Section I Notices of Development of Proposed Rules and Negotiated Rulemaking

DEPARTMENT OF INSURANCE

Division of State Fire Marshal

RULE CHAPTER TITLE:	RULE CHAPTER NO.:
Fire Extinguishers and	
Pre-Engineered Systems	4A-21
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Dealer License	4A-21.102
Permit	4A-21.103
Prescribed Training Course for Portabl	le
Fire Extinguisher Licenses and Per	mits 4A-21.104
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Association to be Complied With	4A-21.302
Standard Service Tag	4A-21.303
Installation; Service	4A-21.304
PURPOSE AND EFFECT: The chan	iges have the following
purposes and effects:	

1. Update NFPA and other sources previously adopted in the rules.

2. Add two additional forms to be adopted.

3. Streamline and update requirements for taking courses and examinations in conjunction with the Florida State Fire College to make them more easily accessible by the public.

4. Make technical changes such as changing the outdated name of the Section to the current name.

5. Present certain tables in more readable fashion.

6. Update rules to accommodate changes in the statutes; for example, to conform with the "two-year" recertification cycle adopted by the legislature recently, having been changed from a one-year cycle which the rules currently address.

7. Repeal unnecessary and/or outdated rule sections, subsections, and paragraphs.

SUBJECT AREAS TO BE ADDRESSED: Fire Extinguishers and Preengineered Systems.

SPECIFIC AUTHORITY: 633.01(1) FS.

LAW IMPLEMENTED: 633.061, 633.161, 633.162, 633.163, 633.071, 633.171, 633.081 FS.

IF REQUESTED IN WRITING AND NOT DEEMED UNNECESSARY BY THE AGENCY HEAD, A RULE DEVELOPMENT WORKSHOP WILL BE HELD AT THE TIMES, DATES AND PLACES SHOWN BELOW.

DATE AND TIME: 9:00 a.m., February 12, 2001

PLACE: Gore Building, 201 West Broward Blvd, Room 104A, Fort Lauderdale, Florida

DATE AND TIME: 8:30 a.m., February 13, 2001

PLACE: Twin Lakes County Complex, 6700 Clark Road, Sarasota, Florida

DATE AND TIME: 8:30 a.m., February 14, 2001

PLACE: Florida State Fire College Auditorium, 11655 N.W. Gainesville Road, Ocala, Florida

DATE AND TIME: 8:30 a.m., February 16, 2001

PLACE: Conference Center, Florida State University Panama City Campus, 4750 Collegiate Drive, Panama City, Florida

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT IS: Terry Hawkins, Safety Program Manager, Bureau of Fire Prevention, Division of State Fire Marshal, Bureau of Fire Prevention, 200 East Gaines Street, Tallahassee, FL 32399-0342, (850)413-3644

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this program, please advise the Department at least 5 calendar days before the program by contacting Millicent King, (850)413-3619.

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

4A-21.102 Dealer License.

(1) The applicant shall submit an application on <u>form</u> forms DI4A-32, "Fire Extinguisher Dealer License" revised <u>11/99</u> 9/96 and/or DI4-433 "Pre-Engineered Systems Dealer License" revised 9/96 as adopted and incorporated herein by reference furnished by the <u>Division of State Fire Marshal</u> division which shall conform with Section 633.061, Florida Statutes, identifying the class of license requested. Each licensee shall maintain a specific business location. A separate application and license are required for each business location. Any advertisement that the services of installing, recharging, repairing, or inspecting or other maintenance of portable fire extinguishers or pre-engineered systems are available shall indicate that the premises, business, room, shop, store or establishment in or upon which it appears or to which it refers are a separate business location.

(2) through (4) No change.

(5) The person signing the application must meet the experience, or experience and education requirements as prescribed in Section 633.061, Florida Statutes, and shall successfully complete a prescribed training course offered by the <u>Florida</u> State Fire College or an equivalent course approved by the State Fire Marshal pursuant to rule 4A-21.104(4)(c).

(6) Upon successful completion of the prescribed training course, the applicant will be administered an examination testing his <u>or her</u> competency and knowledge of the tasks to be performed pursuant to the class license requested.

(7) No change.

(8) When the applicant has completed the requirements in subsections (1) through (7), above, a pre-license inspection will be conducted at the facility of the applicant to determine that the equipment <u>is functional and meets the</u> requirements have been met pursuant to the provisions of subsection (11), below. The <u>Division of State Fire Marshal division</u> shall inspect vehicles, equipment, buildings, devices, premises or any area to be used in performing the activities allowed by the

license. After issuance of a license, such facilities shall be inspected annually thereafter or as frequently as deemed necessary to ensure that the equipment requirements continue to be met.

(9) through (10) No change.

(11) Any fire equipment dealer, licensed pursuant to Section 633.061, Florida Statutes, who does not want to engage in servicing, inspecting, recharging, repairing or installing halon equipment must file an affidavit on form DI4-, "Fire Equipment Dealer Halon Exemption Affidavit" as adopted and incorporated herein by reference furnished by the Division of State Fire Marshal.

(12) Equipment requirements.

(a) Each licensed business location shall be required to possess, at a minimum, the required equipment listed below, the equipment shall be demonstrated at the time of any inspection, to be functional to perform service as indicated by the license. All facilities must be in possession of a retester's identification number and certification in compliance with the Code of Federal Regulation Pamphlet 49, Part 173.

(b) Minimum Equipment and Facilities Requirements.

MINIMUM EQUIPMENT AND FACILITIES REQUIRED PER CLASS OF LICENSE				
	-	ICENSE	T	1
1. Hydrostatic test equipment for high pressure testing and calibrated				
cylinder maintained in compliance with the requirements of CGA				
C-1. DOT certification letter posted on or near the test apparatus				
identifying a current retester identification number issued to the				
facility.				
2. Equipment for test dating united states department of	A	<u>B</u>	<u>C</u>	<u>D</u>
transportation specification and nonspecification cylinders. Die				
stamps must be a minimum of 1/4 inch and include the retester				
identification number issued to the facility.				
3. Clock with sweep second hand on or close to hydrostatic test	A	B	<u>C</u>	D
apparatus.				
4. CO2 receiver - cascade system CO2 for proper filling of CO2	<u>A</u>	<u>B</u>		
extinguishers.				
5. Conductivity tester and tags as required by NFPA 10, 1998	<u>A</u>	B	<u>C</u>	
edition.				
6. Drying method with does not exceed 150 degrees Fahrenheit for	<u>A</u>	<u>B</u>	<u>C</u>	<u>D</u>
high and low pressure cylinders in accordance with NFPA 10, 1998				
edition and the manufacturer's specifications.				
7. Proper wrenches with non-serrated jaws or valve puller, hydraulic	A	B	<u>C</u>	<u>D</u>
or electric.				
8. Appropriate inspection light.	<u>A</u>	<u>B</u>	<u>C</u>	<u>D</u>

O Low pressure test apportus for the licenses held with sources	٨	D	C	D
9. Low pressure test apparatus for the licenses held, with gauges		<u>B</u>	<u>C</u>	<u>D</u>
certified accurate in compliance with the requirements of CGA-1 and maintained in accordance with the requirements of CGA-1. United				
States department of Transportation certification letter identifying a				
current retester identification number issued to the facility.				
	•	D	C	D
10. All record tags, service, hydrotest, 6 year maintenance, as	A	<u>B</u>	<u>C</u>	<u>D</u>
required by rule 4A-21, 1998 edition of NFPA 10 and CFR 49.		5	a	5
11. Scales with division of not more than 1/4 ounce with adequate		<u>B</u>	<u>C</u>	<u>D</u>
weighing capacity for weighing co2 cartridges, must be certified				
annually or tested for accuracy annually by a service agency in				
accordance with the provisions of Chapter 531, Florida Statutes.		-	ã	-
12. Scales with adequate weighing capacity for extinguisher		<u>B</u>	<u>C</u>	<u>D</u>
inspection and filling must be certified annually or tested for				
accuracy annually by a service agency in accordance with the				
provisions of Chapter 531, Florida Statutes.				
13. Vise, 6 inch minimum (chain or bench).	<u>A</u>	<u>B</u>	<u>C</u>	<u>D</u>
14. Supply of chemicals in accordance with manufacturer's	<u>A</u>	<u>B</u>	<u>C</u>	<u>D</u>
specifications in proper storage for all extinguishers and systems				
being serviced.				
15. Facilities for leak testing of pressurized extinguishers and	A	<u>B</u>	<u>C</u>	D
preengineered system cylinders in accordance with the				
manufacturer's specifications.				
16. Regulator and indicator in accordance with NFPA standards and	A	B	C	D
manufacturer's specifications. The indicating gauge for the regulator			—	
shall be calibrated annually.				
17. Adapters, fittings and equipment for properly servicing and/or	А	B	<u>C</u>	D
recharging all extinguishers and preengineered systems cylinders		—	_	
being serviced and recharged.				
18. Safety cage or barrier for hydrostatic testing of low pressure	А	B	<u>C</u>	D
cylinders.		—	_	
19. Scales with divisions of not more than 1/2 pound and minimum	А	B	<u>C</u>	D
150 pounds for weighing chemical recharging. Must be certified		-	-	-
annually or tested for accuracy annually in accordance with the				
provisions of Chapter 531, Florida Statutes.				
20. Cable crimping tool (where required) for preengineered systems				D
being installed and serviced in accordance with the manufacturer's				-
specifications.				
21. Cocking lever (where required) for preengineered systems being				<u>D</u>
installed and serviced in accordance with the manufacturer's				<u></u>
specifications.				
22. Pipe vise, dies, reamer, etc. For preengineered systems being				D
installed and serviced in accordance with the manufacturer's				
specifications.				
23. Stock of supplies for extinguishers and/or preengineered systems	Δ	<u>B</u>	<u>C</u>	D
being installed and serviced in accordance with the manufacturer's		<u>п</u>		<u>D</u>
specifications.				
-	•	D	C	D
24. Installation, maintenance and recharge manuals for extinguishers	A	<u>B</u>	<u>C</u>	<u>D</u>
and preengineered systems being inspected, serviced and installed.		D	0	
25. Closed recovery system for reusing dry chemical in accordance with NFPA 10, 1998 edition.	A	<u>B</u>	<u>C</u>	<u>D</u>
	1			

26. NFPA 10, 1998 edition, NFPA 96, 1998 edition, CGA C-1, C-6, C-6.1, C-6.3, CFR 49, parts 100-177, and CFR 29 parts 1900-1910		<u>B</u>	<u>C</u>	
and current fire protection equipment directory.				
27. NFPA 12, 2000 edition, 12A 1997 edition, 34 1995 edition, 17 1998 edition, 17A 1998 edition, 96 1998 edition, 2001 2000 edition, CGA C-1, C-6, C-6.1, C-6.3, CFR 49 parts 100-177, and CFR 29 parts 1900-1910 and current fire protection equipment directory.				D
28. Closed recovery system for removal and recharge of halon as required in NFPA 10, 1998 edition or an exemption from the state fire marshal.				
29. Printed invoices properly completed.	<u>A</u>	<u>B</u>	<u>C</u>	<u>D</u>
30. System inspection reports.				<u>D</u>

(12) Equipment requirements.

(a) Each licensed business location shall be required to possess, at a minimum the equipment listed below in accordance with the class of license requested. Facilities engaged in high pressure hydrostatic testing shall be properly certified by the U.S. Department of Transportation.

(b) Minimum Equipment and Facilities Requirements. REQUIRED FOR CLASS MINIMUM EQUIPMENT AND FACILITIES REQUIRED.

A 1. ADEQUATE HYDROSTATIC TEST EQUIPMENT FOR HIGH PRESSURE TESTING AND CALIBRATED CYLINDER DOT CERTIFICATION LETTER POSTED ON OR NEAR THE TEST APPARATUS.

A 2. ADEQUATE EQUIPMENT FOR TEST DATING HIGH PRESSURE CYLINDERS. DIE STAMPS MUST BE MINIMUM OF 1/4 INCH.

A 3. CLOCK WITH SWEEP SECOND HAND ON OR CLOSE TO HYDROSTATIC TEST APPARATUS.

AB 4. CO2 RECEIVER — CASCADE SYSTEM CO2 , FOR PROPER FILLING OF CO2 EXTINGUISHERS.

ABC 5. CONDUCTIVITY TESTER AND TAGS AS REQUIRED BY NFPA 10, 1994 EDITION.

ABCD 6. DRYING METHOD FAHRENHEIT FOR HIGH AND LOW PRESSURE CYLINDERS, MEETING THE GUIDELINES OF NFPA 10, 1994 EDITION.

ABCD 7. PROPER WRENCHES WITH NON-SERRATED JAWS OR VALVE PULLER, HYDRAULIC OR ELECTRIC. ABCD 8. ADEQUATE INSPECTION LIGHT.

ABCD 9. LOW PRESSURE TEST APPARATUS WITH DUAL GAUGES OR SINGLE GAUGE CERTIFIED ACCURATE ANNUALLY (DEALER MUST PROVIDE EVIDENCE OF CERTIFICATION DURING INSPECTION.) ABCD 10. ALL RECORD TAGS, SERVICE, HYDROTEST, 6 YEAR MAINTENANCE, INTERNAL, ETC. AS REQUIRED BY RULE CHAPTER 4A-21. ABCD 11. SCALES WITH DIVISIONS OF NOT MORE THAN 1/4 OUNCE FOR WEIGHING CO2 CARTRIDGES. MUST BE CERTIFIED ANNUALLY OR TESTED FOR ACCURACY ANNUALLY BY A SERVICE AGENCY AS DEFINED INCHAPTER 5F 4, FLA. ADMIN. CODE.

ABCD 12. ACCURATE WEIGHING SCALES FOR EXTINGUISHER INSPECTION AND FILLING. MUST BE CERTIFIED ANNUALLY OR TESTED FOR ACCURACY ANNUALLY BY A SERVICE AGENCY AS DEFINED IN CHAPTER 5F-4, FLA. ADMIN. CODE.

ABCD 13. VISE, 6 INCH MINIMUM (CHAIN OR BENCH). ABCD 14. SUPPLY OF DRY CHEMICALS IN PROPER STORAGE FOR ALL EXTINGUISHERS AND SYSTEMS BEING SERVICED.

ABCD 15. FACILITIES FOR LEAK TESTING OF PRESSURIZED EXTINGUISHERS.

ABCD 16. NITROGEN WITH REGULATOR AND INDICATOR. REGULATOR NOT TO EXCEED 1500 PSI — MINIMUM 500 PSI. THE INDICATING GAUGE FOR THE REGULATOR SHALL HAVE A SECOND GAUGE OF THE SAME TYPE AND RANGE FOR THE PURPOSE OF MONITORING ACCURACY.

ABCD 17. ADAPTERS, FITTINGS AND SUFFICIENT TOOLS AND EQUIPMENT FOR PROPERLY SERVICING AND/OR RECHARGING ALL EXTINGUISHERS AND PRE ENGINEERED SYSTEMS BEING SERVICED AND RECHARGED.

ABCD 18. SAFETY CAGE_FOR HYDROSTATIC TESTING OF LOW PRESSURE CYLINDERS.

D 19. SCALES WITH DIVISIONS OF NOT MORE THAN 1/2 POUND AND MINIMUM 150 POUNDS FOR WEIGHING CHEMICAL RECHARGING. MUST BE CERTIFIED ANNUALLY OR TESTED FOR ACCURACY CHAPTER 5F-4, FLA. ADMIN. CODE.

D 20. CABLE CRIMPING TOOL (WHERE REQUIRED).

D 21. COCKING LEVER (WHERE REQUIRED).

D 22. PIPE VISE, DIES, REAMER, ETC.

D 23. STOCK OF SUPPLIES FOR SYSTEMS WHICH ARE BEING INSTALLED AND SERVICED. ABCD 25. CLOSED RECOVERY SYSTEM FOR REUSING DRY CHEMICAL.

ABC 26. NFPA 10, AS ADOPTED IN 4A-21.202, NFPA 96 AS ADOPTED IN 4A-21.302, CGA, C-6, C-6.1, CFR 49, PARTS 100-177, AND 29 FOR CLASS "A" ONLY CGC C-1. D 27. NFPA 12, 2000, 12A, 12B, 34, 17, 17A, 96, 2001, CFR PARTS 100-177, AND 29, AS ADOPTED IN RULE 4A-21.302.

ABCD 28. CLOSED RECOVERY SYSTEM FOR REMOVAL AND RECHARGE OF HALON AS REQUIRED IN NFPA 10, 1994 EDITION.

ABCD 29. INVOICES PROPERLY KEPT AND PRINTED. D 30. SYSTEM INSPECTION REPORTS.

(13)(12) Any change of corporate officers must be reported in writing to the <u>Division of State Fire Marshal</u> division within 14 days. This change does not require a revised application.

 $(\underline{14})(\underline{13})$ All requirements set forth in this rule, except the dealer training and examination requirements, shall be met by any corporation, firm, association, state agency, or its subdivision, if the license requested is for work to be performed by that corporation, firm, association, state agency or its subdivision upon its own properties and for its own use, pursuant to the provisions of Section 633.061, Florida Statutes.

(15)(14) Revised license and permit.

(a) through (e) No change.

(f) No licensee shall conduct his <u>or her</u> licensed business under a name other than the name which appears on his <u>or her</u> license.

Specific Authority 633.01 FS. Law Implemented 633.061 FS. History–New 2-7-89, Amended 10-20-93, 10-2-96, 6-8-98,_____.

4A-21.103 Permit.

(1) The applicant shall submit an application on a form furnished by the <u>Division of State Fire Marshal</u> division which shall conform with Section 633.061, Florida Statutes, Form DI4-31, "Application for Fire Equipment Permit," revised and dated <u>11/99</u> 1/93, which is incorporated herein by reference, which is available from the Bureau of Fire Prevention, Regulatory Licensing and Statistics Section, 200 East Gaines Street, Tallahassee, Florida 32399-0300, identifying the class permit requested.

(2) No change.

(3) The application shall be accompanied by two current color <u>passport</u> photographs, <u>along with a photocopy of the applicant's drivers license or identification card issued by the Florida Department of Highway Safety and Motor Vehicles at least 2" x 2" in size, which shall be of sufficient quality to allow the applicant to be recognized from it.</u>

(4) No change.

(5) The applicant shall successfully complete a prescribed training course offered by the <u>Florida</u> State Fire College or an equivalent course approved by the State Fire Marshal.

(6) Upon successful completion of the prescribed training course, the applicant will be administered an examination testing his <u>or her</u> competency and knowledge of the tasks to be performed pursuant to the class permit requested.

(7) Upon successful completion of the application and examination, a permit <u>and photo identification card</u> will be issued.

(8) No change.

(9) A permit shall be valid solely for use by the holder thereof in his <u>or her</u> employment by the licensee under whose license the permit was issued. A permittee changing his <u>or her</u> place of employment shall obtain a new permit under the license of the licenseholder at the new place of employment. The licensee shall retain the permit <u>and photo identification</u> <u>card</u> of an individual leaving his <u>or her</u> employ and shall forward it to the <u>Division of State Fire Marshal</u> division with notification that the individual is no longer employed <u>within</u> <u>fifteen days of termination of employment</u>. The <u>Division of</u> <u>State Fire Marshal</u> division will then change the records to reflect the status of the permit.

(10) Any fire equipment permittee employed by a licensed dealer holding a Halon Exemption, must file an affidavit as required by Section 633.061(1)(e), Florida Statutes, on form DI4-, "Fire Equipment Permit Halon Exemption Affidavit" as adopted and incorporated herein by reference furnished by the Division of State Fire Marshal.

Specific Authority 633.01 FS. Law Implemented 633.061 FS. History–New 2-7-89, Amended 10-20-93._____.

4A-21.104 Prescribed Training Course for Portable Fire Extinguisher Licenses and Permits.

(1) The prescribed training course <u>shall</u> may be taken at the <u>Florida State</u> Fire College in Ocala or at another facility approved by the State Fire Marshal in accordance with the procedures in subsection (4), below.

(2) The procedure regarding the course at the <u>Florida State</u> Fire College is as follows:

(a) All applicants for licenses and permits shall apply to the Regulatory Licensing and Statistics Section, Bureau of Fire Prevention in Tallahassee.

(b) Both the application fee and the exam fee shall be submitted to the <u>Regulatory Licensing Section</u> Bureau.

(c) Once an application is complete and acceptable, the applicant will be scheduled for the next available course at the <u>Florida State</u> Fire College. The <u>Regulatory Licensing Section</u> Bureau will send a roster to the <u>Florida State</u> Fire College <u>notifying telling</u> the <u>Florida State</u> Fire College <u>of the identity</u> <u>of the persons who</u> to expect for each offering of the course.

(d) No applications for licensure shall be sent to the <u>Florida State</u> Fire College. No one whose name is not on the roster prepared by the <u>Regulatory Licensing Section Bureau</u> in Tallahassee will be admitted to the course at the <u>Florida State</u> Fire College.

(e) The charge for the course is \$150.00 and <u>is a</u> <u>nonrefundable fee. This fee</u> must be paid directly to the <u>Florida</u> <u>State</u> Fire College <u>15 calendar days prior to the date of the</u> <u>scheduled course</u> at the beginning of the course.

(f) The <u>Florida State</u> Fire College will stock all the required study materials. Copies of the required Florida Statutes and of the required State Fire Marshal's Rules will be free. All other material will be available at cost. If the required study material is purchased directly from the <u>Florida State</u> Fire College, then the <u>Florida State</u> Fire College must be paid directly. The application packet will contain a list of study material.

(g) No change.

(h) <u>Applicants will be tested daily on course materials. A</u> passing score will be 70%. Each applicant will be tested on material related to the class of license or permit for which he or she has applied.

(i) At the conclusion of the 40 hour course of instruction, those applicants who have successfully completed the course, receiving an average score of 70% on the daily examinations, will be given the State Certification Examination for the license or permit for which she/he has applied. Those persons attending the course for purposes of continuing education shall receive 20 hours of continuing education credit upon successful completion of the course.

(j)(i) <u>A passing score for the state certification exam is</u> <u>70%</u>. Scores on the test will be mailed by the <u>Florida State</u> Fire College to the <u>Regulatory Licensing Section Bureau</u> in Tallahassee. The <u>Regulatory Licensing Section Bureau</u> will then notify each applicant of the score by mail <u>within five</u> working days from the date of receipt in the Regulatory <u>Licensing Section and will proceed to issue the license or</u> permit to those who have passed. No results will be given by telephone.

(k) Anyone failing to successfully complete the course will be rescheduled at intervals no fewer than 30 days.

(1)(j) Anyone failing the exam will be permitted to take the exam at intervals of no fewer than thirty (30) days.

(k) Persons interested in taking the course but not wishing to be licensed as a fire equipment dealer or permittee may take the course. These persons shall apply to the Bureau in Tallahassee and will be scheduled for the next available course. Persons not wishing licensure shall pay the course fee to the Fire College. In addition, persons not wishing licensure but wishing to take the test at the end of the course shall pay the exam fee in advance to the Bureau in Tallahassee. (1) All persons taking the course and passing the exams shall be issued a Certificate of Training by the Fire College. The successful completion of this training shall be good for one year for testing purposes.

(m) Anyone wishing to upgrade a license or permit <u>must</u> <u>meet the requirements of Section 633.061</u>, Florida Statutes may do so by complying with requirements of Section 4A 21.108 or 4A 21.109.

(3) An applicant must submit an examination filing fee for each examination administered by the division pursuant to Sections 633.061(3)(c)5. and (3)(d)1., Florida Statutes.

(4) Persons wishing to offer the portable extinguisher course as an approved equivalent to the course offered at the Fire College in Ocala shall take the following steps and upon the successful completion of those steps shall be approved to offer the course:

(a) Inform the Regulatory Licensing and Statistics Section, Bureau of Fire Prevention, by letter, of his desire to offer the course;

(b) Contact the Chief of the Bureau of Fire Standards and Training (Fire College) in Ocala and receive approval of the person who will be teaching the course and of the facilities at which the course will be taught;

(e) Submit a proposed curriculum to the Regulatory Licensing and Statistics Section, Bureau of Fire Prevention which curriculum shall, at a minimum, cover all the material in the curriculum taught at the Fire College, and shall also submit a proposed schedule for offering the course, which shall, at a minimum, be at least 40 hours in duration; and

(d) Receive a letter from the Regulatory Licensing and Statistics Section, Bureau of Fire Prevention approving offering the course.

(5) Persons wishing to offer the portable extinguisher course as an approved equivalent to the course offered at the Fire College need not be licensed as a fire equipment dealer nor is a presently or previously licensed dealer precluded from offering the course, except under the circumstances described in the next sentences. Any person licensed or permitted to engage in the fire equipment business under the provisions of Section 633.061, F.S., who has had administrative action taken against him for violations of the statutes, rules, codes, or standards regulating his activities under that license or permit, regardless of whether or not a formal administrative complaint was filed, shall be ineligible to apply to offer nor shall be in any way associated with offering the course until two years after any fine imposed has been paid or after any period of probation, suspension, or revocation has been completed satisfactorily. Any licensed or permitted person who, during the two year period following the completion of any punishment imposed, commits other violations of the statutes, rules, codes or standards regulating his activities under that license or permit shall be deemed not to have completed the two year period satisfactorily and a new two year period will start to run from the discovery of the violation.

Specific Authority 633.01 FS. Law Implemented 633.061 FS. History–New 2-7-89, Amended 10-20-93,_____.

4A-21.106 Transferring a License.

A fire equipment dealer license is not transferable to another person or business organization. Any individual who wishes to change company affiliation must comply with Section 633.061, Florida Statutes 4A-21.102.

Specific Authority 633.01 FS. Law Implemented 633.061 FS. History–New 2-7-89, Amended 10-20-93,_____.

4A-21.107 Transferring a Permit.

A fire equipment permit is not transferable to another person or business organization. Any individual who wishes to change company affiliation must comply with Section $\underline{633.061}$, Florida Statutes $\underline{4A \cdot 21.103}$.

Specific Authority 633.01 FS. Law Implemented 633.061 FS. History–New 2-7-89, Amended 10-20-93,_____.

4A-21.108 Upgrade of License.

(1) The applicant shall submit an application on a form furnished by the division which shall conform to Section 633.061, Florida Statutes, identifying the class license requested.

(2) The application shall be accompanied by a fee as prescribed in Section 633.061(1), Florida Statutes, for the type license requested.

(3) A non-refundable fee as prescribed in Section 633.061(3)(c)5., Florida Statutes, shall accompany each application requiring an examination.

(4) The person signing the application shall submit evidence of experience as a permitholder or a combination of experience and education as prescribed in Section 633.061, Florida Statutes. The person signing the application shall successfully complete an examination testing competency and knowledge of the task to be performed pursuant to the class of license requested. An individual who has not attended a 40 hour training course within five years from the date of request to upgrade, must comply with the training requirements of Section 4A-21.104. The applicant must submit a Certificate of Completion of the 40 hour course with the upgrade request.

(5) The applicant shall successfully complete an examination testing his competency and knowledge of the tasks to be performed pursuant to the class of license requested.

(6) Upon successful completion of the competency examination, the applicant must provide evidence of insurance coverage as required by Section 633.061(3)(c)3., Florida Statutes.

(7) When the applicant has completed the requirements in subsections (1) through (6), above, a pre-license inspection will be conducted to determine that the equipment requirements have been met as required in Rule 4A-21.102(11).

(8) Each license application shall be accompanied by at least one application for an individual to obtain a permit pursuant to the provisions of Rule 4A 21.103.

(9) Upon satisfactory completion of the application, examination, insurance and equipment requirements, a license will be issued.

Specific Authority 633.01 FS. Law Implemented 633.061 FS. History–New 2-7-89, Amended 10-20-93, Repealed ______.

4A-21.109 Upgrade of Permit.

(1) The applicant shall submit an application on Form DI4-31, Application for Fire Equipment Permit, adopted as in 4A-21.103, furnished by the division which shall conform to Section 633.061, Florida Statutes, identifying the class permit requested.

(2) The application shall be accompanied by a fee as prescribed in Section 633.061(2), Florida Statutes, for the type permit requested.

(3) A non-refundable fee as prescribed in Section 633.061(3)(d)1., Florida Statutes, shall accompany each application requiring an examination.

(4) The person signing the application shall successfully complete an examination testing competency and knowledge of the tasks to be performed pursuant to the class of permit requested. An individual who has not attended a 40 hour training course within five years from the date of request to upgrade, must comply with the training requirements of Section 4A 21.104. The applicant must submit a Certificate of Completion of the 40 hour course with the upgrade request.

(5) Upon satisfactory completion of the application and examination requirements, a permit will be issued.

Specific Authority 633.01 FS. Law Implemented 633.061 FS. History–New 2-7-89, Amended 10-20-93, 10-2-96, Repealed _____.

4A-21.110 Duplicate License or Permit.

A duplicate license or permit must be obtained to replace a lost or destroyed license or permit. A written request must be submitted to the division stating that the license or permit has been lost or destroyed along with a fee as prescribed in Sections 633.061(1)(e) and (2)(e), Florida Statutes, and requesting the duplicate.

Specific Authority 633.01 FS. Law Implemented 633.061 FS. History–New 2-7-89, Amended 10-20-93, Repealed_____.

4A-21.113 Required Continuing Education.

(1) Licenseholders and permitholders shall complete a continuing education course or combination of courses in compliance with <u>Section 633.061</u>, Florida Statutes this rule within 5 years following initial licensure or within 5 years of

the completion of the required continuing education. If a licenseholder or permitholder loses his license or permit through administrative action or for failure to renew, and subsequently becomes licensed or permitted again, the date of the subsequent licensure or permitting shall start a new 5-year period during which continuing education will be required.

(2) The continuing education course or combination of courses shall be related to the <u>scope of license or permit held</u> fire equipment business. This course or combination of courses shall be a total of 40 contact hours in duration.

(3) The course or combination of courses shall be conducted by persons approved by the <u>Regulatory Licensing</u> <u>Section Division</u>. Approval of such persons shall be based on the person's training, experience, and expertise in the subject of the course. <u>The instructor must be a professional educator, a certified fire equipment dealer, or a similar authority in the field.</u>

(4) The course or combination of courses shall be conducted at facilities approved by the Division. Approval of such facilities shall be based on the requirements necessary to assure that the subject of the course is properly and adequately presented. To the extent applicable to the subject of the course, the factors to be taken into consideration shall include, but shall not be limited to:

(a) The physical condition of the classroom with regard to seating capacity, adequacy of lighting, heating, and ventilation; and

(b) Adequacy of written instructional materials and any audio-visual aids.

(4)(5) The course or combination of courses shall be approved by the <u>Regulatory Licensing Section</u> Division. The number of contact hours assigned to any course shall be determined by the <u>Regulatory Licensing Section</u> Division based on course content, <u>and</u> length, <u>degree of difficulty</u>, and any other factors which will result in an informed and appropriate decision. No contact hour credit will be assigned for registration periods; coffee breaks; meals; keynote speakers; and similar non-substantive time periods.

(5) Requests for approval of a course shall be submitted on Form DI4-394, Revised 03/00 "Request for Approval of Fire Equipment Continuing Education Course Work" as adopted and incorporated herein by reference. Forms are available from and submission shall be sent to: Regulatory Licensing Section, 200 East Gaines Street, Tallahassee, Florida 32399-0342. The application shall include:

(a) The total number of classroom hours;

(b) The course outlines of the content of the course and an hourly breakdown of total number of classroom hours;

(c) The name and qualifications of the instructor;

(d) A written description of any audio visual aids and; (e) A copy of all instructional materials, manuals, audio cassettes, videos or handouts must be attached. (f) The number of classrooom hours must be devoted to course content and does not include registration periods, meals and keynote speakers or any similar nonsubstantive time periods.

(6) The Division of State Fire Marshal shall approve continuing education courses which relate to the technical fire protection skills of fire equipment dealers and permittees which contain educational content to improve the quality of work being performed. Courses not offered by the State Fire Marshal shall be submitted by an interested person for approval for credit toward the continuing education requirement either before or after the course has occurred. Anyone submitting a course for approval after the course has occurred is cautioned that no assumptions can be made as to the number of contact hour credits which will be assigned to the course by the Division. Submissions shall be on Form DI4-394, "Request for Approval of Fire Equipment Continuing Education Coursework," as adopted and incorporated herein by reference, and shall include sufficient information on which to base a decision. Forms are available from and submissions shall be sent to: Regulatory Licensing and Statistics Section, Bureau of Fire Prevention, 200 East Gaines Street, Tallahassee, Florida 32399 0300. Examples of courses which may be approved include, but are not limited to: NAFED meetings; Florida Fire Equipment Dealer Association meetings; NFPA meetings and seminars; and training sessions conducted by fire equipment systems manufacturers. At the conclusion of each approved course, the organization or company offering the course shall inform the Bureau that the course was completed and of any deviations from the outline as approved and shall supply the Bureau with a sign in sheet or roster check off sheet to confirm attendance.

(7) Each approved course will be assigned a course number and the course will be identified by course title as submitted and the number of continuing education hours awarded. A listing of approved courses will be available from the Regulatory License Section, the course list will include the course number, the course title, the course submitter, and the type course (portable or preengineered systems).

(8) At the conclusion of each approved course, the organization or person offering the course shall inform the Division of State Fire Marshal that the course was completed and shall supply the Division of State Fire Marshal with a sign in sheet or roster. The sign-in sheet or roster shall identify the course by course number and course title, and shall require every person to print their name, list their license or permit number and sign their name.

(9) Each person who completes an approved course shall be issued a certificate of completion by the course provider. The certificate shall include the course number, course title and the number of continuing education hours. (10)(7) Each licenseholder or permitholder is responsible for attending the appropriate course or courses and for maintaining proof of completion of the course or courses. Such proof shall be in the form of copies of certificates awarded; transcripts; or similar material. The Bureau will not accept any proof of completion except that submitted in accordance with subsection (11)(8), below.

(11)(8) At least 30 days before the expiration of a 5 year period, The the licenseholder or permitholder shall submit proof of completion of the required course or courses to the Regulatory Licensing Section Bureau on Form DI4-393, "Fire Equipment Continuing Education Coursework," revised and dated 03/00 8/93, as adopted and incorporated herein by reference. Form DI4-393 may be obtained by writing Bureau of Fire Prevention, Regulatory Licensing and Statistics Section, 200 East Gaines Street, Tallahassee, Florida 32399-0300. Each licenseholder or permitholder will be notified by the Regulatory Licensing Section Bureau, in writing, if the continuing education course work submitted does not satisfy as to whether or not the coursework satisfies the continuing education requirement in Section 633.061(3)(a), Florida Statutes. No notification will be given over the telephone.

(12)(9) Any licenseholder or permitholder who does not complete the continuing education requirements of Section 633.061, Florida Statutes requirement during the 5-year period shall not have his <u>or her</u> license or permit renewed. If the license or permit is not renewed, the former licenseholder or permitholder shall perform no work for which a license or permit is required. A former licenseholder or permitholder wishing to become licensed again shall meet the requirements of <u>Section 633.061</u>, Florida Statutes Rules 4A-21.102 and 4A-21.103.

Specific Authority 633.01 FS. Law Implemented 633.061 FS. History–New 2-7-89, Amended 10-20-93,_____.

4A-21.114 Insurance Requirements.

(1) The Fire Equipment Dealer A, B, C and D licensed pursuant to Section 633.061, Florida Statutes, shall provide evidence of current and subsisting insurance coverage meeting the requirements of Section 633.061, Florida Statutes, to the State Fire Marshal on a Form DI4-28, "Insurance Certificate Fire Equipment Dealer", revised and dated <u>10/99</u> 9/93, as adopted and incorporated herein by reference. This form is available from the Regulatory Licensing and Statistics Section, Bureau of Fire Prevention, 200 East Gaines Street, Tallahassee, Florida 32399-0300.

(2) through (3) No change.

Specific Authority 633.01 FS. Law Implemented 633.061 FS. History-New 10-20-93, Amended _____.

4A-21.203 Standards of National Fire Protection Association Adopted.

Licensed fire equipment dealers are required to install, inspect, maintain, or recharge portable fire extinguishers in accordance with NFPA 10, Standard for Portable Fire Extinguishers, <u>1998</u> 1994-edition, which is hereby adopted and incorporated herein by reference. The provisions of NFPA 10, <u>1998</u> 1994 edition, are mandatory. Copies of NFPA 10, <u>1998</u> 1994 edition, may be obtained from: National Fire Protection Association, Batterymarch Park, Quincy, Massachusetts 02269.

Specific Authority 633.01 FS. Law Implemented 633.01, 633.065, 633.071, 633.081, 633.083 FS. History–New 2-7-89, Amended 10-20-93, 10-2-96, 6-8-98,_____.

4A-21.237 Inspection, Maintenance and Hydrostatic Tests; Recharge, Repair, Replacement.

(1) through (3) No change.

(4) Parts of portable fire extinguishers which have been replaced, excluding chemical portable fire extinguishers, shall be returned to the owner or owners of the fire equipment to be disposed of at his, her, or their discretion.

Specific Authority 633.01, FS. Law Implemented 633.01, 633.061, 633.081 FS. History–New 10-18-67, Amended 8-15-85, Formerly 4A-21.37, 4A-21.037, Amended 2-7-89, 10-23-93,_____.

4A-21.238 Inspection, Maintenance and Hydrostatic Tests; Replacement While Recharging.

No licenseholder shall remove or permit any of his <u>or her</u> employees to remove any in-service fire extinguisher from its designed location for maintenance purposes without first meeting the requirements of <u>NFPA 10, 1998 edition</u> <u>Section</u> <u>4 4.1.4 of NFPA 10, 1988 edition</u>.

Specific Authority 633.01 FS. Law Implemented 633.01, 633.061, 633.081 FS. History-New 10-18-67, Formerly 4A-21.38, 4A-21.038, Amended 2-7-89,

4A-21.240 Standard Service Tags, Requirements.

Each portable extinguisher which has been subjected to any type of service shall have an approved standard record tag securely attached thereto, before being placed into service. Standard service tags shall not be attached to fire extinguishers which do not comply with this rule or the standards adopted herein, until the violation is corrected in accordance with Section 633.071, Florida Statutes. The standard service tag on a fire extinguisher shall indicate that the person, whose name and permit number appear on the tag, has serviced the fire extinguisher in compliance with these rules and the standards adopted herein. Only the person performing the service shall prepare and affix the appropriate service tag as provided by this rule chapter.

Specific Authority 633.01 FS. Law Implemented 633.01, 633.061, 633.081 FS. History–New 10-18-67, Formerly 4A-21.40, 4A-21.040, Amended 8-15-85, 2-7-89, 10-20-93.____.

4A-21.241 Standard Service Tags, Specifications.

(1) Service Tags, Annual Maintenance.

(a) through (c) No change.

(d) The size of the standard service tags, pressure sensitive labels or decals shall be <u>a minimum size of no less than 2 1/2</u>" and no greater than 3" by no less than 5 1/4" and no greater than 5 3/4" approximately 2 1/2" x 5 1/4".

(e) No change.

(f) The name, <u>license number</u>, street address and telephone number of the company or organization performing said service must be printed on the front center section of the service tag, pressure sensitive label or decal.

(g) No change.

(2) Internal Record Tags, 6-year Maintenance, Record Tags.

(a) A verification of service collar meeting the requirements of NFPA 10, 1998 edition An internal record tag shall be provided each time an extinguisher is opened for any type of service or for any purpose. Verification service collars shall include only the month and year the service was performed and the permit number of the person performing the service. A new verification service collar shall be provided for an extinguisher each time an extinguisher is opened for any type of internal service or for any other purpose. No advertisement or any other information shall be included on the verification service collar. The following types of extinguishers are excepted from this requirement: carbon dioxide extinguishers; halogenated vaporizing liquid fire extinguishers containing water.

(b) The approved standard internal record tag shall be at least 1/2" x 3" on durable material either white or yellow in color with a pressure sensitive adhesive backing conforming to the standards of U. L. No. 969.

(c) Internal record tags shall bear the following information:

1. Permit number of the person who performed the service.

2. Day, month and year that the service was performed.

(d) A new internal record tag shall be provided for an extinguisher each time internal service is performed for any purpose.

(c) Internal record tags shall be affixed in the following manner:

1. Any tag previously attached shall be removed prior to affixing a new tag.

2. The area to which the tag is to be adhered shall be cleaned to remove all residue of any kind, including old adhesive from a previously attached tag.

3. The tag shall be placed within 1" of the top of the siphon tube below the valve assembly.

4. The adhesive side of the tag shall be tightly adhered against the tube, in accordance with the manufacturer's recommended procedures.

5. The tag shall be pressed and adhered solidly around the tube and the information must remain accessible and legible at all times. Under no circumstances shall the required information be written directly on the siphon tube.

Specific Authority 633.01 FS. Law Implemented 633.01, 633.071, 633.081 FS. History–New 10-18-67, Amended 12-30-70, 8-15-85, Formerly 4A-21.41, 4A-21.041, Amended 2-7-89, 10-20-93,_____.

4A-21.242 Hydrostatic Tests.

(1) Hydrostatic tests shall be conducted in accordance with the procedures in NFPA 10, as adopted in 4A-21.203 and CFR 49 AND CGA C-1, C-6, C-6.1 and C-6.3.

Specific Authority 633.01 FS. Law Implemented 633.01, 633.071, 633.081 FS. History–New 10-18-67. Amended 8-15-85, Formerly 4A-21.42, 4A-21.042, Amended 2-7-89, 10-20-93,_____.

4A-21.245 Hydrostatic Tests; Record Tag.

The hydrostatic test record tag shall comply with the requirements of NFPA 10 as adopted in 4A-21.203 and CFR 49 and CGA C-1, C-6, C-6.1 and C-6.3. It shall remain adhered to the extinguisher for the required period of time. It shall not corrode. It shall not fade, wash away, or otherwise become illegible.

Specific Authority 633.01 FS. Law Implemented 633.01, 633.071, 633.081 FS. History–New 10-18-67, Formerly 4A-21.45, 4A-21.045, Amended 2-7-89, 10-20-93,_____.

4A-21.249 Leak Tests; Tamper Indicators or Seals to be Replaced.

The leak test shall be performed either by following the manufacturer's recommendations or by totally immersing the extinguisher in water horizontally. Any tamper indicators or seals shall be replaced each year or after recharging a portable fire extinguisher. Tamper indicator pull pressure or break pressure shall not exceed 15 pounds.

Specific Authority 633.01 FS. Law Implemented 633.01, 633.061, 633.071, 633.081 FS. History–New 10-18-67, Formerly 4A-21.49, 4A-21.049, Amended 2-7-89, 10-20-93,_____.

4A-21.251 Invoices.

Invoices shall include the <u>business name</u>, <u>physical business</u> <u>address and</u> license number of the fire equipment dealer. The license number on the invoice shall coincide with the permit number on the tags which are attached to the extinguishers being invoiced for service. Invoices for servicing fire extinguishers shall include serial numbers of each extinguisher and identify, per serial number, along with the services performed and any parts replaced for each extinguisher. This information is permitted to may be on a separate <u>uniform size</u> sheet attached to the invoice.

Specific Authority 633.01 FS. Law Implemented 633.01, 633.061, 633.065, 633.071 FS. History–New 2-7-89, Amended 10-20-93,_____.

4A-21.302 Standards of National Fire Protection Association to be Complied With.

The following standards of the National Fire Protection Association are applicable to Part III of this rule chapter and shall be complied with and are hereby adopted and incorporated by reference:

(1) NFPA $12 - 2000 \frac{1993}{1993}$, Standard on Carbon Dioxide Extinguishing Systems.

(2) NFPA 12A – <u>1997</u> 1992, Standard on Halon 1301 Fire Extinguishing Systems.

(3) NFPA 12B 1990, Standard on Halon 1211 Fire Extinguishing Systems.

(3)(4) NFPA 17 – 1998 1994, Standard for Dry Chemical Extinguishing Systems.

(4)(5) NFPA 17A – <u>1998</u> 1994, Standard for Wet Chemical Extinguishing Systems.

(5)(6) NFPA 96 – <u>1998</u> 1994, Standard for Ventilation Control and Fire Protection of Commercial Cooking Operations. <u>Section 7-2.2 of NFPA 96 applies prospectively</u> <u>only. Existing installations are permitted to remain in place</u> <u>subject to the approval of the authority having jurisdiction.</u>

(6)(7) NFPA 2001 – 2000 1996, Standard on Clean Agent Fire Extinguishing Systems.

(7) NFPA 34 – 1995, Standard for Dipping and Coating Processes Using Flammable or Combustible Liquids.

Specific Authority 633.01 FS. Law Implemented 633.01, 633.061, 633.081 FS. History–New 10-18-67, Amended 8-15-85, Formerly 4A-21.57, 4A-21.057, Amended 2-7-89, 10-20-93, 10-2-96, 6-8-98,_____.

4A-21.303 Standard Service Tag.

(1) A standard service tag shall be affixed to pre-engineered fire protection systems when the system is found to be in compliance with <u>Chapter 633, F.S.</u>, this rule and the standards adopted herein. The standard service tag on a pre-engineered fire protection system shall indicate that the person, whose name and permit number appear on the tag, has serviced the system in compliance with this rule and the standards adopted herein.

(2) through (3) No change.

(4) The <u>verification service collar requirements</u> internal tag requirements of Rule 4A-21.241(2) shall be applicable to pre-engineered fire protection systems.

(5) through (6) No change.

Specific Authority 633.01 FS. Law Implemented 633.01, 633.071, 633.081 FS. History–New 8-15-85, Formerly 4A-21.58, 4A-21.058, Amended 2-7-89, 10-20-93,_____.

4A-21.304 Installation; Service.

(1) No change.

(2) Whenever a pre-engineered system is installed, inspected, repaired, maintained or otherwise serviced, the permittee shall complete an inspection report containing, at a minimum, the information in paragraphs (a) through (o), in this subsection. One copy shall be signed by and delivered to the

owner or the representative of the owner of the facility in which the system was installed. The other copy shall be retained in the fire equipment dealer's files for a period of not less than three years after the last inspection.

(a) through (d) No change.

(e) method, style and degree of actuation;

(f) reference to drawing number<u>, and page number</u>, and <u>date of in</u> the manufacturer's manual;

(g) through (j) No change.

(k) a drawing of a new installation; a first inspection; or whenever changes are made. <u>The drawing shall include the following as a minimum:</u>

1. Sizes of the hood, plenum, and ducts.

2. Sizes, types and locations of cooking appliances.

<u>3. Positions of all nozzles, identification of nozzles, their distances from the hazards that they protect.</u>

4. Positions of all detectors.

5. Diagram of the entire piping installation.

<u>6. Table(s) containing the as-built installation</u> <u>specifications to coincide with the manufacturer's installation</u> <u>manual specification table(s).</u> (the drawing shall include the size of the hood and the size of the duets); and the size and type of all appliances protected;

(l) through (n) No change.

(o) the permittee's name, signature and permit number; the date <u>and time of inspection</u>; and the customer's signature.

Specific Authority 633.01 FS. Law Implemented 633.01, 633.071, 633.081 FS. History–New 2-7-89, Amended 10-20-93,_____.

DEPARTMENT OF INSURANCE

Division of State Fire Marshal	
RULE CHAPTER TITLE:	RULE CHAPTER NO .:
Fire Protection System Contractors	
and Systems	4A-46
RULE TITLES:	RULE NOS .:
Testing	4A-46.015
Insurance Requirements	4A-46.016
Required Continuing Education	4A-46.017
Standards of the National Fire Protection	ion
Association to Be Complied With	4A-46.035
Installation Requirements for Automat	tic
Sprinkler Systems Employing Wat	er
as the Extinguishing Agent	4A-46.040
Inspection, Testing and Maintenance	

Requirements for Fire Protection Systems 4A-46.041 PURPOSE AND EFFECT: The changes have the following purposes and effects:

1. Update NFPA and other sources previously adopted in the rules.

2. Streamline and update requirements for taking courses and examinations in conjunction with the Florida State Fire College to make them more easily accessible by the public.

3. Make technical changes such as changing the outdated name of the Section to the current name.

4. Update rules to accommodate changes in the statutes.

5. Repeal unnecessary and/or outdated rule sections, subsections, and paragraphs.

SUBJECT AREAS TO BE ADDRESSED: Fire Protection System Contractors and Systems.

SPECIFIC AUTHORITY: 633.01(1), 633.517 FS.

LAWS IMPLEMENTED: 471.025, 553.79, 633.051, 633.065, 633.082, 633.521, 633.539, 633.547 FS.

IF REQUESTED IN WRITING AND NOT DEEMED UNNECESSARY BY THE AGENCY HEAD, A RULE DEVELOPMENT WORKSHOP WILL BE HELD AT THE TIMES, DATES AND PLACES SHOWN BELOW.

TIME AND DATE: 9:00 a.m., February 12, 2001

PLACE: Gore Building, 201 West Broward Blvd., Room 104A, Fort Lauderdale, Florida

TIME AND DATE: 8:30 a.m., February 13, 2001

PLACE: Twin Lakes County Complex, 6700 Clark Road, Sarasota, Florida

TIME AND DATE: 8:30 a.m., February 14, 2001

PLACE: Florida State Fire College Auditorium, 11655 N. W. Gainesville Road, Ocala, Florida

TIME AND DATE: 8:30 a.m., February 16, 2001

PLACE: Conference Center, Florida State University, Panama City Campus, 4750 Collegiate Drive, Panama City, Florida

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT IS: Terry Hawkins, Safety Program Manager, Bureau of Fire Prevention, Division of State Fire Marshal, Bureau of Fire Prevention, 200 East Gaines Street, Tallahassee, FL 32399-0342, (850)413-3644

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this program, please advise the Department at least 5 calendar days before the program by contacting Millicent King, (850)413-3619.

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

4A-46.015 Testing.

(1) An applicant who has been qualified to challenge an examination will be notified in writing of available examination dates <u>and examination locations</u> at a division district office. Upon receipt of a written request for a specific examination date, the applicant will be sent a notice of exam date, time and location at least seven days prior to the scheduled exam. The applicant will be expected to challenge the exam on that day unless he <u>or she</u> submits a written waiver of his <u>or her</u> right to challenge the exam on that day and requests a later date. The Regulatory <u>Licensing License and Statistics</u> Section will schedule an applicant for a later day

upon receipt of a written request. The applicant will also be permitted to challenge the examination at the Regulatory <u>Licensing License and Statistics</u> Section's offices in Tallahassee if the applicant makes a request for such testing in writing and receives written notification when the next available scheduled examination will be held in Tallahassee.

Specific Authority 633.01, 633.517(1) FS. Law Implemented 633.521 FS. History-New 10-14-86, Amended 12-21-88, 8-1-90, 10-20-93, 10-2-96, 6-8-98,_____.

4A-46.016 Insurance Requirements.

(1) The Fire Protection System Contractor I, II, III, IV, or V licensed pursuant to Section 633.521, Florida Statutes, shall provide evidence of current and subsisting insurance coverage meeting the requirements of Section 633.521, Florida Statutes, to the State Fire Marshal on Form DI4A-25, Certificate of Insurance Fire Protection System Contractor, revised and dated 10/99 8/93, as adopted and incorporated herein by reference. This form is available from the Regulatory Licensing and Statistics Section, Bureau of Fire Prevention, 200 East Gaines Street, Tallahassee, FL 32399-0342 32399-0300.

(2) The licensed Fire Protection System Contractor I, II, III, IV, or V shall be responsible to ensure current and subsisting insurance coverage meeting the requirements of Section 633.521, Florida Statutes, is on file with the State Fire Marshal.

(3) Failure to provide evidence of insurance coverage within 30 days of the expiration date of the policy or within 30 days of a notice to provide evidence of coverage shall result in administrative proceedings pursuant to Section 633.547, Florida Statutes.

Specific Authority 633.01, 633.517(1) FS. Law Implemented 633.521, 633.521(4) FS. History–New 10-20-93, Amended

4A-46.017 Required Continuing Education.

(1) Certificateholders shall complete a continuing education course or combination of courses in compliance with Section 633.537, Florida Statutes, within each license <u>period</u> year which begins July 1 and expires June 30.

(2) The continuing education course or combination of courses shall be in a fire protection discipline <u>related to the</u> <u>Certificate of Competency held by the Fire Protection System</u> <u>Contractor</u>. This course or combination of courses shall be a total of 24 contact hours in duration.

(3) The course or combination of courses shall be conducted by persons approved by the <u>Regulatory Licensing</u> <u>Section</u> Division. Approval of such persons shall be based on the person's training, experience and expertise in fire protection under Florida law. <u>The instructor must be a</u> <u>professional educator, certified fire protection system</u> <u>contractor or a similar authority in the field.</u>

(4) Written instructional materials and any audio-visual aids must provide instruction relevant to fire protection under Florida law.

(5) The course or combination of courses shall be approved by the <u>Regulatory Licensing Section</u> Division. The <u>Regulatory Licensing Section</u> Division shall approve any course, seminar, or conference in the technical areas provided by any university, community college, vocational-technical center, public or private school, firm, association, person, corporation or entity which meets the criteria provided in this rule.

(6) Courses shall be submitted for approval for credit toward the continuing education requirement.

(a) Requests for approval shall be submitted on Form DI4-1239 <u>03/00</u> (6/97), "Request for Approval of Fire Protection System Contractor Continuing Education Coursework" as adopted and incorporated herein by reference.

(b) Forms are available from and submissions shall be sent to: Regulatory Licensing and Statistics Section, 200 East Gaines Street, Tallahassee, Florida 32399-0342.

(c) Each certificateholder shall be notified by the Regulatory Licensing and Statistics Section, in writing if the coursework does not satisfy the continuing education requirement in Section 633.537, Florida Statutes. No notification will be given over the telephone.

(d) The application shall include:

1. the total number of classroom hours,

2. the course outline, <u>with a breakdown of the time</u> <u>schedule</u>, of the contents of the course,

3. the name and qualifications of instructors,

4. a written description of any audio-visual aids, and

5. a copy of any instructional materials, <u>manuals</u>, <u>audio</u> <u>cassettes</u>, <u>videos</u> or handouts must be attached.

(e) The number of classroom hours must be devoted to course content and does not include registration periods, meals, and keynote speakers or similar nonsubstantive time periods.

(f) Examples of courses which will be approved if the criteria and procedures of this rule are met:

1. Florida Fire Sprinkler Association meetings;

2. American Fire Sprinkler Association meetings;

3. NFPA meetings and seminars; and

4. training sessions conducted by manufacturers.

(g) The <u>Regulatory Licensing Section</u> Division shall approve continuing education courses which relate to the technical fire protection skills of certificateholders which contain educational content to improve the quality of a contractor's fire protection performance.

(h) Each approved course will be assigned a course number and the course will be identified by course title as submitted and the number of continuing education hours awarded. A listing of approved courses will be available from the Regulatory Licensing Section, the course list will include the course number, the course title, the course submitter and the type course. (i)(h) At the conclusion of each approved course, the organization or person offering the course shall inform the <u>Regulatory Licensing Section</u> division that the course was completed and shall supply the <u>Regulatory Licensing Section</u> Division with a sign-in sheet or roster. The sign-in sheet or roster shall <u>list the course number and course title</u>, and shall require every person to print their name, list their contractor's certificate number and sign their name.

(j)(i) Each person who completes an approved course shall be issued a certificate of completion. The certificate of completion shall contain the name and license number of the person who completed the course. The certificate shall include the name of the course and the course number assigned by the <u>Regulatory Licensing Section Division</u>.

(7) Each certificateholder is responsible for attending the appropriate course or courses and for maintaining proof of completion of the course or courses. Such proof shall be in the form of copies of certificates of completion awarded. The Regulatory Licensing and Statistics Section will not accept any proof of completion except that submitted in accordance with subsection (8) below.

(8) Prior to the annual expiration of the Certificate of Competency, the certificateholder shall submit proof of completion of the required course or courses to the Regulatory Licensing and Statistics Section. Submissions shall be submitted on a "Fire Protection System Contractor Continuing Education Coursework" form, DI4-1240 (03/00) (8/96) as adopted and incorporated herein by reference. Forms are available from and submissions shall be sent to: Regulatory Licensing and Statistics Section, 200 East Gaines Street, Tallahassee, Florida 32399-0342. Each certificateholder will be notified by the Regulatory Licensing and Statistics Section, in writing, if the coursework does not satisfy the continuing education requirement in Section 633.537, Florida Statutes. No notification will be given over the telephone.

(9) No change.

Specific Authority 633.01, 633.517(1) FS. Law Implemented 633.521, 633.537 FS. History–New 10-2-96, Amended 6-18-97, 6-8-98,_____.

4A-46.035 Standards of the National Fire Protection Association to Be Complied With.

(1) The following standards of the National Fire Protection Association which are hereby adopted and incorporated herein by reference shall be complied with by all those holding certificates of competency as fire protection system contractors pursuant to the provisions of Chapter 633, Florida Statutes:

(a) NFPA 11, <u>1998</u> 1994 Edition, Standard for Low Expansion Foam and Combined Agent Systems.

(b) NFPA 11A, <u>1999</u> 1994 Edition, Standard for Medium and High Expansion Foam Systems.

(c) NFPA 12, <u>2000</u> 1993 Edition, Standard on Carbon Dioxide Extinguishing Systems.

(d) NFPA 12A, <u>1997</u> 1992 Edition, Standard on Halon 1301 Fire Extinguishing Systems.

(e) NFPA 12B, 1990 Edition, Standard on Halon 1211 Fire Extinguishing Systems.

(e)(f) NFPA 13, <u>1999</u> 1994 Edition, Standard for the Installation of Sprinkler Systems.

(f)(g) NFPA 13D, <u>1999</u> 1991 Edition, Standard for the Installation of Sprinkler Systems in One- and Two-Family Dwellings and Manufactured Mobile Homes.

(g)(h) NFPA 14, (2000) 1996 Edition, Standard for the Installation of Standpipe and Hose Systems.

(h)(i) NFPA 15, <u>1996</u> 1990 Edition, Standard for Water Spray Fixed Systems for Fire Protection.

(i)(j) NFPA 16, <u>1999</u> 1995 Edition, Standard for the Installation of for Deluge Foam-Water Sprinkler Systems and Foam-Water Spray Systems.

(j)(k)-NFPA 17, <u>1998</u> 1994 Edition, Standard for Dry Chemical Extinguishing Systems.

(k)(1) NFPA 17A, <u>1998</u> 1994 Edition, Standard on Wet Chemical Extinguishing Systems.

(1)(m) NFPA 20, <u>1999</u> 1993 Edition, Standard for the Installation of Centrifugal Fire Pumps.

 $(\underline{m})(\underline{n})$ NFPA 22, <u>1998</u> 1996 Edition, Standard for Water Tanks for Private Fire Protection.

(n)(o) NFPA 24, 1995 Edition, Standard for the Installation of Private Fire Service Mains and Their Appurtenances.

(<u>o)(p</u>) NFPA 72, <u>1999</u> 1993 Edition, National Fire Alarm Code Standard for the Installation, Maintenance and Use of Protective Signalling Systems.

(<u>p)(q)</u> NFPA 96, <u>1998</u> 1994 Edition, Standard for Ventilation Control and Fire Protection of Commercial Cooking Operations.

(q)(r) NFPA 214, <u>1996</u> 1992 Edition, Standard for Water Cooling Towers.

(<u>r)(s)</u> NFPA 231, <u>1998</u> 1995 Edition, Standard for General Storage Indoor.

(s)(t) NFPA 231C, <u>1998</u> 1995 Edition, Standard for Rack Storage of Materials.

(t)(u) NFPA 231D, <u>1998</u> 1994 Edition, Standard for Storage of Rubber Tires.

(u)(v) NFPA 232, 1995 Edition, Standard for Protection of Records Record Protection.

(v)(w) NFPA 409, 1995 Edition, Standard on Aircraft Hangars for Protection of Aircraft Hangars.

(w)(x) NFPA 13R, <u>1999</u> 1994 Edition, Standard for the Installation of Sprinkler Systems in Residential Occupancies up to <u>and including</u> four Stories in Height.

(x)(y) NFPA 25, <u>1998</u> 1995 Edition, <u>Standard for the</u> <u>inspection, testing, and maintenance of</u> Water-based Fire Protection Systems.

(y)(z) NFPA 2001, (2000) 1996 Edition, Standard on Clean Agent Fire Extinguishing Systems.

(z) NFPA 230, 1999 Edition, Standard on Fire Protection of Storage.

Specific Authority 633.01 FS. Law Implemented 633.01, 633.051, 633.065, 633.082 FS. History–New 12-21-88, Amended 7-19-89, 8-1-90, 10-20-93, 10-2-96, 6-8-98,_____.

4A-46.040 Installation Requirements for Automatic Sprinkler Systems Employing Water as the Extinguishing Agent.

(1) Fire protection system contractors installing an automatic sprinkler system employing water as the extinguishing agent shall supervise and be responsible for the complete system, except that a contractor installing the underground pipe shall supervise and be responsible only for the portion he or she installs and the contractor installing the remaining portion of the system shall be responsible only for his or her portion of the work. The contractor shall be responsible to install the complete system in compliance with the National Fire Protection Association standards adopted pursuant to Rule 4A-46.035, except that if a contractor installs the underground pipe he or she shall be responsible for that portion of the system, and the contractor installing the remaining portion shall be responsible for the system from the point of connection to the underground throughout the remainder of the system.

(2) No change.

(3) In order to ensure that sufficient water is available at the point-of-service to provide the water inside the facility as required by the plans, the contractor who installs the underground portion shall be responsible for conducting the acceptance tests required by Section 1-11, NFPA 13 and shall personally, sign and maintain on file the Contractor's Material and Test Certificate for Underground Piping as specified in NFPA 13, as adopted in Rule 4A-46.035.

(a) If the above ground pipe is installed by a contractor other than the one who installed the underground, the contractor shall be responsible to obtain a copy of the underground certificate from the underground contractor and maintain it on file before connection to the underground is made. If the contractor is unable to obtain the certificate, the contractor he shall notify the State Fire Marshal.

(4) through (5) No change.

(6) The contractor whose name appears on the application for the building permit shall be responsible for the acceptance tests which are required in NFPA 13, Section 1 11. The contractor shall complete all portions of the Contractor's Material and Test Certificate(s) that are related to the system being tested. The contractor shall sign and date the test certificates. In cases where there is no may not be a building permit, the contractor that supervised the installation shall be responsible for the performance of these duties.

(7) through (8) No change.

Specific Authority 633.01 FS. Law Implemented 471.025, 553.79(6), 633.065, 633.547(2)(e), 633.539 FS. History–New 12-21-88, Amended 8-1-90, 10-20-93._____.

4A-46.041 Inspection, Testing and Maintenance Requirements for Fire Protection Systems.

The contractor I or II shall submit in writing to the State Fire Marshal the names, addresses, and evidence of NFPA 25 training and addresses of all individuals in his or her employ that are performing inspections of fire protection systems. In addition, the licensed contractor I or II shall submit a current color passport photograph of each inspector. The contractor shall not allow any individual to perform inspections under his or her certificate until that individual has been listed with the State Fire Marshal. The Regulatory Licensing Section shall issue an identification card to each inspector. The identification card is not a license. The contractor shall be responsible for each listed individual's inspections until he or she has requested in writing that the State Fire Marshal delete the individual from his or her list of inspectors and returned the inspector identification card within fifteen days of the inspectors termination.

(1) A Fire Protection Contractor contracting to perform inspecting, testing, and maintenance service on a fire protection system shall comply with the requirements of the applicable NFPA standard as adopted in 4A-46.035.

(2) Each system that has been inspected, tested, or maintained by a fire protection contractor, or his <u>or her</u> designated inspector, shall have a record tag <u>of durable and</u> <u>weather resistant material</u> placed on the riser or control device. The tag at "Figure A" shall include the following:

(a) Name, address and contractor license number and address of company.

(b) through (f) No change.

(3) The contractor shall maintain in his <u>or her</u> file all records of any fire protection system having been serviced.

(4) No change.

(5) The contractor or <u>the</u> his designated inspector shall complete in detail <u>the</u> an inspection <u>reports as required in the</u> <u>1998 Edition of NFPA 25</u> report that outlines all points of the inspection, test, and maintenance as required by the applicable NFPA standards. A copy of which shall be <u>provided to given to</u> the owner <u>at the completion of each inspection performed</u>.

(6) The inspection report shall include detailed explanation of any deficiencies. The report shall indicate if the inspection is a weekly, monthly, quarterly or annual inspection. The inspection report shall include the name of the registered inspector, the inspector registration number, signature, the date and time of inspection, and the signature of the owner or the owner's representative.

Specific Authority 633.01 FS. Law Implemented 471.025, 553.79(6), 633.065, 633.547(2)(e) FS. History–New 10-20-93, <u>Amended</u>.

DEPARTMENT OF LAW ENFORCEMENT

RULE CHAPTER TITLE:	RULE CHAPTER NO .:		
False Reports of Bombing, Etc.,			
Reward For Information			
Relating Thereto	11-2		
RULE TITLES:	RULE NOS .:		
Form of Claim and Endorsements	11-2.002		
Notification of Competing Claimants	11-2.003		
Judicial Review	11-2.004		
DUDDOSE AND EFFECT. Establishes and a damas for a new or			

PURPOSE AND EFFECT: Establishes procedures for a person to collect a reward pursuant to s. 790.164, F.S.

SUBJECT AREA TO BE ADDRESSED: Procedures for collecting the statutory reward for information leading to the arrest and conviction of persons making false reports of bombings or other violence to state owned property.

SPECIFIC AUTHORITY: 790.164 FS.

LAW IMPLEMENTED: 790.164 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., Tuesday, February 13, 2001

PLACE: Florida Department of Law Enforcement, 2331 Phillips Road, Conference Room, 3rd Floor, Quad C, Tallahassee, Florida

NOTICE UNDER THE AMERICANS WITH DISABILITIES ACT: Persons needing an accommodation to participate in any proceeding should call (850)410-7900 (Voice) or (850)656-9597 (TDD), at least five working days before such proceeding.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT IS: Fern Rosenwasser, Office of General Counsel, Florida Department of Law Enforcement, 2331 Phillips Road, Tallahassee, Florida 32308

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

11-2.002 Form of Claim and Endorsements.

A person making claim for the \$5,000 reward provided for by Section 790.164, Florida Statutes, shall utilize the Claim of Reward <u>form</u>, <u>FDLE-OGC Form #1, rev. January 2001 and</u> <u>incorporated by reference and</u>, the Law Enforcement Endorsement <u>form</u>, <u>FDLE-OGC Form #2, rev. January 2001</u> and incorporated by reference, both of which can be obtained from the arresting agency, and the Prosecutor's Endorsement form, <u>FDLE-OGC Form #3, rev. January 2001 and</u> <u>incorporated by reference, form</u> which can be <u>obtained from</u> the prosecuting office. FDLE has samples of these forms which may be <u>requested</u> obtained from the Department of Law Enforcement, <u>Office of General Counsel</u>, P. O. Box 1489, 408 North Adams Street, Tallahassee, Florida 32302-1489. Specific Authority 790.164(2)(e) <u>943.03(4)</u> FS. Law Implemented 790.164 FS. History–New 3-2-77, Formerly 11-2.02, Amended______.

11-2.003 Notification of Competing Claimants.

The law enforcement agency receiving a claim for reward under this rule chapter shall promptly review its records of the case with the view of ascertaining whether any other informants may have any potential claim to the reward. The respective merits of the claims shall not be considered. If any other potential claimants can be identified and located without undue difficulty, they shall be notified that a reward in which they may have an interest is being claimed. Thereafter it shall be the responsibility of the <u>competing</u> claimant(<u>s</u>) to pursue their own claims. In order to give all claimants an opportunity to present their claims, however, the prosecutor shall not endorse any claim until sixty days after the first claim in the case was presented to the law enforcement agency.

Specific Authority 790.164(2)(c) <u>943.03(4)</u> FS. Law Implemented 790.164 FS. History–New 3-2-77, Formerly 11-2.03, Amended______.

11-2.004 Judicial Review.

After the prosecuting officer has completed his endorsement, the claim with endorsements shall be returned to the claimant. Thereafter, the claimant must file a civil action in the circuit court within whose jurisdiction the arrest or conviction occurred. The Claim of Reward, Law Enforcement Endorsement, and Prosecutor's Endorsement prescribed in Rule 11-2.002, or documents containing substantially the same information, shall be made exhibits and incorporated into the pleadings. The state attorney for that circuit will be served and shall, if appropriate, respond to the suit on behalf of the State of Florida. Competing claims should be consolidated. The courts' judgment or decree of eligibility for the reward, if any, shall be forwarded to the Florida Department of Law Enforcement, Office of General Counsel, P. O. Box 1489, Tallahassee, Florida 32302-1489.

Specific Authority 790.164(2)(c), <u>943.03(4)</u>, FS. Law Implemented 790.164 FS. History–New 3-2-77, Formerly 11-2.04, Amended______.

DEPARTMENT OF LAW ENFORCEMENT

Criminal Justice Standards and Training Commission

RULE CHAPTER TITLE:	RULE CHAPTER NO.:
Salary Incentive Program	11B-14
RULE TITLE:	RULE NO.:
General Program Provisions	11B-14.002
DUDDORE AND EFFECT. To all	···· · ········ · · ···· · · · · · · ·

PURPOSE AND EFFECT: To allow a training center director designee to verify Commission-approved advanced and career development training courses; to revise form CJSTC-63 by adding "or designee" on the signature line, changing "attest" to "affirm" in line # 13, correcting capitalization, and adding the "Accrediting Commission of Career Schools and Colleges of Technology" to the list of accrediting associations; to revise form CJSTC-67 by adding the "I hereby affirm..." verbiage above the signature line and a "processed fingerprint column,

and to add rule language that lists federal and private institutions and related programs recognized for salary incentive credit.

SUBJECT AREA TO BE ADDRESSED: Training center director designee and form revisions.

SPECIFIC AUTHORITY: 943.03(4), 943.12(1), 943.22(2)(h) FS.

LAW IMPLEMENTED: 943.22 FS.

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

TIME AND DATE: 9:00 a.m., February 13, 2001

PLACE: 2331 Phillips Road, Elevator Conference Room, Quad C, 3rd Floor, Tallahassee, Florida 32308-1489

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT IS: Donna Hunt, Florida Department of Law Enforcement, Criminal Justice Professionalism Program, 2331 Phillips Road, Tallahassee, Florida 32308-1489

NOTICE UNDER THE AMERICANS WITH DISABILITIES ACT: Pursuant with the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this program, please advise the Department at least 5 days prior to the workshop by contacting Donna Hunt, (850)656-9597 (TDD).

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

11B-14.002 General Program Provisions.

(1) through (2) No change.

(3) All Commission-approved Career Development Training Courses, effective on or after July 1, 1985, that are Commission-approved Advanced Training Courses, pursuant to Section 943.17 or 943.25, F.S., and have been successfully completed by eligible officers, shall be verified by the training center director or designee, defined in Rule 11B-21.005(3)(a), F.A.C., for submission to Commission staff by completing a Training Report form CJSTC-67, revised December 6, 2000, September 1, 1999, hereby incorporated by reference, pursuant to the Criminal Justice Standards and Training Commission Policies and Procedures Manual, revised January 1999 and October 13, 1999, hereby incorporated by reference. Effective September 1, 1998, the information on the CJSTC-67 form is required to be electronically transmitted via the Commission's Automated Training Management System (ATMS). A copy of the Training Report form showing successful completion of an approved course shall may be used as the verifying document to authorize payment of appropriate training salary incentive monies.

(4) To avoid redundant training and to acknowledge training that is equal to training programs established pursuant to Section 943.17, F.S., Commission staff shall award 40 hours of advanced training credit for each 40-hour week of criminal justice executive or management training successfully completed and approved by the Commission, for programs conducted at the Federal Bureau of Investigation's National Academy, the Federal Bureau of Investigation's National Executive Institute, the Southern Police Institute, the National Institute of Corrections, the Police Executive Institute, the National Sheriffs Institute. the Northwestern Traffic Institute (long course), the Federal Bureau of Prisons, the Institute for Police Technology Management, the Florida Criminal Justice Executive Institute (FDLE Senior Leadership Program), and the Senior Management Institute for Police. Eligible officers who request to receive salary incentive credit for a program listed herein, shall submit to Commission staff a written request for salary incentive credit from the officer's agency administrator and a copy of the officer's certificate of course completion. Commission staff shall evaluate the request and determine whether the program in question qualifies for training salary incentive monies. The following programs have been approved by the Commission and are recognized for advanced training that enhances an officer's knowledge, skills, and abilities for the job performed. Individuals successfully completing the following programs may submit documentation to Commission staff for recognition of salary incentive credit:

(b)S.P.I. Administrative Officers' Course701320(c)National Institute of Corrections702320(d)Police Executive Institute703320(e)National Sheriff's Institute704320(f)Northwestern Traffic Institute705320(g)Federal Bureau of Prisons706320(g)Federal Bureau of Prisons706320(h)IPTM Principles of Police Management70780(i)IPTM Police Traffic Management70880(j)IPTM Supervising a Selective Traffic1040(h)IPTM Police Executive Development71040(h)IPTM Electronic Spreadsheet for the71140(m)Federal Bureau of Investigation's National80Executive Institute71280(n)Senior Management Institute for Police71380(o)S.P.I. Police Executive Development71480(p)N.I.C. Planning of New Institutions71540(q)N.I.C. Correctional Management71780(s)N.I.C. Legal Issues for Institutional Personnel71940(u)N.I.C. Legal Issues for Institutional Personnel71940	<u>Fede</u>	ral or Private Training Institutions	Program Code	<u>Program</u> <u>Hours</u>
(b)S.P.I. Administrative Officers' Course701320(c)National Institute of Corrections702320(d)Police Executive Institute703320(e)National Sheriff's Institute704320(f)Northwestern Traffic Institute705320(g)Federal Bureau of Prisons706320(h)IPTM Principles of Police Management70780(i)IPTM Police Traffic Management70880(j)IPTM Supervising a Selective Traffic1040(k)IPTM Police Executive Development71040(l)IPTM Electronic Spreadsheet for the71140(m)Federal Bureau of Investigation's National80Executive Institute71280(n)Senior Management Institute for Police71380(o)S.P.I. Police Executive Development71480(p)N.I.C. Planning of New Institutions71540(q)N.I.C. Correctional Management71780(s)N.I.C. Training for Staff Trainers71840(u)N.I.C. Legal Issues for Institutional Personnel71940(v)FDLE Senior Leadership Program720320	<u>(a)</u>	Federal Bureau of Investigation's		
(c)National Institute of Corrections702320(d)Police Executive Institute703320(e)National Sheriff's Institute704320(f)Northwestern Traffic Institute705320(g)Federal Bureau of Prisons706320(h)IPTM Principles of Police Management70780(i)IPTM Police Traffic Management70880(j)IPTM Supervising a Selective Traffic1040(k)IPTM Police Executive Development71040(l)IPTM Electronic Spreadsheet for the71140(m)Federal Bureau of Investigation's National80Executive Institute71280(n)Senior Management Institute for Police71380(o)S.P.I. Police Executive Development71480(p)N.I.C. Planning of New Institutions71540(q)N.I.C. Correctional Management71780(s)N.I.C. Legal Issues for Institutional Personnel71940(v)FDLE Senior Leadership Program720320		National Academy	700	320
(d)Police Executive Institute703320(e)National Sheriff's Institute704320(f)Northwestern Traffic Institute705320(g)Federal Bureau of Prisons706320(h)IPTM Principles of Police Management70780(i)IPTM Police Traffic Management70880(j)IPTM Supervising a Selective Traffic1040(k)IPTM Police Executive Development71040(l)IPTM Electronic Spreadsheet for the71140(m)Federal Bureau of Investigation's National1280(o)S.P.I. Police Executive Development71380(o)S.P.I. Police Executive Development71480(p)N.I.C. Planning of New Institutions71540(q)N.I.C. Correctional Management71780(r)N.I.C. Correctional Management71780(s)N.I.C. Legal Issues for Institutional Personnel71940(v)FDLE Senior Leadership Program720320	<u>(b)</u>	S.P.I. Administrative Officers' Course	701	320
Image: constraint of the second state of the secon	<u>(c)</u>	National Institute of Corrections	702	320
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(q)N.I.C.ACM: Managing the Organization71680(r)N.I.C. Correctional Management71780(s)N.I.C. Training for Staff Trainers71840(u)N.I.C. Legal Issues for Institutional Personnel71940(v)FDLE Senior Leadership Program720320	<u>(o)</u>	S.P.I. Police Executive Development	714	80
(r)N.I.C. Correctional Management71780(s)N.I.C. Training for Staff Trainers71840(u)N.I.C. Legal Issues for Institutional Personnel71940(v)FDLE Senior Leadership Program720320	<u>(p)</u>	N.I.C. Planning of New Institutions	715	40
(s)N.I.C. Training for Staff Trainers71840(u)N.I.C. Legal Issues for Institutional Personnel71940(v)FDLE Senior Leadership Program720320	<u>(q)</u>	N.I.C.ACM: Managing the Organization	716	80
(u)N.I.C. Legal Issues for Institutional Personnel71940(v)FDLE Senior Leadership Program720320	<u>(r)</u>	N.I.C. Correctional Management	717	80
(v) FDLE Senior Leadership Program 720 320	<u>(s)</u>	N.I.C. Training for Staff Trainers	718	40
	<u>(u)</u>	N.I.C. Legal Issues for Institutional Personnel	<u>719</u>	<u>40</u>
(w) S.B.L.Command Officer Development 721 400	<u>(v)</u>	FDLE Senior Leadership Program	720	320
(w) <u>S.F.I. Command Officer Development</u> <u>721</u> 400	<u>(w)</u>	S.P.I. Command Officer Development	721	400

(5) All claimed eligibility for educational salary incentives shall be verified by the agency administrator or its designee for submission to Commission staff by completing a reported to Commission staff by the employing agency by submitting an official Higher Education for Salary Incentive Report form CJSTC-63, revised December 6, 2000, October 27, 1998, hereby incorporated by reference. The information on the CJSTC-63 form may be electronically transmitted submitted via the Commission's Automated Training Management System (ATMS). The employing agency shall obtain an official sealed transcript directly from the educational institution conferring the degree, or providing the academic credit for successful completion of courses. The employing agency shall not forward the transcript to Commission staff.

(6) through (16) No change.

Specific Authority 943.03(4), 943.12(1), 943.22(2)(h) FS. Law Implemented 943.22 FS. History–New 10-16-78, Amended 9-11-79, 1-13-81, 5-16-83, 1-7-85, Formerly 11B-14.02, Amended 7-13-87, 9-3-87, 5-23-88, 5-14-92, 12-13-92, 1-2-97, 7-7-99, 8-22-00,_____.

DEPARTMENT OF LAW ENFORCEMENT

Criminal Justice Standards and Training Commission			
RULE CHAPTER TITLE:	RULE CHAPTER NO.:		
Certification of Criminal Justice			
Training Instructors	11 B -20		
RULE TITLES:	RULE NOS .:		
Minimum Requirements for General			
Certification of Instructors	11B-20.001		
Revocation of Instructor Certification	11B-20.0012		
Commission Instructor Certification Ca	tegories 11B-20.0013		
Minimum Requirements for High-Liabi	ility		
and Specialized Topics Instructor	-		
Certification	11B-20.0014		
Minimum Requirements to Instruct the	CMS		
Application-Based Basic Recruit			
Training Programs	11B-20.0015		
Inspection of Instructor Certification			
Applications	11B-20.0016		
Duration and Renewal of Instructor			
Certifications	11B-20.0017		
Commission Instructor Certification			
Application	11B-20.0018		
PURPOSE AND EFFECT: 11B-20.0	001: (1): Clarifies the		
process for a training center director to receive and review an			
applicant's request for instructor certif	fication. (2): Organizes		
	General Instructor		

Certification; addresses the equivalency of training issue that requires courses to be "comparable in content"; requires that the training center director or designee, which is defined in Rule 11B-21.005(3)(a), F.A.C. be a Commission-certified training instructor when supervising an instructor applicant's internship; requires that an internship course be at least 2-hours in length; requires the instructor to review student evaluations using form CJSTC-81; adds a training center director's designee to the Instructor Competency Checklist form CJSTC-81; removes redundant rule language; clarifies rule language. (3): Revises form CJSTC-82 and CJSTC-71. 11B-20.0012: Makes rule revisions for clarification and continuity; adds the definition of "Gross Incompetence"; and establishes that an instructor whose certification has been revoked shall not be eligible to instruct Commission-approved courses; and disallows "exemption" or faculty status for an instructor whose certification has been revoked. 11B-20.0013: The proposed rule language outlines all instructor certifications recognized by the Commission. 11B-20.0014: This rule section was created to specifically address instructor certifications; removes rule language in Rule 11B-20.001, regarding work experience of 3 years, for insertion into Rule 11B-20.0014; establishes that an applicant who requests to obtain instructor certification for the High-Liability and Specialized Topics of Instruction are required to meet all Commission requirements for a General Instructor Certification, and shall also require that the applicant successfully complete the Commission's instructor course unique to the specific high-liability and specialized topic. Removes rule language from Rule 11B-20.001, regarding law enforcement driving, firearms, defensive tactics, and medical first responder instructor certification requirements, for insertion into Rule 11B-20.0014; establishes requirements to teach the Commission-approved Medical First Responder Course; establishes requirements to teach law topics, radar, laser, canine. and human diversity training for 11B-20.0015: Commission-approved training courses. Establishes a general instructor Transition Course as a requirement to teach the new CMS Application-Based Basic Recruit Training Programs; requires that currently certified instructors who wish to instruct vehicle operations, firearms, defensive tactics, and medical first responder shall also attend a "transition course" to be eligible to teach the new CMS Application-Based Basic Recruit Training Programs; and informs instructors that high-liability transition training shall be included in the new CMS Instructor Training Course, for the respective high-liability training requested. 11B-20.0018: Outlines the instructor application process, with training center directors verifying that applicants have met all training requirements (language taken from JAPC-approved CJSTC P&P G-1.1) and revises form CJSTC-71 to allow a director's designee to sign the form. 11B-20.0016: Outlines Commission staff's process for the review and approval of instructor applications and revises the return address on form CJSTC-271. 11B-20.0017: Outlines the requirements and process for instructor certification renewals.

SUBJECT AREA TO BE ADDRESSED: Commission instructor certification categories; selection of instructional personnel; minimum requirements for general certification of instructors; minimum requirements for High-Liability and Specialized Topics of Instruction; instructor certification requirements for the Application-Based Basic Recruit Training Curricula; inspection of training school instructor applications; duration and renewal of Commission-approved instructor certifications; and revocation of instructor certifications.

SPECIFIC AUTHORITY: 943.03(4), 943.12(1), 943.14(3) FS. LAW IMPLEMENTED: 943.12(3),(9), 943.14(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: 9:00 a.m., February 13, 2001

PLACE: 2331 Phillips Road, Elevator Conference Room, Quad C, 3rd Floor, Tallahassee, Florida 32308-1489

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT IS: Donna Hunt, Florida Department of Law Enforcement, Criminal Justice Professionalism Program, 2331 Phillips Road, Tallahassee, Florida 32308-1489

NOTICE UNDER THE AMERICANS WITH DISABILITIES ACT: Pursuant with the provisions of the Americans with Disabilities Act, persons needing an accommodation to participate in any proceeding should call (850)410-7900, (Voice) or (850)656-9597 (TDD), at least five working days before such proceeding.

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

11B-20.001 Minimum Requirements for <u>General</u> Certification of Instructors.

(1) General Instructor Applicants shall meet the following requirements for instructor certification. Except as otherwise provided in this rule chapter or by law, individuals who instruct Commission-approved training courses, pursuant to Rule 11B-35.001(2), F.A.C., at or through a Commission-certified criminal justice training school, shall be certified by the Commission. A training school shall submit to Commission staff a completed Instructor Certification Application form CJSTC-71, revised June 12, 1998, hereby incorporated by reference, for those applicants who have not been previously certified, and who have met all certification requirements pursuant to Section 943.12(9), F.S. The training center director shall maintain in the instructors file all documentation that verifies the instructor's qualifications. which shall be made available for review by Commission staff. The applicant shall comply with the following certification requirements:

(a) The applicant shall demonstrate methods of instruction.

(a)(b) Successful completion of The applicant shall have completed the Commission-approved 80-hour Instructor Techniques Course through a Commission-certified criminal justice training school or successful completion of an equivalent instructor training course. within four (4) years of the date of application. The training center director shall evaluate an applicant's previously completed training other than the Commission-approved 80-hour Instructor Techniques eourse, provided that the previous training occurred within the last four (4) years. The training center director shall exempt an applicant from topics in the 80-hour authorize the applicant to complete only those portions of the current Commission-approved Instructor Techniques Course when the applicant has provided documentation of an equivalent instructor training course in which the applicant is deficient.

(b)(c) Successful completion of an internship. The internship shall be supervised by the training center director or designee, defined in Rule 11B-21.005(3)(a), F.A.C., who is currently a Commission-certified criminal justice training school instructor. The training center director or designee shall evaluate the applicant's instructional abilities by completing an Instructor Competency Checklist form CJSTC-81, revised December 6, 2000, hereby incorporated by reference. The form CJSTC-81 shall be maintained in the instructor's file at the training school. The applicant shall demonstrate applicable competencies listed on form CJSTC-81. The applicant shall serve an internship under the supervision of a training center director or designee, who shall evaluate the applicant's instructional abilities by completing an Instructor Competency Checklist form CJSTC 81, revised July 2, 1998, hereby incorporated by reference, which shall be maintained in the instructor's file. The applicant shall demonstrate all applicable competencies listed on the Instructor Competency Checklist form CJSTC 81. The internship shall not be included in the Commission-approved 80-hour Instructor Techniques Course. The training center director shall determine the length of the course to be used for internship, which shall be a minimum of two (2) hours, and the composition of the internship, which shall be based on the applicant's experience, education, and other pertinent credentials. The length and composition of the internship shall be in written form and maintained as part of the applicant's instructor file at the training school. The instructor applicant shall be evaluated by the students taught by that instructor. A Commission-certified instructor shall review the student's evaluation with the instructor applicant and shall document the review on form CJSTC-81. The training center director shall maintain these evaluations in the instructor's file for a minimum of one (1) year or until the Trust Fund Administration Section reviews the evaluations.

(d) Each instructor shall be evaluated periodically by students taught by that instructor. The training center director shall maintain these evaluations in the instructor's file for one year.

(c)(c) Any applicant seeking a certificate as an instructor shall be affiliated with a Commission-certified criminal justice training school, or a school whose application for such certification is being processed by the Commission. The director of the training school shall make a recommendation for certification after reviewing the credentials and evaluating the instructional abilities of the applicant. The training center director or designee, shall sign the Instructor Certification Application form CJSTC-71, to certify to the Commission that each recommended applicant complies with (1)(g) herein.

(f) Documentation of sufficient knowledge of a subject matter. The applicant shall have completed three (3) years work experience in the field of instruction for which certification is sought, prior to signing the Instructor Certification Application. The applicant shall document their history based on training, education, experience, or professional credentials, and proficiency skills standards, suitable to the topic of instruction for which certification is being sought. The training center director shall document experience in the subject matter.

(d)(g) Possess good moral character as defined in Rule 11B-27.0011(4), F.A.C., as applied to applicants and certified instructors. Applicants requesting instructor certification and instructors requesting renewal of certification shall: Good Moral Character. On or after the effective date of this rule section, any individual seeking certification or recertification as a Commission-certified criminal justice training instructor shall sign an Instructor Certification Application form CJSTC-71 that affirms the following qualifying factors to be true:

1. The individual has <u>N</u>not <u>have</u> been convicted of any felony or of a misdemeanor involving perjury or false statement, or has received a dishonorable discharge from any of the Armed Forces of the United States, and.

2. The individual has not, <u>Aa</u>fter July 1, 1981, <u>any person</u> <u>who has</u> pled guilty or nolo contendere <u>to</u> or has been found guilty of any felony or of a misdemeanor involving perjury or a false statement <u>is not eligible for instructor certification</u>, notwithstanding suspension of sentence or withholding of adjudication.

3. Notwithstanding paragraphs one (1) and two (2) of this rule section, any person who has pled nolo contendere to a misdemeanor involving a false statement, prior to December 1, 1985, and has had such record sealed or expunged shall not be deemed ineligible for instructor certification.

(2) Duration and Renewal of Instructor Certification:

(a) The renewal application shall be considered for renewal based on the submission of an updated Instructor Certification Application form CJSTC 71, and shall be submitted to Commission staff within six months prior to the instructor's certification expiration date. The date of submission shall be construed as the verified or documented date the Commission certified criminal justice training school received the updated application, including all necessary supporting documentation, provided the submission date is prior to the date of expiration. The documented date shall be permanently validated on the face of the renewal application. (b) The certification expiration date shall be four (4) years following the date of the training center director's signature on the Instructor Certification Application form CJSTC-71. If the instructor's certification expires, the instructor shall make application for a new certification and shall meet the following guidelines:

1. The training center director or designee shall evaluate the applicant's proficiency as an instructor by completing the Instructor Competency Checklist form CJSTC 81, prior to signing the Instructor Certification Application form CJSTC 71 for certification. The new Instructor Competency Checklist shall be maintained in the instructor's file.

2. The applicant shall demonstrate proficiency in each specialized topic for which certification is being sought, pursuant to Rule 11B-35.0024, F.A.C., and shall be recorded on the following applicable proficiency checklist forms:

a. Firearms Basic Recruit Performance Evaluation form CJSTC 4, January 1, 1997, hereby incorporated by reference.

b. First Responder to Medical Emergencies Basic Recruit Performance Evaluation form CJSTC 5, August 1, 1993, hereby incorporated by reference.

c. Defensive Tactics Basic Recruit Performance Evaluation form CJSTC-6, revised November 18, 1998, hereby incorporated by reference.

d. Law Enforcement Driving Instructor Performance Evaluation form CJSTC-7A, November 18, 1998, hereby incorporated by reference.

e. Laser and Radar Speed Measurement Device Instructor Field Evaluation form CJSTC 10, July 1, 1995, hereby incorporated by reference.

f. General Duty K-9 Team Proficiency Demonstration form CJSTC-83, revised June 17, 1998, hereby incorporated by reference.

g. Firearms Chemical Agent Exposure Training Evaluation form CJSTC-4A, January 22, 1998, hereby incorporated by reference (Optional – is not mandated evaluation form).

3. An Applicant who fails to demonstrate proficiency pursuant to (2)(b)1., herein, shall meet the requirements of (1)(a) (c),(e) and (f), herein.

4. An Applicant who fails to demonstrate proficiency, pursuant to (2)(b)2., herein, for any specialized topics in which certification is sought, shall meet the requirements established for certification in such specialized topics, pursuant to (4) herein.

(c) If a Commission-certified criminal justice training school instructor adds a specialized topic of instruction to the current instructor certification, the expiration date shall be the same as the current instructor certification expiration date.

(2)(3) Exemption from general instructor certification. An applicant instructor shall be exempt from a Criminal Justice Standards and Training Commission general instructor certification under the following circumstances:

(a) The <u>applicant</u> instructor is a full-time instructor at an accredited community college, college, or university. The training center director shall document the <u>applicant's</u> instructor's full-time status and identify the name and location of the college, community college, or university, by completing an Instructor Exemption form CJSTC-82, revised <u>December 6, 2000</u> October 1, 1993, hereby incorporated by reference, which shall be maintained on file in the instructor's file <u>at the training school</u>. The instructor shall have specific <u>knowledge of the subject matter to be taught, which shall be determined by the training center director, and the confirming documentation shall be maintained in the instructor's file.</u>

(b) The <u>applicant</u> instructor is a full-time vocational-technical instructor. The training center director shall document the <u>applicant's</u> instructor's full-time status and identify the name and location of the vocational-technical institution by completing an Instructor Exemption form CJSTC-82, <u>which shall be</u> and maintained in the instructor's file <u>at the training school</u>. The instructor shall be qualified in the specific subject matter to be taught, and the confirming documentation shall be maintained in the instructor's file.

(c) <u>The applicant If an instructor holds a current and valid</u> instructor certification from another state or the military, <u>and</u> the applicant <u>shall</u> completes an internship <u>outlined in</u> <u>11B-20.001(1)(b), F.A.C.</u> The training center director shall include a copy of the <u>applicant's instructor's</u> out-of-state or military certification, documentation describing the internship, completion of the Instructor Competency Checklist form CJSTC-81, and <u>the</u> Instructor Exemption form CJSTC-82, <u>which</u> and the confirming documentation shall be maintained in the instructor's file <u>at the training school</u>.

(d) <u>The applicant shall have completed a minimum of</u> forty (40) hours of training, above the Basic Recruit Training level, and one (1) year of work experience in the If an instructor is uniquely qualified in a specific subject matter to be instructed., The training center director shall document the instructor's applicant's unique qualifications by completing an Instructor Exemption form CJSTC-82, which and the confirming documentation shall be maintained in the instructor's file at the training school.

(e) Notwithstanding the above exemptions, an individual who has had any certification issued by the Commission revoked or who has voluntarily relinquished any certification issued by the Commission shall not instruct Commission-approved training courses. If an instructor is teaching as a result of exceptional circumstances, the instructor shall be qualified in the specific subject matter to be taught regardless of the exceptional circumstance. The training center director shall document the qualifications of the instructor by completing an Instructor Exemption form CJSTC 82, shall document the exceptional circumstance for which the instructor is teaching, and the confirming documentation shall be maintained in the instructor's file. (4) Specialized topics of instruction. Specific additional education or training beyond the general certification shall be required to obtain Criminal Justice Standards and Training Commission instructor certification for specialized topics of instruction. The applicant shall hold, or be eligible for a current and valid general Criminal Justice Standards and Training Commission instructor certification, pursuant to (1) herein, or maintain in the instructor's file, a completed Instructor Exemption form CJSTC-82, prior to applying for certification in a specialized topic of instruction. To be certified to instruct in a specialized topic, the applicant shall successfully complete the requirements for that topic in Section (4)(a)-(h) herein.

(a) Law Topics Instructor Certification. An applicant shall be a graduate of a law school and possess experience in criminal justice, or possess substantial law training and experience in the practical application of law, to be certified to instruct the specified law topics of probable cause, court structure, court rules, trial procedures, and burden of proof. The specific topics and course numbers are listed in the Criminal Justice Standards and Training Commission Policies and Procedures Manual, revised October 13, 1999, hereby incorporated by reference.

(b) Firearms Instructor Certification. An applicant shall have successfully completed the Commission-approved Firearms Instructor course through a Commission-certified eriminal justice training school, to include a comprehensive examination and demonstration of proficiency recorded on a Firearms Basic Recruit Performance Evaluation form CJSTC-4, to be certified to instruct specific firearms topics.

(c) Law Enforcement Driving Instructor Certification. An applicant shall have successfully completed the Commission-approved Law Enforcement Driving Instructor course through a Commission-certified eriminal justice training school, which shall include a comprehensive examination and demonstration of proficiency by successful completion of four out of five runs (80%) for each exercise, and recorded on a Law Enforcement Driving Instructor Performance Evaluation form CJSTC-7A, to be certified to instruct specific law enforcement driving topics.

(d) Medical First Responder Instructor Certification.

1. An applicant shall be a certified emergency medical technician, certified paramedic, licensed physician, registered nurse, or a member of the Armed Forces of the United States on active duty, who at the time they became a member was entitled to practice as an Emergency Medical Technician (EMT) or paramedic in Florida, pursuant to Chapter 401, Part III, F.S., or

2. An applicant shall have successfully completed the Commission-approved Medical First Responder course effective July 1998, which shall include a comprehensive examination and demonstration of proficiency, recorded on a First Responder to Medical Emergencies Basic Recruit Performance Evaluation form CJSTC-5; and 3. An applicant shall possess a valid CPR instructor certification from the American Red Cross, the American Heart Association, or the National Safety Council, to be certified to instruct Medical First Responder procedures.

(e) Defensive Tactics Instructor Certification. An applicant shall have successfully completed the Commission approved Defensive Tactics Instructor course through a Commission certified criminal justice training school, which shall include a comprehensive examination and demonstration of proficiency, recorded on a Defensive Tactics Basic Recruit Performance Evaluation form CJSTC 6, to be certified to instruct specific defensive tactics topics.

(f) Canine Team Instructor Certification. An applicant shall have successfully completed the Commission-approved Canine Team Instructor course through a Commission-certified criminal justice training school, and fulfilled training and experience criteria pursuant to the Criminal Justice Standards and Training Commission Policies and Procedures Manual, to be certified to instruct canine team training.

(g) Human Diversity Instructor Certification. An applicant shall have successfully completed the Commission-approved 24-hour Human Diversity Program included in the Commission's Basic Recruit Training Program, and the 20-hour Human Diversity Train-the-Trainer course through a Commission-certified criminal justice training school, to be certified to instruct human diversity topics.

(h) Radar and Laser Instructor Certifications:

1. An applicant shall have successfully completed the Commission-approved Radar Instructor course through a Commission-certified criminal justice training school, to be certified to instruct the Radar Speed Measurement Training Course for Law Enforcement Officers.

2. An applicant shall have successfully completed the Commission-approved Radar Instructor course and the Laser Instructor course through a Commission-certified criminal justice training school, to be certified to instruct the Laser Speed Measurement Operators Training Course for Law Enforcement Officers.

(5) An Application for Instructor Certification Deficiency Notification form CJSTC 271, January 21, 1999, hereby incorporated by reference, shall be completed by Commission staff upon an unfavorable inspection of required documents. The CJSTC 271 form shall indicate any deficiencies in the Instructor Certification Application form CJSTC 71, including any missing or incorrect documentation required for instructor certification.

(6) Denial of Certification. An application for certification as a Commission-certified criminal justice training school instructor shall be denied by the Commission if the applicant fails to meet the qualifications pursuant to this rule chapter. Commission staff shall forward to the applicant a "notice of intent to deny certification" which shall specify the grounds for denial. A denial of application shall be processed pursuant to Chapter 120, F.S.

(7) All forms and the Criminal Justice Standards and Training Commission Policies and Procedures Manual referenced in this rule chapter, may be obtained by contacting the Florida Department of Law Enforcement, Criminal Justice Professionalism Program, Post Office Box 1489, Tallahassee, Florida 32302 1489, Attention: Bureau of Standards, Forms and Manual Liaison.

Specific Authority 943.03(4), 943.12(1), 943.14(3) FS. Law Implemented 943.12(3),(9), 943.14(3) FS. History–New 7-21-82, Formerly 11B-20.01, Amended 10-26-88, 5-14-92, 12-8-92, 1-10-94, 1-2-97, 7-7-99, 8-22-00.

11B-20.0012 Revocation of Instructor Certification.

(1) <u>The Criminal Justice Standards and Training</u> <u>Commission has the authority to revoke an instructor's</u> <u>certification when the following circumstances exist</u> The certification of a criminal justice training instructor shall be revoked if an instructor fails to maintain the requirements pursuant to Rule 11B 20.001(1)(g), F.A.C., or, who:

(a) <u>The instructor</u> <u>w</u>Willfully compromises the security and confidentiality of examinations or grading keys developed and used in Commission-approved criminal justice training courses, or engages in any other conduct that subverts or attempts to subvert the Criminal Justice Standards and Training Commission State Officer Certification Examination process<u>. or</u>-

(b) <u>The instructor</u> <u>w</u>Willfully compromises or circumvents the trainee attendance requirements set forth in Rule 11B-35.001(8)-(9)(7)-(8), F.A.C.; or

(c) <u>The instructor w</u>Willfully compromises or circumvents the trainee performance requirements pursuant to Rule 11B-35.0022, F.A.C.<u>; or</u>

(d) <u>The instructor</u> <u>i</u>Intentionally and materially falsifies criminal justice documentation: or-

(e) <u>The instructor c</u>Commits an act or acts establishing gross incompetence as determined by the Commission. <u>Gross incompetence is the lack of ability or fitness to perform as an instructor as a result of emotional instability, or physical incapacitation, or inadequate technical knowledge of subject matter, or reckless disregard for the safety of trainees or the public.</u>

(f) <u>The instructor c</u>Commits an act or acts establishing a "lack of good moral character," <u>as</u> defined in Rule 11B-27.0011(4), F.A.C., and pursuant to 11B 20.001(1)(g), F.A.C.

(2) through (3) No change.

(4) Notwithstanding Rule 11B-20.001(2), F.A.C., an individual whose instructor certification is revoked or is voluntarily relinquished shall not instruct Commission-approved training courses. Specific Authority 943.03(4), 943.12(1) FS. Law Implemented 943.12(3), 943.14(3) FS. History-New 10-26-88, Amended 1-2-97, 7-7-99, 8-22-00,

<u>11B-20.0013</u> Commission Instructor Certification Categories.

Except as otherwise provided in this rule section or by law, individuals who instruct Commission-approved training courses pursuant to Rule 11B-35.002, F.A.C., at or through a Commission-certified criminal justice training school, shall be certified by the Commission. Instructor applicants who request to be certified by the Criminal Justice Standards and Training Commission may request certification in the following categories of certification:

(1) General Instructor Certification.

(2) High-Liability Instructor Certifications.

(a) Law Enforcement Driving Instructor Certification.

(b) Firearms Instructor Certification.

(c) Defensive Tactics Instructor Certification.

(d) Medical First Responder Instructor Certification.

(3) Specialized Topics Instructor Certifications.

(a) Law Topics Instructor Certification.

(b) Speed Measurement Instructor Certification.

(c) Canine Team Instructor Certification.

(d) Human Diversity Instructor Certification.

Specific Authority 943.03(4), 943.12(1), 943.14(3) FS. Law Implemented 943.12(3),(9), 943.14(3) FS. History–New_____.

<u>11B-20.0014 Minimum Requirements for High-Liability</u> and Specialized Topics Instructor Certification.

(1) High-Liability and Specialized Topics Instructor Certification. Applicants shall meet the following requirements for certification:

(a) Hold or be eligible for a Criminal Justice Standards and Training Commission General Instructor Certification, pursuant to Rule 11B-20.001, F.A.C., or have on file at the training school a completed Instructor Exemption form CJSTC-82.

(b) Complete three (3) years work experience in the field of instruction for which certification is sought. The instructor applicant shall document his or her instructor qualifications based on training, education, experience, or professional credentials, and proficiency skill standards suitable to the topic of instruction for which certification is sought. The training center director shall review and maintain all documentation in the instructor's file at the training school. In addition, the instructor applicant shall successfully complete the current Commission-approved instructor training course for the high-liability and specialized topics of instruction for which the applicant is seeking certification, if applicable.

(2) High Liability Instructor Certifications. Applicants shall meet the following requirements for high-liability certification:

(a) Law Enforcement Driving Instructor Certification. To obtain certification to instruct law enforcement vehicle operations, the instructor applicant shall successfully complete the Commission-approved Law Enforcement Driving Instructor Course through a Commission-certified criminal justice training school, successfully demonstrate all proficiencies, and successfully complete four (4) out of five (5) runs (80%) for each exercise, and record the results on a Law Enforcement Driving Instructor Performance Evaluation form CJSTC-7A, November 18, 1998, hereby incorporated by reference.

(b) Firearms Instructor Certification. To obtain certification to instruct firearms topics, the instructor applicant shall successfully complete the Commission-approved Firearms Instructor Course through a Commission-certified criminal justice training school, successfully demonstrate all proficiencies in firearms training, and record the results on a Firearms Basic Recruit Performance Evaluation form CJSTC-4, January 1, 1997, hereby incorporated by reference. Demonstration of proficiency shall include a handgun and shotgun using the Commission-approved course of fire.

(c) Defensive Tactics Instructor Certification. To obtain certification to instruct in criminal justice defensive tactics, the instructor applicant shall obtain certification as a Commission-approved General Instructor, successfully complete the Commission-approved Criminal Justice Defensive Tactics Instructor Course through a Commission-certified criminal justice training school, successfully demonstrate all proficiencies in the area of criminal justice defensive tactics, and record the results on a Defensive Tactics Basic Recruit Performance Evaluation form CJSTC-6, November 18, 1998, hereby incorporated by reference.

(d) Medical First Responder Instructor Certification. To obtain certification to instruct high-liability topic medical first responder the applicant shall:

1. Successfully complete the Commission-approved Medical First Responder Course, successfully demonstrated all proficiencies in the medical first responder skills with the results recorded on the Medical First Responder Basic Recruit Performance Evaluation form CJSTC-5, August 1, 1993, hereby incorporated by reference, and hold a valid CPR Instructor Certification recognized by the Commission; or.

2. Be a certified emergency medical technician, certified paramedic, licensed physician, certified physician assistant, registered nurse, or is a member of the Armed Forces of the United States on active duty who was entitled to practice as an Emergency Medical Technician (EMT), or is a paramedic in Florida as described in Chapter 401, F.S., Part III, and holds a valid CPR Instructor Certification recognized by the Commission.

(3) Specialized Topics Instructor Certifications.

(a) Law Topics Instructor Certification. To obtain certification to instruct Commission-approved law topics of Arrest Laws, Attempt, Conspiracy and Solicitation, Burden of Proof, Civil and Criminal Liability, Classification of Offenses, Constitutional Law, Constitutional Law Overview, Court Rules and Trial Procedures, Court Structure, Elements of a Crime, Evidence Concepts, Evidence Rules, Intent, Legal Defense, Legal Show-up, Legal Line-up, Parties to a Crime, Probable Cause, Search and Seizure Concepts, Stop and Frisk Laws, and Use of Force, the applicant shall possess substantial law training and experience of a minimum of fifteen (15) semester hours or college credit law courses, to include constitutional law and criminal law with a grade of "C" or above, and possesses six (6) months of criminal justice experience.

(b) Speed Measurement Instructor Certification. To be certified to instruct speed measurement training courses an instructor applicant is required to complete the following training:

<u>1. Radar Instructor. An instructor applicant shall have</u> successfully completed the Commission-approved 40-hour Radar Speed Measurement Instructors Training Course for law enforcement officers at a Commission-certified criminal justice training school. A certified radar instructor is certified by the Commission to instruct the Radar Operator's Course and the Radar Instructor Course.

2. Laser Instructor. An instructor applicant shall have successfully completed the Commission-approved 40-hour Radar Speed Measurement Instructor Training Course and the 24-hour Laser Speed Measurement Device Transition Instructor Course at a Commission-certified criminal justice training school. A certified laser instructor is certified by the Commission to instruct the 12-hour Laser Speed Measurement Devise Transition Operator's Training Course, the 40-hour Laser Speed Measurement Operator's Training Course for law enforcement officers, and the 24-hour Laser Speed Measurement Device Instructor Transition Course.

(c) Canine Team Instructor Certification. An instructor applicant shall have successfully completed the Commission-approved Canine Team Instructor Course through a criminal justice agency or a Commission-certified criminal justice training school, demonstrate proficiency, and record the results on a General K-9 Team Proficiency Demonstration form CJSTC-83, revised June 17, 1998, hereby incorporated by reference. An instructor applicant who applies for a Canine Team Instructor Certification shall receive a letter of recommendation from an agency administrator verifying that the instructor applicant does not have a sustained complaint(s) of excessive force. Additionally, an instructor applicant who applies for a 400-hour Canine Team Instructor Certification shall be required to possess the following minimum training and experience: 1. A minimum of five (5) years experience as a law enforcement, military law enforcement, or correctional officer and a minimum of three (3) years canine experience which shall be documented.

2. Successful completion of the Commission-approved 400-hour Canine Team Training Course or the 400-hour United States Police Canine Association Canine Team Course.

(d) Human Diversity Instructor Certification. An instructor applicant shall have successfully completed the following training courses through a Commission-certified criminal justice training school to be certified to teach Human Diversity Topics of Instruction:

<u>1. The Commission-approved 24-hour Human Diversity</u> <u>Awareness Course, which is the same course taught in the</u> <u>Commission's Basic Recruit Training Program, and</u>

2. The Commission-approved 20-hour Human Diversity Train-the-Trainer Course.

Specific Authority 943.03(4), 943.12(1), 943.14(3) FS. Law Implemented 943.12(3),(9), 943.14(3) FS. History–New_____.

<u>11B-20.0015 Minimum Requirements to Instruct the CMS</u> <u>Application-Based Basic Recruit Training Programs.</u>

(1) General Instructor Certification. Commission-certified General Instructors who instruct the Commission's Curricula Maintenance System (CMS) Application-Based Basic Recruit Training Programs shall successfully complete the CMS General Instructor Transition Course.

(2) High-Liability Instructor Certifications. Commission-certified high-liability instructors who instruct Commission-approved high-liability training courses for vehicle operations, firearms, defensive tactics, and medical first responder in the CMS Application-Based Basic Recruit Training Programs, shall successfully complete the CMS General Instructor Transition Course and the CMS Transition Course specific to the high-liability topic of instruction.

(3) An individual who possesses a general instructor certification and intends to instruct the CMS Application-Based Basic Recruit Training Programs in the high-liability training areas and does not currently possess a high-liability instructor certification, shall complete the CMS General Instructor Transition Course and the respective Commission-approved high-liability training course. Training courses that include transition learning are:

<u>Course Name</u> <u>Cour</u>	<u>rse Number</u>
(a) CMS Law Enforcement Vehicle	
Operations Instructor Course	<u>800</u>
(b) CMS Firearms Instructor Training Course	<u>801</u>
(c) CMS Defensive Tactics Instructor Course	802
(d) CMS Medical First Responder Course	<u>803</u>
cific Authority $0.43, 0.3(4), 0.43, 1.2(1), 0.43, 1.4(3)$ ES Law	Implemented

Specific Authority 943.03(4), 943.12(1), 943.14(3) FS. Law Implemented 943.12(3),(9), 943.14(3) FS. History–New_____.

<u>11B-20.0016</u> Inspection of Instructor Certification Applications.

(1) Commission staff shall, upon receipt of an Instructor Certification Application form CJSTC-71, revised December 6, 2000, hereby incorporated by reference, inspect an applicant's file within 30 days. The form CJSTC-71 shall be inspected for any apparent errors or omissions and additional information shall be requested, if needed, pursuant to Section 120.60, F.S.

(2) Upon approval of form CJSTC-71, the effective date of the instructor certification shall be the date the form is signed by Commission staff. The certification shall be forwarded to the requesting training school.

(3) Upon noting any apparent errors or omissions, Commission staff shall complete an Application for Instructor Certification Deficiency Notification form CJSTC-271, revised December 6, 2000, hereby incorporated by reference, and forward a copy to the submitting training school. Within 90 days of receipt of form CJSTC-271, the applicant shall satisfy the deficiency. Failure to submit documentation of satisfaction of the deficiency within 90 days by the applicant shall result in denial of the application. Upon denial of an application an individual must reapply for certification.

Specific Authority 120.60(1), 943.03(4), 943.12(1), 943.14(3) FS. Law Implemented 120.60(1), 943.12(3),(9), 943.14(3) FS. History–New

<u>11B-20.0017 Duration and Renewal of Instructor</u> <u>Certifications.</u>

Upon approval of an Instructor Certification Application form CJSTC-71, by Commission staff, an instructor's certification expires four (4) years from the date the form is signed by Commission staff.

(1) High-Liability and Specialized Topics instructor certifications shall expire on the date an individual's General Instructor Certification expires.

(2) An instructor whose General Instructor Certification has expired shall meet the requirements for certification pursuant to Rule 11B-20.001(1),(b)-(d), F.A.C.

(3) An instructor whose High-Liability and Specialized Topics Instructor Certification has expired shall meet the requirements for certification pursuant to (2) of this rule section, and shall demonstrate proficiency pursuant to Rule 11B-20.0014, F.A.C., for the applicable High-Liability and Specialized Topics Instructor Certification. An individual who fails to demonstrate proficiency in the subject area for which certification is sought shall successfully complete the appropriate Commission-approved instructor training courses prior to re-applying for instructor certification.

(4) An instructor's certification shall be renewed within six months prior to the expiration date by submitting an updated form CJSTC-71 to the training center director or designee. The updated form shall be inspected pursuant to Rule 11B-20.001, F.A.C. Specific Authority 943.03(4), 943.12(1), 943.14(3) FS. Law Implemented 943.12(3),(9), 943.14(3) FS. History–New_____.

<u>11B-20.0018 Commission Instructor Certification</u> <u>Application.</u>

All applications submitted for Commission instructor certification shall be verified by the training center director or designee for submission to Commission staff by completing an Instructor Certification Application form CJSTC-71 pursuant with the requirements of Rule 11B-20.001, F.A.C. The training center director shall maintain all documentation that verifies the instructor's qualifications in the instructor's file at the training school.

Specific Authority 943.03(4), 943.12(1), 943.14(3) FS. Law Implemented 943.12(3),(9), 943.14(3) FS. History–New _____.

DEPARTMENT OF LAW ENFORCEMENT

Criminal Justice Standards and Training Commission

RULE CHAPTER TITLE:	RULE CHAPTER NO.:
Certification of Criminal Justice	
Training Schools	11B-21
RULE TITLE:	RULE NO.:
Criminal Justice Training School	
Requirements for Certification	11B-21.005

PURPOSE AND EFFECT: To add new rule language for basic abilities testing effective 1/1/2002 for all Commission-certified criminal justice training schools; rule language regarding the equipment requirement when teaching defensive tactics; and to define employment and job responsibilities for a training center director "designee."

SUBJECT AREA TO BE ADDRESSED: Training school requirements for certification.

SPECIFIC AUTHORITY: 943.03(4), 943.12(1),(2) FS.

LAW IMPLEMENTED: 943.12(3),(7), 943.14, 943.17(1)(g) FS.

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

TIME AND DATE: 9:00 a.m., February 13, 2001

PLACE: 2331 Phillips Road, Elevator Conference Room, Quad C, 3rd Floor, Tallahassee, Florida 32308-1489

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT IS: Donna Hunt, Florida Department of Law Enforcement, Criminal Justice Professionalism Program, 2331 Phillips Road, Tallahassee, Florida, 32308-1489

NOTICE UNDER THE AMERICANS WITH DISABILITIES ACT: Pursuant with the provisions of the Americans with Disabilities Act, persons needing an accommodation to participate in any proceeding should call (850)410-7900, (voice) or (850)656-9597, (TDD), at least five working days before such proceeding.

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

11B-21.005 Criminal Justice Training School Requirements for Certification.

All criminal justice training schools certified by the Commission on or after July 1, 1990, shall meet the following requirements:

(1) Training School Facilities and Equipment. All Commission-certified criminal justice training schools shall meet Commission requirements. Commission staff shall document on the Training School Classroom Facility Requirement form CJSTC 205, October 1, 1999, hereby incorporated by reference, compliance with the following:

(a) No change.

(b) If a Commission-certified criminal justice training school conducts training in law enforcement basic recruit driving, each driving range constructed after July 1, 1988, shall include the following specifications documented by Commission staff on the Driving Range Facility Requirements form CJSTC-202, October 1, 1999, hereby incorporated:

1. through 7. No change.

8. Restrooms, drinking water, and a rain-resistant shelter shall be provided <u>when the range is in use for Criminal Justice</u> <u>Standards and Training Commission training purposes</u> for personnel engaged in training on the driving range.

(c) If a Commission-certified criminal justice training school conducts training in basic law enforcement, correctional, or correctional probation, there shall be a suitable area designated for criminal justice defensive tactics instruction. A Defensive Tactics Requirements form CJSTC-203, October 1, 1999, hereby incorporated, shall be completed by Commission staff specifying that each defensive tactics area shall include the following training equipment:

1. Cushioned floor matting that is at least 80 square feet in size <u>for every two (2) students actively and physically engaged</u> <u>in defensive tactics instruction</u>.

2. through 3. No change.

(d) If a Commission-certified criminal justice training school conducts training in basic law enforcement, correctional, or correctional probation, there shall be at least one (1) firearms firing range designed for criminal justice firearms instruction that shall meet Commission requirements documented by Commission staff on a Firing Range Facility Requirements form CJSTC-201, October 1, 1999, hereby incorporated by reference, documenting the following:

1. through 9. No change.

10. Restrooms, drinking water, and a rain-resistant shelter shall be provided <u>when the range is in use for Criminal Justice</u> <u>Standards and Training Commission training purposes</u> for personnel engaged in firearms training on the range.

11. through 13. No change.

(2) No change.

(3) Employed Personnel. All Commission-certified criminal justice training schools shall employ personnel who meet Commission requirements documented on a Staffing Requirements form CJSTC-204, October 1, 1999, hereby incorporated by reference. The following specifications shall be met:

(a) One full-time salaried criminal justice training center director designated by the Commission-certified criminal justice training school, and employed on a 12 month calendar with faculty or administrative status, whose responsibilities are the management and quality control of the criminal justice training school program, and do not include a teaching assignment. Any additional administrative responsibilities or any instructional responsibilities shall not be undertaken by the director, unless approved by the Commission, upon a finding that such additional responsibilities would not interfere with the director's effective management of the training school. A director initially employed on or after July 1, 1990, shall at minimum, hold a bachelor's degree from an accredited college or university, and possess no less than two (2) years experience in the criminal justice field. Training center directors shall be responsible for the scheduling, presentation, and general local management of the criminal justice training programs, which shall include preparation of required reports and records, assuring quality of instruction, administration, and security of examinations. A training center director's designee shall be employed full-time with faculty or administrative status, whose responsibilities are the management and quality control of the criminal justice training program.

(b) through (d) No change.

(4) through (8) No change.

(9) Basic Abilities Testing Requirements. Effective January 1, 2002, all criminal justice training schools certified by the Commission shall:

(a) Adopt a Commission-approved basic abilities test as an entry requirement into a basic recruit training program.

(b) Require, for admission into a Basic Recruit Training Program, a passing score from a Commission-approved basic abilities test which shall be accepted by any Commission-certified criminal justice training school. A passing score is valid one (1) year from the date of the test.

(c) Not exempt a student from taking a Commission-approved basic abilities test.

(d) Not enter into a contract with any testing vendor for a period longer than the Commission's testing cycle of three (3) years.

DEPARTMENT OF LAW ENFORCEMENT

Criminal Justice Standards and Tra	aining Commission		
RULE CHAPTER TITLE:	RULE CHAPTER NO.:		
Certification and Employment or			
Appointment	11B-27		
RULE TITLES:	RULE NOS .:		
Certification, Employment or Appointment, and			
Terminating Employment or Appo	ointment		
of Officers	11B-27.002		
High School Graduation or Equivalen	t 11B-27.0021		
Revocation or Disciplinary Actions; Disciplinary			
Guidelines; Range of Penalties; A	ggravating		
and Mitigating Circumstances	11B-27.005		
Canine Team Certification	11B-27.013		
PURPOSE AND EFFECT: 11B-27.0	02 27 0021 and 27 013		

PURPOSE AND EFFECT: 11B-27.002, 27.0021, and 27.013: To revise the Physician's Assessment form CJSTC-75 to require that the physician approve an officer to be capable or not capable of performing the essential functions of a job for which he or she has been selected, to add "designee" to the signature block of the Equivalency of Foreign and Non-Public High School Curriculum form CJSTC-35 and the General Duty K-9 Team Application form CJSTC-70, update the acceptable passing score for the General Education Development (GED) Tests, and to make grammatical and clarification revisions. 11B-27.005: (1)(a): Changed "and" to "or" because the disciplinary action would be one or the other, not both.

SUBJECT AREA TO BE ADDRESSED: Certification of criminal justice officers and revision of Commission forms.

SPECIFIC AUTHORITY: 943.03(4), 943.12(1) FS.

LAW IMPLEMENTED: 943.12(3), 943.13, 943.13(3), 943.133, 943.139, 943.1395, 943.17 FS.

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

TIME AND DATE: 9:00 a.m., February 13, 2001

PLACE: 2331 Phillips Road, Elevator Conference Room, Quad C, 3rd Floor, Tallahassee, Florida 32308-1489

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT IS: Donna Hunt, Florida Department of Law Enforcement, Criminal Justice Professionalism Program, 2331 Phillips Road, Tallahassee, Florida, 32308-1489

NOTICE UNDER THE AMERICANS WITH DISABILITIES ACT: Pursuant with the provisions of the Americans with Disabilities Act, persons needing an accommodation to participate in any proceeding should call (850)410-7900, (voice) or (850)656-9597, (TDD), at least five working days before such proceeding.

Specific Authority 943.03(4), 943.12(1),(2) FS. Law Implemented 943.12(3),(7), 943.14. 943.17(1)(g) FS. History–New 7-21-82, Formerly 11B-21.05, Amended 1-28-86, 8-30-89, 12-24-89, 6-3-91, 12-13-92, 1-2-97, 7-7-99, 8-22-00.

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

11B-27.002 Certification, Employment or Appointment, and Terminating Employment or Appointment of Officers.

(1) Prior to submitting an application for certification or reactivation of certification, the employing agency shall collect, verify, and have on record, documents establishing that an applicant has met the requirements of Sections 943.13(1) through (10), F.S., to include the following requirements:

(a) through (c) No change.

(d) A Physician's Assessment form CJSTC-75, revised <u>December 6, 2000, April 11, 1999</u> and Patient Information form CJSTC-75A, revised March 11, 1999, hereby incorporated by reference, or an equivalent form signed by a physician licensed in the United States or its territories, showing that the applicant has met the medical standards required by the Commission. A Physician's Assessment and Patient Information form CJSTC-75 or equivalent, shall be signed by a physician licensed in the United States in conjunction with an officer's employment or appointment, regardless of the existence of a signed Physician's Assessment and Patient Information form CJSTC-75 or equivalent, from a previous employment or appointment of that officer.

(e) through (i) No change.

(2) through (5) No change.

Specific Authority 943.03(4), 943.12(1) FS. Law Implemented 943.12(3), 943.13, 943.133, 943.139, 943.1395 FS. History–New 10-6-82, Amended 4-26-84, 1-7-85, Formerly 11B-27.02, Amended 9-3-87, 3-29-89, 5-14-92, 12-13-92, 9-5-93, 1-19-94, 1-2-97, 7-7-99, 8-22-00,_____.

11B-27.0021 High School Graduation or Equivalent.

(1) No change.

(2) A Commission-certified criminal justice training school or a Regional Criminal Justice Selection Center, established pursuant to Section 943.256, F.S., shall evaluate non-public high school and foreign high school curricula, and shall complete an Equivalency of Foreign and Non-Public High School Curriculum form CJSTC-35, revised December 6, 2000, August 5, 1998, hereby incorporated by reference. Form CJSTC-35 shall be maintained in the officer's employing agency file.

(3) The successful completion of the General Education Development (G.E.D.) Tests, <u>in accordance with the Florida</u> <u>Department of Education Rule 6A-6.021, F.A.C.</u> with an <u>aggregate score of 225 on all five sections of the test, and no score below 40 on any single section, shall be considered the</u> equivalent of a high school graduation, and may be used in lieu of the requirement established in paragraph (1) of this rule section.

(4) No change.

11B-27.005 Revocation or Disciplinary Actions; Disciplinary Guidelines; Range of Penalties; Aggravating and Mitigating Circumstances.

(1) For the purpose of implementing the provisions of Rule 11B-27.004(7), F.A.C. "significant agency action" is defined as follows:

(a) For an offense that would be sanctioned by suspension of certification under these guidelines herein: Suspension from duty without pay for at least one (1) day, <u>or and</u> any change in assignment or duties that results in reduction in compensation, or termination from employment.

(b) No change.

(2) through (9) No change.

Specific Authority 943.03(4), 943.12(1) FS. Law Implemented 943.12 (3), 943.1395(8) FS. History–New 10-6-82, Amended 1-7-85, Formerly 11B-27.05, Amended 3-29-89, 12-13-92, 2-17-93, 1-19-94, 8-7-94, 11-5-95, 1-2-97, 7-7-99, 8-22-00.

11B-27.013 Canine Team Certification.

(1) through (2) No change.

(3) For those applicants who are seeking initial certification or recertification, and who have met all certification requirements pursuant to <u>paragraph (4) of this rule</u> <u>section</u>, <u>Section 943.12 (17), F.S.</u>, an employing agency shall file with Commission staff a General Duty K-9 Team Application form CJSTC-70, revised <u>December 6, 2000</u>, June 16, 1998, hereby incorporated by reference, which shall certify that the applicant is eligible for certification by the Commission.

(4) through (6) No change.

Specific Authority 943.03(4), 943.12(1) FS. Law Implemented 943.12(17) FS. History–New 3-29-89, Amended 12-13-92, 1-2-97, 7-7-99, 8-22-00,

DEPARTMENT OF LAW ENFORCEMENT

Criminal Justice Standards and Training Commission	
RULE CHAPTER TITLE: RULE	CHAPTER NO .:
Officer Certification Examination	11B-30
RULE TITLES:	RULE NOS.:
State Officer Certification Examination	
General Eligibility Requirements	11B-30.006
State Officer Certification Examination and	
Retake Eligibility Requirements for	
Individuals Completing the Traditional	
Basic Recruit Training Program Prior to	
September 1, 2001	11B-30.0061
State Officer Certification Examination and	
Retake Eligibility Requirements for	
Individuals Completing a Basic Recruit	
Training Program on or after	
September 1, 2001	11B-30.0062
CMS Application-Based State Officer	
Certification Examination and Retake	
Eligibility Requirements	11B-30.0063

Specific Authority 943.03(4), 943.12(1) FS. Law Implemented 943.13(3) FS. History–New 10-6-82, Amended 1-7-85, Formerly 11B-27.021, Amended 7-7-99,_____.

Application for the State Officer Certification	
Examination and Notification Process	11B-30.007
Examination Accommodations for	
Applicants with Disabilities	11B-30.0071
State Officer Certification Examination	
Site Administration	11B-30.008
Applicant Conduct at Test Site and Notice of	
Protection of Program Privileges	11B-30.009
Applicants Charged with Violations; Right	
of Hearing	11B-30.010
Examination Scoring and Grade Notification	11B-30.011
Post Review of Examination Questions,	
Answers, Papers, Grades, and Grading Key	11B-30.012
Challenge to Examination Results; Right of	
Hearing	11B-30.013
Application-Based Officer Certification	

Examination 11B-30.014 PURPOSE AND EFFECT: Revised the following forms: Application for Officer Certification Examination form CJSTC-500 has been revised to accommodate the CMS Application-Based State Officer Certification Examination, Application for Individuals Requesting Special Testing Accommodations form CJSTC-502 is a new form to comply with the Americans with Disabilities Act; State Officer Certification Examination Grade Review Request form CJSTC-510 was revised to reflect rule revisions in 11B-30.006(2). F.A.C.: Officer Certification State Examination Review form CJSTC-511 was revised to change the title; State Officer Certification Examination Test Results form CJSTC-515 was revised to change the title; and State Officer Certification Examination CJSTC-516 is a new form. 11B-30.006: Clarification of existing rule language. 11B-30.0061: Removed rule language from 11B-30.006(3)-(7), F.A.C., and moved it into 11B-30.0061, F.A.C., to reorganize for clarification of the Traditional Basic Recruit Training Curriculum versus the Application-Based Basic Recruit Training Curriculum in place prior to September 1, 2001. 11B-30.0062: Removed rule language from 11B-30.006(3)-(7), F.A.C., and moved it into 11B-30.0062, F.A.C., to reorganize for clarification of the Traditional Basic Recruit Training Curriculum versus the Application-Based Basic Recruit Training Curriculum in place after September 1, 2001, and to change the previous testing criteria from 5-section testing to 1-section testing. 11B-30.0063: New rule language for the CMS Application-Based State Officer Certification Examination process. 11B-30.007: Removed rule language from 11B-30.006(8)-(10), F.A.C., for insertion into 11B-30.007, F.A.C., to list the examination notification process separately. 11B-30.0071: New rule language for examination accommodations for applicants with disabilities. 11B-30.008, and .009: Housekeeping and clarification revisions. 11B-30.010: Rewrote this rule section and removed the 21-day requirement for filing a written request for a hearing. 11B-30.011: Identifies and clarifies the examination scoring and grade notification process for the certification examination prior to and after September 1, 2001. 11B-30.012: Clarified and reorganized existing rule language for the examination review process. 11B-30.013: Clarified existing language. 11B-30.014: Repealed this rule language for insertion into 11B-30.0063, F.A.C.

SUBJECT AREA TO BE ADDRESSED: Examination eligibility requirements, examination application notification process, application process for applicants with disabilities, examination site administration, applicant conduct at the examination site, rule language regarding applicants charged with violations, post review of examination and associated documents, challenge to the examination results, CMS application-based officer certification examination.

SPECIFIC AUTHORITY: 943.03(4), 943.12(1) FS.

LAW IMPLEMENTED: 943.10, 943.12(18), 943.1397, 943.173 FS.

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

TIME AND DATE: 9:00 a.m., February 13, 2001

PLACE: 2331 Phillips Road, Elevator Conference Room, Quad C, 3rd Floor, Tallahassee, Florida 32308-1489

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT IS: Donna Hunt, Florida Department of Law Enforcement, Criminal Justice Professionalism Program, 2331 Phillips Road, Tallahassee, Florida 32308-1489

NOTICE UNDER THE AMERICANS WITH DISABILITIES ACT: Pursuant with the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this program, please advise the Department at least 5 days prior to the workshop by contacting Donna Hunt, (850)656-9597 (TDD).

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

11B-30.006 Application for State Officer Certification Examination General, Eligibility Requirements.

(1) The following individuals are eligible to <u>take</u> sit for the <u>State</u> Officer Certification Examination (SOCE) for the <u>applicable criminal justice discipline</u>:

(a) Individuals who have successfully completed a Commission-approved <u>Traditional</u> Basic Recruit Training Program, <u>pursuant to Rule 11B-35.002(4)</u>, F.A.C., or Cross-<u>Over</u> Training Program, <u>pursuant to 11B-35.004(3)</u>, F.A.C., or the CMS Application-Based Basic Recruit Training Program, pursuant to Rule 11B-35.002(5), F.A.C., within the past four (4) years.

(b) <u>Inactive Commission-certified Non-active Florida</u> eertified officers who have a break-in-service of more than four (4) years <u>and have successfully completed a</u>. Prior to sitting for the State Officer Certification Examination, these officers shall complete either the Law Enforcement, Correctional, or Correctional Probation Officer Certification Examination Qualification Course, <u>pursuant to Rule</u> <u>11B-35.008, F.A.C., or a Commission-approved Basic Recruit</u> <u>Training Program, pursuant to paragraph (a) of this rule</u> <u>section,</u> at a Commission-certified criminal justice training school pursuant to Rule 11B-35.008, F.A.C.

(c) Individuals who have successfully completed a comparable Basic Recruit Training Program in another state, or for the Federal Government, and have served as <u>a</u> full-time sworn officers in another state or for the Federal Government for at least one (1) year, <u>in the applicable criminal justice discipline</u>, and are approved for an exemption from completing a Commission-approved Basic Recruit Training Program, pursuant to Rule<u>s</u> 11B-35.009 and <u>11B-35.010</u>, F.A.C., <u>and have Prior to sitting for the State Officer Certification Examination, these individuals shall successfully completed the Officer Certification Examination Qualification Course, <u>in the applicable criminal justice discipline appropriate for the discipline for which the individual is seeking certification, at a Commission-certified criminal justice training school pursuant to Rule 11B-35.008, F.A.C.</u></u>

(2) <u>Commission-certified criminal justice training schools</u> may order officer certification examination applicant handbooks and an Application for Officer Certification <u>Examination form CJSTC-500</u>, revised December 6, 2000, hereby incorporated by reference, by completing a Training School Examination Supplies Request form CJSTC-514, revised January 21, 1999, hereby incorporated by reference. The request form shall be submitted to the Florida Department of Law Enforcement, Criminal Justice Professionalism Program, Attn: Certification Examination Section. Students successfully pass the State Officer Certification Examination within four (4) years of graduation from one of the Commission's Basie Recruit Training Programs.

(3) The application form CJSTC-500, may be obtained from a Commission-certified eriminal justice training school or the Florida Department of Law Enforcement, Criminal Justice Professionalism Program. Applications to sit for the State Officer Certification Examination shall be received by Commission staff by the established deadline date, which shall not exceed 21 days prior to the published scheduled examination date, pursuant to the Criminal Justice Standards and Training Commission Policies and Procedures Manual, October 13, 1999, hereby incorporated by reference. The application shall be accompanied by a \$75 application fee that shall be a cashier's check, money order, or a public agency's instrument made payable to the Criminal Justice Standards and Training Trust Fund. (4) Should an applicant fail all or part of the examination, the applicant shall be allowed to make application for re-examination. Applications for a first re-examination shall be received by Commission staff by the established deadline date, which shall not exceed 21 days prior to the published scheduled examination date. The application shall be accompanied by a \$75 application fee that shall be a cashier's eheck, money order, or a public agency's instrument made payable to the Criminal Justice Standards and Training Trust Fund.

(5) Should an applicant fail all or part of the first re examination, the re take applicant shall be allowed to make application for a second re examination. Prior to sitting for the second re examination, the applicant shall re take and successfully complete the Basic Recruit Training Course(s) that correspond to the examination section(s) failed. Students re taking the High Liability Training Courses are required to complete only the academic portions of the courses.

(6) Applications for a second re-examination shall be received by Commission staff by the established deadline date, which shall not exceed 21 days prior to the published scheduled examination date. The application shall be accompanied by a \$75 application fee that shall be a cashier's eheck, money order, or a public agency's instrument made payable to the Criminal Justice Standards and Training Trust Fund. Additionally, applicants requesting a second re-examination shall submit one of the following with the completed application:

(a) A Certificate of Completion that includes the name of the Commission-certified criminal justice training school, the applicant's name, the discipline for which certification is being sought, the name(s) and common course number(s) of the remedial course(s) completed and completion date of each individual course, and the signature of the training center director; or

(b) If the remedial training has not been completed at the time of application, an original letter on the training school's letterhead signed by the training center director, which shall specifically identify the discipline and original training program completed, name(s) and common course number(s) of the remedial course(s) taken, and expected completion date of each individual course.

(7) If an applicant fails to pass the State Officer Certification Examination after three attempts, the applicant may not sit for the examination again until the applicant has enrolled in and successfully completed the full Basic Recruit Training Program, within the discipline for which the applicant is seeking certification.

(8) The applicant may request rescheduling to sit for the examination if either of the following conditions exist:

(a) The applicant is unable to sit for the State Officer Certification Examination by reason of military service, and provides a copy of military orders or a letter from the applicant's commanding officer to Commission staff; or

(b) The applicant can demonstrate to the satisfaction of Commission staff that serious injury, illness, or other physical impairment to the applicant or a member of the applicant's immediate family, or the death of a member of the applicant's immediate family, made it impossible to sit for the State Officer Certification Examination. Requests shall be substantiated by the following:

1. A statement on official letterhead from the treating physician describing the injury, illness, or physical impairment, and lists the dates of treatment or confinement, and affirms that such injury, illness, or physical impairment made it impossible for the applicant to sit for the State Officer Certification Examination, or

2. A copy of the immediate family member's death certificate, or

3. A statement on official letterhead from the funeral home that was responsible for funeral arrangements for the deceased family member.

(c) If the applicant has been issued a subpoena to appear in court, the applicant shall provide Commission staff with a copy of the subpoenas substantiating the court dates for their appearance in court, and the date the subpoena(s) was issued to the applicant.

(9) Any requests for applicant rescheduling authorized pursuant to paragraph (8) of this rule section, shall be submitted in writing to Commission staff. Unless otherwise stated, rescheduling granted in this rule section remains subject to all requirements for eligibility, pursuant to paragraphs (1)-(6) of this rule section, however, no additional application fee shall be charged.

(10) If a mechanical fault, natural event, or other problem associated with the administration or grading of the examination occurs, Commission staff shall permit rescheduling of all or part of the examination without further application by, or cost to the applicant. The applicant shall receive a letter of rescheduling within 30 working days of discovery of the problem associated with the administration or grading of the examination. Re scheduling of the examination, pursuant to this rule section, does not constitute a re examination pursuant to Section 943.1397(2), F.S.

(11) Commission-certified criminal justice training schools may order officer certification examination supplies by completing a Training School Examination Supplies Request form CJSTC-514, revised January 21, 1999, hereby incorporated by reference, and submit to the Florida Department of Law Enforcement, Criminal Justice Professionalism Program, Certification Examination Section. (12) All forms and the Criminal Justice Standards and Training Commission Policies and Procedures Manual referenced in this rule chapter, may be obtained by contacting the Florida Department of Law Enforcement, Criminal Justice Professionalism Program, Post Office Box 1489, Tallahassee, Florida 32302-1489, Attention: Director's Office, Forms and Manual Liaison.

Specific Authority 943.03(4), 943.12(1) FS. Law Implemented 943.12(18), 943.1397 FS. History–New 1-10-94, Amended 8-7-94, 1-2-97, 7-7-99, 8-22-00,_____.

<u>11B-30.0061 State Officer Certification Examination and</u> <u>Retake Eligibility Requirements for Individuals Completing</u> <u>the Traditional Basic Recruit Training Program Prior to</u> <u>September 1, 2001.</u>

(1) Individuals who have successfully completed a Commission-approved Traditional Basic Recruit Training Program or Cross-Over Training Program, or Officer Certification Examination Qualification Course Requirements prior to September 1, 2001, shall be allowed to take the State Officer Certification Examination (SOCE).

(2) Should an individual fail all or part of the SOCE, the individual shall be permitted to reapply and retake the SOCE. The re-examination shall include only those section(s) failed in the initial examination.

(3) Should an individual fail all or part of the first re-examination, the individual shall be permitted to reapply and take a second re-examination pursuant to the following:

(a) Enroll in and successfully complete training that corresponds to the examination section(s) failed. However, students who retake Commission-approved High-Liability Training Courses shall be required to successfully pass only the academic portions of the High-Liability Training Course(s) failed.

(b) Submit an Application for Officer Certification Examination form CJSTC-500, which includes submission of a Certificate of Completion from the criminal justice training school the individual attended. The Certificate of Completion shall include: the name of the training school, the applicant's name, the applicable criminal justice discipline, the name(s) and common course number(s) of the remedial courses completed, the training center director's signature, and the completion date of each course.

(c) If remedial training has not been completed at the time an individual submits form CJSTC-500, the individual shall submit a signed letter from the training center director, which shall be written on the training school's letterhead. The letter shall identify all information required on the Certificate of Completion and shall identify the expected completion date of the remedial training. Remedial training shall be completed prior to the date the second re-examination is scheduled. (d) Applicants who have not completed the required remedial training at the time form CJSTC-500 is submitted, shall submit the documents listed in paragraph (b) of this rule section to the examination administrator on the scheduled test day.

Specific Authority 943.03(4), 943.12(1) FS. Law Implemented 943.12(18), 943.13(10), 943.1397 FS. History–New_____.

<u>11B-30.0062 State Officer Certification Examination and</u> <u>Retake Eligibility Requirements for Individuals Completing a</u> Basic Recruit Training Program on or after September 1, 2001.

(1) Individuals who have successfully completed a Commission-approved Basic Recruit Training Program on or after September 1, 2001, shall be allowed to apply for and take the State Officer Certification Examination (SOCE).

(2) Should an individual fail to achieve an overall passing score for the SOCE, the individual shall be permitted two (2) opportunities to reapply and retake the examination.

Specific Authority 943.03(4), 943.12(1) FS. Law Implemented 943.12(18), 943.13(10), 943.1397 FS. History–New_____.

<u>11B-30.0063</u> CMS Application-Based State Officer Certification Examination and Retake Eligibility Requirements.

(1) Individuals who have successfully completed the Curriculum Maintenance System (CMS) Application–Based Basic Recruit Training Programs for use as a basic recruit training program for criminal justice officers, pursuant to Rule 11B-35.004(5), F.A.C., shall be allowed to apply for and take the CMS Application-Based State Officer Certification Examination for the discipline in which certification is sought.

(2) Should an individual fail to achieve a passing score on the CMS Application-Based State Officer Certification Examination, the individual shall be permitted two (2) opportunities to reapply and retake the certification examination.

(3) Should an individual fail to pass the CMS Application-Based State Officer Certification Examination after three (3) attempts, the individual shall not be permitted to take the certification examination until the applicant has re-enrolled in and successfully completed the CMS Application-Based Basic Recruit Training Programs for the discipline in which certification is sought.

11B-30.007 <u>Application for the State Officer Certification</u> <u>Examination and Notification Process of Applicants</u>.

(1) If an applicant meets the requirements to sit for the State Officer Certification Examination, Commission staff shall schedule the applicant for the requested examination site and date.

(1)(2) Application to take the State Officer Certification Examination (SOCE) may be made by submitting a completed Application for Officer Certification Examination form CJSTC-500, to the Florida Department of Law Enforcement, Office of Finance and Accounting, Post Office Box 1489, Tallahassee, Florida 32302-1489, and shall be accompanied by a cashiers check, money order, or public agency instrument in the amount of \$100 made payable to the Criminal Justice Standards and Training Trust Fund. A completed application form CJSTC-500 shall be submitted according to the established deadline date. Form CJSTC-500 and the established examination dates may be obtained from a Commission-certified criminal justice training school, or from the Florida Department of Law Enforcement, Criminal Justice Professionalism Program, Attn.: Certification Examination Section, Post Office Box 1489, Tallahassee, Florida 32302-1489. If an applicant cannot be scheduled for the examination site and date requested, the applicant shall be scheduled for the first available site and date in the geographical area of the requested site.

(2)(3) Commission staff shall notify the applicant applicants of the testing site and the date and time the SOCE will be administered, of the State Officer Certification Examination, by mail, prior to the date of the examination.

(3) If a mechanical fault, natural event, or other problem associated with the administration of the SOCE occurs, Commission staff shall permit rescheduling of all or part of the examination without further application or cost to the applicant. Commission staff shall notify the applicant when the SOCE is to be rescheduled via the address provided on the applicant form CJSTC-500, within 30 working days of discovery that a problem exists with the administration of the certification examination. Re-scheduling of the SOCE does not constitute a re-examination.

(4) An applicant who has been scheduled to take the State Officer Certification Examination (SOCE) and is unable to take the certification examination on the date scheduled, shall be given the opportunity to submit a request to Commission staff to reschedule the certification examination within sixty days of the missed examination date. Rescheduling that is granted by Commission staff shall be subject to all requirements for eligibility, pursuant to Rule 11B-30.006, F.A.C. An additional application fee shall not be charged. The following conditions shall exist and shall be documented in the applicant's request to reschedule an certification examination date:

(a) Due to military service, an applicant shall provide a copy of military orders, or provide a letter from his or her commanding officer to Commission staff; or

(b) Due to injury, illness, or physical impairment, an applicant shall provide a statement on official letterhead from the treating physician that provides a lists and dates of

<u>Specific Authority 943.03(4), 943.12(1),(18) FS. Law Implemented</u> 943.12(18), 943.1397(8), 943.173 FS. History–New_____.

treatment or confinement affirming that such injury, illness, or physical impairment made it impossible for the applicant to take the SOCE; or

(c) Due to the death of an immediate family member, an applicant shall provide a copy of the death certificate or a statement on official letterhead from the funeral home responsible for the funeral arrangements; or

(d) Due to a subpoena to appear in court, an applicant shall provide to Commission staff a copy of the subpoena substantiating the court date(s) for the applicant's appearance in court, and the date the subpoena was issued.

Specific Authority 943.03(4), 943.12(1) FS. Law Implemented 943.12(18) FS. History–New 1-10-94, Amended 1-2-97, 7-7-99, 8-22-00,_____.

<u>11B-30.0071 Examination Accommodations for</u> <u>Applicants with Disabilities.</u>

(1) In compliance with the Americans with Disabilities Act (ADA) of 1990, the Department shall provide reasonable and appropriate accommodations to individuals with physical, mental, or specific learning disabilities to the extent such accommodations do not create an undue cost, administration restraints, security considerations, and availability of resources. Accommodations made will vary depending upon the nature and the severity of the disability. Each case shall be dealt with on an individual basis with the limits prescribed herein. Reference information and guidelines regarding the process for documenting disabilities are contained in the document, "Request for Test Accommodations for Examinees with Disabilities," which may be obtained by writing to the Florida Department of Law Enforcement, Criminal Justice Professionalism Program, Certification Examination Section, Post Office Box 1489, Tallahassee, FL. 32302-1489, Attention: ADA Coordinator, or by calling 850-410-8600, TDD#: 850-656-9597.

(2) An applicant requesting special accommodations shall submit an Application for Individual Requesting Special Testing Accommodations form CJSTC-502, revised December 6, 2000, hereby incorporated by reference, which shall be submitted 45 days prior to the requested State Officer Certification Examination (SOCE) date. The Application for Officer Certification Examination form CJSTC-500 shall be submitted according to the established deadline date for the requested SOCE. The individual shall provide documentation of the disability by an appropriate professional when the disability and the requested accommodations are not obvious. Forms CJSTC-500 and CJSTC-502 may be obtained by writing to the Florida Department of Law Enforcement, Criminal Justice Professionalism Program, Certification Examination Section, Post Office Box 1489, Tallahassee, FL. 32302-1489, Attention: ADA Coordinator, or by calling 850-410-8600, TDD#: 850-656-9597.

(3) Reasonable and appropriate accommodations to take the State Officer Certification Examination (SOCE) shall be provided for qualifying individuals. All accommodations shall be directly linked to the amelioration of the identified functional limitations caused by the asserted disability and must be reasonable and effective. Permissible accommodations include:

(a) Flexible Time. Individuals requiring extra time to take the SOCE shall submit a recommendation of such from an appropriate professional, pursuant to paragraph (6)(e) of this rule section. The Commission recognizes that using a live reader takes longer than reading regular print. Untimed certification examinations shall not be provided.

(b) Flexible Setting. Individual and small group settings for administration of the SOCE shall be made available to individuals when such a service is recommended by an appropriate professional.

(c) Flexible Recording of Responses. The individual's responses may be recorded by a proctor or marked on the test booklet. The proctor may transcribe the individual's responses into a machine scannable answer sheet. In these instances, the individual will verify that the answers he or she indicated were marked.

(d) Flexible Format. The test booklet may be produced in large print, high quality regular print, or read aloud.

(e) Assistive Devices. Upon approval by the Commission and based on documented need, the individual shall be allowed to use lights and magnifiers.

(4) The Commission shall request further evidence for the necessity of the accommodation when the evidence substantiating the need for the accommodation is not complete. The Commission shall request that the individual receive another professional evaluation to verify the disability, which shall be paid by the Florida Department of Law Enforcement. Criminal Justice Professionalism Program, or to determine what accommodations are most appropriate and effective when the initial evaluation is inconclusive, unclear, or does not substantiate the need for the requested accommodation, which shall be paid for by the individual.

(5) In no case shall any modifications authorized herein be interpreted or construed as an authorization to provide an individual with assistance in determining the answer to any test item. No accommodation or modification shall be made that adversely affects the integrity of the SOCE.

(6) Definition of Terms.

(a) Person with disabilities means any person who:

<u>1. Has a physical, mental, or specific learning disability, which presently substantially limits one or more major life activities;</u>

2. Has a record of such disability; or

3. Is regarded as having such disability.

(b) Major life activities are activities that an average person can perform with little or no difficulty, for example walking, talking, hearing, breathing, learning, working, caring for one's self, and performing manual tasks. (c) A person with a physical disability means any person who has a permanent or temporary physical or psychomotor disability. Examples of such a disability under this section include those disabilities that require the use of a wheelchair, braces, or crutches. It also includes individuals with a hearing or sight disability, or those who may need special accommodation to move about.

(d) A person with a learning disability means any person who has a permanent or temporary mental disability, such as brain damage, brain dysfunction, dyslexia, or a perceptual disorder.

(e) For purposes of this rule, "an appropriate professional" is a person licensed, pursuant to Chapters 460 (Chiropractic), 490 (Psychological Services), 458 (Medical Practice), 459 (Osteopathy), 461 (Podiatric Medicine), 463 (Optometry), 468, Part I (Speech-Language Pathology and Audiology), or 490 (Psychological Services), Florida Statutes, or is appropriately licensed in the state in which the certification of disability was performed. Any certification, documentation, or recommendation relating to the individual's disability provided by an appropriate professional, and, pursuant to the requirements of this rule, shall not be extended beyond the scope permitted by the law for that professional or that which the professional knows or has reason to know that he or she is not competent to perform.

<u>Specific Authority 943.03(4), 943.12(1), 943.1397 FS. Law Implemented 943.12(18), 943.1397 FS. History-New</u>_____.

11B-30.008 <u>State Officer Certification</u> Examination <u>Site</u> Administration.

(1) <u>Commission staff examination administrators and</u> <u>proctors are responsible for maintaining secure and proper</u> <u>administration of the State Officer Certification Examination</u> (SOCE). During the administration of the SOCE, applicants <u>shall follow the instructions of the examination administrator</u> and proctors, and shall be permitted to ask questions of the <u>examination administrator relating to the test administration</u> <u>instructions.</u> Commission staff shall refuse admission of applicants to sit for the examination for any individual who does not present a valid driver's license, a criminal justice agency photo I.D., or a Florida Identification Card issued by the Department of Highway Safety and Motor Vehicles.

(2) <u>An applicant who has been scheduled to take the State</u> <u>Officer Certification Examination (SOCE) shall arrive at the</u> <u>scheduled examination site on the designated date and time,</u> <u>and shall present the following documentation to the</u> <u>examination administrator:</u> <u>Applicants sitting for the initial</u> <u>examination shall bring to the test administration site proof of</u> <u>successful completion of a Commission approved Basie</u> <u>Recruit Training Program or Officer Certification Examination</u> <u>Qualification Course appropriate for the discipline for which</u> <u>the individual is seeking certification. The following</u> <u>documentation shall be acceptable:</u> (a) Valid photo identification. Each time an applicant applies to take the SOCE, the applicant shall present a valid driver's license, state identification card issued by the Florida Department of Highway Safety and Motor Vehicles, a valid military identification, or a state agency identification card. The identification cards shall contain the applicant's first and last name, which shall correspond with the name on the SOCE roster. A Certificate of Completion that shall contain the name of the Commission-certified criminal justice training school, applicant's name, discipline and training program completed, training completion date, number of hours completed, and signature of the training center director; or

(b) A record of completed training if required pursuant to Rules 11B-30.006 and 11B-30.0061(2),(3), F.A.C. The record of completed training shall be in the form of a Certificate of Completion or a Letter of Completion on the Commission-certified criminal justice training school's letterhead and shall include the applicant's name, the discipline, the completed training, the training completion date, the number of hours completed, and the signature of the training center director. Documentation of completed training may be submitted prior to the SOCE date pursuant to Rule 11B-30.007, F.A.C., or presented to the examination administrator on the day of testing. A Letter of Completion submitted in lieu of a Certificate of Completion, which shall be an original letter, on the training school's letterhead, signed by the training center director. The letter of completion shall include the discipline and training program completed, the completion date, and number of hours completed.

(3) Applicants sitting for the first re-examination are only required to show identification pursuant to paragraph (1) of this rule section.

(4) Applicants sitting for the second re-examination shall additionally show proof of successfully completing the required remedial course(s). One of the following may be accepted:

(a) A Certificate of Completion that includes the name of the Commission certified criminal justice training school, the applicant's name, the discipline for which certification is being sought, the name(s) and common course number(s) of the remedial course(s) completed and completion date of each individual course, and the signature of the training center director; or

(b) An original letter on the training school's letterhead signed by the training center director, which shall specifically identify the discipline and training program completed, name(s) and common course number(s) of the remedial course(s) taken, and completion date of each individual course.

(5) During all examinations, applicants shall follow the instructions of the examination administrator. Failure to comply with the administrator's instructions shall result in disqualification from the examination session, and forfeiture of the application fee.

(3)(6) An applicant shall not be admitted to the examination administration <u>site</u> after the door to the examination site is closed. <u>Re-scheduling of the State Officer</u> Certification Examination (SOCE), pursuant to this paragraph, does not constitute a re-examination, pursuant to Section 943.1397, F.S. The applicant shall forfeit the examination fee and may re-apply to Commission staff to sit for the examination, and shall again have to comply with all of the provisions of Rule 11B-30.006, F.A.C.

(4)(7) All examination booklets, answer sheets, and other State Officer Certification Examination (SOCE) examination papers and materials are the sole property of <u>the</u> Commission. staff. An applicant shall not remove any of the <u>SOCE</u> examination booklets, answer sheets, or other <u>SOCE</u> examination papers or materials from the examination room, or retain or reproduce the materials in whole, or in part, by any means or method whatsoever.

Specific Authority 943.03(4), 943.12(1),(<u>18)</u> FS. Law Implemented 943.12(<u>18)</u> FS. History–New 1-10-94, Amended 8-7-94, 1-2-97, 7-7-99, 8-22-00,_____.

11B-30.009 <u>Applicant</u> Conduct at Test Site and Notice of Protection of the Program's Privileges.

(1) The examination administrator and procetors are Commission staff's designated agents and are responsible for maintaining a secure and proper examination administration.

(1)(2) The applicant shall not engage Any individual observed to have engaged in conduct that subverts or attempts to subvert the <u>State Officer Certification E</u>examination (SOCE) process₇. Conduct that subverts or attempts to subvert the SOCE process includes: shall have their scores on the State Officer Certification Examination withheld or declared invalid, and the individual shall be subject to the imposition of other sanctions by the Commission, pursuant to Section 943.13(7), F.S., and Rule Chapter 11B-27.007, F.A.C.

(3) Conduct that subverts or attempts to subvert the examination process includes:

(a) Conduct that violates the security of the State Officer Certification Examination materials are as follows:

(a)1. Removing from the examination room any of the <u>SOCE</u> materials.

(b)2. Reproducing or reconstructing any portion of the <u>SOCE</u> examination.

(c)3. Aiding by any means in the reproduction of any portion of the <u>SOCE</u> examination.

(d)4. Selling, distributing, buying, receiving, or having unauthorized possession of any portion of a past, current, or future <u>SOCE</u> State Officer Certification Examination.

(e) Revealing test questions or other information that would compromise the integrity of the SOCE.

(2)(b) The applicant shall not violate the standards of State Officer Certification Examination (SOCE) test administration. <u>Violations of test administration include</u>: Conduct that violates the standards of test administration is as follows: (a)1. Communication with any other <u>applicant</u> examinee during the administration of the <u>SOCE</u> examination.

(b)2. Copying answers from another <u>applicant</u> examinee, or intentionally allowing one's answers to be copied by another <u>applicant</u> examinee during the administration of the <u>SOCE</u> examination.

(c)^{3.} Having in one's possession during the administration of the <u>SOCE</u> examination, any books, notes, written, or printed materials or data of any kind.

(d)(c) Failing to comply with the SOCE administrator's instructions. Conduct that violates the applicant identification process is as follows:

(3) The applicant shall not violate the applicant identification process. Conduct that violates the applicant identification process is as follows:

(a)1. Falsifying or misrepresenting information required for admission to the State Officer Certification Examination (SOCE).

(b)2. Impersonating an applicant examinee.

(c)3. Having an impersonator take sit for the SOCE examination on one's behalf.

(4) Any violation of the provisions of Rule $11B-30.009(\underline{1})-(3)$, F.A.C., or other irregularity shall be documented in writing by a Commission staff agent(s), and documentation of the violation or irregularity shall be presented to the appropriate regulatory section within the Criminal Justice Professionalism Program for action by Commission staff. A Commission staff agent(s) shall exercise extreme care in their documentation to ensure that the violation is or irregularities are precisely recorded as it was they were witnessed.

(5) When the Commission finds that an applicant has committed an act that violates paragraphs (1)-(3) of this rule section, the applicant shall:

(a) Have their State Officer Certification Examination SOCE) declared invalid;

(b) Forfeit the application fee;

(c) Be ineligible to apply to take the SOCE in any discipline for a period of five (5) years;

(d) Be subject to denial of certification by the Commission pursuant to Rule 11B-27.007, F.A.C.;

(e) Be subject to disciplinary action taken against any currently held Commission certification.

(f) Be subject to the imposition of other sanctions by the Commission, pursuant to Section 943.13(7), F.S., and Rule <u>11B-27</u>, F.A.C. Individuals who engage in conduct that subverts or attempts to subvert the State Officer Certification Examination process, shall at a minimum be ineligible for re-examination for a period of (5) five years, or may be denied certification by the Commission pursuant to Chapter 943, F.S.

Specific Authority 943.03(4), 943.12(1),(<u>18)</u>, <u>943.173(3)</u> FS. Law Implemented 943.12(18), <u>943.13(7)</u>, <u>943.1397(3)</u>, <u>943.173</u> FS. History–New 1-10-94, Amended 1-2-97, 7-7-99, 8-22-00,______.

11B-30.010 <u>Applicants</u> Persons Charged with Violations; Right of Hearing.

Should the Commission find that an applicant has violated the provisions of Rule 11B-30.009(2), F.A.C., the Commission shall notify the applicant of the violation by submitting a statement invalidating the applicant's State Officer Certification Examination (SOCE). The statement invalidating the applicant's SOCE shall specify the basis for the Commission's action and shall be forwarded to the applicant. The applicant shall be entitled to a hearing pursuant to the Administrative Procedures Act set forth in Chapter 120, F.S., and the Uniform Rules of Procedures, Rule 28-106, F.A.C.

(1) An applicant charged by Commission staff with a violation of Rule 11B-30.009(2) or (3), F.A.C., may, within 21 days of receipt of notice of being charged with such violation, request a hearing by filing a written request with Commission staff.

(2) The applicant's request shall specify the nature of the dispute with Commission staff. Upon filing a timely request, the applicant shall be provided a hearing pursuant to Section 120.569, F.S.

Specific Authority 943.03(4), 943.12(1) FS. Law Implemented <u>120</u>, 943.12(18), FS. History–New 1-10-94, Amended 7-7-99, 8-22-00._____.

11B-30.011 Examination Scoring and Grade Notification.

(1) Individuals who graduate from a Commission-approved Traditional Basic Recruit Training Program, pursuant to Rules 11B-35.002(4)(a)-(e), 11B-35.004(3)(a)-(f) and 11B-35.008(1)(a)-(c), F.A.C., prior to September 1, 2001, shall be required to pass all sections of the State Officer Certification Examination (SOCE). The appropriate pass scores identified for the curricula sections for each discipline and grade notification are as follows: Commission staff shall notify the applicant of the examination date.

(a) Law Enforcement:

<u>1. Section 1, CJD-760 Legal 1, CJD-761 Legal 2, and CJD-730 Legal 3, pass score is 79%.</u>

2. Section 2, CJD-763 Interpersonal Skills and CJD-762 Communications, pass score is 78%.

<u>3. Section 3, CJD-734 Law Enforcement Investigations,</u> pass score is 80%.

<u>4. Section 4, CJD-731 Law Enforcement Patrol, pass score</u> is 80%.

5. Section 5, CJD-704 Criminal Justice Defensive Tactics, CJD-705 Criminal Justice Weapons, CJD-723 Vehicle Operations, CJD-732 Law Enforcement Traffic, and CJD-254 Medical First Responder, pass score is 80%.

(b) Correctional:

<u>1. Section 1, CJD-770 Legal 1 and CJD-771 Legal 2, pass</u> score is 80%.

2. Section 2, CJD-773 Interpersonal Skills, pass score is 80%.

3. Section 3, CJD-752 Correctional Operations, pass score is 80%.

<u>4. Section 4, CJD-750 Interpersonal Skills and CJD-772</u> <u>Communications, pass score is 80%.</u>

5. Section 5, CJD-704 Criminal Justice Defensive Tactics, CJD-705 Criminal Justice Weapons, CJD-254 Medical First Responder and CJD-741 Emergency Preparedness, pass score is 80%.

(c) Correctional Probation:

<u>1. Section 1, CJD-790 Correctional Probation Legal, pass</u> score is 80%.

2. Section 2, CJD-704 Criminal Justice Defensive Tactics, CJD-254 Medical First Responder, CJD-795 Firearms and CJD-791 Correctional Probation Operations, pass score is 80%.

<u>3. Section 3, CJD-792 Correctional Probation</u> <u>Interpersonal Skills and CJD-793 Correctional Probation</u> <u>Communications Skills, pass score is 82%.</u>

<u>4. Section 4, CJD-794 Correctional Probation Supervision,</u> pass score is 85%.

(d) Applicants shall be notified within 30 days of the test date, which shall be submitted by Commission staff on an Applicants State Officer Certification Examination Test Results form CJSTC-515, revised December 6, 2000, hereby incorporated by reference.

(2)Individuals, who graduate from Commission-approved Basic Recruit Training Programs on or after September 1, 2001, shall be required to pass the State Officer Certification Examination (SOCE) with an overall scale score of 80. Applicants shall be notified within 30 days of the test date, which shall be submitted by Commission staff on an Applicants State Officer Certification Examination Overall Test Results form CJSTC-516, revised December 6, 2000, hereby incorporated by reference. Applicant(s) failing the State Officer Certification Examination shall be notified of the subject area(s) failed, along with the requirements for re-examination and the review procedures.

Specific Authority 943.03(4), 943.12(1),(<u>18)</u> FS. Law Implemented 943.12(18), <u>943.1397(1)</u> FS. History–New 1-10-94, Amended 1-2-97, 7-7-99, 8-22-00,_____.

11B-30.012 <u>Post</u> Applicant Review of Examination Questions, Answers <u>Papers, Grades, and Grading Key</u>.

(1) Individuals who have taken the State Officer Certification Examination (SOCE) shall have the right to review their examination results by submitting a State Officer Certification Examination Grade Review Request form CJSTC-510, revised October 19, 1998, hereby incorporated by reference. To be eligible to file a form CJSTC-510, pursuant to Rule 11B-30.013, F.A.C., the form shall be submitted to Commission staff within 45 calendar days of the individual's SOCE date. Individuals who fail to meet the 45-day deadline shall not be allowed to file a challenge, but may review the SOCE results. Pursuant to Section 119.07(3)(c), F.S., applicants who have taken the State Officer Certification Examination shall have the right to review a copy of their examination questions and answers.

(2) <u>State Officer Certification Examination Grade</u> reviews shall be conducted in the presence of a Commission staff <u>during regular work hours at the Florida Department of Law</u> <u>Enforcement, Criminal Justice Professionalism Program,</u> which are defined as 8:00 a.m. through 5:00 p.m., Monday through Friday, excluding official state holidays representative at. Individuals shall be scheduled to review their State Officer <u>Certification Examination (SOCE) grades within 40 calendar</u> days of Commission staff's receipt of the completed form <u>CJSTC-510.</u> a site designated by Commission staff during regular working hours, which are defined as 8:00 a.m. through 5:00 p.m., Monday through Friday, excluding official state holidays.

(a) The provisions and sanctions of Rules 11B-30.009 and 11B-30-010, F.A.C., shall apply to individuals in an Examination Review Session. In addition, any individual who violates the standards in Rule 11B-30.009, F.A.C., shall be dismissed from the Examination Review Session.

(b) The individual who requested the grade review shall be provided with the results of the SOCE test results and the State Officer Certification Examination Review form CJSTC-511, revised December 6, 2000, hereby incorporated by reference. The CJSTC-511 form shall be signed by the individual requesting the review and a Commission staff member at the conclusion of the Examination Review Session. Individuals shall not be allowed to bring materials into the Examination Review Session or remove materials provided in the Examination Review Session. All materials used by the participants in the Examination Review Session shall be retained by Commission staff. Only the individual scheduled for the Examination Review Session and a Commission staff member shall be present during a Examination Review Session.

(c) Prior to any Examination Review Session, all individuals shall acknowledge receipt of these rules and affirm to abide by all such rules in writing.

(3) <u>Individuals shall be prohibited from leaving an</u> <u>Examination Review Session with any written challenges</u>, grade sheets, or any other examination materials. Applicants who have taken the State Officer Certification Examination may request and receive an appointment for review of their examination. Applicants may review their examination subject to the following conditions:

(a) The Officer Certification Examination Grade Review Request form CJSTC-510, revised October 19, 1998, hereby incorporated by reference, shall be received by Commission staff within 45 calendar days from the applicant's examination date. The request shall include a copy of the applicant's grade notification. Applicants failing to meet the deadline shall be allowed to review their examination, but shall not be allowed to file objections.

(b) Such review shall be completed within 40 calendar days of Commission staff's receipt of the Grade Review Request form CJSTC 510.

(c) At the examination review, the applicant shall be permitted to record on forms provided by Commission staff, all objections to the examination under review. Such forms shall remain in the custody of Commission staff, and shall be evaluated pursuant to the procedures outlined in paragraph (3)(h) of this rule section. No material of any kind shall be used during the review except those provided by Commission staff.

(d) A Commission staff representative shall remain with the applicant throughout the review process. No person, other than the applicants and Commission staff representatives, shall be allowed to be present during the review.

(e) The applicant shall not copy questions or answers from the test materials. The applicant may write on a separate paper, in the presence of a Commission staff representative, any questionable item number(s) or other objections to the State Officer Certification Examination.

(f) The applicant shall be permitted to leave with a form listing the question numbers. All written objections and questions shall remain with a Commission staff representative when leaving the review room. Pursuant to Section 943.173(2), F.S., examination materials are exempt from the provisions of Section 119.07, F.S.

(g) Upon completion of the review, an Acknowledgment of Exam Review form CJSTC-511, revised October 19, 1998, hereby incorporated by reference, shall be signed by the applicant and a Commission staff representative shall document the starting time and ending time of the review, the materials reviewed, and any other pertinent information about the review session.

(h) All legible, substantive, and specific objections to the examination or examination portion, for which the applicant failed to achieve a passing score, shall be processed by Commission staff as follows:

1. To evaluate challenges to the examination, objections to the written examinations shall be evaluated by at least one expert in the field.

2. If Commission staff determines that the original grade was not rendered pursuant with the grading criteria, the portion or the entire examination, shall be re-scored.

(4)(i) Commission staff shall notify the <u>individual</u> applicant in writing of the evaluation decision within 30 working days of the <u>examination review date</u>, of the results of the Commission's evaluation of the individual's concerns reported on the State Officer Grade Review Request form <u>CJSTC-510</u>, completion of the evaluation of objections. Specific Authority 943.03(4), 943.12(1).(18) FS. Law Implemented 943.12(18), 943.173 FS. History–New 1-10-94, Amended 1-2-97, 7-7-99, 8-22-00.

11B-30.013 Challenge to Examination Results<u>: Right of Hearing</u>.

Should the Commission deny an individual's State Officer Certification Examination (SOCE) grade review challenge, the Commission shall notify the individual by submitting a statement denying the challenge. The statement shall specify the basis for the Commission's denial and shall be forwarded to the individual. The individual shall be entitled to a hearing pursuant to the Administrative Procedures Act set forth in Chapter 120, F.S., and the Uniform Rules of Procedure, Rule Chapter 28, F.A.C. Pursuant to Section 120.57(1), F.S., an applicant may request a formal hearing before the Division of Administrative Hearings regarding a denial of credit for challenges to examination questions, under the following terms and conditions:

(a) The hearing request shall be filed with Commission staff no later than 45 calendar days after the examination administration date.

(b) If the applicant has elected to review the examination to submit objections pursuant to Rule 11B 30.012, F.A.C., the request for a hearing shall be filed by Commission staff no later than 30 calendar days after the date on the letter notifying the applicant of Commission staff's evaluation decision regarding the objections.

(c) The request shall state all disputed facts, procedural or substantive facts of the issue, and may include specific question numbers, only if written objections were submitted to those question numbers at the time of the initial review.

Specific Authority 943.03(4), 943.12(1),(<u>18)</u> FS. Law Implemented <u>120</u>, 943.12(18) FS. History–New 1-10-94, Amended 1-2-97, 7-7-99, 8-22-00,

11B-30.014 Application-Based Officer Certification Examination.

Specific Authority 943.03(4), 943.12(1) FS. Law Implemented 943.173, 943.12(18) FS. History–New 8-22-00, Repealed

DEPARTMENT OF LAW ENFORCEMENT

Criminal Justice Standards and Training Commission		
RULE CHAPTER TITLE:	RULE CHAPTER NO .:	
Training Programs	11B-35	
RULE TITLES:	RULE NOS .:	
General Training Programs; Requirem	ents	
and Specifications	11B-35.001	
Basic Abilities Requirements for Appl	licant	
Admission into a Law Enforcement	nt,	
Correctional, and Correctional Pro	bation	
Basic Recruit Training Programs	11B-35.0011	
Basic Recruit Training Programs for L	.aw	
Enforcement, Correctional, and		
Correctional Probation	11B-35.002	

Basic Recruit Training Programs for Student	
to Instructor Ratios and Minimum	
Requirements	11B-35.0021
Basic Recruit Training Programs for Student	
Performance in Comprehensive	
End-of-Course Examinations	11B-35.0022
Basic Recruit Training Programs for	
Student Transfers	11B-35.0023
Basic Recruit Training Programs for	
Student Performance in High-Liability	
Proficiency, Knowledge, Skills,	
and Abilities	11B-35.0024
Basic Recruit Training Programs for	
Law Enforcement and Correctional	
Auxiliary Training	11B-35.003
Traditional Basic Recruit Training Programs;	
Cross-Over for Law Enforcement,	
Correctional, and Correctional	
Probation Officers	11B-35.004
Career Development Training Program	11B-35.005
Advanced Training Program	11B-35.006
Specialized Training Program	11B-35.007
State Officer Certification Examination	
Qualification Course Requirements	11B-35.008
Exemption from Basic Recruit Training for	

Out-of-State or Federal Officers; Policy

and Exemption Application Procedures 11B-35.010 PURPOSE AND EFFECT: Revised the following forms: Chemical Agent Exposure Training Evaluation form CJSTC-4A by removing "Firearms" from the title. This form will be used for all chemical agent exposures. Specialized Training Documentation Supplemental form CJSTC-16A by adding "designee" to the signature line; and Training Report form CJSTC-67 by adding a new column for "processed fingerprints" and adding "designee" to the signature line. 11B-35.001: To add new rule language to allow the Commission to field-test its new Application-Based Basic Recruit Training Program; and to remove rule language because of unlawful delegation of authority. 11B-35.0011: To add new rule language, pursuant with Section 943.17, F.S., that requires all applicants to pass a basic abilities test prior to entry into a basic recruit training program effective January 1, 2002. 11B-35.002: To distinguish between "Traditional" Basic Recruit Training Programs and CMS Application-Based Basic Recruit Training Programs. 11B-35.0021: To clarify existing rule language; and to establish an instructor student ratio for delivery of medical first responder portions of training; and to define "actively engaged" for firearms and defensive tactics. 11B-35.0022: (1): To establish criteria for development of examinations; removes obsolete rule language; and clarifies existing rule language. 11B-35.0023: To specify that the CMS Application-Based Basic Recruit Training Curricula courses are not compatible with the Traditional Basic Recruit Training Programs and are not transferable. 11B-35.0024: To clarify exiting rule language and remove rule language because of unlawful delegation of authority. 11B-35.006: To add a new advanced training course. 11B-35.007: To add a new specialized training course and remove obsolete rule language. 11B-35.008: To clarify existing rule language and remove obsolete rule language. 11B-35.010: To clarify existing rule language and establish that 12 months of sworn officer experience is required within an 18-month period.

SUBJECT AREA TO BE ADDRESSED: Training program requirements and specifications, basic abilities requirements for admission into Commission-approved basic recruit training programs, basic recruit training programs for all disciplines, student to instructor ratios for Commission-approved basic recruit training programs, student performance in end-of-course examinations, student transfers, student performance in high-liability proficiency, knowledge, skills, and abilities, basic, advanced and specialized training programs, officer certification examination qualification course requirements, basic recruit training exemptions.

SPECIFIC AUTHORITY: 943.03(4), 943.12(1),(2), 943.14(3) FS.

LAW IMPLEMENTED: 943.12, 943.131, 943.1395, 943.17, 943.173, 943.175, 943.1715, 943.25 FS.

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

TIME AND DATE: 9:00 a.m., February 13, 2001

PLACE: 2331 Phillips Road, Elevator Conference Room, Quad C, 3rd Floor, Tallahassee, Florida 32308-1489

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT IS: Donna Hunt, Florida Department of Law Enforcement, Criminal Justice Professionalism Program, 2331 Phillips Road, Tallahassee, Florida, 32308-1489

NOTICE UNDER THE AMERICANS WITH DISABILITIES ACT: Pursuant with the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this program, please advise the Department at least 5 days prior to the workshop by contacting Donna Hunt at TDD#: (850)656-9597.

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

11B-35.001 General Training Programs; Requirements and Specifications.

(1) through (4) No change.

(5) Training curricula and delivery requirements shall be maintained for all Commission-approved Basic Recruit Training Courses as follows:

(a) All Basic Recruit Training Courses contained within a Commission-approved Basic Recruit Training Program, and their respective delivery requirements, are available to interested and affected individuals. Copies of the course curricula are maintained within the Criminal Justice Professionalism Program; and

(b) No change.

(6) Curriculum Maintenance System (CMS) Field-Test. The Criminal Justice Standards and Training Commission is currently developing and evaluating the Curriculum Maintenance System (CMS) Application-Based Basic Recruit Training Programs for use as a basic recruit training program for criminal justice officers. The CMS curricula are based on a statewide job-task analysis of each of the criminal justice officer disciplines, and provides an enhanced learning environment for the student, through lesson plans provided for each module, and ensures a "standardized delivery" of statewide training curricula. A CMS field-test utilizing a classroom environment with student participation is necessary to evaluate the program before certain course criteria can be established and final rules adopted. In order to accomplish these goals:

(a) The Commission-authorizes field-testing of the CMS Application–Based Basic Recruit Training Programs effective June 2001.

(b) The Commission approves the CMS Field-Test as a basic recruit training program for law enforcement officers during the field-test period.

(c) Specific conditions for instructor certification and delivery of the curricula will be established, consistent with the completed CMS Curricula Modules. Commission-certified criminal justice training schools shall adhere to the delivery specifications and the instructor requirements outlined in the CMS Curricula Modules. The Commission exempts the training schools, academies and colleges that participate in the field-testing of the CMS Field-Test from the following rules:

<u>1. 11B-20.0014(3)(a) and (3)(d); Minimum Requirements</u> for High-Liability and Specialized Topics Instructor Certification.

<u>2. 11B-35.0022(1) and (2); Basic Recruit Training</u> <u>Programs for Student Performance in Comprehensive</u> <u>End-of-Course Examinations.</u>

<u>3. 11B-35.0024(1) and (4); Basic Recruit Training</u> <u>Programs for Student Performance in High-Liability</u> <u>Proficiency, Skills and Cognitive Abilities.</u>

(d) Exemptions as outlined in paragraph (c) above, shall not apply to courses in the Traditional Basic Recruit Training <u>Program.</u>

(e) Testing of the CMS Field – Test shall be conducted at Commission-certified criminal justice training schools. Individual field tests of the CMS High-Liability Modules may be delivered by any Commission-certified criminal justice training school. A full field-test of the entire CMS Curricula Modules will be initiated at the following Commission-certified criminal justice training schools:

1. Santa Fe Community College.

2. Broward Community College.

3. St. Petersburg Junior College.

4. Florida Highway Patrol.

5. Polk Community College.

6. Lake County Vocational Technical School.

7. Tallahassee Community College.

(f) Students participating in the field-test of the CMS Application-Based Basic Recruit Training Program shall be students seeking Commission training for the purpose of applying to take the State Officer Certification Examination and seeking employment as a Florida law enforcement officer. Selection of students shall be consistent with the individual agency, community college, or vocational technical school process for selection of students. Students participating in the CMS Application-Based Basic Recruit Training Program shall successfully complete all activities contained within the lesson plans. Students who successfully complete a CMS Application-Based Basic Recruit Training Program are eligible to apply for and take the CMS Application-Based State Officer Certification Examination pursuant to Rule 11B-30.0063, F.A.C.

(g) This rule section shall expire upon Commission acceptance and approval of the basic recruit training curricula for each of the criminal justice disciplines.

(7)(6) Commission-approved training program reporting requirements for training center directors are as follows:

(a) through (b) No change.

(c) The training center director or designee shall forward a completed Training Report form CJSTC-67, revised <u>December</u> <u>6, 2000</u> February 18, 1998, hereby incorporated by reference, to the Criminal Justice Professionalism Program, Bureau of Standards, following the completion of a course. Effective September 1, 1998, the information on form CJSTC-67 form shall be required to be electronically transmitted via the Commission's Automated Training Management System (ATMS). Commission staff shall maintain student training files and verify all completed training courses.

(d) The training center director or designee shall ensure that records for all Commission-approved Basic Recruit, Advanced, and Specialized Training Courses are maintained within the Commission-certified criminal justice training school. Each course shall be subject to audit by Commission staff. Such records shall include:

1. The <u>full legal</u> names of all attending students.

2. through 9. No change.

<u>10. For basic recruit training programs, criminal histories</u> on all applicants pursuant to Section 943.14(8), F.S. (8)(7) Attendance. A student shall not be considered to have successfully completed a Commission-approved training course if there is an unexcused absence from any session of such course.

(9)(8) Attendance Records Requirements:

(a) through (c) No change.

(d) This policy does not supersede any stricter course attendance requirements established by a Commission-certified criminal justice training school or Local Regional Training Council.

(10)(9) Florida 4-year accredited colleges and universities approved by the Commission to offer the Correctional Probation Officer Basic Recruit Training Program shall:

(a) through (c) No change.

(11)(10) All forms and the Criminal Justice Standards and Training Commission Policies and Procedures Manual referenced in this rule chapter may be obtained by contacting the Florida Department of Law Enforcement, Criminal Justice Professionalism Program area, Post Office Box 1489, Tallahassee, Florida 32302, Attention: <u>Planning and Evaluation Section</u> Director's Office, Forms and Manual Liaison.

Specific Authority 943.03(4), 943.12(1),(2)<u>. 943.17</u> FS. Law Implemented <u>943.12</u>, 943.17 FS. History–New 12-13-92, Amended 8-7-94, 1-2-97, 7-7-99, 8-22-00.

<u>11B-35.0011 Basic Abilities Requirements for Applicant</u> <u>Admission into a Law Enforcement, Correctional, and</u> <u>Correctional Probation Basic Recruit Training Programs.</u>

In accordance with Section 943.17(1)(g), F.S., all applicants applying for entry into a Commission-approved Basic Recruit Training Program after January 1, 2002, shall obtain a passing score on a Commission-approved Basic Abilities Test for the specified discipline, i.e., law enforcement, correctional, or correctional probation, prior to entering the applicable basic recruit training program.

Specific Authority 943.03(4), 943.12(1),(2) FS. Law Implemented 943.17 FS. History-New_____.

11B-35.002 Basic Recruit Training Programs <u>for</u>; Law Enforcement, Correctional, and Correctional Probation.

(1) through (2) No change.

(3) Basic Recruit Training Program course requirements are as follows:

(a) through (b) No change.

(c) For each Commission-approved Basic Recruit Training Course, a student shall pass a comprehensive <u>end-of-course</u> examination or examinations.

(d) Only successful completion of Commission-required Basic Recruit Training Courses within each discipline, shall determine a student's eligibility to <u>take</u> sit for the State Officer Certification Examination in a respective discipline. (4) <u>Traditional</u> Basic Recruit Training Programs. The Commission-approved curricula for courses in the Commission-approved Basic Recruit Training Programs shall be on file in the Criminal Justice Professionalism Program. Effective February 4, 1999, such programs shall include the following courses:

following courses:		
	<u>Minimu</u>	<u>m Hours</u>
(a) Traditional Law Enforcement	nt Basic Recruit	Training
Program.		
Criminal Justice Legal 1	CJD _760	46.0
Criminal Justice Legal 2	CJD _761	48.0
Criminal Justice Communications	CJD _762	56.0
Interpersonal Skills 1	CJD _763	66.0
*Criminal Justice Defensive Tactics		
that includes the 38-hour	CJD _704	106.0
Preparation for Defensive Tactics con	urse, effective 7/1	/98.
*Includes the 38-hour Preparation		
Course, effective 7/1/98		1000000
Criminal Justice Weapons	CJD _705	64.0
Medical First Responder		
(Options: CJT _362	CJD _254	48.0
or EMS _ 1059)		1010
Law Enforcement Legal 3	CJD _730	32.0
Law Enforcement Patrol	CJD _731	64.0
Law Enforcement Traffic	CJD _732	46.0
Vehicle Operations	CJD 723	32.0
Law Enforcement Investigations	CJD _725 CJD _734	64.0
Total	CJD _/34	672.0
	Docio Doomit	
(b) <u>Traditional</u> Correctional		Training <u>m Hours</u>
Program.		
Criminal Justice Legal 1	CJD _770	46.0
Criminal Justice Legal 2	CJD _771	22.0
Criminal Justice Communications	CJD _772	42.0
Interpersonal Skills 1	CJD _773	62.0
*Criminal Justice Defensive Tactics		1000
includes the <u>38-hour</u>	CJD _704	106.0
Preparation for Defensive Tactics con		
*Includes the 38-hour Preparation	i for Defensive	Tactics
Course, effective 7/1/98		
Criminal Justice Weapons	CJD _705	64.0
Medical First Responder		
(Options: CJT _362	CJD _254	48.0
or EMS _ 1059)		
Interpersonal Skills 2	CJD _750	50.0
Emergency Preparedness	CJD _741	26.0
Correctional Operations	CJD _752	64.0
Total	530.0	
(c) Combination Recruit Trainin	g Program	
		<u>m Hours</u>
Criminal Justice Legal 1		
0	CJD_710	54.0
Criminal Justice Legal 2	CJD _710 CJD _711	54.0 52.0

Criminal Justice Communications	CJD _712	62.0
Interpersonal Skills 1	CJD _713	66.0
*Criminal Justice Defensive Tactics that		
includes the 38-hour	CJD _704	106.0
Preparation for Defensive Tactics course,	effective 7/1/9	<u>98.</u>
*Includes the 38 hour Preparation fo		
Course, effective 7/1/98		
Criminal Justice Weapons	CJD _705	64.0
Medical First Responder		
(Options: CJT _362	CJD _254	48.0
or EMS _ 1059)		
Law Enforcement Legal 3	CJD _730	32.0
Law Enforcement Patrol	CJD _731	64.0
Law Enforcement Traffic	CJD _732	46.0
Vehicle Operations	CJD _723	32.0
Law Enforcement Investigations	CJD _734	64.0
Interpersonal Skills 2	CJD_750	50.0
Emergency Preparedness	CJD_741	26.0
Correctional Operations	CJD _752	64.0
Total	_	830.0
(d) Associates of Science Criminal	Justice Comb	ination
Academy Track		
Criminal Justice Legal 1	CJD _700	54.0
Criminal Justice Legal 2		52.0
Criminal Justice Communications	CJD_702	62.0
Interpersonal Skills 1	CJD_703	66.0
*Criminal Justice Defensive Tactics that		
includes the 38-hour	CJD _704	106.0
Preparation for Defensive Tactics course,		98.
*Includes the 38-hour Preparation fo		
Course, effective 7/1/98		
Criminal Justice Weapons	CJD _705	64.0
Medical First Responder		
(Options: CJT _362	CJD _254	48.0
or EMS _ 1059)		
Law Enforcement Legal 3	CJD _720	32.0
Law Enforcement Patrol	CJD _721	64.0
Law Enforcement Traffic	CJD _722	46.0
Vehicle Operations	CJD_723	32.0
Law Enforcement Investigations	CJD _724	64.0
Interpersonal Skills 2	CJD_740	50.0
Emergency Preparedness		26.0
Correctional Operations	CJD _742	64.0
Total		830.0
(e) <u>Traditional</u> Correctional Probatio	n Training Pros	
Correctional Probation Legal	CJD _790	60.0
Correctional Probation Operations	CJD _791	16.0
Correctional Probation Interpersonal		10.0
Skills	CJD _792	68.0
	—	

Correctional Probation Communication			
Skills	CJD 793	70.0	
Correctional Probation Supervision	CJD _794	54.0	
*Criminal Justice Defensive Tactics	_		
that includes the 38-hour	CJD 704	106.0	
Preparation for Defensive Tactics course,	effective 7/1/	98.	
*Includes the 38 hour Preparation for			
Course, effective 7/1/98			
Correctional Probation Firearms	CJD _795	16.0	
Medical First Responder	_		
(Options: CJT _362	CJD 254	48.0	
or EMS _ 1059)	_		
Total		438.0	
(f) Application-Based Law Enforce	ement Office	r Basic	
Recruit Training Model Program		672.0	
(g) Application Based Correctional	Officer Basic	Recruit	
Training Model Program		530.0	
(h) Application-Based Correctiona	al Probation	Officer	
Training Model Program 438.0			
(5) CMS Application-Based Basic Recruit Training			
Programs			
(a) CMS Application-Based Law Enforcement Officer			
Basic Recruit Training Program 672.0			
(b) CMS Application-Based Correctional Officer Basic			
Recruit Training Program		<u>530.0</u>	
(c) CMS Application-Based Correctional Probation			
Officer Basic Recruit Training Program 438.0			
(6)(5) Commission-approved curricula for courses in the			
Correctional Probation Officer College-Level Training			
Program.			
(a) through (b) No change.			
(c) The High-liability Training Courses required as part of			
the Correctional Probation Officer College-Level Training			
Program, shall be administered through a			
Commission-certified criminal justice	training scho	ool and	
consist of the following courses:			

Criminal Justice Defensive Tactics		
that includes the 38-hour	CJD _704	106.0
Preparation for Defensive Tactics cou	rse, effective 7/1/	<u>98.</u>
Correctional Probation Firearms	CJD_795	16.0
Medical First Responder		
(Options: CJT 362	CJD_254	48.0
or EMS 1059		

Specific Authority 943.03(4), 943.12(1),(2), 943.17 FS. Law Implemented 943.12, 943.17 FS. History–New 12-13-92, Amended 8-7-94, 1-2-97, 7-7-99, 8-22-00,_____.

11B-35.0021 Basic Recruit Training Programs for; Student to Instructor Ratios and Minimum Requirements.

Student to instructor ratios for a Commission-approved Basic Recruit Training Program are as follows:

(1) For instruction of criminal justice weapons, no more than six (6) students for each Commission-certified firearms instructor actively engaged in training on a firearms range. Actively engaged is defined as "a student on the firing range handling a weapon."

(2) No change.

(3) For instruction of defensive tactics, no more than eight (8) students for each Commission-certified defensive tactics instructor while actively engaged in defensive tactics training or a performance evaluation. <u>Actively engaged is defined as "a</u> <u>student engaged in the practical performance of any one of the</u> <u>approved defensive tactics techniques."</u> For instruction of the 38-Hour Preparation for Defensive Tactics Course, the student to instructor ratio shall be <u>two</u> (2) two instructors for each class for the first <u>twenty</u> (20) students actively engaged. Each additional <u>twenty</u> (20) students, or any portion thereof, shall require an additional instructor.

(4) No change.

(5) For instruction of medical first responder, at least one (1) Commission-certified Medical First Responder Instructor shall be required for every six (6) students engaged in the practical and performance portions of the training.

Specific Authority 943.03(4), 943.12(1),(2), 943.14(3), 943.17 FS. Law Implemented 943.12(5), 943.17 FS. History–New 12-13-92, Amended 1-2-97, 7-7-99, 8-22-00,_____.

11B-35.0022 Basic Recruit Training Programs <u>for</u>; Student Performance in Comprehensive <u>End-of-Course</u> <u>Examination or</u> Examinations.

(1) To successfully complete a Commission-approved Basic Recruit Training Course, exclusive of the demonstration of high-liability proficiency skills, pursuant to <u>Rule</u> 11B-35.0024, F.A.C., a student shall achieve a score of <u>no less</u> than 80 percent at least 80 percent on the <u>end-of-course</u> course's comprehensive examination or examinations, which is intended to measure the student's acquisition of knowledge, skills, and abilities.

(2) To successfully complete an Application-Based Training Model, pursuant to Rule 11B-35.002(4)(f),(g), or (h), F.A.C., a student shall demonstrate knowledge, skills, and abilities in all assessments included within the curriculum.

(2)(3) The training center director or designee is responsible for the development, maintenance, and administration of a the comprehensive end-of-course examination or examinations for each of the Commission-approved Basic Recruit Training Courses. The training center director may develop, maintain, and administer additional academic tests for any such courses, and is not limited to only the utilization of a the comprehensive end-of-course examination or examinations. Commission-certified criminal justice training schools shall maintain all academy basic recruit training course

examinations in compliance with the administration, confidentiality, and security requirements, pursuant to Rule 11B-35.0085(2) and (3), F.A.C.

(3)(4) One student Training center directors may administer only one re-examination is administered for each of the comprehensive <u>end-of-course</u> examination or examinations for Commission-approved Basic Recruit Training Courses, when if the training center director determines that one of the following conditions exists:

(a) through (c) No change.

(d)(5) Each Commission-certified criminal justice training school shall develop its own <u>administrative procedures for</u> handling a student request for re-examination pursuant to the conditions outlined in (3)(a)-(c) of this rule section. Training School procedures for handling a student request for re-examination, shall be documented and maintained on file at the training school for Commission and student review. re-examination policy that documents the justification for re-examination and is approved by the Regional Training Council. Such training school shall maintain its re-examination policy on file for Commission and student review.

(4)(6) The training center director shall approve all re-examinations and maintain appropriate documentation on file for Commission review.

(5)(7) A student may petition the training center director to request consideration for a re-examination.

(6)(8) If a student does not successfully pass either the comprehensive <u>end-of-course</u> examination or examinations, or if necessary, its re-examination, the student shall be deemed to have failed that particular Basic Recruit Training Course.

Specific Authority 943.03(4), 943.12(1),(2) FS. Law Implemented 943.12(4), 943.17, 943.25(5) FS. History–New 12-13-92, Amended 8-7-94, 1-2-97, 7-7-99, 8-22-00,_____.

11B-35.0023 Basic Recruit Training Programs for; Student Transfers.

(1) No change.

(2) A student enrolled in a Commission-approved Traditional Basic Recruit Training Program may transfer Commission-approved Basic Recruit Training Courses that have been successfully completed at one Commission-certified criminal justice training school, to another Commission-certified criminal justice training school, if the student has exited the previous training school in "good standing," which is defined in paragraph (5) of this rule section. Transfer of Commission-approved Basic Recruit Training Courses from one Commission-certified criminal justice training school to another is restricted to Commission-approved Traditional Basic Recruit Training Programs and CMS High-Liability Training Courses.

(3) No change.

(4) When a student has successfully completed courses included in a Commission-approved <u>Traditional</u> Basic Recruit Training Program at two or more Commission-certified

criminal justice training schools, and has met all requirements for completion of such training program, the training school where the student has successfully completed the greatest number of courses in that program, shall, upon receipt of the student records from the other training school(s), submit a Training Report form CJSTC-67 to Commission staff. The training school submitting the Training Report form CJSTC-67, may require the student to demonstrate proficiency in any High-Liability Training Course, not completed at that school, pursuant to Rule 11B-35.0024(1), F.A.C. The training school submitting the Training Report form CJSTC-67, shall provide to the student written evidence of the student's successful completion of the <u>Traditional</u> Basic Recruit Training Program.

(5) through (6) No change.

Specific Authority 943.03(4), 943.12(1),(2) FS. Law Implemented 943.17 FS. History–New 12-13-92, Amended 1-2-97, 7-7-99, 8-22-00,_____.

11B-35.0024 Basic Recruit Training Programs <u>for</u>; Student Performance in High-Liability Proficiency, Knowledge, Skills, and Abilities.

(1) Students enrolled in a Commission-approved Basic Recruit Training Program shall qualify through demonstration and written examination or examinations, in the Commission-required high-liability proficiency, knowledge, skills, and abilities, for a respective discipline. The Commission-required High-Liability Training Courses are as follows:

Course Number Course Name

Course Number	Course Maine
(a) CJD_704	*Criminal Justice Defensive Tactics
	that includes the 38-hour Preparation
	for Defensive Tactics course, effective
	<u>7/1/98.</u>
(b) CJD_705	Criminal Justice Weapons
(c) CJD_254 or	
EMS_ 1059 or	
CJT_362	Medical First Responder
(d) CJD_723	Vehicle Operations

*Includes the 38-hour Preparation for Defensive Tactics course, effective 7/1/98

(2) Each Commission-certified criminal justice training school shall establish written policies and procedures that provide remedial training and the opportunity for only one (1) requalification of the required proficiency demonstration, or one (1) re-examination of required cognitive knowledge for each of the four (4) Commission-required High-Liability Training Courses. Individuals who have failed to successfully demonstrate proficiency, or have failed to successfully demonstrate required knowledge after their second unsuccessful attempt knowledge, skills, and abilities, in a High-Liability Training Course, shall be deemed to have failed the High-Liability Training Course after their second unsuccessful demonstration.

(3) No change.

(4) Each Commission-certified criminal justice training school shall maintain documentation of proficiency demonstration on the following Commission-approved high-liability performance checklist forms:

(a) through (d) No change.

(e) Firearms Chemical Agent Exposure Training Evaluation Form CJSTC-4a, revised December 6, 2000 January 22, 1998, (Optional - is not a mandated evaluation form), hereby incorporated by reference.

This policy does not supersede any stricter (5)regualification requirement -establishedbv Commission certified criminal justice training school or Local **Regional Training Council.**

Specific Authority 943.03(4), 943.12(1),(2) FS. Law Implemented 943.12(4),(5), 943.17 FS. History-New 2-17-93, Amended 1-2-97, 7-7-99, 8-22-00,

11B-35.003 Basic Recruit Training Programs for; Law Enforcement and Correctional Auxiliary Training Program.

(1) No change.

(2) For certification as an auxiliary officer, an individual shall meet the requirements outlined in Section 943.13, F.S., successfully complete the Auxiliary Officer Prerequisite Course at a Commission-certified criminal justice training school. and complete the following applicable Commission-approved High-Liability Training Courses for which certification is being sought:

(a) Criminal Justice Weapons

(b) *Criminal Justice Defensive Tactics that includes the 38-hour Preparation for Defensive Tactics course, effective 7/1/98.

(c) Vehicle Operations (employing agency requirement)			
*Includes the 38 hour Preparation for Defensive Tactics			
course, effective 7/1/98			
(3) through (5) No change.			

Specific Authority 943.03(4), 943.12(1),(2) FS. Law Implemented 943.12(5), 943.17(1)(a) FS. History-New 12-13-92, Amended 1-2-97, 7-7-99, 8-22-00,

11B-35.004 Traditional Basic Recruit Training Programs; Cross-Over Training for Law Enforcement, Correctional, and Correctional Probation Officers.

(1) through (3) No change.

Specific Authority 943.03(4), 943.12(1),(2) FS. Law Implemented 943.12(5), 943.17(1)(a) FS. History-New 12-13-92, Amended 9-5-93, 1-2-97, 7-7-99, 8-22-00.

11B-35.005 Career Development Training Program.

Specific Authority 943.03(4), 943.12(1),(2) FS. Law Implemented 943.17(1)(c)FS. History-New 12-13-92, Amended 1-2-97, 7-7-99, 8-22-00. 11B-35.006 Advanced Training Program. (1) through (3) No change.

(4) The following is complete list of а Commission-approved Advanced Training Courses:

Commission-app	proved Advanced Training Course	es:
Course Number	Course Name	Hours
006	Line Supervision	80 hours
007	Middle Management	80 hours
011	Developing and	
	Maintaining a Sound	
	Organization	40 hours
012	Planning the Effective	
	Use of Financial Resources	40 hours
013	Building and Maintaining	
	a Sound Behavioral Climate	40 hours
016	Narcotics Identification and	
	Investigation	40 hours
019	Criminal Law	40 hours
020	Case Preparation and Court	
	Presentation	40 hours
032	Special Tactical Problems	40 hours
033	Sex Crimes Investigation	40 hours
036	Injury and Death Investigation	40 hours
047	Interviews and Interrogations	40 hours
050	Stress Awareness and	10 nours
050	Resolution	40 hours
051	Field Training Officer	40 hours
053	Crisis Intervention	40 hours
053		40 hours
055	Organized Crime	40 110018
055	RADAR Speed	
	Measurement Training Course for Law	40 hours
	Enforcement Officers	40 nours
057		
057	Discipline and Special	40.1
059	Confinement Techniques	40 hours
058	Youthful Offender Program	40 hours
068	Advanced Report Writing and Review	40 hours
072		40 nours
072	Fire Fighting for Correctional Officers	40 hours
073	Human and Community	40 110015
075	Relations	40 hours
074	Drug Abuse Awareness and	+0 110u13
074	Education	40 hours
077	Underwater Police Science and	40 110013
0//	Technology	80 hours
080	Computer Applications in	oo nours
000	Criminal Justice	40 hours
085	Emergency Preparedness for	
	Correctional Officers	40 hours
087	Advanced Traffic Accident	
	Investigation	80 hours
088	Traffic Accident	20 110010
000	runne / leensent	

	Reconstruction	80 hours
090	School Resource Officer	40 hours
091	Domestic Intervention	40 hours
093	Hostage Negotiations	40 hours
094	Drug Abuse Resistance	
	Education (D.A.R.E.)	80 hours
	FDLE instructed only	
095	Laser Speed Measurement	
	Operators Training Course	40 hours
	for Law Enforcement Officers	
096	Drug Abuse Resistance	
	Education (D.A.R.E.)	40 hours
094 & 097	Drug Abuse Resistance	
	Education (D.A.R.E.),	40 hours
098	Traffic Homicide	
	Investigation *	80 hours
*The providue "	Fraffic Homicide Investigation of	ourse number

*The previous Traffic Homicide Investigation course number 039 became inactive effective July 1, 1998.

<u>100</u>	Crimes against the Elderly	
	and Disabled	<u>40 hours</u>

(5) through (8) No change.

Specific Authority 943.03(4), 943.12(1),(2) FS. Law Implemented <u>943.12(5)</u>, 943.17(1)(b) FS. History–New 12-13-92, Amended 1-10-94, 1-2-97, 7-7-99, 8-22-00,_____.

11B-35.007 Specialized Training Program.

(1) No change.

(2) Commission-established categories for a Specialized Training Program are:

(a) through (i) No change.

(j) Community Policing.

(3) through (5) No change.

(6) The Commission shall approve or disapprove, on an individual basis, Specialized Training Courses that do not comply with this rule section. The procedures and forms for approval or disapproval may be found in the Criminal Justice Standards and Training Commission Policies and Procedures Manual.

(6)(7) Criminal Justice Standards and Training Trust Funds may be expended to conduct Commission-approved Specialized Training Courses. Commission requirements for use of trust fund monies shall be expended pursuant to the requirements of Rule Chapter 11B-18, F.A.C. Completion of a Commission-approved Specialized Training Course shall be documented by completing a Specialized Training Documentation form CJSTC-16, and when applicable, completion of a Specialized Training Documentation Supplemental form CJSTC-16A, revised December 6, 2000, July 1, 1989, hereby incorporated by reference.

Specific Authority 943.03(4), 943.12(1),(2) FS. Law Implemented 943.175, 943.25 FS. History–New 12-13-92, Amended 8-7-94, 1-2-97, 7-7-99, 8-22-00,

11B-35.008 <u>State</u> Officer Certification Examination Qualification Course Requirements.

(1) through (2) No change.

(3) Completion of the Medical First Responder topic area of any qualification course listed in paragraph (1) of this rule section does not lead to Cardio-Pulmonary Resuscitation (CPR) certification, unless that course is the full U.S. Department of Transportation First Responder Course.

(3)(4) The provisions of Rules 11B-35.001, General Training Programs and Requirements and Specifications; 11B-35.0021, Basic Recruit Training Programs for Student to Instructor Ratios and Minimum Requirements; 11B-35.0022, Basic Recruit Training Programs for Student Performance in Comprehensive End-of-Course Examinations; 11B-35.0023, Basic Recruit Programs for Student Transfer; and 11B-35.0024, Basic Recruit Training Programs for Student Performance in High-Liability Proficiency, Knowledge, Skills, and Abilities, F.A.C., shall be applicable to the training required in this rule section.

Specific Authority 943.03(4), 943.12(1),(<u>2</u>) FS. Law Implemented 943.131(2), 943.1395(3), <u>943.1715</u> FS. History–New 1-10-94, Amended 1-2-97, 7-7-99, 8-22-00,_____.

11B-35.010 Exemption from Basic Recruit Training for Out-of-State or Federal Officers; Policy and Exemption Application Procedures.

(1) Policy. An individual who applies for certification as an officer and requests an exemption from completion of a Commission-approved Basic Recruit Training Program is qualified for the exemption if they meet each of the following criteria is met:

(a) No change.

(b) Prior service as a full-time sworn officer in another state or for the Federal Government for at least one year <u>in the applicable criminal justice discipline for which</u> for each of the eriminal justice disciplines an officer <u>is requesting</u> requests to claim an exemption.

(2) No change.

(3) Primary Training Topics. The applicant's training record shall reflect successful completion of training for the following minimum primary training topics:

(a) For exemption from the Law Enforcement Basic Recruit Training Program:

1. through 4. No change.

5. Criminal Justice Defensive Tactics, which includes the 38-hour Preparation for Defensive Tactics course, effective 7/1/98.

6. through 10. No change.

(b) For exemption from the Correctional Basic Recruit Training Program:

1. through 4. No change.

5. Criminal Justice Defensive Tactics, which includes the 38-hour Preparation for Defensive Tactics course, effective 7/1/98.

6. through 7. No change.

(c) For exemption from the Correctional Probation Officer Basic Recruit Training Program:

1. through 3. No change.

4. Criminal Justice Defensive Tactics, which includes the 38 hour Preparation for Defensive Tactics course, effective 7/1/98.

5. through 7. No change.

(4) Applicant Experience. An employing agency defined in 11B-35.009(1)(a), F.A.C., on behalf of an applicant seeking exemption, shall verify that the applicant has served as a full-time sworn officer for one year.

(a) <u>Basic Recruit Exemption. An applicant may qualify for</u> <u>exemption from a Commission-approved Basic Recruit</u> <u>Training Program, in the specific discipline, provided the</u> <u>applicant has at least 12 months sworn experience with another</u> <u>state or with the Federal Government. The 12 months sworn</u> <u>experience shall have occurred at no more than two criminal</u> <u>justice agencies over a period not to exceed eighteen months as</u> <u>a full-time sworn officer in the specified discipline.</u> <u>Employment in more than one discipline. An applicant may</u> <u>qualify for exemption from a Commission approved Basic</u> <u>Recruit Training Program for more than one discipline, if the</u> <u>applicant has been concurrently employed as a full time sworn</u> <u>officer in two or more disciplines for at least one year.</u>

(b) Single or multiple employments. An applicant may qualify for exemption from a Commission-approved Basic Recruit Training Program for more than one discipline if concurrently employed full-time for at least one year with another state or states, or with the Federal Government, or both. However, the aggregate periods of full-time sworn officer experience shall be at least one year, pursuant to Rule 11B-35.009(1)(g), F.A.C. The applicant may not claim full-time sworn officer experience from more than two (2) previous officer employments.

(b)(c) Documentation. The authenticity of documents submitted to the employing agency by an applicant shall be corroborated by the employing agency, by telephonic or written confirmation from each agency or entity from which the applicant claims full-time sworn experience.

(c)(d) Verification. Verification of an applicant's successful completion of the required prior experience, by an employing agency, shall consist of obtaining authentic written copies of one or more of the following:

1. through 4. No change.

(d)(e) Submission of documentation for Commission review. Upon verification of an applicant's exemption from a Commission-approved Basic Recruit Training Program pursuant to this rule section, an employing agency, defined in Rule 11B-35.009(1)(a), F.A.C., on behalf of an applicant

seeking exemption, shall submit to Commission staff a completed Equivalency-of-Training for Out-of-State and Federal Officers form CJSTC-76, revised September 2, 1998, hereby incorporated by reference. All supporting documentation verifying the applicant's comparable basic recruit training and previous experience described in subparagraphs (a) and (b) of this rule section, shall be maintained on file by the employing agency, and submitted for review upon request of Commission staff. Commission staff shall notify the agency, in writing, of the exemption or non-exemption of the officer, within 30 working days. If the exemption is denied by Commission staff, the applicant shall be granted a hearing pursuant to Section 120.57, F.S.

(e)(f) Other prerequisites required for an Application for Certification. Individuals Officer exempt from а Commission-approved Basic Recruit Training Program pursuant to this rule section, shall comply with the training requirements in Rule 11B-35.008, F.A.C., including qualification in the Commission-required high-liability proficiency skills (Vehicle Operations, Criminal Justice Weapons, Criminal Justice Defensive Tactics and Medical First Responder for law enforcement only), pursuant to Rule 11B-35.0024, F.A.C., and thereafter, successfully pass the State Officer Certification Examination pursuant to procedures in Rule Chapter 11B-30, F.A.C., prior to application for officer certification.

Specific Authority 943.03(4), 943.12(1),(2) FS. Law Implemented 943.131(2) FS. History–New 1-2-97, Amended 7-7-99, 8-22-00,_____.

DEPARTMENT OF LAW ENFORCEMENT

Division of Criminal Justice Information Systems		
RULE CHAPTER TITLE:	RULE CHAPTER NO .:	
Criminal History Records		
Dissemination Policy	11C-6	
RULE TITLE:	RULE NO.:	
Procedures for Requesting Criminal		

History Records 11C-6.004 PURPOSE AND EFFECT: Proposed revisions to Rule 11C-6.004, F.A.C., update forms for obtaining criminal histories through the National Child Protection Act of 1993 as amended, (Foley Act), and section 943.0542, F.S.

SUBJECT AREA TO BE ADDRESSED: The Department's requirements and forms for the dissemination of criminal history records under the National Child Protection Act of 1993, as amended, (Foley Act), and section 943.0542, F.S.

SPECIFIC AUTHORITY: 943.03(4), 943.053(3), 943.0542, 943.056 FS.

LAW IMPLEMENTED: 943.053(3), 943.0542, 943.056 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., February 13, 2001

PLACE: Florida Department of Law Enforcement, 2331 Phillips Road, Conference Room, 3rd Floor, Quad C, Tallahassee, Florida

NOTICE UNDER THE AMERICANS WITH DISABILITIES ACT: Persons needing an accommodation to participate in any proceeding should call (850)410-7900 (Voice) or (850)656-9597 (TDD), at least five working days before such proceeding.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT IS: Martha Wright, Bureau Chief, User Services Bureau, Criminal Justice Information Services, Florida Department of Law Enforcement, 2331 Phillips Road, Tallahassee, Florida 32308

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

11C-6.004 Procedures for Requesting Criminal History Records.

(1) through (3) No change.

(4) Entities requesting crinimal history records applying to the Florida Department of Law Enforcement to be qualified to receive criminal history records under the National Child Protection Act of 1993, as amended, must first complete and submit the following documents to the Florida Department of Law Enforcement, complete for each individual criminal history check, fingerprint card as well as the following forms in accordance with the instructions provided: VECHS Oualified Entity entity Application – Volunteer & Employee Criminal History System and Questionnaire (NCPA 1; Rev. January 1, 2001); and VECHS Criminal History Record Cheek User Agreement - Volunteer & Employee Criminal History System (NCPA 2; Rev. January 1, 2001);. Entities that are qualified through the Florida Department of Law Enforcement to receive criminal history records under the National Child Protection Act must complete and submit the following documents to the Florida Department of Law Enforcement with each request for a criminal history record, in accordance with the instructions provided: An authorized fingerprint card for each person whose criminal history record is requested; and a VECHS Criminal History Record Check Waiver Agreement and Statement - Volunteer & Employee Criminal History System (NCPA 3; Rev. January 1, 2001). Qualified entities that release to another qualified entity any criminal history record information received pursuant to the National Child Protection Act must complete and maintain the following document, in accordance with the instructions provided: <u>VECHS</u> Dissemination Log – <u>Volunteer & Employee Criminal</u> History System (NCPA 4, Rev. January 1, 2001). These forms are incorporated by reference.

Specific Authority 943.03(4), 943.053(3), 943.0542, 943.056 FS. Law Implemented 943.053(3), 943.0542, 943.056 FS. History–New 12-30-76, Amended 11-7-83, Formerly 11C-6.04, Amended 9-1-88, 4-1-93, 7-7-99, 8-22-00, _____.

DEPARTMENT OF LAW ENFORCEMENT

Division of Local Law Enforcement Assistance

RULE CHAPTER TITLE:	RULE CHAPTER NO .:			
DNA Database Collection	11D-6			
RULE TITLE:	RULE NO.:			
Procedure	11D-6.003			
DUDDOSE AND EFFECT. Effective	a July 1 2000 Section			

PURPOSE AND EFFECT: Effective July 1, 2000, Section 943.325, F.S., was amended to include persons convicted of burglary among the list of offenders required to submit blood specimens for inclusion in the FDLE DNA Database. In response to the new law, the standard FDLE form utilized by state and local agencies to document each submission of a blood sample to FDLE's DNA Database is updated.

SUBJECT AREA TO BE ADDRESSED: The Department's DNA database collection procedures.

SPECIFIC AUTHORITY: 943.03(4), 943.325(9)(d) FS.

LAW IMPLEMENTED: 943.325 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., Tuesday, February 13, 2001

PLACE: Florida Department of Law Enforcement, 2331 Phillips Road, Conference Room, 3rd Floor, Quad C, Tallahassee, Florida

NOTICE UNDER THE AMERICANS WITH DISABILITIES ACT: Persons needing an accommodation to participate in any proceeding should call (850)410-7900, (voice) or (850)656-9597, (TDD), at least five working days before such proceeding.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT IS: Joe White, Assistant General Counsel, Criminal Justice and Investigations and Forensic Science Program, Florida Department of Law Enforcement, 2331 Phillips Road, Tallahassee, Florida 32308

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

11D-6.003 Procedure.

(1) The subject offender must be positively identified in the manner specified by the <u>FDLE Request for DNA Database</u> <u>Entry Form (FDLE/FOR-003, rev. June, 2000 and incorporated</u> <u>by reference)</u> <u>FDLE Request for DNA Investigative Support</u> <u>Database Entry Form (FDLE Form – DNA-1, Date February 1,</u> 1999 and incorporated by reference) prior to taking the blood samples from such offender.

(2) No change.

(3) Such samples shall be taken using only the blood sample collection kit approved and provided by the Department of Law Enforcement. Agencies may obtain additional kits from FDLE, DNA Database, P. O. Box 1489, Tallahassee, Florida 32302-1489.

(4) Prior to or immediately after the taking of the samples, the FDLE Request for DNA Database Entry Form (FDLE/FOR-003) FDLE Request for DNA Investigative Support Database Entry Form (FDLE Form DNA 1) must be completed, providing all information requested on the form. The imprinting of the offender's left and right thumbs, by means of an inked impression, in the spaces indicated on the form shall be completed as well. Inked fingerprint impressions must be sufficiently legible for fingerprint classification and comparison purposes. Blood samples accompanied by one or more illegible inked fingerprint impressions are unacceptable for entry into the DNA Database and will be rejected by FDLE. The collecting agency must then submit a new blood sample and completed form. The person taking, or witnessing the taking, of the blood samples shall certify, under oath and before a notary or a law enforcement or correctional officer, as indicated on the form, that two blood samples were in fact taken from the offender thus positively identified. Additional supplies of these forms can be obtained from FDLE, DNA Database, P. O. Box 1489, Tallahassee, Florida 32302-1489.

(5) No change.

Specific Authority 943.03(4), 943.325(9)(d) FS. Law Implemented 943.325 FS. History–New 7-4-90, Amended 7-6-99, 8-22-00,_____.

DEPARTMENT OF LAW ENFORCEMENT

Division of Local Law Enforcement Assistance

RULE CHAPTER TITLE:	RULE CHAPTER NO.:
Implied Consent and Alcohol	
Testing Program	11D-8
RULE TITLES:	RULE NOS.:
Definitions	11D-8.002
Approval of Breath Test Methods	
and Instruments	11D-8.003
Approval of Alcohol Reference Soluti	on
and Sources	11D-8.0035
Department Inspection and Registration	on
of Breath Test Instruments	11D-8.004
Agency Inspection of Breath Test Inst	ruments 11D-8.006
Approved Breath Test Instruments – A	Access,
Facility Requirements, Observation	n
Period, and Operational Procedure	s 11D-8.007
Agency Retention of Records	11D-8.0075
Breath Test Operator and Agency Insp	ector 11D-8.008
Qualifications for Instructors	11D-8.010
Blood Samples - Labeling and Collect	tion 11D-8.012
Denial, Revocation, and Suspension of	f Permits 11D-8.015
Administrative Hearings	11D-8.016
Forms	11D-8.017

PURPOSE AND EFFECT: Proposed revision to the above rules, including substantial rewording, are necessary in order to conform and comply with recent statutory revisions and court decisions, and new developments in the field of alcohol testing. SUBJECT AREA TO BE ADDRESSED: The Department's rules chapter concerning regulation and implementation of Florida's implied consent and alcohol testing program. The program rules govern definitions of terminology based on academic, scientific and common usage; issuance and regulation of alcohol test permits; approval and evaluation of breath and blood alcohol test methods; approval, use and inspection of breath test instruments and records; collection and preservation of blood samples for alcohol testing; training requirements and qualifications for alcohol test permit holders. SPECIFIC AUTHORITY: 316.1932(1)(a)2., 316.1932(1)(f)1., 322.63(3)(a), 327.352(1)(b)3., 327.352(1)(d) FS.

LAW IMPLEMENTED: 316.1932(1)(b), 316.1933(2)(b), 316.1934(3), 322.63(3), 327.352(1)(e), 327.353(2)(b), 327.354(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: 1:00 p.m., Tuesday, February 13, 2001

PLACE: Florida Department of Law Enforcement, 2331 Phillips Road, Conference Room, 3rd Floor, Quad C, Tallahassee, Florida

NOTICE UNDER THE AMERICANS WITH DISABILITIES ACT: Persons needing an accommodation to participate in any proceeding should call (850)410-7900, (voice) or (850)656-9597, (TDD), at least five working days before such proceeding.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT IS: Rafael E. Madrigal, Assistant General Counsel, Alcohol Testing Program, Florida Department of Law Enforcement, 2331 Phillips Road, Tallahassee, Florida 32308

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

(Substantial rewording of Rule 11D-8.002 follows. See Florida Administrative Code for present text.)

11D-8.002 Definitions.

(1) Acceptable Range – the results of Department inspections and agency inspections must fall within the following ranges at each alcohol vapor concentration: 0.05 g/210L range is 0.045 to 0.055 g/210L; 0.08 g/210L range is 0.075 to 0.085 g/210L; 0.20 g/210L range is 0.190 to 0.210 g/210L; 0.10 g/210L range is 0.095 to 0.105 g/210L. For Alcohol Reference Solutions, the target concentrations must fall within the following ranges: 0.0605 g/100mL range is 0.0586 to 0.0623 g/100mL; 0.0968 g/100 mL range is 0.0938 to 0.0997 g/100mL; 0.1210 g/100mL range is 0.1173 to 0.1246 g/100mL; 0.2420 g/100mL range is 0.2347 to 0.2492 g/100mL.

(2) Accuracy – the nearness of a measurement to its target concentration.

(3) Agency – a criminal justice entity, other than the Department, which conducts breath tests or submits blood samples for alcohol testing pursuant to these rules, or a legal or civilian entity performing duties on behalf of such criminal justice entity.

(4) Agency Inspection – the periodic testing of the calibration and operation of a breath test instrument, including all required preventive maintenance, and performed by a person authorized by the Department.

(5) Agency Inspector – a person who has been issued an Agency Inspector permit by the Department.

(6) Alcohol – ethyl alcohol.

(7) Alcohol Free Test – a result of 0.000 g/210L when using distilled or deionized water.

(8) Alcohol Reference Solution – a mixture of alcohol and water that will have a known alcohol concentration at a specific temperature.

(9) Alcohol Stock Solution – a mixture of alcohol and water at a known concentration used to prepare an alcohol reference solution.

(10) Analyst – a person who meets the Department's requirements to conduct chemical analyses of blood under the provisions of chapters 316, 322, and 327 of the Florida Statutes.

(11) Approved Breath Alcohol Test – a minimum of two samples of breath collected within fifteen minutes, analyzed using an approved breath test instrument, and reported as the breath alcohol level. A valid breath test consists of two results within 0.020 g/210L and taken within fifteen minutes of each other. If the results of the first and second samples are more than 0.020 g/210L apart, a third sample shall be analyzed. Refusal or failure to provide the required number of valid breath test. Notwithstanding the foregoing sentence, the result(s) obtained, if proved to be reliable, shall be acceptable as a valid breath alcohol level.

(12) Authorized Repair Facility – a facility certified by the breath test instrument manufacturer to repair such breath test instrument.

(13) Blood – whole blood.

(14) Blood Alcohol Level – the alcohol concentration by weight in a person's blood based upon grams of alcohol per 100 milliliters of blood (g/100mL).

(15) Blood Alcohol Test – analyses of two separate portions of the same blood sample with the results reported as a blood alcohol level. A valid blood alcohol test consists of two results within 0.010 grams of alcohol per 100 milliliters of blood (g/100mL).

(16) Breath Alcohol Level – the alcohol concentration by weight in a person's breath based upon grams of alcohol per 210 liters of breath (g/210L).

(17) Breath Test Operator – a person who has been issued a Breath Test Operator permit by the Department.

(18) Department – the Florida Department of Law Enforcement.

(19) Evidentiary Breath Test Instrument – a breath test instrument approved by the Department under rule 11D-8.003, and used primarily to conduct alcohol breath tests pursuant to Florida's implied consent laws.

(20) Methods – types of alcohol analyses approved by the Department to conduct chemical or physical tests of blood or breath.

(21) Permit – when issued by the Department, certifies that the holder has met all necessary qualifications, remains in full compliance with these rules and is authorized to perform all related duties. A permit is issued only to a qualified applicant and remains valid and in full effect until determined otherwise by the Department. All permits remain the property of the Department and must be surrendered to the Department upon demand.

(22) Precision – an average standard deviation of no more than 0.0042 g/210L, truncating the fifth decimal place.

(23) Reference Sample Device – a device that produces a known vapor concentration by the passage of air through an alcohol reference solution. Also known as a simulator.

(24) Target Concentration – a gas chromatographic result equivalent to a known alcohol vapor concentration. For 0.05 g/210L, the target concentration is 0.0605 g/100mL; for 0.08 g/210L, the target concentration is 0.0968 g/100mL; for 0.10 g/210L, the target concentration is 0.1210 g/100mL; for 0.20 g/210L, the target concentration is 0.2420 g/100mL.

(Substantial rewording of Rule 11D-8.003 follows. See Florida Administrative Code for present text.)

11D-8.003 Approval of Breath Test Methods and Instruments.

(1) The Department has approved the following method(s) for evidentiary breath testing: Infrared Light Test, also known as Infrared Light Absorption Test. (2) The Department has approved the following breath test instrument(s) for evidentiary use: CMI, Inc. Intoxilyzer 5000 Series – including any or all instruments using one of the following programs: 5000 Basic Software Program; Florida Software Program; R-Software Program.

(3) The Department has approved the following options for use with Intoxilyzer 5000 Series instruments: keyboard; simulator recirculation; sample capture; pressure switch setting at no less than two inches and no more than six inches.

(4) Any manufacturer requesting approval of a new type or model of evidentiary breath test instrument shall submit the following to the Department:

(a) The method of analysis upon which the instrument is based;

(b) The instrument's model designation;

(c) At least two (2) instruments for evaluation;

(d) A description of the instrument;

(e) The operator's/technician's manual;

(f) A schematic design of the instrument;

(g) The instrument's maintenance manual, if published;

(h) Any accessories and materials necessary to use the instrument for breath testing;

(i) The maximum and minimum temperatures at which the instrument provides accurate results;

(i) The name and description of the software used.

(5) A manufacturer whose instrument has been previously approved by the Department shall notify the Department in writing within sixty days of making any modification or adding a new option to such instrument. The Department shall evaluate such modifications or options to an approved breath test instrument and determine whether they affect the instrument's method of analysis or analytical reliability.

(6) The Department shall conduct evaluations for approval under sections (4) and (5) in accordance with Instrument Evaluation Procedures FDLE/ATP Form 34 – Rev. January 2001.

Specific Authority <u>316.1932(1)(a)2.</u>, 316.1932(1)(f)1., 322.63(3)(a), <u>327.352(1)(b)3.</u>, 327.352(1)(d) FS. Law Implemented 316.1932(1)(b)2, 316.1934(3), 322.63(3)(b), <u>327.352(1)(e)</u>, 327.354(3) FS. History–New 10-31-93, Amended 1-1-97,_____.

(Substantial rewording of Rule 11D-8.0035 follows. See Florida Administrative Code for present text.)

11D-8.0035 Approval of Alcohol Reference Solution and Sources.

(1) The Department shall approve a source of alcohol reference solution for use by agencies in the State of Florida. The source approved by the Department shall be an entity that manufactures alcohol reference solutions and meets the following requirements:

(a) The source must prepare alcohol reference solution using only distilled or deionized water;

(b) The source must use reagent grade or U.S.P. punctilious grade ethanol in the preparation of the alcohol reference solution;

(c) The source must be capable of producing a minimum batch volume of 800 bottles, each containing at least 500 milliliters, to produce the following vapor alcohol concentrations: 0.05 g/210L, 0.08 g/210L, and 0.20 g/210L;

(d) The source must have performed and documented tests that justify an expiration date of at least one year from the date of manufacture.

(2) The Department shall approve each lot of alcohol reference solution prior to distribution for use in Florida.

(a) The Department shall determine the alcohol concentration in a minimum of ten (10) sample bottles of each lot of alcohol reference solution using gas chromatography or other scientifically accepted method. Duplicate analyses will be performed on each sample bottle of alcohol reference solution. All test results shall fall within the alcohol reference solution acceptable range.

(b) The Department shall notify the source that the approved lots may be distributed for use in Florida, and shall issue a Certificate of Assurance, FDLE/ATP Form 32 – Rev. January 2001. Upon a determination by the Department that a lot of alcohol reference solution fails to meet the requirements for approval, the Department shall notify the source approved by the Department.

(3) Alcohol reference solution lots approved by the Department shall be used in agency or Department inspections within one (1) year of the date of manufacture.

Specific Authority <u>316.1932(1)(a)2.</u>, 316.1932(1)(f)1., 322.63(3)(a), <u>327.352(1)(b)3.</u>, 327.352(1)(d) FS. Law Implemented 316.1932(1)(b)2., 316.1934(3), 322.63(3)(b), <u>327.352(1)(e)</u>, 327.354(3) FS. History–New 10-31-93, Amended 1-1-97,_____.

(Substantial rewording of Rule 11D-8.004 follows. See Florida Administrative Code for present text.)

11D-8.004 Department Inspection and Registration of Breath Test Instruments.

(1) The Department shall register and inspect a breath test instrument prior to such instrument being placed into evidentiary use by an agency. The registration shall reflect the registration date, the owner of the instrument, instrument serial number, manufacturer, and model designation. A new registration is required to reflect a change of ownership of an evidentiary instrument.

(2) Registered breath test instruments shall be inspected by the Department at least once each calendar year, and must be accessible to the Department for inspection at any time.

(3) Department inspections shall be conducted in accordance with Department Inspection Procedures FDLE/ATP Form 35 – Rev. January 2001.

(Substantial rewording of Rule 11D-8.006 follows. See Florida Administrative Code for present text.)

11D-8.006 Agency Inspection of Breath Test Instruments.

(1) Evidentiary breath test instruments shall be inspected by the agency at least once each calendar month. The agency inspection shall be conducted in accordance with Agency Inspection Procedures FDLE/ATP Form 16 – Rev. January 2001.

(2) The agency must use either alcohol reference solution prepared by the Department or by a source approved by the Department, or alcohol stock solution prepared by the Department. However, the agency must obtain written approval from the Department prior to using alcohol stock solution.

(3) Records of agency inspections shall be maintained for at least three years. Such records shall be provided to the Department upon request.

(4) Evidentiary breath test instruments shall be inspected at the agency facility where evidentiary breath tests are conducted. Whenever an agency relocates an evidentiary breath test instrument for use at another facility, an agency inspection shall be conducted prior to the instrument's removal, and another inspection shall be conducted prior to the instrument's use for evidentiary breath testing at the new facility. A mobile testing unit is considered an agency facility.

(5) Whenever an instrument is taken out of evidentiary use or is sent to an authorized repair facility, the agency shall notify the Department in writing within five business days. The agency shall provide the same notice to the Department when an instrument is returned from an authorized repair facility or is again placed in evidentiary use. An agency inspection must be conducted prior to using the instrument for evidentiary breath testing.

Specific Authority <u>316.1932(1)(a)2.</u> 316.1932(1)(f)1., 322.63(3)(a), <u>327.352(1)(b)3.</u>, 327.352(1)(d) FS. Law Implemented 316.1932(1)(b)2., 316.1934(3), 322.63(3)(b), <u>327.352(1)(e)</u>, 327.354(3) FS. History–New 10-31-93, Amended 1-1-97._____.

11D-8.007 Approved Breath Test Instruments – Access, Facility Requirements, Observation Period, and Operational Procedures.

(1) Evidentiary Evidential breath test instruments shall only be accessible to a person issued a valid permit by the Department and to such other persons who are authorized by the permit holder. Such authorized access shall only be allowed in the presence of a permit holder. This section does is meant to apply only to instruments located within agencies and is not meant to prohibit agencies from sending an instrument away to an manufacturer authorized repair facility or utilizing the instrument for training programs. (2) through (3) No change.

(4) A breath test operator shall conduct a breath test in accordance with the <u>O</u>operational <u>P</u>procedures <u>C</u>ehecklist FDLE/ATP Form 23 – <u>Effective</u> January, 1997, which is approved by the Department and is incorporated by reference.

(5) Each agency shall record all evidentiary breath tests conducted on a particular breath test instrument on the Breath Test Log FDLE/ATP Form 13 – Effective January 1997. The breath test log shall be reviewed each calendar month by an agency inspector to ensure that the information is properly recorded and that all necessary corrections are made. The agency inspector's signature on the breath test log shall signify compliance with this section.

Specific Authority <u>316.1932(1)(a)2.</u>, 316.1932(1)(f)1., 322.63(3)(a), <u>327.352(1)(b)3.</u>, 327.352(1)(d) FS. Law Implemented 316.1932(1)(b)2., 316.1934(3), 322.63(3)(b), <u>327.352(1)(e)</u>, 327.354(3) FS. History–New 10-31-93, Amended 1-1-97,_____.

11D-8.0075 Agency Retention of Records.

(1) Each agency shall maintain all records relating to alcohol breath testing for at least three years from the last entry date.

(2) Breath testing records include documentation pertaining to breath tests conducted, breath test instruments, department and agency inspections, permit holders, and related correspondence from the Department.

(3) The above records shall be made available to the Department upon request.

(Substantial rewording of Rule 11D-8.008 follows. See Florida Administrative Code for present text.)

11D-8.008 Breath Test Operator and Agency Inspector.

(1) Qualifications for Breath Test Operator Permit -Abreath test operator permit shall be issued to a person who meets the following qualifications:

(a) Eighteen (18) years of age or older;

(b) High school diploma or its equivalent;

(c) Present employment by an agency, or the Department, or anticipated employment by an agency documented by a letter from the agency head certifying that the person will be employed by the agency to conduct breath tests or agency inspections;

(d) Successful completion of the breath test operator qualification course approved by the Department and conducted through state community colleges, vocational technical schools, or training centers certified by the Department. Successful completion shall require obtaining a passing score of at least 80% on a written examination, and demonstrating proficiency by: <u>1. Properly operating an approved breath test instrument in accordance with the Operational Procedures Checklist FDLE/ATP Form 23 – Effective January 1997;</u>

2. Properly completing the operational procedures checklist form, the breath test log, the breath test results affidavit, and the print card.

(e) Submit to the Department a complete written application on the Breath Test Permit Application FDLE/ATP Form 8 – Rev. January 2001, upon successful completion of the breath test operator qualification course, but no later than thirty days after completion.

(2) Qualifications for Agency Inspector Permit – An agency inspector permit shall be issued to a person who meets the following qualifications:

(a) Has been issued a breath test operator permit by the Department valid at the time that the application is submitted;

(b) Successfully completes the agency inspector qualification course approved by the Department conducted through state community colleges, vocational technical schools, or training centers certified by the Department. Successful completion shall require a passing score of at least 80% on a written examination and a demonstration of proficiency by:

<u>1. Proper inspection of an approved breath test instrument</u> in accordance with the Agency Inspection Procedures FDLE/ATP Form 16 – Rev. January 2001;

2. Proper completion of the Agency Inspection Report FDLE/ATP Form 24 – Rev. January 2001;

<u>3. Review of the breath test log to ensure that all necessary information has been correctly recorded.</u>

(c) Submits to the Department a complete written application on the Breath Test Permit Application FDLE/ATP Form 8 – Rev. January 2001, upon successful completion of the agency inspector qualification course, but no later than thirty days after completion.

(3) A breath test operator permit or an agency inspector permit shall be valid for two years from its effective date.

(4) A person qualifies for renewal of a breath test operator permit or agency inspector permit where such person possesses a valid permit and:

(a) Continues to meet the qualifications for such permit;

(b) Successfully completes the applicable renewal training course approved by the Department and conducted through state community colleges, vocational technical schools, or training centers certified by the Department. Successful completion shall require a passing score of at least 80% on a written examination and a demonstration of proficiency as described in subsection (1)(d) or subsection (2)(b) of this rule, whichever is applicable. (c) Submits to the Department a complete written application on the Breath Test Permit Application FDLE/ATP Form 8 – Rev. January 2001, upon successful completion of the renewal training course, but no later than thirty days after completion.

(5) A renewed permit shall be valid for two years from its effective date. Renewal of an agency inspector permit automatically renews that person's breath test operator permit.

(6) A person whose permit has expired must meet the qualification requirements specified in subsection (1) or (2), whichever is applicable, in order to obtain a valid permit.

(7) A breath test operator or agency inspector must notify the Department in writing of any change of employment within thirty days of such change.

(8) Permits to conduct breath tests and inspect breath test instruments issued pursuant to former 11D-8.008 and 11D-8.009, F.A.C., shall remain valid for up to two years after the effective date of this rule unless such permits otherwise expire or become invalid in accordance with those rules.

(9) Agency Inspectors are responsible for compliance with Chapter 11D-8 rules governing agency custody, care, and inspection of breath test instruments and related records.

Specific Authority <u>316.1932(1)(a)2.</u> 316.1932(1)(f)1., 322.63(3)(a), <u>327.352(1)(b)3.</u> 327.352(1)(d) FS. Law Implemented 316.1934(3), 322.63(3)(b), 327.354(3) FS. History–New 10-31-93, Amended 1-1-97.

(Substantial rewording of Rule 11D-8.010 follows. See Florida Administrative Code for present text.)

11D-8.010 Qualifications for Instructors.

(1) Persons who conduct Department approved breath test training courses must have a valid instructor permit issued by the Department.

(2) Applicants for instructor permits must meet the following qualifications:

(a) High school diploma or its equivalent;

(b) Two years as a breath test operator and two years as an agency inspector and have valid breath test operator and agency inspector permits;

(c) Possess a valid instructor certification issued by the Criminal Justice Standards and Training Commission;

(d) Successfully complete the instructor qualification course approved by the Department. Successful completion requires a passing score of at least 80% on each written examination, a demonstration of proficiency required for basic breath test operator and agency inspector permits in Rule 11D-8.008, and a demonstration of proficiency to instruct all Department approved breath testing courses;

(e) Submit to the Department a complete written application on the Breath Test Permit Application FDLE/ATP Form 8 – Rev. January 2001, upon successful completion of the instructor qualification course, but no later than thirty days after completion. (f) Applicants must meet qualifications (a),(b) and (c) prior to attending the instructor qualification course.

(3) In order to remain qualified for an instructor permit, during each calendar year each instructor must successfully complete the instructor update course approved by the Department. Successful completion of the instructor update course automatically renews that person's agency inspector and breath test operator permits.

(4) Instructors must adhere to and comply with the approved curricula and related forms and memoranda when teaching Department approved courses and processing related documentation.

Specific Authority <u>316.1932(1)(a)2.</u>, 316.1932(1)(f)1., 322.63(3)(a), <u>327.352(1)(b)3.</u>, 327.352(1)(d) FS. Law Implemented 316.1934(3), 322.63(3)(b), 327.354(3) FS. History–New 10-31-93, Amended 1-1-97.

(Substantial rewording of Rule 11D-8.012 follows. See Florida Administrative Code for present text.)

11D-8.012 Blood Samples – Labeling and Collection.

(1) Before collecting a sample of blood, the skin puncture area must be cleansed with an antiseptic which does not contain alcohol.

(2) Blood samples shall be collected in a glass vacuum tube or vial which contains a preservative of at least 20mg of sodium fluoride per 10mL tube or vial and an anticoagulant of at least 10mg of potassium oxalate or 10mg EDTA (ethylenediaminetetraacetic acid) per 10mL tube or vial. Compliance with this section is established by the label on the tube or vial or other documentation from the manufacturer or distributor.

(3) Immediately after collection, the tube or vial must be inverted several times to mix the blood with the preservative and anticoagulant.

(4) Blood sample tubes and vials must be labeled with the following information: name of person tested, date and time sample was collected, and initials of the person who collected the sample.

(5) Except during transportation, examination or analysis, blood samples must be refrigerated. Blood samples must be hand-delivered or mailed for initial analysis within thirty days of collection, and must be initially analyzed within sixty days of receipt by the facility conducting the analysis.

(6) Blood samples which are mailed must be sent by express mail, registered mail, or certified mail.

(Substantial rewording of Rule 11D-8.015 follows. See Florida Administrative Code for present text.)

11D-8.015 Denial, Revocation, and Suspension of Permits.

(1) The Department shall deny an application for an original permit or renewal of a permit where the applicant:

(a) Fails to meet any applicable qualification under these rules;

(b) Has been convicted of any of the following offenses in any federal or state court:

1. Any felony;

2. Any misdemeanor involving perjury, false statements or falsification of records;

<u>3. Criminal conviction for any violation of chapter 893,</u> <u>Florida Statutes:</u>

4. Driving under the influence of alcoholic beverages or drugs;

5. Leaving the scene of an accident involving death or serious bodily injury.

(c) Knowingly performing the duties of a breath test operator, agency inspector or instructor without a valid applicable permit.

(2) The Department is authorized to suspend any permit for any of the following reasons:

(a) Failure to prepare and maintain breath or blood testing records as required by these rules;

(b) Failure to continue to meet the qualifications for such permit;

(c) Any violation of these rules, or aiding and abetting any violation of these rules.

(3) The Department is authorized to revoke any permit for any of the following reasons:

(a) Knowingly making a false statement or providing false information on any document required by these rules.

(b) Knowingly making a false statement or providing false information on any application for permit submitted to the Department.

(c) Conviction of any of the following offenses in any federal or state court:

1. Any felony;

2. Any misdemeanor involving perjury, false statements or falsification of records;

<u>3. Driving under the influence of alcoholic beverages or drugs;</u>

4. Leaving the scene of an accident involving death or serious bodily injury;

5. Criminal conviction of any violation of chapter 893, Florida Statutes.

(b) Performing the duties of a breath test operator, agency inspector or instructor with knowledge that the applicable permit is suspended.

(e) Having had the permit previously suspended for any violation of these rules.

(4) The Department is authorized to require a permit holder who violates any of these rules to attend additional training or education related to such permit.

(5) The Department is authorized to invalidate the registration of any evidential instrument for a violation of any rule relating to the use, custody and care of such instrument.

Specific Authority <u>316.1932(1)(a)2.</u>, 316.1932(1)(f)1., 322.63(3)(a), <u>327.352(1)(b)3.</u>, 327.352(1)(d) FS. Law Implemented 316.1933(2)(b), 316.1934(3), 322.63(3)(b), 327.353(2), 327.354(3) FS. History–New 10-31-93, Amended 1-1-97,_____.

11D-8.016 Administrative Hearings.

All <u>proceedings concerning the</u> hearings of revocation, suspension, <u>or</u> denial, or limitation of permits shall be conducted in accordance with Chapter 120, F.S., and applicable state rules and regulations.

Specific Authority <u>316.1932(1)(a)2.</u>, 316.1932(1)(f)1., 322.63(3)(a), <u>327.352(1)(b)3.</u>, 327.352(1)(d) FS. Law Implemented 316.1933(2)(b), 316.1934(3), 322.63(3)(b), 327.353(2), 327.354(3) FS. History–New 10-31-93, Amended 1-1-97, _____.

(Substantial rewording of Rule 11D-8.017 follows. See Florida Administrative Code for present text.)

11D-8.017 Forms.

The following forms referenced in these rules are hereby incorporated by reference:

<u>FDLE/ATP Form 8 – Breath Test Permit Application –</u> <u>Revised January 2001.</u>

FDLE/ATP Form 13 – Breath Test Log – Effective January 1997.

<u>FDLE/ATP Form 16 – Agency Inspection Procedures –</u> <u>Revised January 2001.</u>

<u>FDLE/ATP Form 23 – Operational Procedures Checklist –</u> <u>Effective January 1997.</u>

FDLE/ATP Form 24 – Agency Inspection Report – Revised January 2001.

<u>FDLE/ATP Form 32 – Certificate of Assurance – Revised</u> January 2001.

<u>FDLE/ATP Form 34 – Instrument Evaluation Procedures –</u> <u>Revised January 2001.</u>

<u>FDLE/ATP Form 35 – Department Inspection Procedures –</u> <u>Revised January 2001.</u>

These forms may be obtained by contacting the Florida Department of Law Enforcement, Alcohol Testing Program,

P. O. Box 1489, Tallahassee, Florida 32302. Agencies will be provided blank forms upon request and without cost for their alcohol testing program use.

DEPARTMENT OF LAW ENFORCEMENT

Medical Examiners Commission

RULE CHAPTER TITLE:	RULE CHAPTER NO .:
Organization	11G-1
RULE TITLE:	RULE NO .:
District Medical Examiners, Associate	2

Medical Examiners 11G-1.002 PURPOSE AND EFFECT: In compliance with Chapter 120, removes specific criteria for appointment of an Associate Medical Examiner.

SUBJECT AREA TO BE ADDRESSED: Associate Medical Examiner appointment.

SPECIFIC AUTHORITY: 406.04 FS.

LAW IMPLEMENTED: 112.313, 406.02, 406.06, 406.17 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., February 13, 2001

PLACE: Florida Department of Law Enforcement, Conference Room, Quad C, 3rd Floor, 2331 Phillips Road, Tallahassee, Florida 32308

NOTICE UNDER THE AMERICANS WITH DISABILITIES ACT: Persons needing an accommodation to participate in any proceeding should call (850)410-8337 (Voice) or (850)656-9597 (TDD), at least five working days before such proceeding.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT IS: Jim Luten, Staff, Medical Examiners Commission, Florida Department of Law Enforcement, 2331 Phillips Road, Tallahassee, Florida 32308

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

11G-1.002 District Medical Examiners, Associate Medical Examiners.

(1) No change.

(2) A District Medical Examiner may appoint such Associate Medical Examiners as needed, to serve at the pleasure of the DME. An Associate Medical Examiner (AME) must be a Medical Doctor or, a Doctor of Osteopathy or a Doctor of Dental Surgery.

(3) through (11) No change.

Specific Authority 406.04 FS. Law Implemented 112.313, 406.02, 406.06, 406.17 FS. History–New 10-18-81, Formerly 11G-1.02, Amended 4-11-88, 12-26-88, 8-28-91, 2-23-93, 8-22-00,_____.

DEPARTMENT OF LAW ENFORCEMENT

Medical Examiners Commission

RULE CHAPTER TITLE:	RULE CHAPTER NO .:
Standard Investigation Procedures	11G-2
RULE TITLES:	RULE NOS.:
Physical Evidence	11G-2.004
Practice Guidelines	11G-2.006

PURPOSE AND EFFECT: Amendments to Rules establish parameters or guidelines of practice or standards of conduct relating to examinations, investigations, or autopsies performed by medical examiners.

SUBJECT AREA TO BE ADDRESSED: The Department's rule chapter concerning the standard investigative procedures to be followed by district Medical Examiner Offices.

SPECIFIC AUTHORITY: 406.04 FS.

LAWS IMPLEMENTED: 406.075, 406.11, 406.13 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., February 13, 2001

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THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT IS: Jim Luten, Staff, Medical Examiners Commission, Florida Department of Law Enforcement, 2331 Phillips Road, Tallahassee, Florida 32308

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

11G-2.004 Physical Evidence.

(1) Definitions. The following definitions apply to this <u>section</u>: Physical Evidence is an item or items taken during an investigation which is believed to be pertinent to the determination of the cause and manner of death or to subsequent questions arising in subsequent litigation.

(a) "Body part". The entire head, an entire extremity, a portion of an extremity that includes a hand or foot, or the torso, of a dead human body. For human skeletal remains a body part is defined as a nearly complete skull, or most of the bones of extremity, or most of the bones of the torso.

(b) "Organ". An entire internal viscus, such as a brain, heart, larynx, lung, stomach, or uterus of a dead human body.

(c) "Tissue". A representative sample of a body part or organ, constituting a minority of the volume or mass of the part or organ.

(d) "Embedded tissue". Tissue which has been embedded in paraffin blocks, or the like, for the purpose of histological study.

(e) "Sections". Tissue mounted on glass slides for the purpose of histological staining.

(f) "Stained sections". Sections which have been stained for the purpose of microscopic examination.

(g) "Fluid". Liquid from a blood vessel, body cavity, hollow viscus, hematoma, or abscess of a dead human body. Fluids include blood, vitreous humor, bile, gastric content, urine, cerebrospinal fluid, and effusions.

(h) "Specimen". A body part, organ, tissue, fluid, embedded tissue, section, or stained section; or a swab from a body part, organ, tissue, or body surface.

(i) "Physical evidence". An item or items taken during an investigation which is believed to be pertinent to the determination of the cause of death, manner of death, identification of the deceased, determination of disease, injury or intoxication, or which is taken to answer anticipated questions in any investigation. Includes specimens.

(j) Retained". With respect to specimens, kept by the medical examiner after the release of the remains to the next of kin.

(k) "Research". Any one of the following:

<u>1. Procedures designed for therapy or resuscitation,</u> performed on a dead human body for experiment or practice, unrelated to the determination of cause of death, mechanism of death, manner of death, presence of disease, injury, or intoxication, or identification of the deceased.

2. Testing of body parts or organs for purposes unrelated to the determination of cause of death, manner of death, presence of disease, injury, intoxication, or identification.

<u>3. Testing of tissues or fluids by an experimental scientist</u> that results in no report to the medical examiner.

(1) "Next of Kin". "Legally authorized person" as defined by s. 470.002 (18), Florida Statutes.

(2) <u>The medical examiner shall seize such physical</u> evidence as shall be necessary to determine the cause and manner of death, presence of disease, injury, intoxication, and identification of the decedent, or to answer questions arising in criminal investigations, and shall label, prepare, analyze, examine, and catalog such evidence as needed. Specimens are physical evidence taken from the body during an investigation and may include gross tissue, embedded tissue, stained and unstained sections, swabs, smears, blood, urine, bile, liver, gastric, and ocular fluid.

(3) Examination for alcohol and appropriate chemical and drug concentrations shall be done in all deaths resulting from violence to persons over ten years of age, when death occurs within twelve hours of injury. The medical examiner shall

seize such physical evidence as shall be necessary to determine the cause and manner of death and shall label, prepare, analyze, examine, and catalog such evidence as needed.

(4) <u>Physical Evidence shall be retained by the medical</u> <u>examiner as follows</u> in the records of: Examination for alcohol and appropriate chemical and drug concentrations shall be done in all deaths resulting from violence in persons over ten years of age, when death occurred within twelve hours of injury.

(a) Stained sections shall be preserved indefinitely and embedded tissue preserved for at least ten (10) years;

(b) All other specimens shall be retained for one year, and afterwards at the discretion of the medical examiner.

(c) All other physical evidence not released to another investigative agency or to the owner shall be retained for one year, and afterwards at the discretion of the medical examiner.

(5) <u>Requests for independent examination and analysis of</u> <u>physical evidence in the custody of the medical examiner shall</u> <u>be allowed by the medical examiner under his supervision and</u> <u>control in a manner designed to provide maximal preservation</u> <u>of the physical evidence. Unless compelling reasons dictate,</u> <u>irreplaceable, non-duplicable and non-divisible physical</u> <u>evidence such as embedded tissue shall not be released for</u> <u>independent analysis and examination.</u> <u>Physical Evidence shall</u> <u>be retained in the records of the medical examiner as follows:</u>

(a) Stained sections shall be preserved indefinitely and embedded tissue preserved for at least ten (10) years;

(b) All other specimens shall be retained for one year, and afterwards at the discretion of the medical examiner.

(c) All other physical evidence not released to another investigative agency or to the owner shall be retained for one year, and afterwards at the discretion of the medical examiner.

(6) <u>Physical evidence specimens no longer required to be</u> retained by the medical examiner shall be disposed of. Requests for independent examination and analysis of physical evidence in the medical examiner records shall be allowed by the medical examiner under his supervision and control in a manner designed to provide maximal preservation of the physical evidence. Unless compelling reasons dictate, irreplaceable, unduplicable, and nondivisable physical evidence such as embedded tissue shall not be released for independent analysis and examination.

(7) <u>Procedures Concerning Body Parts.</u> Physical evidence specimens no longer required to be retained by the medical examiner shall be disposed of.

(a) Human remains released by a medical examiner to the next of kin shall include all body parts unless the next-of-kin explicitly agree to claim an incomplete body.

(b) If human remains recovered by the medical examiner are incomplete owing to dismemberment or decomposition, and there is a possibility that further body parts will be discovered subsequently, the next-of-kin shall be given the choice of claiming incomplete remains, or waiting to claim the remains until further parts are recovered.

(c) If a body part such as a skull requires special examination, release of the remains should be delayed until the special examination is completed unless the next-of-kin explicitly choose to claim incomplete remains.

(d) Body parts retained by the medical examiner shall be subsequently released to the next-of-kin or disposed of pursuant to the wishes of the next-of-kin.

(e) Body parts not claimed by the next-of-kin are considered biomedical waste [s. 381.0098(2)(a), F.S.] and shall be destroyed by legally prescribed means, at the expense of the medical examiner.

(f) Evidentiary aspects of retained body parts shall be preserved by documentation by writing, photography, radiography or other indirect means, or by retention of tissue samples. Body parts themselves shall not be retained as evidence for legal proceedings.

(g) Permission of the next-of-kin is not required to retain organs, tissues, sections, or fluids for the determination of cause of death, manner of death, disease, injury, intoxication, or identification of the deceased.

(h) Permission of the next-of-kin is not required to destroy retained organs, tissues, sections, or fluids.

(8) Research.

(a) Permission of the next-of-kin is required for:

<u>1. Retention of specimens solely for the purpose of research.</u>

2. Research procedures, designed for therapy or resuscitation, performed on a dead human body for experiment or practice, unrelated to the determination of cause of death, mechanism of death, manner of death, presence of disease, injury, or intoxication, or identification of the deceased.

(b) Permission of the next-of-kin is not required for:

1. The utilization of specimens for teaching and educational purposes, or publication in scientific or medical publications, when the specimens were retained for the determination of cause of death, manner of death, disease, injury, intoxication, identification of the deceased, or preservation of evidence.

2. The utilization of medical examiner records for teaching and educational purposes, or publication in scientific or medical publications, when the records were created in the course of medical examiner death investigations.

Specific Authority 406.04 FS. Law Implemented 406.11, 406.13 FS. History-New 10-18-81, Formerly 11G-2.04, Amended 8-27-87, 10-14-96,_____. 11G-2.006 Practice Guidelines.

The duties and standards of care of a medical examiner are to be consistent with those contained in the "Practice Guidelines of the Florida Association of Medical Examiners," which publication is dated 9-29-99 and is hereby incorporated by reference.

Specific Authority 406.04 FS. Law Implemented 406.075, 406.11, 406.13 FS. History-New _____.

BOARD OF TRUSTEES OF THE INTERNAL IMPROVEMENT TRUST FUND

DOCKET NO.: 01-02R

RULE CHAPTER TITLE:	RULE CHAPTER NO.:	
Florida Forever Land Acquisition		
and Management	18-24	
RULE TITLES:	RULE NOS.:	
Definitions	18-24.001	
Public Purposes and Categories of Lan	nds	
Qualifying for Purchase	18-24.002	
Submittal and Processing of Acquisitie	on	
Proposals	18-24.003	
Standards and Criteria for Evaluation		
and Ranking	18-24.004	
Project Design and Establishment of		
Project Boundaries	18-24.005	
Board of Trustees Consideration	18-24.006	

PURPOSE AND EFFECT: To implement the Florida Forever Act, s. 259.105, F.S., and related sections.

SUBJECT AREA TO BE ADDRESSED: Procedures for solicitation and standards and criteria for evaluation, selection, and ranking of Florida Forever land acquisition projects by the Acquisition and Restoration Council and the Board of Trustees of the Internal Improvement Trust Fund.

SPECIFIC AUTHORITY: 259.035(1),(4), 259.105(9),(18) FS. LAW IMPLEMENTED: 259.035, 259.04, 259.041, 259.045, 259.07, 259.105 FS.

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

TIME AND DATE: 1:00 p.m., February 12, 2001

PLACE: Withlacoochee State Forest Training Center, 25059 Childs Road, Brooksville, FL 34601

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: O. Greg Brock, 3900 Commonwealth Blvd., Tallahassee, Florida 32399-3000, (850)487-1750

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

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Asbestos Consultants/Asbestos Consultant Examination RULE CHAPTER TITLE: RULE CHAPTER NO.: Miscellaneous Businesses and

Professions – Asbestos Consultants

61E-1

PURPOSE AND EFFECT: The Department is considering amending the above referenced rule chapter relating to the regulation of asbestos abatement. The purpose is to update statutory cross-references; repeal provisions relating to random audits; update provisions for testing to provide for computer based testing; provide for the content of the asbestos abatement project designer course; revise requirements related to training programs and providers; and revise provisions relating to financial responsibility, public liability, property damage insurance, and the licensing and renewal of business organizations and qualifying agents.

SUBJECT AREA TO BE ADDRESSED: The proposed rule development addresses the regulation of asbestos abatement.

SPECIFIC AUTHORITY: 455.203, 455.2035, 469.008, 469.011 FS.

LAW IMPLEMENTED: 455.271, 469.003, 469.004, 469.005, 469.006, 469.007, 469.008, 469.009, 469.012, 469.013, 469.014 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: Tom Thomas, Assistant General Counsel, 1940 North Monroe Street, Tallahassee, Florida 32399-2202

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

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Barbers' Board

RULE TITLE:

RULE NO .:

Requirement for Instruction on Human Immunodeficiency Virus and Acquired Immune Deficiency Syndrom (HIV/Aids) for Continuing Education

61G3-16.0091

PURPOSE AND EFFECT: The Board proposes development of procedure relating to requirement for instruction on Human Immunodeficiency Virus and Acquired Immune Deficiency Syndrom (HIV/AIDS) for Continuing Education.

RULE NO .:

SUBJECT AREA TO BE ADDRESSED: Requirement for Instruction on Human Immunodeficiency Virus and Acquired Immune Deficiency Syndrom (HIV/AIDS) for Continuing Education.

SPECIFIC AUTHORITY: 455.2228, 476.064(4) FS.

LAW IMPLEMENTED: 455.2228 FS.

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

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

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

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Barbers' Board

RULE TITLE:

RULE NO .:

Human Immunodeficiency Virus and Acquire Immune Deficiency Syndrom (HIV/AIDS)

Education Provider Requirements 61G3-16.0092 PURPOSE AND EFFECT: The Board proposes the development of procedures relating to requirement for instruction on Human Immunodeficiency Virus and Acquired Immune Deficiency Syndrom (HIV/AIDS) Education Provider Requirements.

SUBJECT AREA TO BE ADDRESSED: Human Immunodeficiency Virus and Acquire Immune Deficiency Syndrom (HIV/AIDS) Education Provider Requirements.

SPECIFIC AUTHORITY: 455.2228, 476.064(4) FS.

LAW IMPLEMENTED: 455.2228 FS.

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

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

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

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Barbers' Board

RULE TITLE:	
Barber License Biennial Renewal Fee	

61G3-20.009 PURPOSE AND EFFECT: The Board proposes the development of an amendment to address the Barber License Biennial Renewal Fee.

SUBJECT AREA TO BE ADDRESSED: Barber License Biennial Renewal Fee.

SPECIFIC AUTHORITY: 476.064(4), 476.154, 476.192 FS.

LAW IMPLEMENTED: 476.154, 476.192, 476.144 FS.

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 ANNOUNCED.

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

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

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Board of Veterinary Medicine

RULE TITLE:	RULE NO.:
Suspension	61G18-15.009

PURPOSE AND EFFECT: The Board proposes to create a new rule, numbered 61G18-16.009, which will provide language for the suspension of a permit.

SUBJECT AREA TO BE ADDRESSED: Suspension.

SPECIFIC AUTHORITY: 474.206, 474.215 FS.

LAW IMPLEMENTED: 474.215 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: Sherry Landrum, Executive Director, Board of Veterinary Medicine, Northwood Centre, 1940 N. Monroe Street, Tallahassee, Florida 32399-0750

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

61G18-15.009 Suspension.

If the Board determines that a period of suspension against a permit is appropriate, such suspension shall be for one year.

Specific Authority 474.206, 474.215 FS. Law Implemented 474.215 FS. History-New

DEPARTMENT OF ENVIRONMENTAL PROTECTION

DOCKET NO.: 99-27R	
RULE CHAPTER TITLE:	RULE CHAPTER NO.:
Permits	62-4
RULE TITLE:	RULE NO.:
Antidegradation Permitting Requir	rements;

Outstanding Florida Waters; Outstanding

National Resource Waters;

Equitable Abatement

62-4.242

PURPOSE AND EFFECT: The Federal Clean Water Act requires states to conduct a comprehensive review of their surface water quality standards every three years ("triennial review"). The proposed rule development and associated public workshops are intended to meet this requirement. Preliminary issues that have been identified and may be addressed under this rulemaking include the State's antidegradation policies for surface waters.

SUBJECT AREA TO BE ADDRESSED: These workshops are being conducted as part of a comprehensive review of State surface water quality standards. Subject matter will include, but is not limited to, issues concerning the State's antidegradation policies for surface waters. Note that the public workshops will also include discussion of Chapter 62-302, FAC (notice published separately).

SPECIFIC AUTHORITY: 373.016, 373.171, 403.061, 403.062, 403.087, 403.088, 403.504, 403.704, 403.804, 403.805 FS.

LAW IMPLEMENTED: 373.016, 373.171, 403.021, 403.061, 403.087, 403.088, 403.101, 403.111, 403.121, 403.141, 403.161, 403.182, 403.502, 403.702 FS.

THE DEPARTMENT ALSO ANNOUNCES PUBLIC WORKSHOPS FOR RULE DEVELOPMENT TO BE HELD AT THE TIMES, DATES AND PLACES SHOWN BELOW: TIME AND DATE: 6:00 p.m., Monday, February 12, 2001

PLACE: Pensacola Junior College, Room 252, Hagler Auditorium, 1000 College Boulevard, Pensacola, Florida TIME AND DATE: 1:00 p.m., Wednesday, February 14, 2001 PLACE: City of Jacksonville, City Hall, St. James Building, Committee Room B, 117 W. Duval Street, Jacksonville, Florida

TIME AND DATE: 7:00 p.m., Monday, February 19, 2001 PLACE: City of Fort Lauderdale City Commission Chambers, City Hall, 100 N. Andrews Avenue, Fort Lauderdale, Florida

If an Americans With Disabilities Act accommodation is needed to participate in this activity, please contact Linda Harvey, (850)488-2996 or 1(800)955-8771 (TDD), at least seven days before the meeting.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE WORKSHOP AGENDA IS: Eric Shaw, Division of Water Resource Management, Mail Station 3570, Florida Department of Environmental Protection, 2600 Blair Stone Road, Tallahassee, Florida 32399-2400, telephone (850)921-9929

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

DEPARTMENT OF ENVIRONMENTAL PROTECTION

DOCKET NO.: 98-52RRULE CHAPTER TITLE:Surface Water Quality StandardsDUDDOSE AND EFFECT The Following Characterization

PURPOSE AND EFFECT: The Federal Clean Water Act requires states to conduct a comprehensive review of their surface water quality standards every three years ("triennial review"). The proposed rule development and associated public workshops are intended to meet this requirement. Issues that have been identified and will be discussed under this rulemaking include dissolved metals criteria, unionized ammonia, antidegradation policy, criteria table (Rule 62-302.530, F.A.C.) changes, and site specific alternative criteria (SSACs).

SUBJECT AREA TO BE ADDRESSED: These workshops are being conducted as part of a comprehensive review of State surface water quality standards. Subject matter will include, but is not limited to, issues concerning dissolved metals criteria, unionized ammonia, antidegradation policy, criteria table (Rule 62-302.530, F.A.C.) changes, and site specific alternative criteria (SSACs). During the rule development process, the Department may decide to amend any or all of the rule sections contained in Chapter 62-302 of the Florida Administrative Code. Note that the public workshops will also include discussion of Rule 62-4.242, F.A.C. (notice published separately).

SPECIFIC AUTHORITY: 403.061, 403.062, 403.087, 403.088, 403.504, 403.704, 403.804, 403.805 FS.

LAW IMPLEMENTED: 373.414, 403.021, 403.031, 403.061, 403.062, 403.085, 403.086, 403.087, 403.088, 403.101, 403.141, 403.161, 403.182, 403.201, 403.502, 403.504, 403.702, 403.708, 403.802, 403.918 FS.

THE DEPARTMENT ALSO ANNOUNCES PUBLIC WORKSHOPS FOR RULE DEVELOPMENT TO BE HELD AT THE TIMES, DATES AND PLACES SHOWN BELOW:

TIME AND DATE: 6:00 p.m., Monday, February 12, 2001

PLACE: Pensacola Junior College, Room 252, Hagler Auditorium, 1000 College Boulevard, Pensacola, Florida

TIME AND DATE: 1:00 p.m., Wednesday, February 14, 2001

PLACE: City of Jacksonville, City Hall, St. James Building, Committee Room B, 117 W. Duval Street, Jacksonville, Florida

TIME AND DATE: 7:00 p.m., Monday, February 19, 2001 PLACE: City of Fort Lauderdale City Commission Chambers, City Hall, 100 N. Andrews Avenue, Fort Lauderdale, Florida If an Americans With Disabilities Act accommodation is needed to participate in this activity, please contact Linda Harvey, (850)488-2996 or 1(800)955-8771 (TDD), at least seven days before the meeting.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND COPY OF THE WORKSHOP AGENDA IS: Eric Shaw, Division of Water Resource Management, Mail Station 3570, Florida Department of Environmental Protection, 2600 Blair Stone Road, Tallahassee, Florida 32399-2400, telephone (850)921-9929

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

DEPARTMENT OF HEALTH

Criteria for Selection of Examiners

Board of Optometry

RULE TITLE:

RULE NO .:

and Consultants 64B13-4.005 PURPOSE AND EFFECT: The Board proposes the development of a rule amendment to address additional requirements for examiners and provide clarification that consultants engaged in professional education may not serve as examiners for the practical portion of the licensure examination.

SUBJECT AREA TO BE ADDRESSED: Criteria for examiners and consultants.

SPECIFIC AUTHORITY: 456.017(1)(b) FS.

LAW IMPLEMENTED: 456.017(1)(b) FS.

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT IS: Joe Baker, Jr., Executive Director, Board of Optometry/MQA, 4052 Bald Cypress Way, Bin #C07, Tallahassee, Florida 32399-3257

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

DEPARTMENT OF HEALTH

Board of Optometry

RULE TITLE:RULE NO.:Certified Optometrist Examination64B13-10.0015PURPOSE AND EFFECT:The Board proposes thedevelopment of a rule amendment to incorporate thecertification examination criteria recommended by the Officeof Examination Services.

SUBJECT AREA TO BE ADDRESSED: The Certified Optometrist Examination.

SPECIFIC AUTHORITY: 463.005(1), 456.017(1),(2) FS.

LAW IMPLEMENTED: 463.0055, 456.017(1),(2) FS.

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT IS: Joe Baker, Jr., Executive Director, Board of Optometry/MQA, 4052 Bald Cypress Way, Bin #C07, Tallahassee, Florida 32399-3257

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

64B13-10.0015 Certified Optometrist Examination.

The Certified Optometrist Examination shall be the Board approved examination developed and administered by the Department of Health Office of Examination Services.

(1) The examination shall consist of 80 questions which test the applicant's knowledge of <u>systemic general</u> and ocular pharmacology with particular emphasis on the topical application and side effects of pharmaceutical agents. <u>All questions on the certification examination must test the applicant to ensure his or her ability to use ocular pharmaceutical agents and systemic medications that have ocular implications. Each question on the examination shall be given equal weight. A score of 70 percent shall be required to pass the certification examination.</u>

(a) The emphasis on topical application of pharmaceutical agents is defined as 85 percent of all questions on the examination. A total of 15 percent of the examination shall focus on systemic medications with ocular implications.

(b) The 80 items on the certification examination are distributed according to the following six content areas:

1. Group A: Basic Pharmacology	Number of Items on the Examination : 8
(Route of Delivery, Drug	
Interaction or Side Effects, or	
Mechanism of Action)	
2. Group B: Diagnostics	Number of Items on the Examination : 8
(Mydriatics, Cycloplegics,	
Anesthetics, Dyes, or	
Neurological Testing Agents.)	
3. Group C: Anti-Glaucomas	Number of Items on the Examination: 20
(Topicals or Systemics with	
Ocular Implications.)	
4. Group D: Anti-Infectives	Number of Items on the Examination: 20
(Anti-Bacterials, Anti-Virals,	
Topicals, or Systemics with	
Ocular Implications.)	
5. Group E: Anti-Inflammatory/	Number of Items on the Examination: 20
Anti-Allergy Steroidal and	
Non-Steroidal (Topicals, or	
Systemics with Ocular	
Implications.)	

6. Group F: Miscellaneous Number of Items on the Examination: 4 (Any otherwise unclassified drug. Topicals or Systemics with Ocular Implications.)

(c) Each question on the examination shall be given equal weight. A score of 70 percent shall be required to pass the certification examination.

(2) The Certified Optometrist Examination shall be offered for administration at least once every calendar year and shall be offered in conjunction with every administration of the licensure examination.

(a) A licensed practitioner may take any administration of the Certified Optometrist Examination for which he or she is approved.

(b) An applicant for licensure may take only the Certified Optometrist Examination administered in conjunction with the licensure examination for which applicant has been approved.

(c) An applicant's score on the Certified Optometrist Examination shall be valid for a period of two years following the date of the examination. An applicant who has taken the licensure examination shall not be eligible to become a Certified Optometrist until such time as the applicant becomes a licensed optometrist and has a valid passing score on the Certified Optometrist Examination.

(3) Any licensed practitioner who has failed the Certified Optometrist Examination may submit to a reexamination. Reexamination shall be conditioned upon filing a new application and payment of a new examination fee equivalent to the examination fee set forth in Rule 64B13-6.001(9).

(4) The Board adopts by reference Rule 64B-1.010, Florida Administrative Code, of the Department of Health as its rule governing examination security and monitoring for the Certified Optometrist Examination.

Specific Authority 463.005(1), 456.017(1),(2) FS. Law Implemented 463.0055, 456.017(1),(2) FS. History–New 3-16-89, Amended 5-29-90, 7-10-91, Formerly 21Q-10.0015, 61F8-10.0015, Amended 10-4-94, Formerly 59V-10.0015, Amended 3-21-00, 7-12-00, _____.

DEPARTMENT OF HEALTH

Board of Optometry

RULE TITL	E:	•			RULE N	NO.:
Citations					64B13-15	.009
PURPOSE	AND	EFFECT:	The	Board	proposes	the

development of a rule amendment intended to address the failure to respond to a continuing education audit a violation appropriate for issuance of a citation.

SUBJECT AREA TO BE ADDRESSED: Citation violations. SPECIFIC AUTHORITY: 463.005, 456.077 FS.

LAW IMPLEMENTED: 456.077 FS.

IF REQUESTED IN WRITING AND NOT DEEMED UNNECESSARY BY THE AGENCY HEAD, A RULE DEVELOPMENT WORKSHOP WILL BE SCHEDULED AND ANNOUNCED IN THE FAW. THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT IS: Joe Baker, Jr., Executive Director, Board of Optometry/MQA, 4052 Bald Cypress Way, Bin #C07, Tallahassee, Florida 32399-3257

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

64B13-15.009 Citations.

(1) through (3) No change.

(4) Pursuant to Section 456.077, Florida Statutes, the Board sets forth below those violations for which there is no substantial threat to the public health, safety, and welfare; or, if there is a substantial threat to the public health, safety, and welfare, such potential for harm has been removed prior to the issuance of the citation. The Board hereby designates the following as citation violations which shall result in a penalty of two hundred fifty dollars (\$250.00).

(a) through (d) No change.

(e) Failure to respond to a continuing education audit as required by Rule 64B13-5.001, F.A.C.

(5) through (7) No change.

Specific Authority 463.005, 456.077 FS. Law Implemented 456.077 FS. History–New 1-1-92, Formerly 21Q-15.009, 61F8-15.009, 59V-15.009, Amended 3-21-00,_____.

DEPARTMENT OF HEALTH

Board of Pharmacy

RULE TITLE:RULE NO.:Pharmacists Newly Licensed64B16-26.100PURPOSE AND EFFECT: The Board proposes to amend thisrule to increase the initial fee for newly licensed pharmacists.

SUBJECT AREA TO BE ADDRESSED: Fee Increase.

SPECIFIC AUTHORITY: 456.013(2), 465.005 FS.

LAW IMPLEMENTED: 456.013(2), 465.008 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: John Taylor, Executive Director, Board of Pharmacy/MQA, 4052 Bald Cypress Way, Bin #C04, Tallahassee, Florida 32399-3254

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

64B16-26.100 Pharmacists Newly Licensed.

(1) No change.

(2) Newly licensed pharmacists shall submit an initial fee of <u>\$190.00</u>. \$105.00.

 Specific Authority
 456.013
 455.564(2)
 465.005
 FS.
 Law Implemented

 456.013
 455.564(2)
 465.008
 FS.
 History–New 3-19-79, Formerly 21S-6.04,

 Amended
 1-7-87,
 12-29-88,
 10-16-90,
 Formerly 21S-6.004,
 Amended

 1-10-93,
 Formerly
 21S-26.100,
 61F10-26.100,
 59X-26.100,
 Amended

DEPARTMENT OF HEALTH

Board of Pharmacy

RULE TITLE:

Consultant Pharmacist Registration 64B16-26.300 PURPOSE AND EFFECT: The Board proposes to amend this rule to update the rule text with regard to the requirements of a consultant pharmacist.

RULE NO.:

SUBJECT AREA TO BE ADDRESSED: Consultant pharmacist registration.

SPECIFIC AUTHORITY: 465.005, 465.0125 FS.

LAW IMPLEMENTED: 465.0125 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: John Taylor, Executive Director, Board of Pharmacy/MQA, 4052 Bald Cypress Way, Bin #C04, Tallahassee, Florida 32399-3254

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

64B16-26.300 Consultant Pharmacist Registration.

(1) through (2) No change.

(3) Upon receipt of proof satisfactory to the Board that the consultant pharmacist meets the requirements of subsection (2), the Board shall issue a consultant pharmacist license and register the applicant as a consultant pharmacist in the official records of the Florida Board of Pharmacy with the proviso that designation as the consultant pharmacist of record for a permitted facility, required by rule to employ a consultant pharmacist, requires that the consultant pharmacist must have completed or immediately begin a period of assessment and evaluation, which may be fulfilled by one of the following as a prerequisite or co-requisite:

(a) The period of assessment and evaluation may be fulfilled by the licensee who is a consultant of record and is responsible to sign all pertinent records by completing assignments and performing various consultant of record activities under the guidance or evaluation of a Florida Consultant Pharmacist who is experienced as a pharmacist of record in a Florida Institutional Pharmacy for a minimum of two years and in good standing with the Board. After a period of not less than six months the supervising consultant certifies to the Board that the licensee has successfully completed the required assignments and experiential activities, OR (b) The licensee may complete this requirement prior to accepting a position as a consultant of record by assisting a consultant of record who is responsible to sign or co-sign all pertinent records. After a period of not less than six months the supervising consultant certifies to the Board that the licensee has successfully completed the required assignments and experiential activities, OR

(c)(a) practicing practice under the supervision and evaluation of a consultant pharmacist of record in good standing at the same institution for a period of not less than six months, OR,

(b) through (d) renumbered (d) through (f) No change.

(g)(e) The written assignments required by subsections (d),(e), and (f),(b),(c), and (d) above shall be completed and sent to the board office within six months of assuming consultant pharmacist of record responsibilities for the permit.

(4) through (9) No change.

Specific Authority 465.005, 465.0125 FS. Law Implemented 465.0125 FS. History–New 5-19-72, Revised 4-19-74, Repromulgated 12-18-74, Amended 10-17-79, 4-8-80, 7-29-81, 7-1-83, 4-10-84, 4-30-85, Formerly 21S-1.26, 21S-1.026, Amended 7-13-91, 10-14-91, Formerly 21S-26.300, 61F10-26.300, Amended 9-19-94, 3-28-95, 3-10-96, Formerly 59X-26.300, Amended

DEPARTMENT OF HEALTH

Board of Pharmacy

RULE IIILE:	KULE NO.:
Transfer of Prescriptions	64B16-27.105
PURPOSE AND EFFECT: The Board	proposes to amend this

DULE NO.

rule to update the rule text for clarity.

SUMMARY: The Board is amending this rule to change the word "state" to "jurisdiction".

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: 465.005, 465.0155 FS.

LAW IMPLEMENTED: 465.026 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: John Taylor, Executive Director, Board of Pharmacy, 4052 Bald Cypress Way, Bin #C04, Tallahassee, Florida 32399-3254

THE FULL TEXT OF THE PROPOSED RULE IS:

64B16-27.105 Transfer of Prescriptions.

(1) A pharmacist or registered pharmacy intern acting under the direct personal supervision of a Florida registered pharmacist may transfer a valid prescription which is on file in another pharmacy in this state or any other jurisdiction state if such transfer is consistent with the conditions set forth in Section 465.026, Florida Statutes. Prior to dispensing, the pharmacist or pharmacy where the prescription is on file shall be notified verbally, or by any electronic means that the former prescription must be voided.

(2) No change.

Specific Authority 465.005, 465.0155 FS. Law Implemented 465.026 FS. History–New 1-3-79, Formerly 21S-1.33, 21S-1.033, Amended 7-30-91, Formerly 21S-27.105, 61F10-27.105, Amended 9-19-94, Formerly 59X-27.105, Amended 6-15-98._____.

NAME OF PERSON ORIGINATING PROPOSED RULE: **Board of Pharmacy**

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

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

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: September 1, 2000

DEPARTMENT OF HEALTH

Division of Children's Medical Services

RULE CHAPTER TITLE: RULE CHAPTER NO.: **Regional Perinatal Intensive Care**

Centers Program

64C-6

PURPOSE AND EFFECT: To incorporate the changes defined in the amended section 19, subsection (1) of 383.19(1)(f), and (g), Florida Statues, which addresses data collection and definitions of terms. The process to address non-compliance with contractual standards is defined in the proposed revision.

SUBJECT AREAS TO BE ADDRESSED: Data collection, definitions of terms, and process to address non-compliance with the contractual standards.

SPECIFIC AUTHORITY: 383.19 FS.

LAW IMPLEMENTED: 383.171, 383.19 FS.

RULE DEVELOPMENT WORKSHOPS WILL BE HELD AT THE TIMES, DATES AND PLACES SHOWN BELOW:

TIME AND DATE: 9:00 a.m. - 12:00 Noon, Tuesday, February 20, 2001

PLACE: Department of Health, Children's Medical Services, 4025 Esplanade Way, Room 301, Tallahassee, Florida

THE PERSON TO BE CONTACTED REGARGING THE PROPOSED RULE DEVELOPMENT IS: Teresa Morris, R.N., Children's Medical Services, Department of Health, 4025 Bald Cypress Way, Bin #A06, Tallahassee, Florida 32399-1707, (850)245-4444, Ext. 2265

THE PRELIMINARY TEXT OF THE PROPOSED RULE WILL DEVELOPMENT BE AVAILABLE. UPON REQUEST, ONE WEEK PRIOR TO THE WORKSHOP. P.O. S 6480 F02427

FISH AND WILDLIFE CONSERVATION COMMISSION

Marine Fisheries

RULE CHAPTER TITLE: Gear Specifications and Prohibited Gear

RULE TITLE:

RULE NO .:

Diving: Powerheads and Rebreathers, Use to Harvest Fish in State Waters

Prohibited; Definition; Spearfishing

Marine Species in Fresh Water Prohibited

68B-4.012 PURPOSE AND EFFECT: The purpose of this rule development effort is to prohibit the spearfishing of any marine species while diving in fresh water. This will clarify that marine species can only be taken by spearfishing in saltwater, eliminating a conflict with fresh water rules that prohibit possession of spear guns in or upon the fresh waters of the state.

SUBJECT AREA TO BE ADDRESSED: Spearfishing in fresh water.

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 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-4.012 Diving: Powerheads and Rebreathers .: Use to Harvest Fish in State Waters Prohibited; Definition; Spearfishing Marine Species in Fresh Water Prohibited.

(1) Powerheads

(a) No person shall use any powerhead to harvest any fish in state waters. Powerheads may be possessed while diving in state waters for the purpose of personal protection.

(b) The possession of any fish that has been harvested with a powerhead, aboard a vessel fishing or at rest in state waters, shall constitute a violation of this subsection.

(c) The term "harvest" for purposes of this subsection means the catching or taking of a fish by killing or wounding it, followed by a reduction of such fish to possession.

(d) This subsection shall not be construed to effect the repeal of subsection (5) of Section 370.08, Florida Statutes.

(2) Rebreathers

(a) No person diving in state waters by means of a rebreather shall harvest any marine species. Use of rebreathers for any nonconsumptive purpose is allowed in state waters.

(b) The possession of any fish that has been harvested by a person diving in state waters by means of a rebreather, aboard a vessel fishing or at rest in state waters, shall constitute a violation of this subsection.

(c) The term "harvest" for purposes of this subsection means the catching or taking of a marine species by any means, followed by a reduction of the species to possession, whether or not the species has been killed or wounded.

(3) Spearfishing: No person shall harvest or attempt to harvest any marine species by the use of any hand or mechanically propelled, single or multi-pronged spear or lance, barbed or barbless, while diving in fresh water.

PROPOSED EFFECTIVE DATE: July 1, 2001.

Specific Authority Art. IV, Sec. 9, Fla. Const. Law Implemented Art. IV, Sec. 9, Fla. Const. History–New 11-26-92, Amended 7-15-96, 1-1-97, Formerly 46-4.012, Amended 7-1-01.

FISH AND WILDLIFE CONSERVATION COMMISSION

Marine Fisheries

RULE CHAPTER TITLE: Mullet

RULE TITLE:

Allowable Harvesting Gear 68B-39.0047

RULE NO .:

PURPOSE AND EFFECT: The purpose of this rule development effort is to prohibit the spearfishing of mullet in fresh water. This will clarify that mullet can only be taken by spearfishing in saltwater, eliminating a conflict with fresh water rules that prohibit the possession of spear guns in or upon the fresh waters of the state.

SUBJECT AREA TO BE ADDRESSED: Spearfishing of mullet in fresh water.

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 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-39.0047 Allowable Harvesting Gear.

(1) The harvest or attempted harvest of any mullet by or with the use of any gear or method other than the following is prohibited.

(a) Cast net with a stretched length (the distance from the horn at the center of the net, with the net gathered and pulled taut, to the lead line) no greater than 14 feet, provided that no more than two such nets shall be fished from any vessel at any time.

(b) Beach or haul seine with a total area (mesh area plus the area of any other attached material that adds to the fishing surface of the net) no larger than 500 square feet, provided that no more than two such nets unconnected shall be fished from any vessel at any time.

(c) Until January 1, 2000, skimmer net meeting the following specifications:

1. No skimmer net shall have an opening larger than 28 feet around the perimeter.

2. No more than two skimmer nets shall be attached to or fished from a single vessel.

3. No skimmer net shall have a total area (mesh area plus the area of any other attached material that adds to the fishing surface of the net) larger than 500 square feet. No skimmer net shall be longer than 30 feet long in a stretched condition.

4. The bag of any skimmer net shall be constructed of no smaller than #12 dipped nylon mesh. The use of monofilament netting material in any part of the net is prohibited. The mesh size in the final 8 feet of the net shall not exceed 3 1/2 inches stretched mesh and the mesh size in the remainder of the net shall not exceed 4 1/2 inches stretched mesh.

5. No skimmer net shall come in contact with the sea bottom while being deployed from a vessel under power.

(d) Hook and line gear.

(e) Spearing: except spearfishing is prohibited in fresh

water.

PROPOSED EFFECTIVE DATE: July 1, 2001.

Specific Authority Art. IV, Sec. 9, Fla. Const. Law Implemented Art. IV, Sec. 9, Fla. Const. History–New 3-3-97, Amended 1-1-98, 11-16-98, 12-31-98, -12-2-99, Formerly 46-39.0047, Amended 7-1-01.

Section II Proposed Rules

DEPARTMENT OF STATE

Division of Library and Information Services

RULE TITLE:

Library Grant Programs 1B-2.011

RULE NO .:

PURPOSE AND EFFECT: The proposed amendment revises the guidelines and forms for the Florida Library Literacy Grant Program.

SUMMARY: Florida Library Literacy Grant Program: The proposed amendment revises the Guidelines and Application to reflect an emphasis on the adult learner.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COST: No statement of estimated regulatory cost has been prepared.

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

SPECIFIC AUTHORITY: 257.14, 257.191, 257.24, 257.41(2), 240.5186 FS.

LAW IMPLEMENTED: 257.12, 257.15, 257.16, 257.17, 257.171, 257.172, 257.18, 257.19, 257.191, 257.192, 257.195, 257.21, 257.22, 257.23, 257.24, 257.25, 257.40-.42 FS.

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

TIME AND DATE: 9:00 a.m., February 19, 2001

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

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

THE FULL TEXT OF THE PROPOSED RULE IS:

1B-2.011 Library Grant Programs.

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

(e) The Florida Library Literacy Grants Guidelines and Application, effective 4-4-00, <u>Amended</u> which contain instructions and applications (Form #DLIS/FLL01), effective 4-4-00, <u>Amended</u>; Mid Year Report (Form #DLIS/FLL02), effective 4-4-00, <u>Amended</u>; and Annual Report (Form #DLIS/FLL03), effective 4-4-00, <u>Amended</u>.

(f) No change.

(3) through (4) No change.

Specific Authority 257.14, 257.191, 257.24, 257.41(2), 240.5186 FS. Law Implemented 257.12, 257.15, 257.16, 257.17, 257.171, 257.172, 257.18, 257.19, 257.191, 257.195, 257.21, 257.22, 257.23, 257.24, 257.25, 257.40-42 FS. History–New 1-25-93, Amended 7-17-96, 4-1-98, 2-14-99, 4-4-00,

NAME OF PERSON ORIGINATING PROPOSED RULE: Marian A. Deeney

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Barratt Wilkins, Director, Division of Library and Information Services, and Katherine Harris, Secretary of State

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: January 17, 2001

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: January 26, 2001

DEPARTMENT OF CITRUS

RULE CHAPTER TITLE:	RULE CHAPTER NO .:
Standards for Processed	
Citrus Products	20-64
RULE TITLES:	RULE NOS .:
Orange Juice	20-64.0081
Orange Juice Marked with Florida Sur	nshine
Tree or Florida Citrus Growers'	

Certification Mark 20-64.0082 Sanitary Requirements 20-64.020

PURPOSE AND EFFECT: Would remove regulations relating to fresh squeezed citrus juices from this chapter dealing with processed citrus products. Petition for rule amendment filed by Florida Gift Fruit Shippers Association and Florida Citrus Packers asks that these regulations be rewritten an rule chapter relating specifically to fresh squeezed citrus juices.

SUMMARY: Removes standards and regulations relating to fresh squeezed citrus juices from rule chapter dealing with processed citrus products.

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

Any person who wishes to provide infomraiton 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: 601.10(7), 601.11 FS.

LAW IMPLEMENTED: 601.10(7), 601.11, 601.48 FS.

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

TIME AND DATE: 9:00 a.m., March 21, 2001

PLACE: Department of Citrus Building, 1115 East Memorial Boulevard, Lakeland, Florida

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULES IS: Joan B. Martin, Administrative Assistant, Legal Department, Florida Department of Citrus, P. O. Box 148, Lakeland, Florida 33802-0148

THE FULL TEXT OF THE PROPOSED RULES IS:

20-64.0081 Orange Juice.

Proposed Effective Date March 15, 2001.

The provisions of this section shall apply to all single strength "ready-to-drink" orange juice that has not been frozen or treated by heat to reduce the enzymatic activity and the number of viable microorganisms.

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

(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 is not permitted.

(4) The product shall be subject to regular inspection by the Florida Department of Agriculture and Consumer Services or its agents.

(5) 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 packaging. Provided, however, that in the case of product which is packaged utilizing an extended shelf life packaging system as described in subsection (6) below, the container shall be legibly labeled with the maximum shelf life during which such product may be offered for sale. In lieu thereof, the package may be legibly labeled with a disclosure of the date the juice is extracted. This provision shall not apply to product packed by any person who:

(a) Extracts juice from less than 50,000 boxes of citrus fruit per season, and

(b) Packs for retail sale directly to consumer, not for resale, and

(c) Such sale is made from the same premises where the juice is extracted or sale is made from a retail establishment owned by such person and located within 50 miles from where the juice is extracted.

(6) An extended shelf life packaging system utilizes a package which is hermetically sealed, sterilized, and is impermeable to oxygen. The container is filled in a sterile atmosphere to prevent microbiological contamination. When subjected to conditions of anticipated commercial usage, the

package system shall permit the product to maintain essential quality characteristics without substantial degradation over the period of time specified for the package.

(7) The words "fresh squeezed" or "freshly squeezed" or "fresh" may be used to describe orange juice.

Specific Authority 601.10(7), 601.11 FS. Law Implemented 601.10(7), 601.11, 601.48 FS. History–New 12-22-87, Amended 2-21-93, <u>Repealed 3-15-01</u>.

20-64.0082 Orange Juice Marked with Florida Sunshine Tree or Florida Citrus Growers' Certification Mark.

Proposed Effective Date March 15, 2001.

The provisions of this section shall apply to all single strength "ready to drink" orange juice that has not been frozen or treated by heat to reduce the enzymatic activity and the number of viable microorganisms, and which bears the Florida Sunshine Tree certification mark under Department of Citrus Rule Chapter 20 94, or the Florida Citrus Growers' certification mark under Department of Citrus Rule Chapter 20 109.

(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 United States Department of Agriculture 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

(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 soluble solids to anhydrous citric acid 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 Florida Department of Agriculture and Consumer Services or its agents.

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(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 packaging. Provided, however, that in the case of a product which is packaged utilizing an extended shelf life packaging system as described in Department of Citrus rule subsection 20-64.0081(6), the container shall be legibly labeled with the maximum shelf life during which such product may be offered for sale. In lieu thereof, the package may be legibly labeled with a disclosure of the date the juice is extracted.

(8) The words "fresh squeezed" or "freshly squeezed" or "fresh" may be used to describe product conforming to this section.

Specific Authority 601.10(7), 601.11 FS. Law Implemented 601.10(7), 601.11, 601.48 FS. History–New 12-22-87, Amended 8-23-93, 10-28-97, 1-24-99, <u>Repealed 3-15-01</u>.

20-64.020 Sanitary Requirements.

Proposed Effective Date March 15, 2001.

(1) The sanitary requirements as prescribed in sections 2.2.1 through 2.2.58, July 1996 and sections 3.2.7a through 3.2.7o, June 1996 of the Citrus Handbook of the Processed Products Branch, Fruit and Vegetable Division, United States Department of Agriculture, shall be the governing regulations for sanitary conditions in Florida citrus processing plants.

(2) Exceptions:

The provisions of subsection (6) shall not apply to:

(a) Products being shipped or transported entirely within the state of Florida between licensed citrus processors in Florida for further processing which will include pasteurization or other approved kill-step.

(b) Gift fruit shippers, retail processors, and roadside stand operators engaged in the production of fresh squeezed unpasteurized juice and who squeeze less than 30,000 boxes annually, when said shippers, processors, and operators possess a food permit issued by the Department of Agriculture and Consumer Services pursuant to the provisions of section 5K 4.020, F.A.C.

(2)(3) Processed citrus products found upon inspection to contain foreign materials which render the product unfit for human consumption, shall be seized, condemned and destroyed. The shipper or processor shall be notified in writing, at least ten days prior to destruction, that such products have been seized and condemned, to allow sufficient time to request and perfect an appeal, appropriate under provisions of United States Department of Agriculture regulations. If no appeal is entered, or on appeal the inspector's findings are sustained, such product shall be immediately destroyed.

(3)(4) Destruction of processed citrus products for reasons of unfitness for human consumption shall be made by the processor, at his expense, and under the supervision of an authorized inspector.

(4)(5) The requirements of this rule do not excuse failure of compliance with provisions of the Federal Food, Drug and Cosmetic Act.

(6) In addition to the provisions of subsections (1) through (5), the following good manufacturing practices as well as those described in Title 21, Code of Federal Regulations, Part 110, April 1, 1994 edition, incorporated herein by reference, shall apply to facilities preparing single strength "ready to drink" citrus juices that will not be treated by heat or other approved kill step to reduce the enzymatic activity and the number of viable microorganisms:

(a) Wash Area:

1. Acid wash fruit and roller brush, or use other commercially equivalent cleaning method to remove soil, debris, etc., from fruit.

2. Use a minimum 200 ppm hypochlorite rinse or other commercially equivalent bactericide as prescribed by the manufacturer's label.

3. Water rinse just prior to entry into process area to remove all sanitizer/acid wash residues and to avoid potential for recontamination.

4. Belts/rollers/brushes/conveyers to be maintained free of soil, dirt and extraneous material; minimum of a weekly cleaning and sanitization of all above required.

5. Entire wash area maintained free of excess debris, pest and potential pest harborage including standing water.

6. Grading must eliminate unacceptable fruit, i.e. fruits with cuts, splits, punctures, black heart, and other defects that may allow pathogenic microorganisms to contaminate the interior of the fruit. Drops are unacceptable for use in unpasteurized products.

(b) Process Area:

1. Process area must be completely enclosed, i.e. protected from outside environment and must meet minimum structural and equipment sanitation requirements for food processing areas as described in sections 5K 4.002 and 5K 4.004, Florida Administrative Code.

2. All food contact surfaces must be cleaned and sanitized after production and prior to start up.

3. Appropriate cleaning and sanitizing agents must be used as prescribed by the equipment manufacturers for the specific finished food product. Effectiveness of cleaning and sanitizing procedures must be verified and documented by the plant's own quality control program or, HACCP program, or good manufacturing practices as described in Title 21, Code of Federal Regulations, Part 110, April 1, 1994 edition.

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

5. All lubricants must be food grade only, as approved by USDA.

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

(c) Finished Product Requirements:

1. A contingency plan for in-line and surge tank juice during breakdowns must be in place to get juice chilled or disposed of. Cleaning and sanitizing procedures must be performed prior to restarting operation after extended breakdowns.

2. Filling area must be protected from the outside environment similar to processing area.

3. Containers must be sanitarily handled and protected from contamination, at all times.

4. When containers are removed from protective wrap, they must be covered, if not immediately used.

5. Finished product must immediately be moved to cold storage.

(d) Quality Control Procedures:

1. Water certificates shall be obtained from a HRS approved laboratory on an annual basis.

2. Finished product - A documented quality control program shall be established to ensure that product without a microbiological safety barrier, i.e. no heat treatment, is monitored for food safety. The program must include a microbiological monitoring component, using standard plate count, coliforms, and E.coli as indicators of process control, that is sufficient to establish a base-line for the specific plant's process to ensure freedom from potential pathogenic microorganisms. Each production lot or each day's production (whichever is less) shall be monitored for compliance with the base-line data previously established for the processing plant.

3. Quality control records and records of process deviation shall be maintained after processing for a minimum of 90 days for fresh product and for two years for frozen product, and shall be readily available for inspection by United States Department of Agriculture or other authorized state or federal personnel.

4. Establish a record keeping system that will:

a. Track finished products to fruit used in production.

b. Tie products to specific periods of production.

c. Enable a recall procedure for unwholesome/unsafe products.

5. Upon a finding of a pertinent pathogenic microorganism associated with a product in distribution immediate notice shall be made to the United States Department of Agriculture or other agencies as provided by law.

(e) Personnel and Sanitary Facilities:

Plant shall take all reasonable measures and precautions to ensure that good manufacturing practices are followed with respect to cleanliness and disease control.

(7) Imported Juices:

Fresh squeezed, non-pasteurized, single-strength citrus juices imported from locations outside the state of Florida for further manufacturing or repackaging shall not be packaged, sold, or blended with other citrus products in this state unless such imported juices are first tested, after arrival in Florida, at a minimum, for the presence of Salmonella, pathogenic E. coli, i.e., E. coli 0157:H7, to ensure freedom from potential pertinent human pathogenic microorganisms.

Specific Authority 601.10(7), 601.11 FS. Law Implemented 601.10(7), 601.11, 601.44, 601.53, 601.54 FS. History–Formerly 105-1.19(5), Revised 1-1-75, Formerly 20-64.20, Amended 2-20-96, 6-8-97, 5-14-00, 3-15-01.

NAME OF PERSON ORIGINATING PROPOSED RULE: Mia L. McKown, General Counsel

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Mia L. McKown, General Counsel DATE PROPOSED RULE APPROVED BY AGENCY HEAD: July 19, 2000

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

DEPARTMENT OF CORRECTIONS

RULE TITLE:

RULE NO.:

Employee Grooming, Uniform and

33-208.101

Clothing Requirements PURPOSE AND EFFECT: The purpose and effect of the proposed rule is to clarify procedures relating to, and the items authorized for, employee uniforms.

SUMMARY: The proposed rule authorizes the wearing of western style riding hats by correctional officers assigned to field labor squads, and clarifies: procedures relating to the purchase and retention of assigned badges by officers removed from the correctional officer class under specified circumstances, titles of persons authorized to determine policies relating to the wearing of neckties, and which uniforms are required to be starched or neatly pressed.

SUMMARY OF STATEMENT OF **ESTIMATED REGULATORY COST: None.**

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

SPECIFIC AUTHORITY: 944.09 FS.

LAW IMPLEMENTED: 20.315, 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 Lylen 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:

33-208.101 Employee Grooming, Uniform and Clothing Requirements.

(1) through (e) No change.

(f) Policies regarding the wearing of neck ties for office staff will be determined by the Secretary, <u>Deputy Secretary</u>, <u>and</u> Assistant Secretaries, <u>regional directors</u>, <u>circuit</u> <u>administrators and wardens</u>.

(g) through (3)(b) No change.

(c) At all times, uniforms are to be in serviceable condition, neat in appearance, clean and properly worn as provided in this rule. <u>Class A uUniforms will be starched and neatly pressed</u>. <u>Class B and C uniforms will be neatly pressed</u>. All foot wear shall be shined to a high gloss, except that medical staff are authorized to wear shoes that present a clean white appearance that may have a flat finish.

(d) through (4)(h)4. No change.

5. Western style riding hats authorized for wear by correctional officers assigned to field labor squads when outside the secured perimeter of the correctional facility. Western style riding hats will be furnished by the department.

6.5. Correctional officer badges. Badges shall be issued to all certified correctional officers regardless of their work location. Correctional officer badges will be issued by the department to be worn as part of the class A, class B, and class C uniform. uniform. The badge will be worn approximately one-half inch above the left shirt pocket centered on the fashion seam and affixed through the pre-sewn holes, or for uniforms without pre-sewn holes, affixed through the fabric. Wearing the department issued badge carries a significant responsibility. The wearer is not only representing the Department of Corrections, but the law enforcement community and the State of Florida. The badge shall be routinely cleaned and presented in a manner so as to reflect the pride and professionalism of the Department of Corrections. Use of the issued badges as credentials for personal purposes is prohibited. Only badges issued by the department shall be used to conduct officially designated duties. The badge shall be 2-1/4" x 1-15/16" in size, silver colored metal for correctional officers and sergeants and gold color for lieutenants and above with black lettering, and pre-numbered with a pin clasp for securing to the shirt. The badges shall be issued to certified officers upon employment and will be not be provided to uncertified officers until after certification is received. Correctional officers shall be responsible for reimbursing the department for any issued badge which is lost. Issued badges are considered state property and, except for retirement under specific conditions, shall be returned to the department upon the officer's termination of employment with the department or removal from a position within the correctional officer class series. Correctional officers who retire from the department under honorable conditions and are eligible to retire under the State of Florida retirement system, including retirement under medical disability, shall be authorized to retain their issued badges. Correctional officers of any rank who are promoted, transferred, or otherwise relocated into non-security positions or who are otherwise removed from the correctional officer class, who are in good standing with the department, will be authorized to purchase and retain their assigned correctional officer badge. Retention of the correctional officer badge will result in the indefinite retirement of the badge number. Those officers in good standing who are promoted, transferred, or otherwise relocated into non-security positions or who are otherwise removed from the correctional officer class, who elect not to purchase and retain their authorized correctional officer badges shall return their badges to the warden of the institution the staff member is departing. The institution receiving the staff member will issue a new badge to the officer from that institution's inventory. Badges will not be issued to canines.

6. through 27. renumbered 7. through 28. No change.

(i) No change.

(5) All staff assigned to the correctional officer class \mathbf{B} shall wear the correctional officer uniform.

(6) through (11) No change.

Specific Authority 944.09 FS. Law Implemented 20.315, 944.09 FS. History– New 2-27-85, Amended 6-19-85, Formerly 33-4.07, Amended 3-6-88, 8-15-89, 2-12-91, 10-13-91, 4-19-98, 12-7-98, Formerly 33-4.007, Amended 10-5-99, 3-21-00, 12-18-00,_____.

NAME OF PERSON ORIGINATING PROPOSED RULE: Richard Dugger

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

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: January 10, 2001

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: December 22, 2000

AGENCY FOR HEALTH CARE ADMINISTRATION

Health Care Cost Containment Board

RULE TITLES:	RULE NOS .:
Definitions	59E-5.101
Florida Hospital Uniform Reporting System	59E-5.102
Reporting Requirements	59E-5.103
Prior Year Report Requirements	59E-5.201
Notice of Violation or Deemed Not Filed	
and Response	59E-5.205
Public Medical Assistance Trust	
Fund Assessments	59E-5.605

PURPOSE AND EFFECT: The Agency intends to establish and adopt procedures and specifications for the implementation of Section 16 of Chapter 2000-256, Laws of Florida. The rules are being amended to comply with the statutory provisions of Chapter 395.701, F.S., and to provide an updated reporting mechanism to improve the efficiency and accuracy of financial data collection. SUMMARY: The 2000 Session of the Florida Legislature amended Chapter 395.701, F.S., to provide a reduced assessment percentage for outpatient hospital net revenues. The changes to the Agency's Florida Uniform Hospital Reporting System necessary to implement the changes are incorporated by reference in this material.

SUMMARY STATEMENT OF ESTIMATED REGULATORY COST: No statement was prepared.

A rule development workshop was held on August 22, 2000 on the materials and forms associated with this rule. Comments from the workshop participants were received and incorporated as appropriate. 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: 408.15 FS.

LAW IMPLEMENTED: 395.701, 408.061 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 NOTICED IN THE FAW.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULES IS: Christopher J. Augsburger, Regulatory Analyst Supervisor, Bureau of Health Facility Regulation/Financial Analysis, 2727 Mahan Drive, Tallahassee, FL 32308

THE FULL TEXT OF THE PROPOSED RULES IS:

59E-5.101 Definitions.

The definitions set forth in Section 408.032, F.S., and the following definitions shall apply to this Chapter, and to the Florida Hospital Uniform Reporting System (FHURS) Manual, unless otherwise specified:

(1) "Actual report" is the report of a hospital's actual financial and statistical data as required by the reporting forms contained in the FHURS Manual.

(2) "Adjusted admission" is the sum of acute admissions and intensive care admissions divided by the ratio of inpatient revenues generated from acute, intensive, ambulatory, and ancillary patient services to gross revenues, unless the hospital reports all sub-acute admissions in which case "adjusted admission" is the sum of sub-acute admissions divided by the ratio of total inpatient revenues to gross revenues.

(3) "Audited actual experience", "audited actual data", or "audited financial statements" means data contained within financial statements examined by an independent, Florida-licensed, certified public accountant in accordance with generally accepted auditing standards and including an opinion on the audited financial statements. <u>The hospital shall</u> disclose its significant accounting policies with respect to the classification of inpatient and outpatient gross and net revenues in accordance with "Accounting Principles Board Opinion 22" or its successor(s). In addition to all other pertinent information, this disclosure should contain the total amounts reported for net inpatient revenue and net outpatient revenue contained in the audited financial statements for the fiscal periods presented.

(4) "Change in hospital ownership" means that a majority of the ownership or the controlling interest of the hospital is transferred or assigned. A change in ownership includes, but is not limited to, the acquisition of the hospital by any person or other legal entity by any means; the leasing of the hospital when the lessee agrees to undertake or provide services at the hospital to the extent that legal liability for operation of the hospital rests with the lessee; conversion of the hospital's type or kind of business organization; the sale, acquisition, assignment or other voluntary or involuntary transfer of a majority of the ownership or the controlling interest of the hospital; merger of the hospital corporation into a new corporation; or consolidation of the hospital corporation with one or more corporations resulting in the creation of a new corporation.

(5) "Charity care patient" means a medically indigent patient whose charges are, in whole or in part, classified as "Charity/Uncompensated Care – Other" who meets the requirements of <u>Aaccount 5960</u>, Chapter III, FHURS Manual and/or "Charity/Uncompensated Care – Hill Burton" who meets the requirements of Account 5950, Chapter III, FHURS Manual.

(6) "Chart of accounts" means the list of accounts, code numbers, definitions, standard units of measure and principles and concepts included in the FHURS Manual.

(7) "Day of admission" means the day on which a person is admitted to a hospital or sub-acute facility for bed occupancy for purposes of receiving inpatient hospital or sub-acute services and counts as one inpatient day. If admission and discharge or death occur the same day, the day is considered a day of admission and counts as one inpatient day.

(8) "Executive staff members" means the <u>Secretary</u>. Executive Director and such other staff members as designated by the <u>Secretary</u> Executive Director.

(9) "FHURS Manual" means the Florida Hospital Uniform Reporting System Manual as adopted by the <u>Agency</u> Board and incorporated by reference in Rule 59E-5.102.

(10) "Financial statements" means a presentation of financial data, including accompanying notes, derived from accounting records and intended to communicate a hospital's economic resources or obligations at a point in time, or the changes therein for a period of time, and the results of operations for a period of time in accordance with generally accepted accounting principles.

(11) "Generally accepted accounting principles" (GAAP) means accounting principles or standards generally accepted in the United States, as published by the American Institute of Certified Public Accountants, and Statements of Financial Accounting Standards and interpretations thereof as published by the Financial Accounting Standards Board and as may be amended by rule of the <u>Department of Business and</u> <u>Professional Regulation</u> Department of Professional Regulation, Board of Accountancy.

(12) "Generally accepted auditing standards" (GAAS) means the generally accepted auditing standards adopted by the American Institute of Certified Public Accountants, together with interpretations thereof, as set forth in Statements on Auditing Standards as published by the American Institute of Certified Public Accountants and as may be amended by rule of the <u>Department of Business and Professional Regulation</u>, Board of Accountancy.

(13) "Gross patient services revenue" means the sum of daily hospital service charges, ambulatory service charges, ancillary service charges; including all charges for sub-acute services.

(14) "Gross operating revenue" means "Gross revenue" as that term is defined in Section 407.002(12), F.S.

(15) "Hospital" means a health-care institution, as defined in Section 395.002(6), F.S., and licensed pursuant to Chapter 395, F.S.

(16) "Inpatient admission" means a person who has been admitted to a hospital for bed occupancy for purposes of receiving inpatient hospital services. A person is considered an inpatient if formally admitted by the hospital as an inpatient by physician order with the expectation that the individual would remain at least overnight and occupy a bed.

(17) "Inpatient revenues" means gross charges generated from the provision of hospital services to any patient admitted to the hospital as an inpatient to the hospital. When an individual is furnished outpatient services and is thereafter admitted as an inpatient of the same hospital before midnight of the next day, the outpatient charges are reported as inpatient revenue.

(18) "Net operating revenue" means "Net revenue" as that term is defined in Section 407.002(19), F.S.

(19) "Non-operating revenue" means revenue not directly related to the entity's ongoing or principle operations. Non-operating revenue may include unrestricted gifts, unrestricted income from endowment funds, gain on sale of hospital properties, and income and gains from investments of general funds.

(20) "Patient day" means a day which begins at midnight and ends 24 hours later. The midnight-to-midnight method must be used even if the provider uses a different definition of a patient day for its statistical or other purposes. Whenever a patient occupies a bed in more than one patient care area in one day, the inpatient day should be counted only in the patient care area in which the patient was located at the census-taking hour. The day of admission will be counted as a full day; however, the day of discharge is not counted. A full day must be counted when a patient is admitted as an inpatient with the expectation of the patient remaining overnight and occupying a bed, but is discharged on the same day.

(21) "Prior year report" means, collectively, the actual report and the corresponding financial statements with an audit report of an independent Florida-licensed certified public accountant for the same reporting period and including an opinion on the audited financial statements.

(22) "Total net revenue" means the sum of net patient services revenue, other operating revenue, and non-operating revenue.

(23) "Total revenue" means the sum of gross revenue, other operating revenue and non-operating revenue.

Specific Authority 408.15 FS., Ch. 88-394, Laws of Florida. Law Implemented 407.002, 408.061, 408.072, 408.08 FS. History–New 6-11-92, Formerly 10N-5.101, Amended______.

59E-5.102 Florida Hospital Uniform Reporting System.

(1) The Agency for Health Care Administration hereby adopts and establishes a uniform system for hospital reporting by adopting and incorporating by reference the Florida Hospital Uniform Reporting System (FHURS) Manual, <u>Version 00-1, October 4, 2000.</u> Version 92 1, April 9, 1992. This manual, which includes reporting forms, has the force and effect of the Agency for Health Care Administration's rules.

(2) A copy of the FHURS Manual may be obtained, upon payment of the cost of reproduction, by writing to: The Agency for Health Care Administration, <u>Supervisor of Financial</u> <u>Analysis, Bureau of Health Facility Regulation</u>, Director of Public Information, <u>2727 Mahan Drive</u>, <u>Mail Stop #28</u>, 325 John Knox Road, 301 The Atrium, Tallahassee, Florida <u>32308</u> 32303.

Specific Authority 408.15 FS. Law Implemented 408.061(2), 408.07(22) FS. History–New 6-11-92, Formerly 10N-5.102, Amended 2-24-94._____.

59E-5.103 Reporting Requirements.

(1) Each hospital must comply with the reporting requirements set forth in Rule 59E-2.015.

(2) Each report or document must contain all information specified for that report or document in the FHURS Manual and shall be submitted on the forms and in the formats set forth in the FHURS Manual.

(3) Separate reports are required for each licensed hospital, regardless of ownership or operation.

(4) Extensions for filing a report may be sought pursuant to the provisions of Rule 59E-2.017. However, no extension may be granted for submitting corrections pursuant to Rules 59E-5.205, 59E-5.304, and 59E-5.317.

(5) Prior year reports shall be filed in compliance with the requirements of Rule 59E-5.201.

(6) Budget reports shall be filed in compliance with the requirements of Rule 59E-5.301.

(6)(7) Hospitals changing ownership must comply with the reporting requirements set forth in Rules 59E-5.202 and 59E-5.302 and must submit written notification of the ownership change within 30 days of the effective date of the change. The new owner shall submit the notification which shall include:

(a) Identification of the new owner;

(b) The address of the new owner;

(c) The status of the hospital's license;

(d) The status of Medicaid and Medicare certification and identification of provider numbers; and

(e) Such other information as may be necessary to identify the new owner;

(f) The name of the hospital prior to and after the ownership change; and

(g) Such other information as may be required by the Board Agency to identify the facility, its owner and to assure that all reporting requirements are met by the hospital.

(7)(8) Hospitals changing fiscal year end must comply with the reporting requirements set forth in Rules 59E-5.202 and 59E-5.302 and must submit written notification of the fiscal year end change within 30 days of such change. The notification shall include:

(a) Identification of the hospital;

(b) The previous fiscal year end;

(c) The new fiscal year end; and

(d) The reason for the change in fiscal year end.

(8)(9) Hospitals which are seeking licensure for the first time or which are seeking licensure for an existing hospital due to a change in ownership shall so notify the <u>Agency Board</u> within 30 days of the date that an application for a hospital license pursuant to Section 395.003, F.S., is filed.

Specific Authority 408.061, 408.15 FS., Ch. 88-394, Laws of Florida. Law Implemented 408.061, 408.072 FS. History–New 6-11-92, Formerly 10N-5.103, Amended ______.

59E-5.201 Prior Year Report Requirements.

(1) Each hospital shall submit to the Agency, not more than 120 days subsequent to the end of its fiscal year, its prior year report for the fiscal year then ended.

(2) The prior year report shall consist of the following:

(a) For hospital financial accounting periods ending subsequent to December 31, 1998, and with corresponding due dates beginning on April 30, 1999 and beyond, the actual report shall be submitted to the Agency using the computer software known as "FADES". The FADES software has been developed by the Agency for the purpose of electronically filing the actual report. The software is a *Visual Basic* template that reproduces the FHURS worksheets pursuant to 59E-5.103 of this chapter in an electronic format. The software also converts the worksheet data into a precisely designed file structure which can be electronically processed through the Agency's computer system. Hospitals shall use the FADES

software to keypunch the FHURS worksheet information and to transmit the data to the Agency. An installation diskette will be provided to hospitals prior to the due date of the 1999 report in a timely manner free of charge. Hospitals shall not use an alternative version of the software until such software is approved for use by the Agency. Hospitals shall not request approval for use of alternative software within 120 days prior to the report being due. The data produced from the FADES application shall be returned to the Agency on a 3.5-inch computer diskette pursuant to the formatting requirements provided in Rule 59E-5.206.

(b) The 3.5-inch diskette shall be submitted with the following information on an externally affixed label.

1. "Hospital FHURS Report".

2. Hospital Name.

3. Hospital Number (8 digit format).

4. Reporting period.

5. "Submission Number" which represents a progressive count of the number of diskettes sent to the Agency for this report.

6. Name of contact person including area code and telephone number.

(c) FHURS "Worksheet A" on paper that contains the appropriate signatures by the Chief Executive Officer and Chief Financial Officer of the hospital;

(d) Two paper copies of the audited financial statements; and

(e) One paper copy of the Medicare cost report;

(3) Hospitals with fiscal years ending subsequent to July 1, 2000 shall submit for the year 2000 reporting cycle only, one paper copy of worksheet C-3a (rev.). Worksheet C-3a (rev.) will be incorporated into the electronic reporting system for the 2001 reporting cycle. The electronic version of worksheet C-3a contained in the FADES filing of the hospital's actual report for the year 2000 reporting cycle must also be completed.

(4)(3) The actual report shall be prepared for each hospital from the audited financial statements. Whenever an actual report is not in agreement with the corresponding audited financial statements, the hospital shall provide a reconciliation of the amounts presented in the audited financial statements to amounts reported in the actual report.

(5)(4) In the event a hospital's audited actual data is restated in accordance with generally accepted accounting principles, the hospital shall report the restatement to the Agency within 30 days of the issuance of the restatement.

Specific Authority 408.061 FS. Law Implemented 408.061, 408.08 FS. History–New 6-11-92, Formerly 10N-5.201, Amended 3-28-99,_____.

59E-5.205 Notice of Violation or Deemed Not Filed and Response.

(1) Once a report has been filed in accordance with Rule 59E-2.015 and Rule 59E-5.201, the Agency will review the report and determine if:

(a) It conforms to applicable statutory, rule and FHURS Manual requirements<u>;</u>

(b) The data are mathematically accurate, reasonable and verifiable.

(2) If the report does not conform to the above requirements, the report will be deemed "not accepted" and a notice of violation will be sent certified mail, or by other delivery service which provides proof of delivery, to the hospital.

(3) The notice shall clearly indicate the deficiencies found, the corrections or modifications necessary to make it complete or conforming or its data verifiable, as well as the time by which a corrected or modified report must be received by the Agency.

(4) A hospital shall have no fewer than 10 working days following receipt of the notice of violation or notice of deemed not filed to return the requested corrected or modified report to the Agency.

(5) Modifications or corrections to various accounts and worksheet cells shall be made by resubmitting the entire report using the FADES software and be re-transmitted via computer diskette using the formats pursuant to 59E-5.206. The diskette shall be submitted with the following information on an externally affixed label.

(a) "Corrections to Hospital FHURS Report."

(b) Hospital Name.

(c) Hospital Number (8-digit format).

(d) Reporting period.

(e) "Submission Number" which represents a progressive count of the number of diskettes sent to the agency for this report. A cover letter shall be provided with the diskette outlining the contents of the corrections contained on the diskette.

(6) The Agency intends to provide for a transition period in the transmittal of corrections to actual reports. For financial accounting periods for fiscal year 2000 ending in calendar 1999 only, paper copies of FHURS Worksheet C-3a (rev.) will be required to be submitted, in order to properly calculate the adjustment and exemptions to the PMATF assessment. A-1, A-2, B-1, B-3, B-4, B-4a, C-1, C-2, C-3, C-4, C-5, C-6, C-7, and X-1 will be accepted for corrections. Corrections to FHURS worksheets not specifically identified in this paragraph must be submitted electronically using the FADES software. When a combination of corrections is necessary that includes both the noted and not noted worksheets in this paragraph, the FADES software must be used for all corrections, with the exception of Worksheet C-3a (rev.) in fiscal year 2000. For financial accounting periods ending after calendar 1999, no paper copies of corrected worksheets will be accepted, except as noted above.

(7) Actual reports must be properly formatted on a 3.5 inch diskette in accordance with Rule 59E-5.206 of this chapter and readable by Agency software, otherwise the report will be deemed not filed and the hospital will be subject to the penalties for late filing as prescribed in this chapter.

(8) Hospitals whose reports are deemed not filed resulting from an improperly formatted diskette will receive an edit report that will attempt to describe the formatting deficiencies in sufficient detail to initiate corrective action by the hospital.

Specific Authority 408.061, 408.15 FS. Law Implemented 408.061, 408.062, 408.08 FS. History–New 6-11-92, Formerly 10N-5.205, Amended 3-28-99,

59E-5.605 Public Medical Assistance Trust Fund Assessments.

(1) Within six months after the end of each hospital's fiscal year, the Agency's Bureau of Health Facility Regulation will certify to the Bureau of Finance and Accounting the Board shall certify to the Department of Health and Rehabilitative Services (HRS) the amount of each hospital's public medical assistance trust fund assessment.

(a) For hospitals with fiscal years ending subsequent to July 1, 2000 the amount certified shall be equal to 1.5 percent of the annual <u>inpatient</u> net operating revenue of each hospital and shall be equal to 1.0 percent of outpatient net operating revenue, based upon the prior year's actual data filed with the Agency Board. Net revenues for outpatient radiation therapy shall be excluded from the calculation of outpatient net operating revenue.

(b) Assessment is based on the prior year's net operating revenues, exclusive of outpatient radiation therapy revenues, and all payments made to the PMATF shall reflect that calculation.

(2) Each hospital shall be notified of the assessment amount being certified to <u>the Bureau of Finance and Accounting HRS</u>.

(3) Within 21 days of receipt of notification of the assessment amount, a hospital may request a hearing pursuant to Section 120.57, F.S.

(4) If a hearing is timely requested, the <u>Agency Board</u> shall certify to <u>the Bureau of Finance and Accounting HRS</u> an interim assessment amount which shall equal the assessment amount last certified to <u>the Bureau of Finance and Accounting HRS</u>. Upon resolution of the issues regarding certification, the proper assessment amount shall be certified. The assessment amount for the year shall not be affected by the issuance of an interim assessment.

(5) Initial assessments against new hospitals <u>will be</u> <u>certified upon approval of the first Prior Year Report, the</u> <u>assessment shall be based upon actual net operating revenue as</u> <u>reflected in that report</u> Shall be paid at the time a hospital is <u>licensed</u>. The assessment shall be based on the hospital's projected net operating revenue during its first year of operation and until its first Prior Year Report is accepted by the Board. Upon approval of the first Prior Year Report, the assessment shall be based upon actual net operating revenue as reflected in that report.

(6) In the event a hospital fails to file its Prior Year Report or the report is not accepted by the <u>Agency</u> Board, the quarterly assessment shall be based on the most recently filed Prior Year Report accepted by the <u>Agency</u> Board. Upon approval of the first Prior Year Report, the assessment shall be based upon actual net operating revenue as reflected in that report.

(7) If the data contained in the Prior Year Report is based upon a fiscal period of less than one calendar year, the data provided shall be annualized and the assessment will be calculated on an annualized basis.

(8) Assessments during the first year of operation under new ownership shall be based on the hospital's net operating revenue for the last fiscal year under previous ownership.

(9) Assessments are made against facilities, accordingly the amount of the assessment and liability for the assessment remains with the facility regardless of any change in ownership.

Specific Authority 408.15 FS., Chapter 00-256, Laws of Florida. Law Implemented 395.701(2)(a), 408.072 FS. History–New 6-11-92, Formerly 10N-5.606, Amended ______.

NAME OF PERSON ORIGINATING PROPOSED RULE: Christopher J. Augsburger, Regulatory Analyst Supervisor

NAME OF SUPERVISOR OF PERSON WHO APPROVED THE PROPOSED RULE: Jeffery N. Gregg, Bureau Chief, Health Facility Regulation

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: January 5, 2001

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

AGENCY FOR HEALTH CARE ADMINISTRATION

Medicaid Program Development Office

RULE TITLE:RULE NO.:Independent Laboratory Services59G-4.190

PURPOSE AND EFFECT: The purpose of this rule amendment is to incorporate by reference the Florida Medicaid Independent Laboratory Services Coverage and Limitations Handbook, April 2000.

SUMMARY: The purpose of this rule amendment is to incorporate by reference the Florida Medicaid Independent Laboratory Services Coverage and Limitations Handbook, April 2000. The handbook update includes the January 2000 fee schedule update, changes to laboratory panels, and an update on the panel's frequency limits.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COST: No statement of estimated regulatory cost has been prepared.

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

SPECIFIC AUTHORITY: 409.919 FS.

LAW IMPLEMENTED: 409.905, 409.908, 409.9081 FS.

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

TIME AND DATE: 9:00 a.m., February 26, 2001

PLACE: Agency for Health Care Administration, 2728 Ft. Knox Boulevard, Building 3, Conference Room C, Tallahassee, Florida 32308

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Susan Rinaldi, Medicaid Program Development, P. O. Box 12600, Tallahassee, Florida 32317-2600, (850)922-7308

THE FULL TEXT OF THE PROPOSED RULE IS:

59G-4.190 Independent Laboratory Services.

(1) No change.

(2) All independent laboratory providers enrolled in the Medicaid program must comply with the provisions of the Florida Medicaid Independent Laboratory Coverage and Limitations Handbook, <u>April 2000 April 1999</u>, incorporated by reference, and the Florida Medicaid Provider Reimbursement Handbook, HCFA-1500 and Child Health Check-Up 221, which is incorporated by reference in Chapter 59G-5.020, F.A.C. Both handbooks are available from the Medicaid fiscal agent.

Specific Authority 409.919 FS. Law Implemented 409.905(7), 409.908, 409.9081, 409.913 FS. History–New 1-1-77, Amended 10-11-81, Formerly 10C-7.41, Amended 6-30-92, Formerly 10C-7.041, Amended 9-28-94, 1-9-96, 10-20-96, 9-14-97, 3-22-00,_____.

NAME OF PERSON ORIGINATING PROPOSED RULE: Susan Rinaldi

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Ruben J. King-Shaw, Jr.

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: January 5, 2001

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: January 26, 2001

DEPARTMENT OF MANAGEMENT SERVICES

RULE CHAPTER TITLE:	RULE CHAPTER NO .:
Administrative Proceedings	60-4
RULE TITLE:	RULENO.:
Indexing, Management and Availability	ity
of Final Orders	60-4.020

PURPOSE AND EFFECT: To repeal Rule 60-4.020, Florida Administrative Code. The effect of the repeal will be that Sections 120.53 and 120.533, Florida Statutes, and Rule Chapter 1S-6, Florida Administrative Code, will apply to the subject.

SUMMARY: A repeal of Rule 60-4.020, which describes the official reporter for this department's final orders that are rendered in administrative proceedings, provides a numbering system for the final orders, requires indexing or listing of the orders, and describes their availability.

SPECIFIC AUTHORITY: 120.53(1)(c) FS.

LAW IMPLEMENTED: 120.53, 120.533 FS.

SINCE THIS REPEAL RELATES EXCLUSIVELY TO PRACTICE AND PROCEDURE, NO HEARING WILL BE HELD. HOWEVER, AFFECTED PERSONS MAY SUBMIT WRITTEN COMMENTS WITHIN 21 CALENDAR DAYS AFTER PUBLICATION OF THIS NOTICE.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Monesia Taylor Brown, Senior Attorney, Office of Secretary, 4050 Esplanade Way, Tallahassee FL 32399-0950, (850)488-2786

THE FULL TEXT OF THE PROPOSED RULE IS:

60-4.020 Indexing, Management and Availability of Final Orders.

Specific Authority 120.53(1)(c) FS. Law Implemented 120.53, 120.533 FS. History–New 9-23-92, Formerly 13-4.020, Repealed_____.

NAME OF PERSON ORIGINATING PROPOSED RULE: Monesia Taylor Brown, Senior Attorney, Office of Secretary NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Barbara Auger, Deputy Secretary DATE PROPOSED RULE APPROVED BY AGENCY HEAD: January 16, 2001

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

RULE TITLES:	RULE NOS.:
Continuing Education Provider Approval	61-20.5081
Continuing Education Course Approval	61-20.5082
PURPOSE AND EFFECT: The Board proposes to update the	
rule text to concur with new Departmental language.	

SUMMARY: New language is being added so that the Board and Department's rules are reconciled.

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 RULES 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 RULES IS:

61-20.5081 Continuing Education Provider Approval.

(1) through (3) No change.

(4) Continuing education provider status shall be valid from the date of approval until <u>May 31</u> June 30 of every <u>odd</u> even numbered year. <u>Providers may renew their provider status</u> within 90 days of May 31 of the odd numbered year. Those seeking renewal of provider status must reapply on BPR form 33-011, referenced in Subsection (2) above, to the Council and submit the appropriate renewal fee pursuant to Rule 61-20.504(14), F.A.C. Providers who fail to renew their provider status on a timely basis in accordance with this rule shall not offer or advertise a course as an approved course for continuing education. <u>Renewal of provider status shall be for a</u> two year period until May 31 of the next odd numbered year. <u>Providers who are to expire June 30, 2002 shall have a new</u> expiration date of May 31, 2003.

(5) Once approved, providers shall comply with the following requirements:

(a) through (b) No change.

(c) Records of individual courses shall be maintained by the provider for $\underline{4}$ $\underline{3}$ years and shall be available for inspection by the Council <u>and the Department or the Department's designee</u>.

(d) Providers shall furnish each participant with an individual certificate of attendance that complies with Rule 61-6.015(4)(a) 61-20.5082(2), F.A.C. An attendance record A roster of participants shall be maintained by the provider for 4 3 years and shall be available for inspection by the Council and the Department or the Department's designee. Providers must electronically provide to the Department a list of attendees taking a course within five (5) business days of the completion of the course. For home study courses, the provider must electronically supply the list of those individuals successfully completing the course by the 5th of the month following the calendar month in which the provider received documentation

and was able to determine the successful completion of the course by the individual. The list shall include the provider's name, the name and license number of the attendee, the date the course was completed and course number and the total number of hours successfully completed in each subject covered by the continuing education course. If the instructor is receiving credit as set forth in Rule 61-20.508(5), F.A.C., the instructor shall be listed as an attendee with the same information required above. Providers shall maintain security of attendance records and certificates.

(e) All information or documentation, including electronic course rosters, submitted to the Council or the Department shall be submitted in a format acceptable to the Council and the Department. Failure to comply with the time and form requirements will result in disciplinary action taken against the provider. No provider may reapply for continuing education provider status until at least two (2) years have elapsed since the entry of the final order against the provider.

(f) Providers shall assure that sales presentations shall not be <u>conducted</u> during, immediately before or after the administration of any courses approved pursuant to this rule.

(6) A continuing education provider initially approved during the last 90 days prior to <u>May 31</u> June 30 of an <u>odd even</u> numbered year, shall not be required to reapply as a condition for renewing provider status.

(7) through (8) No change.

(9) The Council shall rescind the provider status or reject individual courses offered by a provider if the provider disseminates any false or misleading information in connection with the continuing education course, or if the provider or its instructor(s) failed to conform to and abide by the rules of the Council <u>or the Department</u> or are in violation of any of the provisions of Chapters 468, Part VIII or 455, Florida Statutes.

(10) The Council shall utilize expert groups or individuals as appropriate in implementing these rules.

Specific Authority 468.4315(2),(3) FS. Law Implemented 455.2179, 468.4337 FS. History–New 5-14-98, Amended 3-13-00, 2-5-01,_____.

61-20.5082 Continuing Education Course Approval.

(1) No change.

(2) The course provider shall submit to the Council a sample <u>continuing education course</u> certificate of course completion <u>that complies with Rule 61-6.015(4)(a)</u>, F.A.C. that <u>is given to the course instructor shall provide</u> each course participant if the participant completes the course. <u>In addition to the information required by Rule 61-6.015(4)(a)</u>, F.A.C., the <u>Such certificate shall include the course participant's name, the title of the course</u>, the course approval number, date completed, number of hours and <u>the</u> type of continuing education credit granted as described in Rule 61-20.508(3), F.A.C. The certificate shall be provided to the course

participant at the completion of the course. The certificate of course completion shall contain, on its face, the following statement in capital letters in at least 12 point type:

IF YOU HAVE ANY CONCERNS THAT THE COURSE YOU HAVE JUST COMPLETED DID NOT MEET THE LEARNING OBJECTIVES SET OUT IN THE COURSE MATERIALS, DID NOT COVER THE SUBJECT MATTER OF THE COURSE, OR WAS A SALES PRESENTATION; PLEASE CONTACT THE COUNCIL'S OFFICE IN WRITING AT: DEPARTMENT OF BUSINESS AND PROFESSIONAL **REGULATION.** REGULATORY COUNCIL OF COMMUNITY ASSOCIATION MANAGERS, 1940 NORTH MONROE STREET, TALLAHASSEE, FLORIDA 32399-1040

(3) Course approvals are valid for 24 months from the date of issuance. <u>Providers must reapply for course approval within</u> <u>90 days from the expiration of the 24 month period.</u> Written <u>application and course approval shall be in the same form as set forth in (1)(a) above.</u> The Council shall be notified of any substantive changes made to approved courses during this period. Course approval shall be rescinded by the Council if such notification is not made or the changes fail to otherwise conform to this rule. <u>Course approvals shall be automatically</u> <u>rescinded if the provider approval expires or is rescinded by</u> <u>disciplinary action or otherwise.</u>

(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: December 8, 2000

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

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Board of Barbers'

RULE TITLE:

RULE NO.:

General Information and Forms 61G3-15.006 PURPOSE AND EFFECT: The amendment adds language to explicitly state, "Provider and Course Approval Application" information.

SUMMARY: This rule is being amended to update language within.

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: 120.53(1), 119.07(1)(a), 476.064(4) FS.

LAW IMPLEMENTED: 120.53(1), 455.205, 119.07(1)(a) 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: Julie Baker, Executive Director, Barbers' Board, Northwood Centre, 1940 N. Monroe Street, Tallahassee, Florida 32399-0750

THE FULL TEXT OF THE PROPOSED RULE IS:

61G3-15.006 General Information and Forms.

(1) through (2) No change.

(3) The following forms are used by the Department and may be obtained by writing to the Board's office:

(a) Examination application;

(b) Reexamination application;

(c) Barbershop application;

(d) Barbershop transfer of ownership or location application:

(e) Provider and Course Approval Application.

Specific Authority 120.53(1), 119.07(1)(a), 476.064(4) FS. Law Implemented 120.53(1), 455.205, 119.07(1)(a) FS. History–New 7-16-80, Formerly 21C-15.06, 21C-15.006, Amended 10-30-95, 2-14-96,_____.

NAME OF PERSON ORIGINATING PROPOSED RULE: Board of Barbers'

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

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: January 8, 2001

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

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Board of Barbers' RULE TITLE: RULE NO.: Requirement for Instruction on Human Immunodeficiency Virus and Acquired Immune Deficiency Syndrom (AIDS) 61G3-16.009

PURPOSE AND EFFECT: The Board proposes to amend the existing rule by updating the rule text.

SUMMARY: This rule is being amended to update language within.

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: 455.2228, 476.064(4) FS.

LAW IMPLEMENTED: 455.2228 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: Julie Baker, Executive Director, Barbers' Board, Northwood Centre, 1940 N. Monroe Street, Tallahassee, Florida 32399-0750

THE FULL TEXT OF THE PROPOSED RULE IS:

61G3-16.009 Requirement for Instruction on Human Immunodeficiency Virus (HIV) and Acquired Immune Deficiency Syndrome (AIDS).

(1) The Board shall require as a condition of granting a renewal and as a condition of granting an initial license, completion of an education course approved by the Board, on HIV and AIDS. Certification of completion of a HIV/AIDS course shall accompany the application for initial and renewal licensure. Any applicant for licensure may take an approved course within two (2) years preceding application for initial licensure.

(2) No change.

(3) <u>Courses may be presented as live presentation courses</u> or home study courses. All home study courses shall include a written post-course examination which must be graded by the provider. Post-course examinations may be open-book examinations. Persons taking the course must achieve a 75% passing score on all post-course examinations in order to receive a certificate of completion. Providers requesting approval must submit all course materials to the Board at least 30 days prior to the next Board meeting.

(4) The Board shall not approve live presentation courses or home study courses unless all such courses require a 75% passing score on a post course test to be graded by the course provider.

(5) The HIV/AIDS education course requirement for license renewal shall not apply to a licensee during the biennium in which he is first licensed in Florida, but shall apply to such a licensee in every biennium thereafter.

(6) The HIV/AIDS education course requirement for initial licensure shall be applied to satisfy the HIV/AIDS course requirement for biennial active status renewal during the first renewal period. (7) For auditing purposes, licensees who are seeking renewal shall retain proof of completion of the HIV/AIDS course for a minimum of 24 months following renewal of their license for which the course was taken. Course providers shall likewise retain proof of completion of the course by licensees and applicants for 24 months.

Specific Authority 455.2228, 476.064(4) FS. Law Implemented 455.2228 FS. History–New 12-31-89, Amended 10-17-90, 3-22-92, Formerly 21C-16.009, Amended 11-30-93, 9-15-94, 12-22-94, 5-3-95, 6-29-95, 12-12-95, 5-1-96, 12-9-97,_____.

NAME OF PERSON ORIGINATING PROPOSED RULE: Board of Barbers'

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

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: January 8, 2001

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

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Board of Barbers'

RULE TITLE:

Application Fee for Continuing

Education Providers 61G3-20.017

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

SUMMARY: This rule is being amended to update language within.

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: 455.219(3), 476.064(4), 455.2228 FS.

LAW IMPLEMENTED: 455.219(3), 455.2228 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: Julie Baker, Executive Director, Barbers' Board, Northwood Centre, 1940 N. Monroe Street, Tallahassee, Florida 32399-0750

THE FULL TEXT OF THE PROPOSED RULE IS:

61G3-20.017 Application and Initial Fee for Continuing Education Providers.

The application fee for providers of continuing education courses shall be Anyone seeking approval of a continuing education program shall submit a fee of two hundred fifty dollars (\$250.00). This fee shall cover the cost of the initial licensure period for continuing education providers which shall be two years from the date of initial approval.

Specific Authority 455.219(3), 476.064(4), 455.2228 FS. Law Implemented 455.219(3), 455.2228 FS. History–New 9-21-94, Amended 11-6-97,

NAME OF PERSON ORIGINATING PROPOSED RULE: Board of Barbers'

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

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: January 8, 2001

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

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Board of Barbers'

RULE NO .:

RULE TITLES:	RULE NOS .:
Citations	61G3-21.009
Mediation	61G3-21.011

PURPOSE AND EFFECT: The Board proposes to update the rule text by clarifying the areas of citations and mediation.

SUMMARY: These rules are being amended to update language within.

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: 455.224, 476.064(4) FS.

LAW IMPLEMENTED: 455.224, 455.2235 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 RULES IS: Julie Baker, Executive Director, Barbers' Board, Northwood Centre, 1940 N. Monroe Street, Tallahassee, Florida 32399-0750

THE FULL TEXT OF THE PROPOSED RULES IS:

61G3-21.009 Citations.

(1) through (3)(1) No change.

(m) Failure to complete the requirements for instruction on Human Immonodeficiency Virus (HIV) and Acquired Immune Deficiency Syndrome (AIDS) for renewal of a barber license, in violation of Rule 61G3 16.009, F.A.C., shall result in a fine of \$250.00. Each licensee who receives such a citation shall submit proof of completion of this requirement to the Board office within sixty (60) days of the date the licensee receives the citation. Failure to submit such proof shall result in the initiation of a disciplinary case to be brought before the Board.

(4) No change.

(5) The <u>D</u>department shall report to the Board the names, numbers, and violation of the licensees issued citations.

(6) through (7) No change.

Specific Authority 476.064(4), 476.204(2) FS. Law Implemented 455.224 FS. History–New 1-19-92, Amended 3-22-92, 2-18-93, Formerly 21C-21.009, Amended 6-16-94, 9-22-94, 8-21-95, 2-14-96, 11-6-97,_____.

61G3-21.011 Mediation.

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

(b) failure of the licensee to timely respond to a continuing education audit.

Specific Authority 476.064(4) FS. Law Implemented 455.2235 FS. History-New 12-22-94, Amended 5-16-95,_____.

NAME OF PERSON ORIGINATING PROPOSED RULE: Board of Barbers'

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

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: January 8, 2001

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

DEPARTMENT OF HEALTH

Board of Orthotists and Prosthetists

RULE CHAPTER TITLE:	RULE CHAPTER NO.:
Fees	64B14-2
RULE TITLES:	RULE NOS.:
Biennial Renewal Fee	64B14-2.002
Delinquent License Fee	64B14-2.003
Reactivation Fee	64B14-2.004
Change of Status Fee	64B14-2.005
PURPOSE AND EFFECT: Th	ne Board proposes amendments

to Rules 64B14-2.002, 64B14-2.003, 64B14-2.004, and 64B14-2.005, F.A.C., to revise existing fees for licensees.

SUMMARY: The rule amendments are for the purpose of updating professional licensure fees.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COST: A statement of estimated regulatory cost has not been prepared regarding these proposed rules. 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: 455.711, 468.802, 468.806 FS.

LAW IMPLEMENTED: 455.711, 468.806 FS.

A PUBLIC WORKSHOP IN THIS MATTER WAS ANNOUNCED IN VOL. 26, NO. 52, DECEMBER 29, 2000, ISSUE OF THE FLORIDA ADMINISTRATIVE WEEKLY.

All written material received by the Board within 21 days of the date of publication of this notice shall be made a part of the official public record.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULES IS: Joe Baker, Jr., Executive Director, Board of Orthotics & Prosthetics, 4052 Bald Cypress Way, BIN # C07, Tallahassee, Florida 32399-3257

THE FULL TEXT OF THE PROPOSED RULES IS:

64B14-2.002 Biennial Renewal Fee.

The biennial renewal fee for all licensure categories in Chapter 468, F.S., Part XIV, for active or inactive licenses is <u>\$300.00</u> \$100.00.

Specific Authority 455.711, 468.802, 468.806 FS. Law Implemented 455.711, 468.806 FS. History–New 2-25-99, Amended _____.

64B14-2.003 Delinquent License Fee.

A delinquent status shall pay a delinquency fee of \$300.00\$100 when the licensee applies for renewal.

Specific Authority 455.711 FS. Law Implemented 455.711 FS. History-New 5-21-98, <u>Amended</u>.

64B14-2.004 Reactivation Fee.

The fee for reactivation of an inactive license shall be $\underline{\$200.00}$ $\underline{\$100 \text{ per year of inactive status or portion thereof.}$

Specific Authority 455.711 FS. Law Implemented 455.711 FS. History-New 5-21-98, <u>Amended</u>.

64B14-2.005 Change of Status Fee.

The fee for change of licensure status at any time other than at the time of biennial renewal shall be \$100.00 \$50.

Specific Authority 455.711 FS. Law Implemented 455.711 FS. History-New 6-18-98, Amended ______.

NAME OF PERSON ORIGINATING PROPOSED RULE: Board of Orthotics & Prosthetics

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Joe Baker, Jr., Executive Director, Board of Orthotics & Prosthetics, 4052 Bald Cypress Way, BIN # C07, Tallahassee, Florida 32399-3257

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: January 16, 2001

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

DEPARTMENT OF HEALTH

Board of Pharmacy

RULE TITLES:	RULE NOS .:
Fees and License Renewal Application	64B16-26.101
Inactive License Renewal	64B16-26.102

PURPOSE AND EFFECT: The Board has determined that amendments are necessary for both of the rules cited above in order to increase the fees.

SUMMARY: The Board is amending Rule 64B16-26.101 to increase the biennial renewal fee for an active pharmacist license, the fee to change a license from active to inactive status, the biennial renewal fee for an inactive pharmacist license, and the fee for a delinquent status licensee applying for active or inactive status. The Board is amending Rule 64B16-26.102 to increase the fee for placing a license on inactive status and to increase the fee to continue the license on inactive 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: 465.005 FS.

LAW IMPLEMENTED: 456.036, 456.064, 465.008, 465.012 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 RULES IS: John Taylor, Executive Director, Board of Pharmacy, 4052 Bald Cypress Way, Bin #C04, Tallahassee, Florida 32399-3254

THE FULL TEXT OF THE PROPOSED RULES IS:

64B16-26.101 Fees and License Renewal Application.

(1) No change.

(2) The biennial renewal fee for an active pharmacist license shall be \$245.00. \$140.00. The fee to change a license from active to inactive status (inactive fee) shall be \$245.00. \$140.00. The biennial renewal fee for an inactive pharmacist license shall be \$245.00. \$140.00. The fee for a delinquent status licensee applying for active or inactive status shall be \$245.00. \$140.00. The fee for reactivating an inactive status license to active status shall be \$70.00. The fee for proceeding a licensee's request to change licensure status at any time other than at the beginning of a licensure cycle shall be \$25.00.

(3) through (5) No change.

Specific Authority 465.005 FS. Law Implemented <u>456.036</u>, <u>456.064</u>, <u>455.711</u>, <u>455.641</u> 465.008 FS. History–New 3-19-79, Formerly 21S-6.05, Amended 1-7-87, 4-21-87, 12-29-88, Formerly 21S-6.005, Amended 7-31-91, 1-10-93, Formerly 21S-26.101, 61F10-26.101, Amended 3-10-96, Formerly 59X-26.101, Amended 12-31-97,_____.

64B16-26.102 Inactive License Renewal.

(1) No change.

(2) A licensee may elect at the time of license renewal to place the license on inactive status by filing a written request with the board for inactive status and submitting the inactive fee of \$245.00 \$140.00. For the purpose of this section, a written request may be a renewal form provided by the Department on which the licensee affirmatively elects inactive status.

(3) A licensee may elect at the time of renewal to continue the license on inactive status by filing a written request with the board for inactive status and submitting the active biennial renewal fee of \$245.00 for the purpose of this section, a written request may be a renewal form provided by the Department on which the licensee affirmatively elects inactive status.

(4) No change.

Specific Authority 465.005 FS. Law Implemented 465.008, 465.012 FS. History–New 3-19-79, Formerly 21S-6.06, Amended 1-7-87, 12-29-88, Formerly 21S-6.006, Amended 7-31-89, 1-10-93, Formerly 21S-26.102, 61F10-26.102, Amended 3-10-96, Formerly 59X-26.102, Amended ______.

NAME OF PERSON ORIGINATING PROPOSED RULE: Board of Pharmacy

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

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

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: September 1, 2000

DEPARTMENT OF HEALTH

Board of Pharmacy	
RULE TITLE:	RULE NO.:
Requirements for an Internship Program	
Sufficient to Qualify an Applicant for	

Licensure by Examination

64B16-26.401

PURPOSE AND EFFECT: The Board is amending this rule by expanding and updating the requirements.

SUMMARY: The Board has determined that a new subsection (7) should be added to update the requirements for applicants who wish to become qualified to take the licensure by examination.

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: 465.005 FS.

LAW IMPLEMENTED: 465.007 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: John Taylor, Executive Director, Board of Pharmacy, 4052 Bald Cypress Way, Bin #C04, Tallahassee, Florida 32399-3254

THE FULL TEXT OF THE PROPOSED RULE IS:

64B16-26.401 Requirements for an Internship Program Sufficient to Qualify an Applicant for Licensure by Examination.

(1) through (6) No change.

(7) Applicants graduating after January 1, 2001, with the doctor of pharmacy degree from an institution meeting the requirements of 465.007(1)(b)1. shall be deemed to have met the requirements of this section with documentation of graduation.

(8)(7) The Board may conduct periodic review of programs to assure compliance with these rules.

Specific Authority 465.005 FS. Law Implemented 465.007 FS. History-New 8-20-83, Amended 5-19-72, 8-18-73, 12-18-74, 11-10-80, 10-25-84, Formerly 21S-1.22, 21S-1.022, Amended 7-31-91, Formerly 21S-26.401, Amended 12-27-93, Formerly 61F10-26.401, 59X-26.401, Amended

NAME OF PERSON ORIGINATING PROPOSED RULE: Board of Pharmacy

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

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

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: September 1, 2000

DEPARTMENT OF HEALTH

Board of Pharmacy

RULE TITLE:	RULE NO.:
Transfer of Prescriptions	64B16-27.105
PURPOSE AND EFFECT: The	Board proposes to amend this

rule to update the rule text for clarity.

SUMMARY: The Board is amending this rule to change the word "state" to "jurisdiction".

SUMMARY OF STATEMENT OF **ESTIMATED** REGULATORY COST: No Statement Estimated of 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: 465.005, 465.0155 FS.

LAW IMPLEMENTED: 465.026 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: John Taylor, Executive Director, Board of Pharmacy, 4052 Bald Cypress Way, Bin #C04, Tallahassee, Florida 32399-3254

THE FULL TEXT OF THE PROPOSED RULE IS:

64B16-27.105 Transfer of Prescriptions.

(1) A pharmacist or registered pharmacy intern acting under the direct personal supervision of a Florida registered pharmacist may transfer a valid prescription which is on file in another pharmacy in this state or any other jurisdiction state if such transfer is consistent with the conditions set forth in Section 465.026, Florida Statutes. Prior to dispensing, the pharmacist or pharmacy where the prescription is on file shall be notified verbally, or by any electronic means that the former prescription must be voided.

(2) No change.

Specific Authority 465.005, 465.0155 FS. Law Implemented 465.026 FS. History–New 1-3-79, Formerly 21S-1.33, 21S-1.033, Amended 7-30-91, Formerly 21S-27.105, 61F10-27.105, Amended 9-19-94, Formerly 59X-27.105, Amended 6-15-98,

NAME OF PERSON ORIGINATING PROPOSED RULE: **Board of Pharmacy**

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

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

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: September 1, 2000

DEPARTMENT OF CHILDREN AND FAMILY SERVICES

Economic Self-Sufficiency Program

RULE CHAPTER TITLE:	RULE CHAPTER NO.:
Temporary Cash Assistance	65A-4
RULE TITLE:	RULE NO.:
Penalties for Nonparticipation in	

65A-4.205

Work Requirements PURPOSE AND EFFECT: The purpose of this proposed rule amendment is to implement s. 414.065(1) and (4), F.S., as amended by the 2000 Florida Legislature to reflect the shift of responsibility for temporary cash assistance (TCA) work requirements and alternative requirement plans, including the imposition of penalties, from the local WAGES coalitions (LWC) to the regional workforce boards (RWB). Additionally, the rule clarifies the imposition of penalties for the federal food

stamp and TCA programs for failure to comply with TCA work requirements or alternative requirement plans without good cause.

SUMMARY: This proposed rule amendment reflects the shift of responsibility for TCA work requirements or alternative requirement plans from the LWCs to the RWBs and clarifies the TCA and food stamp programs penalties to be applied to households for failure to comply without good cause. It also specifies that RWBs designees are responsible for determining acceptable good cause reasons for failure to comply with TCA work requirements or alternative requirement plans. Additionally, forms are revised as necessary to address legislative and policy changes.

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: 414.45 FS.

LAW IMPLEMENTED: 414.065(1),(4) FS.

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

TIME AND DATE: 9:00 a.m., February 28, 2001

PLACE: 1317 Winewood Boulevard, Building 3, Room 455, Tallahassee, Florida 32399-0700

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Audrey Mitchell, Program Administrator, 1317 Winewood Boulevard, Building 3, Room 423, Tallahassee, Florida 32399-0700, Telephone (850)488-3090

THE FULL TEXT OF THE PROPOSED RULE IS:

65A-4.205 Penalties for Nonparticipation in Work Requirements.

(1) Penalty Requirements. The provisions for receipt of temporary cash assistance (TCA) in the Work and Gain Economic Self Sufficiency (WAGES) program include the requirement of individuals who do not meet exemptions to participate in work activities or alternative requirement plans. For the purposes of this rule "work activities" include alternative requirement plans. Failure to do so, without good cause, will result in penalties being applied in accordance with s. 414.065(1)(4), F.S. Individuals will be notified at program entry of the work activities requirement and possible penalties for noncompliance without good cause using the CF-ES 2097, Participation and Information Notice, Sep 00, incorporated by reference. Compliance with work requirements and determination of good cause for failure to comply with work requirements will be determined by the regional workforce

board (RWB) designee Department of Labor and Employment Security in accordance with s. 414.065(1) and (4), F.S. Individuals failing to comply with work activities will be notified of the failure to comply with work requirements within two working days following the failure by the RWB designee. penalty action by the Notice of Work Penalties, CF-ES 4192, May 97 incorporated by reference. The individual shall be allowed ten calendar days to contact the RWB designee to report good cause or to comply. Upon failure of the individual to respond by the date indicated, the RWB designee will notify the department to impose a sanction in accordance with s. 414.065(1)(a), F.S. Upon receipt of the sanction request, the department will notify the individual of the penalty action using the CF-ES 4192, Notice of Work Penalties, Sep 00, incorporated by reference.

(a) Temporary cash assistance groups who are disqualified for failing to perform a required work activity will also be disqualified for food stamps in accordance with fFederal food stamp policy at 7 U.S.C. 2015(6)(i)(d) and 7 U.S.C. 2015(6)(i) provides states the opportunity to align food stamp penalties with cash assistance penalties. The department has aligned food stamp penalties for noncooperation with work activities for cash assistance households to those with WAGES penalties. Temporary cash assistance WAGES Penalties, including food stamp penalties are to will be applied in accordance with s. 414.065(1)(a)(4), F.S.

(b) The fourth and each subsequent penalty prior to reinstatement as being in full compliance with <u>TCA</u> program requirements will be applied pursuant to s. 414.065(1)(a)3. (4)(c), F.S.

(2) No change.

(3) Ineligibility and the Option Not to Receive Cash Benefits.

(a) If, during the penalty period, the family would have been ineligible for each assistance as a result of reasons other than penalties for noncompliance with work activities, the family will be able to apply for food stamp benefits as long as all factors of eligibility are met, subject to food stamp program work requirements.

(b) Caretaker-relatives have the option not to receive cash benefits at any time. If the non-compliant individual, who is a caretaker-relative, selects the option not to receive cash assistance, the family will be able to apply for food stamp benefits, as long as all factors of eligibility are met and any minimum sanction period has been served. The individual would be subject to the Food Stamp Program work requirements.

(c) Individuals have the option at any time to receive medical assistance only. If the non compliant individual selects the option not to receive cash assistance, the family will be able to apply for food stamp benefits, as long as all factors of eligibility are met and any minimum sanction period has been served. The individual would be subject to the Food Stamp Program work requirements.

(3)(4) Reinstatement of Benefits. To meet federal Food Stamp Program requirements, <u>R</u>reinstatement of benefits requires the filing of a Request for Assistance, CF-ES Form 2066 Jun. <u>98</u> 95, incorporated by reference <u>in administrative</u> <u>rule 65A-1.400, FAC</u>, and a face-to-face interview, unless the individual demonstrates compliance and action is being taken to reinstate benefits within 30 days from the beginning date of the penalty. Cash assistance and food stamp benefits will be reinstated <u>in accordance with s. 414.065(1)(a), F.S.</u>, to the date of compliance as determined by the <u>RWB designee</u> Department of Labor and Employment Security, as long as all other factors of eligibility are met and any minimum penalty period has been served.

(4) Copies of the CF-ES 2097 and the CF-ES 4192 may be obtained from the Department of Children and Family Services, Economic Self-Sufficiency Program Office, 1317 Winewood Boulevard, Tallahassee, Florida 32399-0700.

Specific Authority 414.45 FS. Law Implemented 414.065(1),(4) FS. History-New 12-21-97, Formerly 65A-1.521, Amended ______.

NAME OF PERSON ORIGINATING PROPOSED RULE: Lonna Cichon, Operations and Management Consultant II NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Audrey Mitchell, Program Administrator, Program Policy, Program Support

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: January 11, 2001

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: October 8, 1999

FISH AND WILDLIFE CONSERVATION COMMISSION

Division of Law Enforcement

RULE CHAPTER TITLE:	RULE CHAPTER NO.:
Boating Safety Forms	68D-1
RULE TITLE:	RULE NO.:
Forms	68D-1.001

PURPOSE AND EFFECT: The purpose of this rulemaking action is to adopt by reference boating related forms the Fish and wildlife Conservation Commission is required by statute to produce and distribute.

SUMMARY: The following boating related forms are adopted and incorporated by reference in this rule: Florida Boating Accident Investigation Report; Florida Boating Accident Injury/Fatal Data Report; Florida Boating Accident Report Continuation; Florida Boating Accident Self Report; Refusal to Submit to Testing of Blood, Breath, or Urine Complaint; Florida Uniform Boating Citation with Supplement. SPECIFIC AUTHORITY: 327.301, 327.302, 327.35215, 327.74 FS.

LAW IMPLEMENTED: 327.301, 327.302, 327.35215, 327.74 FS.

SUMMARY OF THE STATEMENT OF ESTIMATED REGULATORY COST: The Commission has not prepared a formal statement of the estimated regulatory cost.

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 (IF NOT REQUESTED, THIS HEARING WILL NOT BE HELD):

TIME AND DATE: 1:30 p.m., Thursday, February 22, 2001

PLACE: Bryant Building, Second Floor Auditorium, Room 272, 620 South Meridian Street, Tallahassee, Florida 32399 THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Captain Alan S. Richard, Coordinator, Office of Boating Safety and Waterway Management, Division of Law Enforcement, Fish and Wildlife Conservation Commission, 620 South Meridian Street, Tallahassee, FL 32399-1600

THE FULL TEXT OF THE PROPOSED RULE IS:

68D-1.001 Forms.

(1) The following forms are adopted and incorporated herein by reference:

(a) Florida Boating Accident Investigation Report, FWC/DLE-146 (06/00);

(b) Florida Boating Accident Injury/Fatal Data Report, FWC/DLE-146A (06/00);

(c) Florida Boating Accident Report Continuation, FWC/DLE-146B (06/00);

(d) Florida Boating Accident Self Report, FWC/DLE 146C (06/00);

(e) Refusal to Submit to Testing of Blood, Breath, or Urine Complaint, FWC 20-236 (10/2000);

(f) Florida Uniform Boating Citation with Supplement, FWC/LE-190 (12/99).

(2) The forms may be obtained by submitting a request to: Fish and Wildlife Conservation Commission, Division of Law Enforcement, Records Section, 620 South Meridian Street, Tallahassee, Florida 32399-1600. Florida Uniform Boating Citation books may be inspected and copied by the public but will be distributed only to law enforcement agencies.

Specific Authority 327.301, 327.302, 327.35215, 327.74 FS. Law Implemented 327.301, 327.302, 327.35215, 327.74 FS. History–New NAME OF PERSON ORIGINATING PROPOSED RULE: Captain Alan S. Richard, Coordinator, Office of Boating Safety and Waterway Management, Division of Law Enforcement, Fish and Wildlife Conservation Commission, 620 South Meridian Street, Tallahassee, Florida 32399-1600

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Colonel Robert Edwards, Director, Division of Law Enforcement, Fish and Wildlife Conservation Commission, Tallahassee, Florida 32399-1600

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: September 8, 2000

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: December 22, 2000

FISH AND WILDLIFE CONSERVATION COMMISSION

Division of Law Enforcement

RULE CHAPTER NO .:
68D-23
RULE NOS.:
Vaters
68D-23.003
68D-23.101
68D-23.102
68D-23.103
68D-23.104
68D-23.105
68D-23.106
68D-23.107
68D-23.108
tion
68D-23.109
68D-23.110
68D-23.111
68D-23.112

PURPOSE AND EFFECT: This rulemaking action clarifies the procedures and sets forth the policies regarding the placement of markers in, on, and over Florida's waters and the shores thereof. It will provide for uniformity in design, construction and coloring of markers so that all vessel operators may more readily recognize, identify and distinguish between authorized markers and unlawfully placed markers. It will also provide a means by which the FWC Division of Law Enforcement and its officers and all other law enforcement officers charged with the enforcement of this chapter may determine with reasonable certainty which boating restricted areas are lawfully established and marked. This rule provides a grace period until December 31, 2003, during which time all markers must be brought into conformity with the provisions of chapter 327, Florida Statutes, this chapter, and Part 62 of Title 33 of the Code of Federal Regulations which is adopted by reference. The rule provides for the removal of all

nonconforming markers after that date. Finally, the rule adopts by reference the United States Coast Guard's administration and technical manuals for implementing the United States Aids to Navigation System. The effect of this action will be a the implementation of a truly uniform system of waterway marking, a simplification in the application process, and a reduction in the time and effort needed to secure appropriate permits to place markers.

SUMMARY: This rule repeals section 68D-23.003 and reenacts the substance of its provisions as section 68D-23.103. The rule provides additional definitions for specific types of markers and for terms used in applications for permits to place markers.

This rule provides for uniformity in design and construction of markers and provides a means by which law enforcement officers may identify lawfully placed markers. It adopts by reference federal requirements and specification concerning waterway markers and provides a grace period during which time all markers must be brought into conformity. This rule also provides for the removal of all nonconforming markers after that grace period.

This rule formally establishes the policies, criteria, and procedures for the application for permits to place waterway markers, particularly regulatory markers. It formally exempts private aids to navigation established in concurrent state/federal waters from further permitting if they have received a Coast Guard permit.

SPECIFIC AUTHORITY: 327.40, 327.41 FS.

LAW IMPLEMENTED: 327.22, 327.40, 327.41, 327.46, 327.60, 370.12 FS.

SUMMARY OF THE STATEMENT OF ESTIMATED REGULATORY COST: The Commission believes that the adoption of this rule will have minimal, if any, economic impact. Much of what the rule does is clarify and codify existing procedures. By clarifying these procedures, thus reducing confusion, miscommunications, and the resultant requests for additional information or guidance, this rule will provide a nonquantifiable savings to this agency and to applicants for permits. This rule does not impose a permit application fee.

The requirement imposed by this rule on persons placing markers to inspect the markers every three years so as to insure that the markers are properly maintained and in serviceable condition is identical to the federal inspection requirement for Class-II aids to navigation, "markers located in waters used by general navigation." Moreover, the economic impact of this requirement is negligible when compared to the hazard posed by unserviceable or improperly maintained markers.

There is no expected impact on competition or the open market for employment. Small businesses will not be affected. This estimate is based on the experiences of this agency and its predecessor agencies, the Departments of Natural Resources and Environmental Protection, in administering this program. 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 (IF NOT REQUESTED, THIS HEARING WILL NOT BE HELD):

TIME AND DATE: 1:30 p.m., Thursday, February 22, 2001

PLACE: Bryant Building, Second Floor Auditorium, Room 272, 620 South Meridian Street, Tallahassee, Florida 32399

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULES IS: Captain Alan S. Richard, Coordinator, Office of Boating Safety and Waterway Management, Division of Law Enforcement, Fish and Wildlife Conservation Commission, 620 South Meridian Street, Tallahassee, FL 32399-1600

THE FULL TEXT OF THE PROPOSED RULES IS:

68D-23.003 Placement of Regulatory Markers in Waters of the State.

Specific Authority 327.40 FS. Law Implemented 327.40 FS. History-New 10-21-80, Formerly 16N-23.03, 16N-23.003, 62N-23.003, Repealed

68D-23.101 Intent.

(1) It is the intent of this chapter:

(a) To provide for uniformity in design, construction and coloring of markers so that all vessel operators may readily recognize, identify and distinguish between authorized markers and unlawfully placed markers;

(b) To provide a means by which the Division and its officers and all other law enforcement officers charged with the enforcement of this chapter may determine with reasonable certainty which boating restricted areas are lawfully established and marked;

(c) To provide a grace period until December 31, 2003, during which time all markers shall be brought into conformity with the provisions of chapter 327, Florida Statutes, this chapter, and Part 62 of Title 33 of the Code of Federal Regulations, and to provide for the removal of all nonconforming markers after that date; and,

(d) To insure that regulatory markers noticing boating restricted areas created pursuant to sections 327.22, 327.60 and 370.12, Florida Statutes, are authorized only for the purposes of protecting human life and limb, vessel traffic safety and maritime property, and manatees.

(2) It is further the intent of this chapter that no boating restricted area be established, continued in effect, or enforced for the purpose of noise abatement or for the protection of shoreline, shore-based structures, or upland property from vessel wake or shoreline wash. As provided in section 327.33(2), Florida Statutes, "vessel wake and shoreline wash resulting from the reasonable and prudent operation of a vessel shall, absent negligence, not constitute damage or endangerment to property." The wake resulting from the reasonable and prudent operation of a vessel is a force which should be anticipated by the owners of property adjacent to the navigable waters of this state.

(3) The Division will not issue any permit authorizing the placement of regulatory markers for:

(a) Ordinances that apply within the Florida Intracoastal Waterway, in violation of section 327.60(2), Florida Statutes;

(b) Ordinances adopted pursuant to section 370.12(2)(o), Florida Statutes, until such ordinances have been reviewed and approved by the commission, and provided that such ordinances do not apply within the marked navigation channel of the Florida Intracoastal Waterway nor to the waters within 100 feet of said channel;

(c) Ordinances that discriminate against personal watercraft, in violation of section 327.60(1), Florida Statutes;

(d) Ordinances regulating the anchoring of non-live-aboard vessels in navigation, in violation of section 327.60(2), Florida Statutes.

(4) Where conflicting speed or operational restrictions are established by law or pursuant to law, the more restrictive shall be posted and shall apply.

(5) Regulatory markers placed pursuant to a permit issued as provided herein shall be prima facie evidence of the boundaries of boating restricted areas and the speed or operational restrictions imposed therein.

Specific Authority 327.40, 327.41 FS. Law Implemented 327.40, 327.41 FS. History-New

68D-23.102 Scope.

The provisions of this chapter prescribe the procedures by which the Division permits and regulates the placement of markers in, on, and over the waters of this state and the shores thereof. This chapter also provides for the design, construction, characteristics and coloring of all markers placed in, on, and over the waters of this state and the shores thereof by adopting by reference the United States Aids to Navigation System, Part 62 of Title 33 of the Code of Federal Regulations.

Specific Authority 327.40, 327.41 FS. Law Implemented 327.40, 327.41 FS. History-New _____.

68D-23.103 Definitions.

(1) For purposes of this chapter and chapters 68C-22 and 68D-24, the following definitions shall apply:

(a) "Aid to navigation" means any device external to a vessel intended to assist a navigator to determine position or safe course, or to warn of dangers or obstructions to navigation.

(b) "Information marker" means a device external to a vessel intended to provide the mariner with information concerning matters other than dangers or obstructions to navigation, or regulatory matters.

(c) "Regulatory marker" means a device used to alert the mariner to various warnings or regulatory matters such as horsepower, speed, or wake restrictions.

(d) "Mooring buoy" means a device that is permanently secured to the bottom of a body of water and to which a vessel may be secured when not underway.

(e) "Buoy" means any device designed to float which is anchored in the waters of the state and which is used to convey a message or carry a sign.

(f) "Sign" means an object which displays a message and which is attached to another object such as a piling, buoy, structure, or the land itself.

(g) "Symbol" means the orange geometric shape displayed on an information or regulatory marker. The meanings associated with the orange geometric shapes are as follows:

1. A vertical open-faced diamond signifies danger;

2. A vertical diamond shape having a cross centered within indicates that all vessels or certain classes of vessels are excluded from the marked area;

<u>3. A circular shape indicates that certain operating</u> restrictions are in effect within the marked area; and,

<u>4. A square or rectangular shape will contain directions or instructions lettered within the shape.</u>

(h) "Display area" means the area on an information marker or regulatory marker within which the symbol is displayed.

(i) "Boating restricted area" means an area of the waters of the state within which the operation of vessels is subject to specified restrictions or from which vessels are excluded.

(j) "Shore" means that area of land immediately adjacent or contiguous to the waters of the state such that a sign or marker erected thereon is readily visible to the operator of a vessel who might reasonably believe that the sign or marker displays navigational, regulatory or other information relevant to the operation of the vessel.

(k) "Florida Intracoastal Waterway" means:

<u>1. All waters within the platted right-of way of the Atlantic</u> <u>Intracoastal Waterway, the Georgia state line north of</u> <u>Fernandina to Miami; the Port Canaveral lock and canal to the</u> <u>Atlantic Intracoastal Waterway; the Atlantic Intracoastal</u> <u>Waterway, Miami to Key West; the Okeechobee Waterway</u> <u>Route 1 across Lake Okeechobee; the Gulf Intracoastal</u> <u>Waterway, Anclote to Fort Myers; the Gulf Intracoastal</u> <u>Waterway, Carrabelle to Tampa Bay; the Gulf Intracoastal</u> <u>Waterway, Carrabelle to Anclote open bay section (using the</u> <u>Gulf of Mexico); and the Gulf Intracoastal</u> <u>Waterway, Carrabelle to the Alabama state line west of Pensacola; and,</u>

2. All waters from shoreline to shoreline within the Okeechobee Waterway, Stuart to Fort Myers, not including Route 1 across Lake Okeechobee; the St. Johns River, Jacksonville to Sanford; and, the Apalachicola, Chattahoochee, and Flint Rivers in Florida.

(1) "Uniform State Waterway Marking System" means the system of aids to navigation, information markers, regulatory markers, and mooring buoys, as specified in Part 66 of Title 33 of the Code of Federal Regulations.

(m) "United States Aids to Navigation System" means the system of aids to navigation, information markers, regulatory markers, and mooring buoys, as specified in Part 62 of Title 33 of the Code of Federal Regulations.

(n) "Private Aid to Navigation" means an aid to navigation the establishment of which is authorized by a permit issued by the United States Coast Guard pursuant to Part 66 of Title 33 of the Code of Federal Regulations.

(2) When used on markers, the terms:

(a) "Idle Speed No Wake" and "Idle Speed" may be used interchangeably and mean that a vessel must proceed at a speed no greater than that which will maintain steerageway and headway. At no time is any vessel required to proceed so slowly that the operator is unable to maintain control over the vessel or any other vessel or object that it has under tow.

(b) "Slow Speed" and "Slow Speed Minimum Wake" may be used interchangeably and mean that a vessel must be fully off plane and completely settled into the water. The vessel must then proceed at a speed which is reasonable and prudent under the prevailing circumstances so as to avoid the creation of an excessive wake or other hazardous condition which endangers or is likely to endanger other vessels or other persons using the waterway. A vessel that is:

1. Operating on plane is not proceeding at this speed;

2. In the process of coming off plane and settling into the water or coming up onto plane is not proceeding at this speed;

3. Operating at a speed that creates a wake which unreasonably or unnecessarily endangers other vessels or other persons using the waterway, or is likely to do so, is not proceeding at this speed;

4. Completely off plane and which has fully settled into the water and is proceeding at a reasonable and prudent speed with little or no wake is proceeding at this speed.

"Slow Speed" and "Slow Speed Minimum Wake" are the preferred terms. "Slow Down Minimum Wake" markers may continue to be used for restricted areas authorized prior to January 1, 2001, except when such a restricted area is contiguous to an Idle Speed No Wake boating restricted area.

(c) "Caution zone" means an area presenting a significant risk of navigational hazard, an area frequently inhabited by manatees on a somewhat regular basis, or other area similarly requiring that vessels be operated with particular alertness and caution so as to avoid endangering life, limb, vessel traffic safety or maritime property, or manatees.

(d) "Vessel exclusion zone" means an area from which all vessels or certain classes of vessels are excluded. Examples include:

<u>1. "No Vessels" or "Swim Area" – All vessels of any type</u> are prohibited from entering the marked area. 2. "No Motorized Vessels" or "No Motorboats" or "Motorboats Prohibited" – All vessels equipped with any mechanical means of propulsion are prohibited from entering the marked area, even if the mechanical means of propulsion is not in use.

<u>3. "No Power-driven Vessels" – All vessels equipped with</u> any mechanical means of propulsion are prohibited from entering the marked area unless the mechanical means of propulsion is not in use and, if possible to do so, is tilted or raised out of the water.

4. "No Internal Combustion Motors" – All vessels equipped with internal combustion motors (e.g.: gasoline or diesel motors) for propulsion are prohibited from entering the marked area, even if the motor is not in use.

5. "Manually Propelled Vessels Only" – All vessels other than those propelled by oars, paddles, or poles are prohibited from entering the marked area. Vessels equipped with mechanical means of propulsion may enter the marked area only if the mechanical means of propulsion is not in use and, if possible to do so, is tilted or raised out of the water.

<u>6. "No Entry Area" – All vessels and all persons, either in vessels or swimming, diving, or wading, are prohibited from entering the marked area.</u>

(e) "Miles per hour" and "MPH" mean speed made good over the bottom measured in statutes miles. A specific number will be posted in conjunction with "miles per hour" or "MPH" and is the maximum speed at which a vessel may lawfully be operated within the marked area. Although it is the intention of the Commission to allow those vessels capable of attaining a planing configuration at posted numerical speed limit to do so, this posted speed limit shall not be construed as permitting the reckless or careless operation of a vessel, in violation of section 327.33, Florida Statutes, or authorizing any vessel to travel at an unsafe speed, in violation of navigation rule 6 as adopted pursuant to Section 327.33, Florida Statutes, by reason of:

1. Having an elevated bow which restricts visibility, or

2. Producing an excessive wake or other hazardous condition which endangers or is likely to endanger other vessels, other persons using the waterway, or natural resources of the state.

(f) "Wake" means all changes in the vertical height of the water's surface caused by the passage of a vessel including, but not limited to, a vessel's bow wave, stern wake, and propeller wash.

(g) "Holiday" means:

1. New Year's Day.

2. Birthday of Martin Luther King, Jr., the third Monday in January.

3. Memorial Day.

4. Independence Day, the Fourth of July.

5. Labor Day.

6. Columbus Day.

7. Veterans' Day, November 11.

8. Thanksgiving Day.

9. Friday after Thanksgiving.

10. Christmas Day.

<u>11. If any of these holidays falls on Saturday, the preceding Friday shall be observed as a holiday. If any of these holidays falls on Sunday, the following Monday shall be observed as a holiday.</u>

(3) The division may authorize the use of other terminology on regulatory markers if the message is clear, unambiguous, and accurately describes a lawfully imposed restriction.

Specific Authority 327.40, 327.41, 327.46, 370.12 FS. Law Implemented 327.40, 327.41, 327.46, 370.12 FS. History–New

68D-23.104 Placement of Markers.

(1) No person, municipality, county or other governmental entity shall place, cause to be placed, or maintain in place any marker in, on or over the waters of the state or the shores thereof without a permit from the division.

(2) Any person, municipality, county, or other governmental entity desiring to place a marker shall make application to the division on the Florida Uniform Waterway Marker Application form, FWC/DLE 153(01/2000), which is adopted and incorporated herein by reference. Application forms may be obtained by submitting a request to: Fish and Wildlife Conservation Commission, Division of Law Enforcement, Office of Boating Safety and Waterway Management, 620 South Meridian Street, Tallahassee, Florida 32399-1600. Each application must include:

(a) A scale drawing no larger than 11 inches by 17 inches, reproducible on standard office photocopying equipment, showing the approximate placement of the proposed markers with each proposed marker labeled to correspond to the list required below. If the application is for regulatory markers, the drawing must also depict the exact boundaries of the proposed boating restricted area.

(b) A list of the markers proposed, labeled to correspond to the drawing required above.

(c) A statement of the specifications for the markers proposed, including:

<u>1. A description giving each marker's size, shape, color, height above mean high water, and number, letter or message;</u>

2. A description of the type, size, shape, and material used for any structure which will support the markers;

<u>3. A statement of the color, characteristic, height above</u> mean high water, intensity, and nominal range of any light which will be placed on the markers;

<u>4. A statement of the type signal (whistle, horn, bell, etc.)</u> and characteristic for any audible fog signal. 5. The latitude and longitude expressed in degrees, minutes, and seconds of the location where each marker will be placed.

(d) A statement of the purpose for placing the proposed markers. If the application is for regulatory markers, this statement must include the purpose for regulating vessel operation and a statement of the facts and circumstances justifying the establishment of the restriction on speed or operation.

(e) A statement listing the names or titles of the individuals responsible for the placement and maintenance of the markers along with an address and a contact telephone number for each individual.

(f) If the application is for regulatory markers, the applicant must enclose therewith proof of the lawful imposition of restrictions on the speed or operation of vessels for which the regulatory markers are requested, as follows:

<u>1. A copy of an ordinance adopted pursuant to section</u> <u>327.22</u>, Florida Statutes, which imposes the restriction only upon vessels resident within the county or municipality imposing the restriction; or

2. A copy of an ordinance adopted pursuant to section 327.60, Florida Statutes, which imposes the restriction for reasons of vessel traffic safety or public safety; or

<u>3. A copy of an ordinance adopted by a county or</u> <u>municipality and approved by the commission pursuant to</u> <u>paragraph 370.12(2)(o)</u>, Florida Statutes, which imposes the restriction for reasons of manatee protection; or

<u>4. A copy of the statute, special act, rule, regulation, order, or other instrument which imposes the restriction for reasons other than public safety or manatee protection, and a statement of the specific authority under which the restriction is imposed.</u>

(3) Upon receipt of all statements and other documents specified above, the division will:

(a) Determine whether or not there exists a conflict with the provisions of chapter 327, Florida Statutes, or any amendments thereto or regulations thereunder, for ordinances adopted pursuant to section 327.60, Florida Statutes.

(b) Forward the request to the Office of Protected Species Management for review and approval pursuant to paragraph 370.12(2)(o), Florida Statutes, for ordinances adopted thereunder.

(c) For regulatory markers, determine whether or not the markers as proposed would clearly mark the area as a boating restricted area and adequately notice mariners of the restrictions imposed on vessel speed or operation.

(d) Determine whether or not the placement of the proposed markers in the proposed locations would create an unreasonable hazard to navigation.

(e) Determine whether the proposed markers conform to the United States Aids to Navigation System.

(4) The division may consult, coordinate, or cooperate with any other governmental entity having concurrent jurisdiction over the waters for which the permit is requested.

(5) After obtaining the requested permit, the applicant must install, inspect, maintain, and remove the permitted marker at its own expense and as directed by the division.

Specific Authority 327.40, 327.41 FS. Law Implemented 327.40, 327.41 FS. History-New_____.

68D-23.105 Criteria for Approval of Regulatory Markers.

(1) The division shall find a valid vessel traffic safety or public safety purpose is presented for ordinances adopted pursuant to section 327.60, Florida Statutes, under the following facts and circumstances:

(a) For an Idle Speed – No Wake boating restricted area, if the area is:

<u>1. Within 500 feet of any boat ramp, hoist, marine railway, or other launching facility available for use by the general boating public.</u>

2. Within 500 feet of the fuel pumps or dispensers at any licensed terminal facility which sells motor fuel to the general boating public.

3. Inside or within 300 feet of any lock structure.

4. An area where boating accident reports, uniform boating citations, vessel traffic studies, or other creditable data demonstrate a high risk of collision or where any significant vessel wake would be likely to endanger life, limb, vessel traffic safety or maritime property.

(b) For a Slow Speed Minimum Wake boating restricted area if the area is:

1. Within 300 feet of any bridge fender system.

2. Within 300 feet of any bridge span presenting a vertical clearance of less than 25 feet or a horizontal clearance of less than 100 feet.

3. Within 300 feet of a confluence of water bodies presenting a blind corner, a bend in a narrow channel or fairway, or such other area where an intervening obstruction to visibility may obscure other vessels or other users of the waterway.

4. Subject to unsafe levels of vessel traffic congestion.

5. Subject to hazardous water levels or currents, or containing other navigational hazards.

<u>6. An area that accident reports, uniform boating citations, vessel traffic studies, or other creditable data demonstrate to present a significant risk of collision or a significant threat to public safety.</u>

(c) For a numerical speed limit boating restricted area if the area is:

1. Subject to comparatively high levels of vessel traffic.

2. Subject to hazardous water levels or currents or containing other navigational hazards.

<u>3. An area that accident reports, uniform boating citations, vessel traffic studies, or other creditable data demonstrate to present a risk of collision or a risk to public safety.</u>

4. An area within which a proposed numerical speed limit is less restrictive than the speed limit in place for the surrounding area if hazardous tides or currents require that vessels operate faster than the surrounding speed limit in order to properly maintain maneuvering ability and headway or if the geographic configuration of the area and levels of vessel traffic density indicate that higher speeds do not pose a threat to life, limb, property, or manatees. Any dispute concerning the threat to manatees shall be resolved as provided in paragraph 370.12(2)(o), Florida Statutes.

(d) For vessel exclusion zones if the area is:

1. Designated as a public bathing beach or swim area.

2. Reserved exclusively as a canoe trail or otherwise limited to vessels under oars or under sail.

<u>3. Reserved exclusively for a particular activity and user</u> group separation must be imposed to protect the safety of those participating in such activity.

(e) For other boating restricted areas (caution zone, no skiing, no parasailing, one-way vessel traffic, etc.) if the area is one that accident reports, uniform boating citations, vessel traffic studies, or other creditable data demonstrate to present a risk to vessel traffic safety or public safety.

(2) The division shall find a valid manatee safety purpose is presented for ordinances adopted pursuant to paragraph 327.12(2)(o), Florida Statutes, upon the determination by the commission that manatees are frequently sighted and can be generally assumed to inhabit the area periodically or continuously and that the restrictions imposed are justified and necessary for the protection of manatees or their habitat. Any dispute concerning the threat to manatees or their habitat shall be resolved as provided in paragraph 370.12(2)(o), Florida Statutes.

Specific Authority 327.40, 327.41 FS. Law Implemented 327.40, 327.41, 370.12 FS. History–New_____.

68D-23.106 Permit Conditions.

(1) All permits issued pursuant to this chapter are subject to the following conditions:

(a) Placement of these markers must be as requested in the application. Any deviation will require that the applicant apply to have the permit amended.

(b) The applicant must display the permit number on each marker and the ordinance number, municipal code section number, or rule number (etc.) on each regulatory marker. These numbers must be displayed in black, block characters approximately one inch in height.

1. The permit number must be displayed in the lower left corner on the face of each regulatory marker. The ordinance number, municipal code section number, or rule number (etc.) must be displayed in the lower right corner on the face of each regulatory marker.

2. All markers other than regulatory markers must display the permit number. This display shall be placed at any location on the marker where it can easily be read, including the reverse side of a sign, provided that it does not interfere with the message of the marker.

(c) Upon completion of the installation of markers, the applicant must notify the division in writing within 10 working days. If the latitude and longitude of each marker, as installed, is different from that listed in the application, this notification must include the correct latitude and longitude in degrees, minutes, and seconds.

(d) All markers must be maintained in proper condition at all times. A discrepancy exists whenever a marker is not exactly as described in the approved application or is destroyed, damaged, moved, or is otherwise unserviceable or not watching properly. The applicant must immediately report any discrepancy in the marker to the division by telephone, telefacsimile or other similarly rapid means of communication. The applicant must correct any discrepancy within not more than 30 days and must notify the division when the correction is accomplished.

(e) Authorization by the division for the placement of a marker does not authorize any invasion of private rights, nor grant any exclusive privileges, nor does it obviate the necessity of complying with any other federal, state or local laws or regulations.

(f) All permits issued pursuant to this chapter are contingent upon the consent of and, if necessary, the issuance of appropriate permits by the United States Army Corps of Engineers authorizing the placement of structures for the support of the proposed markers.

(g) All permits issued pursuant to this chapter are contingent upon the consent of and, if necessary, the issuance of appropriate permits by the United States Coast Guard authorizing the establishment of private aids to navigation pursuant to Part 66 of Title 33 of the Code of Federal Regulations.

(h) All permits issued pursuant to this chapter authorizing the placement of markers, buoys, or signs on submerged lands, or other property or structure not owned by the applicant are contingent upon the applicant receiving the written consent of the owner of the submerged lands, other property, or structure to the placement of said signs and providing a copy of such consent to the division.

(i) By accepting any permit and placing the markers authorized therein, the applicant, to the extent authorized by law, agrees and promises to hold harmless the State of Florida and its agencies, employees, agents, or successors from fault with respect to any claim or claims arising from alleged negligence in the placement, maintenance, operation and removal of any and all markers placed by applicant pursuant to the permit. The applicant further agrees to indemnify the State of Florida for any and all legal fees and costs incurred in defense of any suit brought against the State as a result of alleged negligence by applicant in the placement, maintenance, operation or removal of the markers.

(j) Applicants for permits to place regulatory markers must provide for the enforcement of operating restrictions noticed by said markers. Officers of the division will appropriately enforce restrictions if an officer is present, observes a violation, and is not otherwise occupied with the execution of other duties. The commission will not, however, assume primary responsibility for the enforcement of these restrictions.

Specific Authority 327.40, 327.41 FS. Law Implemented 327.40, 327.41 FS. History-New_____.

68D-23.107 Federal System Adopted.

(1) The following are adopted and incorporated by reference:

(a) The United States Aids to Navigation System, Part 62 of Title 33 of the Code of Federal Regulations;

(b) The United States Coast Guard Aids to Navigation – Administration Manual (Comdtinst M16500.7);

(c) The United States Coast Guard Aids to Navigation – Technical Manual (Comdtinst M16500.3A).

(2) All markers and mooring buoys placed or maintained in, on or over the waters of the state or the shores thereof shall conform to the United States Aids to Navigation System.

(a) Until December 31, 2003, channel markers and obstruction markers conforming to the Uniform State Waterway Marking System may continue to be used on waters of this state that are not navigable waters of the United States.

(b) No person, municipality, county or other governmental entity shall place any new marker or replace any existing marker unless such new or replacement marker or mooring buoy conforms to the United States Aids to Navigation System and all other provisions of this chapter.

(c) On or before December 31, 2003, all markers in, on or over the waters of the state or the shores thereof shall be brought into conformity with the United States Aids to Navigation System and all other provisions of this chapter, or removed from the waters or shores of the state.

(d) After December 31, 2003, no person, municipality, county, or other governmental entity shall place, maintain, or permit to remain in, on or over the waters of the state or shores thereof any nonconforming marker.

(e) After December 31, 2003, all nonconforming markers in place in, on, or over the waters of the state or shores thereof shall be declared a nuisance. The division and its officers and all other law enforcement officers charged with the enforcement of chapter 327, Florida Statutes, shall have the authority to remove or cause the removal of any such nonconforming marker.

Specific Authority 327.40, 327.41 FS. Law Implemented 327.40, 327.41 FS. History-New

68D-23.108 Specifications for Markers.

(1) A marker placed in, on or over the waters of the state or shores thereof may be displayed as a buoy bearing letters, numbers or a symbol on it surface, or as a sign mounted on a buoy, piling or other structure, or as a sign on the shore.

(2) Buoyed signs and markers must extend not less than 36 inches above the surface of the water. A sign suspended above the water must have a minimum of 25 feet clearance from the mean high water mark to the bottom of the sign.

(3) A buoy whose sole purpose is to carry a sign above it shall be marked with three horizontal bands of international orange alternating with two horizontal bands of white, each band placed completely around the circumference of the buoy and occupying approximately one-fifth of the total area of the buoy's surface above the waterline. All markers shall be made of materials which will retain, despite exposure to weather and other elements, their color, shape, legibility and position.

(4) All letters on green or black backgrounds shall be white. All letters and numerals on red or white backgrounds shall be black, except that white retroreflective letters and numerals may be used on a red background. All letters and numerals shall be of block characters of good proportion, spaced in a manner which will provide maximum legibility and of a size proportionate to the size of the marker.

(5) Retroreflective materials shall be used for all displays on markers that are required to be international orange. Retroreflective materials may be used for any other portion of a marker.

Specific Authority 327.40, 327.41 FS. Law Implemented 327.40, 327.41 FS. History-New _____.

68D-23.109 Additional Specifications for Information and Regulatory Markers.

(1) All information and regulatory markers shall be white in color and shall display international orange symbols.

(2) When a buoy is used as an information or regulatory marker, it shall be white with horizontal bands of international orange placed completely around the circumference of the buoy. One band shall be at the top of the buoy body, the second band shall be placed just above the waterline so that both international orange bands are clearly visible to approaching vessels. The international orange bands shall be not less than two inches in width. The display area shall be white. Symbols shall be centered between the international orange bands. Only a cylindrical buoy may be used. The buoy shall have a diameter of not less than nine inches.

(3) When a sign is used for an information or regulatory marker it shall be square or rectangular. It shall be white with an international orange border. The display area shall be that portion of the sign within the border. Symbols shall be centered within the display area. The size of the sign shall be appropriate to the size of the waterway where the sign is located and the nature of the vessels transiting the waterway, however, no such sign shall be smaller than three feet by three feet.

(4) Specifications for Display of Symbols.

(a) The thickness of the international orange line used to draw the borders and the symbols shall be not less than 2 inches.

(b) The height of the symbol shall be at least half and not more than two-thirds the height of the display area.

(c) The sides of the diamond shape shall slope at a thirty to forty-five degree angle from the vertical on a plane surface. Appropriate adjustments for curvature shall be made when applied to a cylindrical surface.

(d) In addition to the permit number required to be displayed under paragraph 68D-23.106(7), every regulatory marker shall display the number of the statute, special act, rule, ordinance, or other governmental action that created the boating restricted area or other operating restriction, and the name of the municipality, county or other governmental agency which placed and maintains the marker. This number and name shall be displayed in characters not less than one inch in height and shall be placed in the lower right hand corner of the display area on each sign, and at any location on each buoy where it can easily be read, provided that it shall not interfere with the message of the marker.

Specific Authority 327.40, 327.41 FS. Law Implemented 327.40, 327.41 FS. History-New _____.

68D-23.110 Inspection and Certification.

(1) Each person holding a permit to place and maintain one or more markers must inspect all markers for which the permit was issued and report such inspection to the division triennially, beginning 36 months from the date the permit was issued or 36 months after this rule becomes effective, whichever comes later. The report must submitted at least thirty but not more than ninety days prior to expiration of the three-year period.

(2) The required report shall consist of the following:

(a) The name of the permit holder and permit number;

(b) The name of the person or persons currently responsible for the placement and maintenance of the markers; and,

(c) A statement certifying that the markers placed pursuant to the permit have been inspected during the ninety days preceding the statement and that:

<u>1. The markers are properly maintained and in serviceable condition.</u>

2. The markers conform to the requirements of this chapter.

3. The markers are still properly on station, and

4. The date or dates on which the markers were inspected.

(3) Failure to inspect a marker and to report the results of the inspection to the division during the specified time period shall be grounds for rescinding the permit authorizing placement of the marker and for removing or ordering the removal of the marker.

Specific Authority 327.40, 327.41 FS. Law Implemented 327.40, 327.41, 370.12 FS. History–New_____.

68D-23.111 Enforcement.

This chapter shall be enforced by the division and its officers, and any other authorized law enforcement officer as provided in section 327.70, Florida Statutes, all of whom shall have the authority to remove or cause the removal of any marker found to be in violation of this chapter.

 Specific Authority
 327.40,
 327.41
 FS.
 Law
 Implemented
 327.22,
 327.40,
 327.41,
 327.22,
 327.40,
 327.70,
 370.12
 FS.
 History–New
 ...
 ...

68D-23.112 Exemptions.

(1) Nothing herein shall apply to the United States Government or its agencies, nor to any aid to navigation, marker, mooring buoy, or other similar device placed thereby.

(2) Persons establishing private aids to navigation other than regulatory markers and mooring buoys on waters of concurrent state/federal jurisdiction pursuant to the provisions of 33 CFR §66.01 shall submit to the division a copy of their United States Coast Guard permit (CG-2554) in lieu of the materials required under 68D-23.104. Upon receipt by this division of said copy of their permit, such private aids to navigation shall be exempt from further permitting and need not display a permit number.

(3) Regulatory markers authorized by the former Florida Department of Natural Resources prior to January 1, 1988, are exempt until December 31, 2003, from the requirement that they display a permit number. After that date, every regulatory marker without a permit number, in place in, on or over the waters of the state or shores thereof shall be declared a nuisance. The division and its officers and all other law enforcement officers charged with the enforcement of chapter 327, Florida Statutes, shall have the authority to remove or cause the removal of any such regulatory marker. Markers authorized prior to January 1, 1988, for which no permit number was assigned shall be issued a permit number upon receipt by the division of the following:

(a) A copy of the correspondence authorizing placement of said markers;

(b) A statement of the specifications for the markers, including:

1. A list of the markers;

2. A description giving each markers size and message, and

<u>3. The latitude and longitude coordinates in degrees-minutes-seconds of the location of each marker;</u>

<u>4. A statement that the markers have been inspected</u> <u>during the ninety days preceding the instant request and that:</u>

<u>a. The markers are properly maintained and in serviceable</u> <u>condition</u>,

b. The markers conform to the requirements of this chapter.

c. The markers are still properly on station, and

d. The date or dates on which the markers were inspected.

(4) The restrictions displayed on regulatory markers shall not apply:

(a) In the case of an emergency;

(b) To law enforcement patrol vessels or firefighting vessels; or,

(c) To any rescue vessel owned or operated by a governmental entity.

Specific Authority 327.40, 327.41 FS. Law Implemented 327.40, 327.41, 327.46, 370.12 FS. History–New _____.

NAME OF PERSON ORIGINATING PROPOSED RULE: Captain Alan S. Richard, Coordinator, Office of Boating Safety and Waterway Management, Division of Law Enforcement, Fish and Wildlife Conservation Commission, 620 South Meridian Street, Tallahassee, Florida 32399-1600

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Colonel Robert Edwards, Director, Division of Law Enforcement, Fish and Wildlife Conservation Commission, Tallahassee, Florida 32399-1600

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: September 8, 2000

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: December 22, 2000

Section III Notices of Changes, Corrections and Withdrawals

DEPARTMENT OF CITRUS

RULE CHAPTER NO .:	RULE CHAPTER TITLE:
20-14	Methods to Determine Compliance
RULE NO.:	RULE TITLE:
20-14.001	Methods to Determine Compliance
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: 20-14.001 Proposed Effective date March 15, 2001.

DEPARTMENT OF CITRUS

RULE CHAPTER	NO.: RULE CHAPTER TITLE:
20-40	Loading Manifest to be Furnished
	to the Inspector – Fresh Citrus
	Fruit
RULE NO.:	RULE TITLE:
20-40.005	Mandatory Automated Reporting
	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. 50, December 15, 2000, issue of the Florida Administrative Weekly:

As of <u>August 1, 2001</u>, February 1, 2001 and thereafter, each shipper shall provide to the Department of Agriculture and Consumer Services, Division of Fruit and Vegetables an automated loading manifest containing all of the information required by this chapter in a form and manner prescribed by the Division.

Specific Authority 601.10(1),(8), 601.15(1),(2),(4),(10), 601.155(7), 601.28(4), 601.69, 601.701 FS. Law Implemented 601.10(8), 601.15(1), 601.155(7), 601.69 FS. History–New ______.

DEPARTMENT OF CITRUS

RULE CHAPTER	R NO.: I	RULE CHAPTER TITLE:	
20-64	S	Standards for Processed Citrus	
		Products	
RULE NOS .:	I	RULE TITLES:	
20-64.0081	(Orange Juice	
20-64.0082	(Orange Juice Marked with Florida	
		Sunshine Tree or Florida Citrus	
		Growers' Certification Mark	
20-64.020	5	Sanitary Requirements	
Ν	OTICE O	F WITHDRAWAL	

Notice is hereby given that the above proposed rule amendment published in the Florida Administrative Weekly, Vol. 26, No. 44, November 3, 2000, has been withdrawn.

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Board of Veterinary Medicine

RULE NO.:	RULE TITLE:	
61G18-16.005	Euthanasia of Dogs and Cats;	
	Technician Certification Course	
	NOTICE OF CHANGE	

Pursuant to subparagraph 120.54(3)(d)1., F.S., notice is hereby given that the following changes have been made to the proposed rule, as published in Vol. 26, No. 47, November 22, 2000, issue of the Florida Administrative Weekly. The changes are in response to comments received from the staff of the Joint Administrative Procedures Committee. Subsection (4) of the proposed rule shall now read as follows:

(4) A certified veterinary technician who is an employee or agent of a public or private agency, animal shelter, or other facility which is operated for the collection of stray, neglected, abandoned, or unwanted animals may perform euthanasia without completion of the certification course. A licensed veterinarian who delegates the performance of euthanasia to a technician shall verify that said technician has either completed the certification course, or is a certified veterinary technician who has graduated from a veterinary technology training program that is accredited by the American Veterinary Medical Association Committee on Veterinary Technicians Education and Activities (CVTEA) and has successfully completed the examinations required by the Florida Veterinary Medical Association's Technician Committee.

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

NAVIGATION DISTRICTS

Florida Inland Navigation District

RULE NO.:RULE TITLE:66B-1.005Funds AllocationNOTICE 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. 47, November 22, 2000, issue of the Florida Administrative Weekly.

THE TEXT OF THE PROPOSED RULE CHANGE IS:

66B-1.005 Funds Allocation.

(1) No change.

(2) The construction phase of projects that are large scale, involve multiple phases, have a construction time line of one year or longer, or are requesting <u>over fifty percent</u> a significant amount of assistance funding in relation to the total assistance <u>funding</u> available for the program, will be reviewed and approved by the Board for a multiple year period subject to budgeting and allocation pursuant to the provisions of Chapter 200, F.S. The determination by the Board to provide assistance funding on a multi-year basis can be made at any time during the application review process.

NAVIGATION DISTRICTS

Florida Inland Navigation District

RULE NO.: RULE TITLE: 66B-2.005 Funds Allocation 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. 47, November 22, 2000, issue of the Florida Administrative Weekly.

THE TEXT OF THE PROPOSED RULE CHANGE IS:

66B-2.005 Funds Allocation.

The Board will allocate funding for this program based upon the District's overall goals, management policies, fiscal responsibilities and operational needs for the upcoming year. If funds are determined to be available for the program, the District will notify potential eligible governmental agencies of the availability of program funding. Applications will be reviewed by the Board utilizing District Forms No. 91-25 Waterways Assistance Program Application Evaluation and Rating Form (effective date <u>)</u>, and 91-25A Program Navigation Waterways Assistance Districts Application Evaluation and Rating Form, (effective date 2-6-97) hereby incorporated by reference and

available from the District office.

(1) No change.

(2) The construction phase of projects that are large scale, involve multiple phases, have a construction time line of one year or longer, or are requesting <u>over fifty percent</u> a significant amount of assistance funding in relation to the total assistance available to for the county where the project is located, will be reviewed and approved by the District Board for a multiple year period subject to budgeting and allocation pursuant to the provisions of Chapter 200, F.S. The determination by the Board to provide assistance funding on a multi-year basis can be made at any time during the application review process.

Section IV Emergency Rules

DEPARTMENT OF THE LOTTERY

RULE TITLE:RULE NO.:Instant Game Number 340, SOCCER FEVER53ER01-1SUMMARY OF THE RULE: This emergency rule describesInstant Game Number 340, "SOCCER FEVER," for which theDepartment of the Lottery will start selling tickets on a date tobe determined by the Secretary of the Department. The rulesets forth the specifics of the game, determination ofprizewinners 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:

53ER01-1 Instant Game Number 340, SOCCER FEVER.

(1) Name of Game. Instant Game Number 340, "SOCCER FEVER."

(2) Price. SOCCER FEVER tickets sell for \$1.00 per ticket.

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

(4) The prize symbols and prize symbol captions are as follows:

INSERT SYMBOLS

(5) Determination of Prize Winners. The holder of a ticket having three like amounts exposed in the play area shall be entitled to a prize of that amount. The prize amounts are: \$1.00, \$2.00, \$5.00, \$10.00, \$20.00, \$50.00, \$5000, \$5,000. The holder of a ticket having three "TICKET" symbols exposed in the player area shall be entitled to a prize of a \$1.00 ticket, except as follows. A person who submits by mail a SOCCER FEVER lottery ticket which entitles the holder to a prize of a \$1.00 ticket and whose mailing address is outside the state of Florida will receive a check for \$1.00 in lieu of an actual ticket.

(6) The value, number of prizes, and odds of winning in Instant Game Number 340 are as follows:

		NUMBER OF	
		WINNERS IN	
		56 POOLS OF	
		180,000 TICKETS	
<u>GET:</u>	WIN	PER POOL	ODDS
3-TICKETS	<u>\$1 TICKET</u>	1,209,600	<u>1 in 8.33</u>
<u>3-\$1's</u>	<u>\$1</u>	504,000	<u>1 in 20.00</u>
<u>3-\$2's</u>	<u>\$2</u>	302,400	<u>1 in 33.33</u>
<u>3-\$5's</u>	<u>\$5</u>	201,600	<u>1 in 50.00</u>
<u>3-\$10's</u>	<u>\$10</u>	100,800	<u>1 in 100.00</u>
<u>3-\$20's</u>	<u>\$20</u>	<u>67,200</u>	<u>1 in 150.00</u>
<u>3-\$50's</u>	<u>\$50</u>	7,224	1 in 1,395.35
<u>3-\$500's</u>	<u>\$500</u>	<u>21</u>	1 in 480,000.00
<u>3-\$5,000's</u>	<u>\$5,000</u>	<u>8</u>	1 in 1,260,000.00

(7) The over-all odds of winning any prize in Instant Game Number 340 are 1 in 4.21.

(8) For reorders of Instant Game Number 340, the value, number of prizes, and odds of winning shall be proportionate to the number of tickets reordered.

(9) By purchasing a SOCCER FEVER lottery ticket the player agrees to comply with and abide by all rules and regulations of the Florida Lottery.

Specific Authority 24.105(10)(a),(b),(c), 24.109(1) FS. Law Implemented 24.105(10)(a),(b),(c) FS. History–New 1-12-01.

THIS EMERGENCY RULE TAKES EFFECT IMMEDIATELY UPON BEING FILED WITH THE DEPARTMENT OF STATE.

EFFECTIVE DATE: January 12, 2001

DEPARTMENT OF THE LOTTERY

RULE TITLE: RULE NO.: Instant Game Number 335, LUCKY CLOVERS 53ER01-2 SUMMARY OF THE RULE: This emergency rule describes Instant Game Number 335, "LUCKY CLOVERS," for which the Department of the Lottery will start selling tickets on a date to be determined by the Secretary of the Department. The rule sets forth the specifics of the game, determination of prizewinners 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,

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:

53ER01-2 Instant Game Number 335, LUCKY CLOVERS.

(1) Name of Game. Instant Game Number 335, "LUCKY CLOVERS."

(2) Price. LUCKY CLOVERS tickets sell for \$1.00 per ticket.

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

(4) The "YOUR SYMBOLS" play symbols and play symbol captions are as follows:

INSERT SYMBOLS

(5) The "LUCKY SYMBOLS" play symbols and play symbol captions are as follows:

INSERT SYMBOLS

(6) The prize symbols and prize symbols captions are as follows:

INSERT SYMBOLS

(7) The legends are as follows:

INSERT SYMBOLS

(8) Determination of Prize Winners. The holder of a ticket having a symbol in the "YOUR SYMBOLS" play area that matches either symbol in the "LUCKY SYMBOLS" play area shall be entitled to the corresponding prize shown for that symbol. The prizes are: TICKET, \$1.00, \$2.00, \$4.00, \$5.00, \$10.00, \$15.00, \$25.00, \$30.00, \$50.00, \$250, \$500 and \$2,000. The holder of a ticket which entitles the player to a prize of a "TICKET" shall be entitled to a prize of a \$1.00 ticket, except as follows. A person who submits by mail a LUCKY CLOVERS lottery ticket which entitles the holder to a prize of a \$1.00 ticket and whose mailing address is outside the state of Florida will receive a check for \$1.00 in lieu of an actual ticket.

(9) The value, number of prizes, and odds of winning in Instant Game Number 335 are as follows:

MATCH ANY OF YOUR		
SYMBOLS TO EITHER		
LUCKY SYMBOL AND		
WIN PRIZE SHOWN FOR		
WIN	PER POOL	<u>ODDS</u>
<u>\$1 TICKET</u>	1,209,600	1 in 8.33
<u>\$1</u>	604,800	1 in 16.67
<u>\$2</u>	<u>168,000</u>	<u>1 in 60.00</u>
<u>\$4</u>	<u>67,200</u>	<u>1 in 150.00</u>
<u>\$4</u>	33,600	1 in 300.00
<u>\$4</u>	<u>33,600</u>	<u>1 in 300.00</u>
<u>\$5</u>	100,800	<u>1 in 100.00</u>
<u>\$10</u>	67,200	1 in 150.00
<u>\$10</u>	<u>33,600</u>	<u>1 in 300.00</u>
<u>\$15</u>	33,600	1 in 300.00
<u>\$30</u>	12,600	<u>1 in 800.00</u>
<u>\$30</u>	<u>8,400</u>	<u>1 in 1,200.00</u>
<u>\$30</u>	12,600	<u>1 in 800.00</u>
<u>\$50</u>	<u>3,472</u>	1 in 2,903.23
<u>\$50</u>	<u>3,360</u>	<u>1 in 3,000.00</u>
<u>\$500</u>	<u>15</u>	1 in 672,000.00
<u>\$500</u>	<u>15</u>	1 in 672,000.00
<u>\$2,000</u>	<u>10</u>	<u>1 in 1,008,000.00</u>
<u>\$2,000</u>	<u>10</u>	<u>1 in 1,008,000.00</u>
	HER AND Y FOR WIN \$1 TICKET \$1 \$2 \$4 \$4 \$4 \$4 \$5 \$10 \$10 \$10 \$15 \$30 \$30 \$30 \$30 \$30 \$50 \$50 \$500	HER WINNERS IN AND 56 POOLS OF N FOR 180,000 TICKETS WIN PER POOL \$1 TICKET 1,209,600 \$1 604,800 \$2 168,000 \$4 67,200 \$4 33,600 \$5 100,800 \$10 67,200 \$10 33,600 \$15 33,600 \$15 33,600 \$15 33,600 \$15 33,600 \$15 33,600 \$30 12,600 \$30 12,600 \$30 12,600 \$50 3,360 \$50 3,360 \$50 3,360 \$50 3,360 \$50 15 \$50 15 \$500 15 \$500 15 \$2,000 10

(10) The over-all odds of winning any prize in Instant Game Number 335 are 1 in 4.21.

(11) For reorders of Instant Game Number 335, the value, number of prizes, and odds of winning shall be proportionate to the number of tickets reordered.

(12) By purchasing a LUCKY CLOVERS lottery ticket the player agrees to comply with and abide by all rules and regulations of the Florida Lottery.

Specific Authority 24.105(10)(a),(b),(c), 24.109(1) FS. Law Implemented 24.105(10)(a),(b),(c) FS. History–New 1-12-01.

THIS EMERGENCY RULE TAKES EFFECT IMMEDIATELY UPON BEING FILED WITH THE DEPARTMENT OF STATE.

EFFECTIVE DATE: January 12, 2001

Section V Petitions and Dispositions Regarding Rule Variance or Waiver

DEPARTMENT OF COMMUNITY AFFAIRS

NOTICE IS HEREBY GIVEN that the Department has received a letter requesting that the request for waiver from the UNIVERSITY OF FLORIDA WASTEWATER TREATMENT FACILITY, dated October 9, 2000, be disregarded.

A copy of the letter may be obtained from: Paula P. Ford, Agency Clerk, Department of Community Affairs, 2555 Shumard Oak Boulevard, Tallahassee, Florida 32399-2100.

WATER MANAGEMENT DISTRICTS

NOTICE IS HEREBY GIVEN that on December 27, 2000, the South Florida Water Management District (SFWMD) received a petition for waiver from Tri-County Commuter Rail Authority, for utilization of works or land of the SFWMD known as the C-51 Canal, Palm Beach County. The petition seeks relief from the Rule 40E-6.221(2)(j), Fla. Admin. Code, and the Basis of Review for Use or Occupancy of the Works or Lands of the District Permit Applications within the South Florida Water Management District, incorporated by reference in Rule 40E-6.091(1), Fla. Admin. Code, which governs the minimum center span requirement for bridges within Works of the District.

A copy of the petition may be obtained from: Jan Sluth, (561)682-6299 or e-mail: jsluth@sfwmd.gov.

The SFWMD will accept comments concerning the petition for 14 days from the date of publication of this notice. To be considered, comments must be received by the end of business on the 14th day at the South Florida Water Management District, 3301 Gun Club Road, West Palm Beach, FL 33406, Attn: Jan Sluth, Office of Counsel.

NOTICE IS HEREBY GIVEN that on December 27, 2000, the South Florida Water Management District (SFWMD) received a petition for waiver from Tri-County Commuter Rail Authority, for utilization of works or land of the SFWMD known as the C-15 Canal, Palm Beach County. The petition seeks relief from the Rule 40E-6.221(2)(j), Fla. Admin. Code, and the Basis of Review for Use or Occupancy of the Works or Lands of the District Permit Applications within the South Florida Water Management District, incorporated by reference in Rule 40E-6.091(1), Fla. Admin. Code, which governs the minimum center span requirement and vertical clearance requirement for bridges within Works of the District.

A copy of the petition may be obtained from: Jan Sluth, (561)682-6299 or e-mail: jsluth@sfwmd.gov.

The SFWMD will accept comments concerning the petition for 14 days from the date of publication of this notice. To be considered, comments must be received by the end of business on the 14th day at the South Florida Water Management District, 3301 Gun Club Road, West Palm Beach, FL 33406, Attn: Jan Sluth, Office of Counsel.

NOTICE IS HEREBY GIVEN that on December 27, 2000, the South Florida Water Management District (SFWMD) received a petition for waiver from Tri-County Commuter Rail Authority, for utilization of works or land of the SFWMD known as the C-10 Spur Canal, Broward County. The petition seeks relief from the Rule 40E-6.221(2)(j), Fla. Admin. Code, and the Basis of Review for Use or Occupancy of the Works or Lands of the District Permit Applications within the South Florida Water Management District, incorporated by reference in Rule 40E-6.091(1), Fla. Admin. Code, which governs the minimum center span requirement and prohibits designs using a center pier for bridges within Works of the District.

A copy of the petition may be obtained from: Jan Sluth, (561)682-6299 or e-mail: jsluth@sfwmd.gov.

The SFWMD will accept comments concerning the petition for 14 days from the date of publication of this notice. To be considered, comments must be received by the end of business on the 14th day at the South Florida Water Management District, 3301 Gun Club Road, West Palm Beach, FL 33406, Attn: Jan Sluth, Office of Counsel.

NOTICE IS HEREBY GIVEN that on December 27, 2000, the South Florida Water Management District (SFWMD) received a petition for waiver from Tri-County Commuter Rail Authority, for utilization of works or land of the SFWMD known as the C-16 Canal, Palm Beach County. The petition seeks relief from the Rule 40E-6.221(2)(j), Fla. Admin. Code, and the Basis of Review for Use or Occupancy of the Works or Lands of the District Permit Applications within the South Florida Water Management District, incorporated by reference in Rule 40E-6.091(1), Fla. Admin. Code, which governs the minimum center span requirement and prohibits designs using a center pier for bridges within Works of the District.

A copy of the petition may be obtained from: Jan Sluth, (561)682-6299 or e-mail: jsluth@sfwmd.gov.

The SFWMD will accept comments concerning the petition for 14 days from the date of publication of this notice. To be considered, comments must be received by the end of business on the 14th day at the South Florida Water Management District, 3301 Gun Club Road, West Palm Beach, FL 33406, Attn: Jan Sluth, Office of Counsel.

NOTICE IS HEREBY GIVEN that on December 27, 2000, the South Florida Water Management District (SFWMD) received a petition for waiver from Tri-County Commuter Rail Authority, for utilization of works or land of the SFWMD known as the North Fork of New River (C-12), Broward County. The petition seeks relief from the Rule 40E-6.221(2)(j), Fla. Admin. Code, and the Basis of Review for Use or Occupancy of the Works or Lands of the District Permit Applications within the South Florida Water Management District, incorporated by reference in Rule 40E-6.091(1), Fla. Admin. Code, which governs the minimum center span requirement and prohibits designs using a center pier for bridges within Works of the District.

A copy of the petition may be obtained from: Jan Sluth, (561)682-6299 or e-mail: jsluth@sfwmd.gov.

The SFWMD will accept comments concerning the petition for 14 days from the date of publication of this notice. To be considered, comments must be received by the end of business on the 14th day at the South Florida Water Management District, 3301 Gun Club Road, West Palm Beach, FL 33406, Attn: Jan Sluth, Office of Counsel.

DEPARTMENT OF ENVIRONMENTAL PROTECTION

NOTICE IS HEREBY GIVEN that the Florida Department of Environmental Protection received, on December 4, 2000, a petition from MCC Technology, Inc., seeking a variance under section 120.542 of the Florida Statutes from the prohibition from a zone of discharge under rule 62-522.300(3), Florida Administrative Code. The petition requested the use of patented Biosparge for remediation of soil and ground water contaminated with petroleum hydrocarbons, MTBE, BTEX, and other petroleum-based constituents. The petition has been assigned OGC file number 01-0053. Copies may be received from, and written comments submitted to, Department of Environmental Protection, Office of General Counsel, Mail Station 35, 3900 Commonwealth Boulevard, Tallahassee, Florida 32399-3000; Attn: Cynthia Christen. Comments must be received no later than 14 days from the date of publication of this notice.

On September 12, 2000, the Department received a request for variance/waiver pursuant to Section 376.3071(12)(k)(5), F.S. (2000), from Federated Mutual Insurance Company, on behalf of its insured, Radiant Oil Company of Tampa Inc. requesting a permanent variance/waiver from certain record keeping requirements under subsection 376.3071(12)(e), F.S. The petition was assigned OGC case #00-1448. A Notice of Receipt of Petition for Variance/Waiver was published in the September 29, 2000, F.A.W. On December 11, 2000, the

petition was granted for certain documentation that was required from Delta Environmental Consultants. Copies may be received from the Department of Environmental Protection, Office of General Counsel, Mail Station 35, 3900 Commonwealth Boulevard, Tallahassee, Florida 32399-3000; Attn: Lisa Randolph.

Section VI Notices of Meetings, Workshops and Public Hearings

The following state governmental agencies, boards and commissions announce a public meeting to which all persons are invited:

State Board of Administration

Department of Veterans' Affairs

Department of Highway Safety and Motor Vehicles

Department of Law Enforcement

Department of Revenue

Department of Education

Administration Commission

Florida Land and Water Adjudicatory Commission

Board of Trustees of the Internal Improvement Trust Fund

Department of Environmental Protection

DATE AND TIME: February 6, 2001, 9:00 a.m.

PLACE: Cabinet Meeting Room, Lower Level, The Capitol, Tallahassee, Florida

PURPOSE: Regular scheduled meeting of the Governor and Cabinet

The State Board of Administration will take action on matters duly presented on its agenda, which may include such matters as Executive Director's reports; approval of fiscal sufficiency of state bond issues; approval of sale of local bonds at an interest rate in excess of statutory interest rate limitation; report on investment performance; designation of banks as depositories for state funds; adoption of rules and regulations; investment of state funds pursuant to Chapter 215, F.S.; and consideration of other matters within its authority pursuant to Chapters 215 and 344, F.S., and Section 16 of Article IX of the Florida Constitution of 1885, as continued by subsection 9(c) of Article XII of the Florida Constitution of 1968. The Division of Bond Finance of the State Board of Administration will take action on matters duly presented on its agenda, which will deal with the issuance of State bonds, arbitrage compliance and related matters.

The Department of Veterans' Affairs will take action on matters duly presented on its agenda which may include the administration of the Department as well as actions taken to further the Department's mission of providing assistance to veterans and their dependents, pursuant to Section 292.05, F.S. The Information Resource Commission will take action on matters duly presented on its agenda, which may include administrative procedures matters, adoption of rules, approval of agency plans for the use of information technology resources, adoption of policies for the use of such resources, and other matters under the commission's authority pursuant to law.

The Department of Highway Safety and Motor Vehicles will take action on matters duly presented on its agenda, which may include such matters as approval of agency policies, taking agency action with regard to administrative procedure matters, and considering other matters within its authority pursuant to Florida Statutes.

The Department of Law Enforcement will take action on matters duly presented on its agenda which may include but not be limited to such matters as transfer of agency funds or positions, formulation of Departmental Rules, administrative procedure matters, submittal of reports as required, enter into contracts as authorized and to consider other matters within its authority pursuant to Chapters 20, 23, 120 and 943, F.S.

The Department of Revenue will act on matters duly presented on its agenda which may include approval of rules, legislative concept proposals, contracts over \$100,000, Departmental budgets, taking final action on formal and informal hearings under Chapter 120, F.S., and consideration of other matters within its authority.

The Department of Education will finalize agency action on the business of the Florida Department of Education.

The Administration Commission will take action on matters duly presented on its agenda which may include such matters as to create or transfer agency funds or positions, approve Career Service rules, administrative procedure matters, environmental matters arising under Chapter 380, F.S., comprehensive planning issues pursuant to Section 163.3184, F.S., determine sheriffs' budget matters, and consider other matters within its authority pursuant to Chapters 110, 215 and 216, F.S.

The Florida Land and Water Adjudicatory Commission will take action on matters duly presented on its agenda including appeals of local government development orders in areas of critical state concern or of developments of regional impact under Section 380.07, F.S.; and review of water management matters under Chapter 373, F.S. The Commission will also review Department of Environmental Protection's rules and orders which, prior to July 1, 1993, the Governor and Cabinet, sitting as the head of the Department of Natural Resources, had authority to issue or promulgate.

The Board of Trustees of the Internal Improvement Trust Fund will take action on matters duly presented on its agenda which may include such matters as mineral leases or sales, state or sovereign land leases, sales, exchanges, dedications, and easements, Conservation And Recreation Lands (CARL) and other land purchases; land planning matters and other matters within its authority. Additionally, the Board will take action on matters presented by the Marine Fisheries Commission as set forth in Sections 370.025, 370.026 and 370.027, F.S., and matters pertaining to the Office of Greenways Management, the Office responsible for the management of lands which formerly fell within the Cross Florida Barge Canal project corridor.

The Department of Environmental Protection, while not a Cabinet agency, will present for consideration on its agenda those matters required by law to be reviewed by the Governor and Cabinet and those pertaining to the siting of power plants, electric and natural gas transmission lines and hazardous waste facilities; coastal zone management consistency and standards adopted by the Environmental Regulation Commission.

A copy of any of the above agendas (when applicable) may be obtained by contacting each agency.

Accommodations can be made for persons with disabilities provided several days' notification is received. Please notify the Governor's Cabinet Office, (850)488-5152.

The Governor and Cabinet will proceed through each agenda, item by item, in the order given above.

CABINET AIDES BRIEFING: On the Wednesday of the week prior to the above meeting, there will be a meeting of the aides to the Governor and Cabinet Members at 9:00 a.m., Cabinet Meeting Room, Lower Level, The Capitol, Tallahassee, Florida. The purpose of this briefing is to review and gather information regarding each agenda to be considered by the Governor and Cabinet.

DEPARTMENT OF STATE

The **Department of State, Division of Historical Resources**, Florida Historic Marker Council announces a meeting to which all interested persons are invited.

DATE AND TIME: Thursday, February 1, 2001, 11:00 a.m.

PLACE: Room 307, R. A. Gray Building, 500 S. Bronough Street, Tallahassee, FL 32399-0250

PURPOSE: To review applications for Florida State Historic Markers.

A copy of the agenda may be obtained by writing: Florida State Historic Marker Program, Bureau of Historic Preservation, Division of Historical Resources, 500 S. Bronough Street, Tallahassee, FL 32399-0250.

Should any person wish to appeal any decision made with respect to the above referenced meeting, she or he may need to ensure verbatim recording of the proceedings in order to provide a record for judicial review.

Pursuant to Chapter 286.26, Florida Statutes, people with disabilities wishing to attend this meeting should contact the agency at least 48 hours prior to the meeting in order to request any special assistance.

The **Florida Folklife Council** announces a public meeting to which all persons are invited.

DATE and TIME: Friday, February 9, 2001, 8:30 a.m.

PLACE: Room 307, R. A. Gray, Building, 3rd Floor, South, Tallahassee, Florida

PURPOSE: This is the quarterly meeting to conduct business.

A copy of the agenda may be obtained by writing: Florida Folklife Council, Bureau of Historic Preservation, Division of Historical Resources, 500 South Bronough Street, Tallahassee, Florida 32399-0250 or calling (850)487-2333.

Should any person wish to appeal any decision made with respect to the above referenced meeting, she or he may need to ensure verbatim recording of the proceedings in order to provide a record of judicial review.

Pursuant to Chapter 286.26, Florida Statutes, people with disabilities wishing to attend this meeting should contact the agency at least 48 hours prior to the meeting in order to request any special assistance.

The Board of Trustees of **Historic Pensacola Preservation Board** announces a public meeting to which all persons are invited.

DATE AND TIME: Wednesday, February 14, 2001, 12:00 Noon

PLACE: J. Earle Bowden Building, 120 Church Street, Pensacola, FL 32501

PURPOSE: General business meeting.

A copy of the agenda may be obtained by writing: Historic Pensacola Preservation Board, P. O. Box 12866, Pensacola, FL 32576-2866.

Should any person wish to appeal any decision made with respect to any matter considered at the above referenced meeting, he may need to ensure verbatim recording of the proceedings in order to provide a record for judicial review.

Pursuant to Chapter 286.26, Florida Statutes, any persons with handicaps wishing to attend this meeting should contact the agency at least 48 hours prior to the meeting in order to request any special assistance.

The Board of Directors of **Historic Pensacola**, Inc., the direct support organization of the Historic Pensacola Preservation Board announces a public meeting to which all persons are invited.

DATE AND TIME: Wednesday, February 14, 2001, immediately following the meeting of the Historic Pensacola Preservation Board, which will begin at 12:00 Noon

PLACE: J. Earle Bowden Building, 120 Church Street, Pensacola, FL 32501

PURPOSE: General business meeting.

A copy of the agenda may be obtained by writing: Historic Pensacola Preservation Board, P. O. Box 12866, Pensacola, Florida 32576-2866.

Should any person wish to appeal any decision made with respect to any matter considered at the above referenced meeting, he may need to ensure verbatim recording of the proceedings in order to provide a record for judicial review. Pursuant to Chapter 286.26, Florida Statutes, any person with handicaps wishing to attend this meeting should contact the agency at least 48 hours prior to the meeting in order to request any special assistance.

The **Department of State** announces a public meeting of the Florida State Historical Records Advisory Board which all interested persons are invited.

DATES AND TIME: February 21, 2001, 1:00 p.m. – 5:00 p.m.; February 22, 2001, 8:30 a.m. to completion if necessary PLACE: Room 316, Third Floor Training Room, R. A. Gray Building, 500 S. Bronough Street, Tallahassee, Florida

PURPOSE: The State Historical Records Advisory Board will meet to review grant applications.

For further information contact: Mr. Jim Berberich, Coordinator, Florida State Historical Records Advisory Board, Department of State, Bureau of Archives and Records Management, R. A. Gray Building, Tallahassee, Florida 32399-0250, (850)487-2073, Suncom 277-2073.

Pursuant to Chapter 286.26, Florida Statutes, any persons with handicaps wishing to attend this meeting should contact the agency at least 48 hours prior to the meeting in order to request any special assistance.

The **Department of State, Division of Licensing** announces a public meeting to which all persons are invited.

DATE AND TIME: Thursday, February 15, 2001, 9:00 a.m.

PLACE: Sheraton Studio City Hotel, 5905 International Drive, Orlando, Florida, (407)351-2100

PURPOSE: The Division will establish a training committee to review the current method of training.

In accordance with the Americans with Disabilities Act, persons needing a special accommodation to attend the meeting should contact the Director, Division of Licensing no later than 48 hours prior to the meeting at the address given on the notice, (850)488-6982.

The Private Investigation, **Recovery and Security Advisory Council** announces a public meeting to which all persons are invited.

DATE AND TIME: Thursday, March 8, 2001, 9:00 a.m.

PLACE: Radisson Riverwalk Hotel, 1515 Prudential Drive, Jacksonville, Florida (904)396-5100

PURPOSE: The quarterly meeting of the Council pursuant to the requirement of Section 493.6104(4), Florida Statutes. The Council will conduct a general business meeting.

A copy of the agenda may be obtained by writing: Department of State, Division of Licensing, Attention: April Howard, Post Office Box 6687, Tallahassee, Florida 32314-6687.

In accordance with the Americans with Disabilities Act, persons needing a special accommodation to attend the meeting should contact the Director, Division of Licensing not later than 48 hours prior to the meeting at the address given on the notice, telephone (850)488-6982.

DEPARTMENT OF BANKING AND FINANCE

The **Financial Management Information Board** (FMIB) announces the following public meeting to which all persons are invited.

DATE AND TIME: Tuesday, February 6, 2001, 9:00 a.m.

PLACE: Cabinet Meeting Room, Lower Level Capitol Building, Tallahassee, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: Discussion of issues relating to the Florida Financial Management Information System.

A copy of the agenda may be obtained by contacting: Martin Young, Department of Banking and Finance, Division of Accounting and Auditing, FFMIS Design and Coordination Staff, 101 E. Gaines Street, 434E Fletcher Building, Tallahassee, FL 32399-0350, (850)410-9415, Fax (850)410-9934, e-mail: myoung@mail.dbf.state.fl.us.

DEPARTMENT OF AGRICULTURE AND CONSUMER SERVICES

The **Lettuce Advisory Committee** announces a public meeting to which all persons are invited.

DATE AND TIME: Wednesday, February 7, 2001, 12:00 Noon

PLACE: Drawbridge Café, Belle Glade Country Club, End of Canal Road, Belle Glade, Florida 33430

PURPOSE: To consider the following agenda items:

- 1. Welcome and Introduction
- 2. Approval of Minutes from October 4, 2000, Meeting
- 3. Old Business
- 4. New Business
- 5. Other Business General Discussion

If you need a special accommodation in order to attend this meeting because of a disability, please let us know by February 5, 2001.

A copy of the agenda may be obtained by writing: Dr. Wayne Dixon, Division of Plant Industry, Department of Agriculture and Consumer Services, Post Office Box 147100, Gainesville, FL 32614-7100.

The **Florida State Fair Authority** announces a meeting of the Full Authority to which all persons are invited.

DATE AND TIME: Monday, February 12, 2001, 2:00 p.m.

PLACE: Bob Thomas Equestrian Center, Florida State Fairgrounds, Tampa, Florida 33610

GENERAL SUBJECT MATTER TO BE CONSIDERED:

- 1. Financial Report
- 2. Old and New Business
- 3. Fair Status Report

AGENDA: A copy of the agenda may be obtained by contacting: Ms. Ann Menchen, Florida State Fairgrounds, P. O. Box 11766, Tampa, Florida 33680.

If special accommodations are needed to attend this meeting because of a disability, please contact Ms. Ann Menchen, (813)621-7821, as soon as possible.

DEPARTMENT OF EDUCATION

The **State Board of Independent Colleges and Universities** announces a telephone conference call meeting to which all persons are invited.

DATE AND TIME: Tuesday, February 6, 2001, 10:00 a.m. (Eastern Standard Time)

PLACE: The conference call "meet me" number is (850)488-5776 or SunCom 278-5776

PURPOSE: Special Committee on Evaluator Training.

If a person decides to appeal any decision made by the board with respect to any matter considered at this meeting, he or she will need to ensure that a verbatim record of the proceedings is made, which record includes the testimony and evidence upon which the appeal is to be based.

A copy of the agenda may be obtained by writing: State Board of Independent Colleges and Universities, Department of Education, Tallahassee, Florida 32399 or by calling (850)488-8695.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this meeting is requested to advise the Board at least five calendar days before the meeting by contacting Mary Cook, (850)488-8695.

DEPARTMENT OF COMMUNITY AFFAIRS

The Governor's Growth Management Study Commission announces the following meeting to which all interested parties are invited.

DATE AND TIME: Wednesday, January 31, 2001, 9:00 a.m. – 5:00 p.m.

PLACE: Orange County Commission Chambers, 1st Floor, Orange County Administration Building, 201 South Rosalind Avenue, Orlando, FL 32801

DATE AND TIME: Thursday, February 1, 2001, 9:00 a.m. – 4:00 p.m.

PLACE: The Embassy Suites (Downtown), 191 East Pine Street, Orlando, Florida 32801

PURPOSE: The Commission and certain sub-committees will meet to discuss issues related to Growth Management in Florida and hear from invited speakers.

A copy of the agenda with specific times for each sub-committee meeting and other information regarding the meeting and the Commission may be obtained at the Internet address: www.floridagrowth.org. Anyone who does not have access to the web site may request the information in an alternative format by calling the Commission's toll free hotline, 1(877)429-1296.

Any person requiring special accommodation at the meeting because of a disability or physical impairment should contact Tammy Anderson at least seven days before the date of the meeting. If you are hearing or speech impaired, please contact the Department of Community Affairs using the Florida Dual Party Relay System, 1(800)955-8770 (Voice) or 1(800)955-9771 (TDD).

DEPARTMENT OF CITRUS

The **Department of Citrus** announces a public meeting of the Blue Ribbon Committee to which all persons are invited.

DATE AND TIME: Tuesday, February 6, 2001, 1:00 p.m.

PLACE: Florida Department of Citrus, 1115 East Memorial Blvd., Lakeland, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: To continue discussion of domestic fresh grapefruit issues.

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 Citrus Harvesting Research Advisory Council to which all persons are invited.

DATE AND TIME: Thursday, February 8, 2001, 10:00 a.m.

PLACE: Florida Department of Citrus, 1115 East Memorial Blvd., Lakeland, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: Review harvester performance results and consider proposals, review the harvest system and fruit abscission progress for the 2000/2001 season and review the program mission.

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.

FLORIDA PAROLE COMMISSION

The **Florida Parole Commission** announces a public meeting to which all persons are invited.

DATE AND TIME: Wednesday, February 7, 2001, 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.

PUBLIC SERVICE COMMISSION

The Florida **Public Service Commission** announces a prehearing to be held in the following docket to which all interested persons are invited.

Docket No. 000075-TP — Investigation into appropriate methods to compensate carriers for exchange of traffic subject to Section 251 of the Telecommunications Act of 1996.

DATE AND TIME: February 14, 2001, 8:00 a.m.

PLACE: Commission Hearing Room 152, Betty Easley Conference Center, 4075 Esplanade Way, Tallahassee, Florida PURPOSE: To consider (1) the simplification of the issues; (2) the identification of the positions of the parties on the issues; (3) the possibility of obtaining admissions of fact and of documents which will avoid unnecessary proof; (4) the identification of the exhibits; (5) the establishment of an order of witnesses; and (6) such other matters as may aid in the disposition of the action.

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

The Florida **Public Service Commission** announces a hearing to be held in the following docket to which all interested persons are invited.

Docket No. 000731-TP – Petition by AT&T Communications of the Southern States, Inc. d/b/a AT&T for arbitration of certain terms and conditions of a proposed agreement with BellSouth Communications, Inc. pursuant to 47 U.S.C. Section 252.

DATES AND TIME: February 14-16, 2001, 9:30 a.m.

PLACE: Commission Hearing Room 148, The Betty Easley Conference Center, 4075 Esplanade Way, Tallahassee, Florida PURPOSE: To permit parties to present testimony and exhibits relative to the petition by AT&T Communications of the Southern States, Inc. d/b/a AT&T for arbitration of certain terms and conditions of a proposed agreement with BellSouth Communications, Inc. pursuant to 47 U.S.C. Section 252., and for such other purposes as the Commission may deem appropriate. All witnesses shall be subject to cross-examination at the conclusion of their testimony on the issues identified by the parties at the prehearing conference held on January 23, 2001. The proceedings will be governed by the provisions of Chapter 120, F.S. and Chapter 25-28, FAC.

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 Commission by using the Florida Relay Service, 1(800)955-8771 (TDD).

EXECUTIVE OFFICE OF THE GOVERNOR

The **Office of the Film Commissioner** and the **Florida Film Advisory Council** will convene informally over dinner. This is an open gathering to which all persons are invited.

DATE AND TIME: Thursday, February 8, 2001, 7:00 p.m.

PLACE: Jacobs on the Plaza Restaurant, Dining Room, 101 South Adams Street, Tallahassee FL 32399-1100

PURPOSE: To discuss general issues and related general matters of interest to the Council members. This is not an official meeting of the Council. As the gathering is informal, no agenda will be followed.

Please direct any questions to: Mr. Robert Grimm, Deputy Director, Office of the Film Commissioner, State of Florida, Executive Office of the Governor, Bloxham Building, Suite G-14, Tallahassee, Florida 32399-0001, (850)410-4765.

Pursuant to Chapter 286.26, Florida Statutes, any handicapped person wishing to attend this gathering should contact the Commission at least 48 hours prior to the dinner in order to request any special assistance.

The **Office of the Film Commissioner** and the **Florida Film Advisory Council** will convene in the fifth meeting of the Council. This is a public meeting to which all persons are invited.

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

PLACE: Knott Building, Room 117, 404 South Monroe Street, Tallahassee, FL 32399-1100

PURPOSE: To review projects, discuss committee tasks legislative issues and related general administrative matters of the Council.

A copy of the agenda may be obtained by writing: Mrs. Rebecca Dirden-Mattingly, Commissioner, Office of the Film Commissioner, State of Florida, Executive Office of the Governor, Bloxham Building, Suite 111, Tallahassee, Florida 32399-0001 or calling (850)410-4765.

Should any person wish to appeal any decision made with respect to the above referenced meeting, he may need to ensure verbatim recording of the proceedings in order to provide a record for judicial review.

Pursuant to Chapter 286.26, Florida Statutes, any handicapped person wishing to attend this meeting should contact the Commission at least 48 hours prior to the meeting in order to request any special assistance.

REGIONAL PLANNING COUNCILS

The North Central Florida Regional Planning Council announces a Regional Assessment workshop to which all persons are invited.

DATE AND TIME: February 7, 2001, 9:00 a.m. – 12:00 Noon PLACE: Quail Heights Country Club, State Road 247, Lake City, Florida

PURPOSE: The Florida Department of Community Affairs and the North Central Florida Regional Planning Council will conduct a workshop for the purpose of collecting information regarding local issues within the North Central Florida Region.

A copy of the agenda may be obtained by writing: North Central Florida Regional Planning Council, 2009 N. W. 67th Place, Suite A, Gainesville, Florida 32653-1603.

Persons with disabilities who need assistance may contact us, (904)955-2200, at least two business days in advance to make appropriate arrangements.

The **Central Florida Regional Planning Council** announces a public meeting of the District 7, Local Emergency Planning Committee to which all persons are invited.

DATE AND TIME: Wednesday, January 31, 2001, 9:00 a.m.

PLACE: Highlands County Agri-Civic Center, 4509 West George Blvd., Sebring, Florida 33871

PURPOSE: District 7, LEPC Exercise Sub-Committee Meeting.

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. All interested parties within Hardee, Highlands and Okeechobee Counties are hereby advised that the **Central Florida Regional Planning Council** (CFRPC) is applying to the Florida Department of Transportation for a capital grant under Section 5310 of the Federal Transit Act of 1991, as amended, for the purchase of vehicles to be used in the Coordinated Transportation Disadvantaged system for the provision of public transit services within the three county service area. A Public Hearing has been scheduled during the regular business meeting of the CFRPC.

DATE AND TIME: February 7, 2001, 9:30 a.m.

PLACE: Citrus and Chemical Bank, Third Floor Conference Room, 600 N. Broadway, Bartow, FL

PURPOSE: For the purpose of advising all interested parties of service being contemplated if grant funds are awarded, and to ensure that services would not represent a duplication of current or proposed services provided by existing transit or para-transit operators in the area.

This hearing will be conducted if, and only if, a written request for the hearing is received by January 21, 2001.

Requests for a hearing must be addressed to: R. Douglas Leonard, Executive Director, Central Florida Regional Planning Council, P. O. Box 2089, Bartow, FL 33830 and, a copy sent to John W. Starling, FDOT, District One, P. O. Box 1249, Bartow, FL 33830. Questions may be directed to Marcia Staszko, Senior Program Manager, (863)534-7130, Ext. 103.

The **South Florida Regional Planning Council** announces the following Clean Cities Coalition meetings to which all persons are invited.

MEETING: Clean Cities Coalition Market Development Subcommittee

DATE AND TIME: Monday, February 12, 2001, 9:00 a.m.

PLACE: South Florida Regional Planning Council, 3440 Hollywood Boulevard, Suite 140, Hollywood, FL 33021

MEETING: Clean Cities Coalition Steering Committee

DATE AND TIME: Monday, February 12, 2001, 10:00 a.m.

PLACE: South Florida Regional Planning Council, 3440 Hollywood Boulevard, Suite 140, Hollywood, FL 33021

PURPOSE: The Gold Coast Clean Cities Coalition consists of Broward, Martin, Miami-Dade, Monroe and Palm Beach Counties. The Coalition was formed through Governor's Executive Order to accelerate the widespread use of cleaner, alternatively fueled fleet vehicles in the Florida Gold Coast area. The purpose of these meetings is to discuss relevant Coalition issues.

A copy of the agenda may be obtained by writing: South Florida Regional Planning Council, 3440 Hollywood Boulevard, Suite #140, Hollywood, Florida 33021.

If any person desires to appeal any decision with respect to any matter considered at the above cited meeting, such person will need a record of the proceedings, and for such purpose, he may need to ensure that a verbatim record of the proceedings is made to include the testimony and evidence upon which the appeal is to be based.

If you are hearing or speech impaired, please contact the South Florida Regional Planning Council, (954)967-4152 (TDD) if you require additional information regarding the above meeting. If you require special accommodations because of a disability or physical impairment, please contact the Council, (954)985-4416, at least five calendar days prior to the meeting.

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, February 14, 2001, 9:00 a.m.

PLACE: Metroplan Orlando Boardroom, 315 East Robinson Street, Suite 355, Orlando, FL 32801

PURPOSE: Regularly Scheduled Board Meeting.

AGENDA/GENERAL SUBJECT MATTER TO BE CONSIDERED:

- 1. Call to Order
- 2. Agenda Review
- 3. Approval of Minutes
- 4. Consent Items
- 5. Action Items
- 6. Presentations, if any
- 7. Other Business
- 8. Chairman's Report
- 9. Executive Director's Report
- 10. Legislative Report

A copy of the detailed agenda may be obtained by contacting: Virginia Lewis, Executive Assistant, Metroplan Orlando, 315 East Robinson Street, Suite 355, Orlando, FL 32801, (407)481-5672, Extension 314.

Section 286.0105, Florida Statutes, states that if a person decides to appeal any decision made by a board, agency or commission with respect to any matter considered at a meeting or hearing, he will need a record of the proceedings, and that, for such purpose, he may need to ensure that a verbatim record of the proceedings is made, which record includes the testimony and evidence upon which the appeal is to be based.

In accordance with the Americans with Disabilities Act of 1990, persons needing a special accommodation at this meeting because of a disability or physical impairment should contact Metroplan Orlando, (407)481-5672, at least 48 hours before the meeting.

DEPARTMENT OF LABOR AND EMPLOYMENT SECURITY

The Florida **Department of Labor and Employment Security**, Workers' Compensation Oversight Board announces a meeting of the Fraud and Noncompliance Committee and the Premiums and Benefits Committee.

DATE AND TIME: Thursday, February 1, 2001, 9:00 a.m. – 10:00 a.m. (continuance granted upon request)

PLACE: TBA

PURPOSE: To discuss issues of interest to the Board.

For a copy of the agenda or for further information about this meeting, contact: Carolyn Smith, Suite 100, Marathon Building, 2574 Seagate Drive, Tallahassee, Florida 32399-2152, (850)487-2613.

In the event meeting time and/or place changes, notice of change will be posted on meeting notice bulletin board at 2574 Seagate Drive, Suite 100, Marathon Building, Tallahassee, Florida 32399-2152. You may call (850)487-2613.

Persons with a disability or handicap requiring reasonable accommodation should contact Becky Thomas in writing or by telephone at the above address or telephone number at least two business days in advance of the meeting to make appropriate arrangements. If you are hearing or speech impaired, please contact Becky Thomas using the Florida Dual Party Relay System, 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

The Florida **Department of Labor and Employment Security**, Division of Workers' Compensation, wishes to announce a meeting of the Self-Insurance Customer Council to which the public is invited.

DATE AND TIME: February 23, 2001, 11:00 a.m. – 1:00 p.m. PLACE: Hartman Building, 2012 Capital Circle, S. E., Room 317, Tallahassee, Florida

PURPOSE: To provide a forum for comments from self-insured employers, service companies, labor and the public on issues relating to the regulation of self-insured employers and their employees. Issues to be discussed include Changes to the charter and Legislative update.

For further information regarding this meeting you may contact: W. Warren Mulherin, P. O. Box 5497, Tallahassee, Florida 32314-5497, (850)487-3591.

Persons with a disability or handicap requiring reasonable accommodation should contact W. Warren Mulherin in writing or by phone at least two business days in advance to make appropriate arrangements. If you are hearing or speech impaired, please contact Mr. Mulherin using the Florida Dual Party Relay System, 1(800)955-8770 (Voice) or 1(800)955-8771 (TDD).

WATER MANAGEMENT DISTRICTS

The **Southwest Florida Water Management District** (SWFWMD) announces the following public meetings to which all interested persons are invited.

LEGISLATIVE DELEGATION DROUGHT BRIEFING

DATE AND TIME: Tuesday, February 6, 2001, 5:30 p.m.

PLACE: Knott Building, Room 114, Tallahassee, FL

GENERAL SUBJECT MATTER TO BE DISCUSSED: Brief Hardee, Sarasota, DeSoto, Charlotte, Highlands, Manatee and Polk legislators on drought conditions within the SWFWMD.

ALTERNATIVE WATER SUPPLIES GRANTS ADVISORY COMMITTEE

DATE AND TIME: Friday, February 9, 2001, 9:30 a.m.

PLACE: SWFWMD, Headquarters, 2379 Broad Street, Conference Rooms A-B, Brooksville, FL

GENERAL SUBJECT MATTER TO BE DISCUSSED: Review and rank FY 2002 Alternative Water Source projects that were submitted through the Cooperative Funding Program. LAKE PANASOFFKEE RESTORATION COUNCIL MEETING

DATE AND TIME: Monday, February 12, 2001, 5:00 p.m.

PLACE: Sumter county Courthouse, 209 North Florida Street, Bushnell, FL

GENERAL SUBJECT MATTER TO BE DISCUSSED: Consideration of Council business.

PINELLAS-ANCLOTE RIVER BASIN BOARD MEETING

DATE AND TIME: Wednesday, February 14, 2001, 9:00 a.m.

PLACE: Clearwater City Hall, 112 South Osceola Avenue, Clearwater, FL

GENERAL SUBJECT MATTER TO BE DISCUSSED: Consideration of Basin business.

ALAFIA RIVER BASIN BOARD MEETING

DATE AND TIME: Thursday, February 15, 2001, 9:00 a.m.

PLACE: SWFWMD, Tampa Service Office, 7601 U.S. Highway 301, North, Tampa, FL (Note: This is a change of address from the originally scheduled meeting.)

GENERAL SUBJECT MATTER TO BE DISCUSSED: Consideration of Basin business.

PEACE RIVER BASIN BOARD MEETING

DATE AND TIME: Friday, February 16, 2001, 9:30 a.m.

PLACE: Charlotte Airport, 2800 Airport Road, Punta Gorda, FL

GENERAL SUBJECT MATTER TO BE DISCUSSED: Consideration of Basin business.

MANASOTA BASIN BOARD

DATE AND TIME: Wednesday, February 21, 2001, 10:00 a.m.

PLACE: North Port City Hall, 5650 N. Port Boulevard, North Port, FL

GENERAL SUBJECT MATTER TO BE DISCUSSED: Consideration of Basin business.

GOVERNING BOARD MEETING, PUBLIC HEARING AND COMMITTEE MEETINGS

DATE AND TIME: Tuesday, February 27, 2001, 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, February 28, 2001, 9:00 a.m.

PLACE: SWFWMD, Headquarters, 2379 Broad Street, Brooksville, FL

GENERAL SUBJECT MATTER TO BE DISCUSSED: Conduct of Meeting and Public Hearing.

The District does not discriminate based on disability. Anyone requiring reasonable accommodation under the ADA should contact 1(800)423-1476 (Florida only), Extension 4604, (TTD Only), 1(800)231-6103 (Florida only), Fax (352)754-6874.

The **Southwest Florida Water Management District** announces the following public hearing to which all interested persons are invited.

DATES AND TIME: February 27, 2001; and may be continued February 28, 2001, 9:00 a.m.

PLACE: Governing Board Room, Southwest Florida Water Management District, 2379 Broad Street, Brooksville, Florida 34609-6899

PURPOSE: The acquisition of certain lands eligible to be considered for funding from the Water Management Lands Trust Fund (Save Our Rivers)/Florida Preservation 2000 Trust Fund which lands are further described as follows:

Part of the Annutteliga Hammock comprised of one parcel referred to as SWF Parcel No. 15-228-661 consisting of approximately $153\pm$ acres. The parcel is located on the east side of U.S. Highway 19 and lies in Section 6, Township 21 South, Range 18 East in Hernando County, Florida; and

Part of the Weekiwachee Preserve project comprised of one parcel referred to as SWF Parcel No. 15-773-106 consisting of approximately $325\pm$ acres. The parcel is located on the north and the south side of County Road 50, lying west of U.S. Highway 19. Subject parcel is within Sections 2 and 3, Township 23 South, Range 17 East in Hernando County, Florida; and

Part of the Upper Hillsborough project comprised of one parcel referred to as SWF Parcel No. 13-508-105C to be acquired by a conservation easement consisting of approximately $7,000\pm$ acres. The parcel is located west of Old Lakeland-Dade City Road in all or parts of Sections 1, 11, 12, 13, 14, 22, 23, 24, 25, 26, 35 and 36, Township 26 South, Range 22 East; and in all or

parts of Sections 18, 19, 30 and 31, Township 26 South, Range 23 East; and in all or parts of Section 6, Township 27 South, Range 23 East, all in Polk County, Florida; and

Part of the Alafia River Corridor project comprised of one parcel referred to as SWF Parcel No. 11-709-125 consisting of approximately $2,500\pm$ acres. The parcel is located on both sides of Browning Road, west of State Road 39 in all or parts of Sections 24, 25 and 36, Township 30 South, Range 21 East; and Sections 1, 2 and 3, Township 31 South, Range 21 East; and Sections 34 and 35, Township 30 South, Range 21 East and in all or parts of Section 31, Township 30 South, Range 22 East, all in Hillsborough County, Florida; and

Part of the Hillsborough River Corridor project comprised of one parcel referred to as SWF Parcel 13-444-107 consisting of approximately $10\pm$ acres, lying in Section 30, Township 26 South, Range 22 East in Pasco County, Florida; and

Part of the Green Swamp project comprised of three parcels referred to SWF Parcel Nos. 10-200-563, 1237 and 1239 consisting of approximately $11.68\pm$ acres, $5\pm$ acres, and $2.5\pm$ acres, respectively. Parcel no. 563 lies in Section 36, Township 24 South, Range 24 East. Parcel no. 1237 lies in Sections 15 and 36, Township 24 South, Range 24 East. Parcel no 1239 lies in Section 14, Township 24 South, Range 24 East. All three parcels are in Lake County, Florida.

The donation of an easement to Sarasota County, Florida in connection with the Myakka River Project consisting of approximately 1,127 square feet $(0.03\pm \text{ acre})$. The easement is referred to as SWF Parcel No. 21-708-122X, lying adjacent to the south side of County Road 777(South River Road) and south of U.S. Highway 41 in Section 22, Township 40 South, Range 20 East, Sarasota County, Florida.

Any person deciding to appeal any decision made by the District Governing Board concerning the above-referenced hearing will need a record of the proceedings and for such purpose may need to ensure that a verbatim record of the proceedings is made, which record includes the testimony and evidence upon which the appeal may be based.

A copy of the agenda or a more specific legal description of the lands proposed for acquisition may be obtained by contacting Fritz H. Musselmann, Land Resources Director, Southwest Florida Water Management District, at the above address.

The District does not discriminate based on disability status. Anyone requiring reasonable accommodations under the ADA should call 1(800)423-1476 (Florida only), Extension 4452, Fax (352)754-6877, (TTD Only) 1(800)231-6103.

The **South Florida Water Management District** announces a public meeting to which all interested parties are invited. DATE AND TIME: January 31, 2001, 8:30 a.m.

PLACE: 3301 Gun Club Road, West Palm Beach, FL 33406 PURPOSE: Meeting with members of the Palm Beach County Legislative Delegation. 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 Sharon Gabriel, Senior Government Specialist, (561)682-6844.

The **South Florida Water Management District** announces a public meeting to which all interested parties are invited:

DATE AND TIME: Tuesday, February 6, 2001, 1:30 p.m. – 3:30 p.m.

PLACE: Conservancy of Southwest Florida, 1450 Merrihue Drive, Naples, FL, (941)262-0304

PURPOSE: To review the proposed scope of work for conducting a feasibility study of constructing and operating a regional irrigation distribution system in the lower west coast region.

A copy of the agenda may be obtained by writing: South Florida Water Management District, P. O. Box 24680, West Palm Beach, Florida 33416-4680.

Appeals from any South Florida Water Management District Board decision require a record of the proceedings. Although Governing Board meetings and hearings are normally recorded, affected persons are advised that it may be necessary for them to ensure that a verbatim record of the proceeding is made, including the testimony and evidence upon which the appeal is to be based.

Persons with disabilities who need assistance may contact Tony Burns, District Clerk, (561)682-6206, at least two business days in advance to make appropriate arrangements. For more information, contact Mark Elsner, (561)682-6156.

The **South Florida Water Management District** announces a public meeting to which all interested parties are invited.

DATES AND TIME: February 6, 2001; February 13, 2001; February 20, 2001; February 27, 2001, 1:00 p.m.

PLACE: District Headquarters, B-1 Building, Egret Conference Room, 3301 Gun Club Road, West Palm Beach, Florida PURPOSE: The Appraisal Review Committee will hold its regular meeting to discuss appraisal issues and, if necessary, select an appraiser from proposals received on upcoming appraisal assignments.

A copy of the agenda may be obtained by writing: South Florida Water Management District, P. O. Box 24680, West Palm Beach, Florida 33416-4680.

Appeals from any South Florida Water Management District Board decision require a record of the proceedings. Although Governing Board meetings and hearings are normally recorded, affected persons are advised that it may be necessary for them to ensure that a verbatim record of the proceeding is made, including the testimony and evidence upon which the appeal is to be based.

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

Those who desire more information may contact Kenneth Daw, Chief Appraiser, (561)682-6737.

The **South Florida Water Management District** announces a public meeting to which all interested parties are invited.

DATE AND TIME: Friday, February 9, 2001, 10:00 a.m. – 3:00 p.m.

PLACE: B-1 Storch Room, SFWMD Headquarters

PURPOSE: Technical Oversight Committee meeting: tentative agenda includes:

1) Everglades Consolidated Report (ECR) available on CD and input is sought on topics needing attention for 2002;

2) Water Quality Conditions reports to the TOC for November 2000 and January 2001;

3) Interim Structural and Operation Plan for the Cape Sable Seaside Sparrow, 2000 and 2001 – Implementation, water quality monitoring and assessment;

4) Operational Plan for C-111 Project: Water Quality related issues, Corps; Regulatory Requirements, FDEP/SFWMD; and GRR Supplement Water Quality Strategy – Corps/FDEP/SFWMD

A copy of the agenda may be obtained by writing: South Florida Water Management District, P. O. Box 24680, West Palm Beach, Florida 33416-4680.

Appeals from any South Florida Water Management District Board decision require a record of the proceedings. Although Governing Board meetings and hearings are normally recorded, affected persons are advised that it may be necessary for them to ensure that a verbatim record of the proceeding is made, including the testimony and evidence upon which the appeal is to be based.

Persons with disabilities who need assistance may contact Tony Burns, District Clerk, (561)682-6206, at least two business days in advance to make appropriate arrangements. Those who desire more information may contact Dr. Garth Redfield, (561)682-6611 or email: gredfiel@sfwmd.gov.

The **South Florida Water Management District** announces a public meeting to which all interested parties are invited.

DATE AND TIME: February 13, 2001, 8:00 a.m.

PLACE: National Marine Fisheries Service, Southeast Fisheries Center, Virginia Key, Miami, FL

PURPOSE: Biscayne Bay Strategic Science Plan Workshop.

A copy of the agenda may be obtained by writing: South Florida Water Management District, P. O. Box 24680, West Palm Beach, Florida 33416-4680.

Appeals from any South Florida Water Management District Board decision require a record of the proceedings. Although Governing Board meetings and hearings are normally recorded, affected persons are advised that it may be necessary for them to ensure that a verbatim record of the proceeding is made, including the testimony and evidence upon which the appeal is to be based.

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

The **South Florida Water Management District** announces a public meeting to which all interested parties are invited.

DATE AND TIME: February 14, 2001, 12:30 p.m.

PLACE: STA-1 West, West Palm Beach, Florida

PURPOSE: Commissioning of the G-310 Pump Station.

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 Sharon Gabriel, Senior Government Specialist, (561)682-6844.

The **South Florida Ecosystem Restoration Task Force**, Noxious Exotic Weed Task Team announces a public meeting to which all interested parties are invited.

DATES AND TIME: February 15-16, 2001, 12:00 Noon – 2:00 p.m.

PLACE: Room 521, Primera Casa Building, Florida International University Campus, Miami, FL PURPOSE: To review the recently completed draft invasive plant assessment document and begin development of a strategy for comprehensively managing invasive plants in Florida.

A copy of the agenda may be obtained by writing: South Florida Water Management District, P. O. Box 24680, West Palm Beach, FL 33416.

Those who desire more information may contact Dan Thayer, (561)682-6129.

AGENCY FOR HEALTH CARE ADMINISTRATION

The **Agency for Health Care Administration** announces a meeting of the Prescribing Pattern Review Panel and the Drug Utilization Review Board to which all interested parties are invited.

DATE AND TIME: Saturday, February 3, 2001, 10:30 a.m. – 3:30 p.m.

PLACE: Airport Marriott, Tampa International Airport, Tampa, FL

PURPOSE: Evaluation of prescribing patterns and profiles of prescribers for selected therapeutic classes in the Medicaid program.

Any attendee requiring special accommodation because of a disability or physical impairment should contact the Marriott, (813)874-6084, at least five days prior to the meeting.

DEPARTMENT OF MANAGEMENT SERVICES

The **Department of Management Services** announces that it will commence negotiations with North American Specialty Insurance Company through Marsh USA and Swiss Re. for the procurement of Workers' Compensation Large Deductible insurance coverage pursuant to the intent to negotiate posted on December 8, 2000, to which all interested persons are invited. Negotiations will continue day to day until concluded. DATE AND TIME: January 29, 2001, 10:00 a.m. (EST)

PLACE: Department of Management Services, State Purchasing, Capital Circle Office Center, 4050 Esplanade Way, Suite 315L, Tallahassee, FL 32399-0950.

A copy of the agenda may be obtained by contacting: Theresa Dollar, Department of Management Services, State Purchasing, 4050 Esplanade Way, Suite 335, Tallahassee, FL 32399-0950, (850)488-7516, Suncom 278-7516.

Any person requiring a special accommodation at this meeting because of a disability or physical impairment should contact the State Purchasing at the above telephone or address at least five (5) calendar days prior to the meeting. If you are hearingor speech-impaired, please contact the agency using the Florida Dual Party Relay System, 1(800)955-8770 (Voice) or 1(800)955-8771 (TDD). If any person decides to appeal any decision made by the department with respect to any matter considered at this meeting, he will need a record of the proceedings, and for such purpose he may need to ensure that a verbatim record of the proceedings be made, which record includes the testimony and evidence upon which the appeal is to be based.

The Americans with Disabilities Act Working Group, which is administered by the **Department of Management Services** announces a meeting of the Americans with Disabilities Act Working Group Education, Advocacy and Awareness Committee to which all interested persons are invited.

DATE AND TIMES: January 31, 2001, 10:00 a.m. – 1:00 p.m.; 2:00 p.m. – 5:00 p.m.

PLACE: ADA Working Group Conference Room, Department of Management Services, Americans with Disabilities Act Working Group, 4040 Esplanade Way, Suite 180, Tallahassee, Florida 32399-7016

PURPOSE: To facilitate the mission of this Working Group.

For those people unable to attend in person, you may participate in the meeting via Teleconference call by dialing (850)921-6580 or Suncom 291-6580.

A copy of the agenda may be obtained by writing or calling: American with Disabilities Act Working Group, 4040 Esplanade Way, Ste. 180, Tallahassee, FL 32399-7016, (Voice) (850)487-3423, (TTD) (850)410-0684.

Should you require accommodations or materials in alternative formats place contact Doris Farmer, (Voice) (850)487-3423, (TTY) (850)410-0684.

The Americans with Disabilities Act Working Group, which is administered by the **Department of Management Services** announces a meeting of the Americans with Disabilities Act Working Group Executive Board Committee Meeting to which all interested persons are invited.

DATE AND TIME: February 14, 2001, 10:00 a.m. - 12:00 Noon

PLACE: ADA Working Group Conference Room, Department of Management Services, Americans with Disabilities Act Working Group, 4040 Esplanade Way, Suite 180, Tallahassee, FL 32399-7016

PURPOSE: To facilitate the mission of this Working Group.

For those people unable to attend in person, you may participate in the meeting via Teleconference call by dialing (850)921-6580 or Suncom 291-6580.

A copy of the agenda may be obtained by writing or calling: American with Disabilities Act Working Group, 4040 Esplanade Way, Ste. 180, Tallahassee, Florida 32399-7016, (Voice) (850)487-3423, (TTD) (850)410-0684. Should you require accommodations or materials in alternative formats, please contact Doris Farmer, (Voice) (850)487-3423, (TTY) (850)410-0684.

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

The **Construction Industry Licensing Board** will hold the following meetings to which all interested parties are invited.

DATES AND TIMES: Wednesday, February 14, 2001, 4:00 p.m.; Thursday, February 15, 2001, 8:00 a.m.; Friday, February 16, 2001, 8:00 a.m.

PLACE: DoubleTree Oceanfront Hotel, Cocoa Beach, Florida PURPOSE: Committee, Disciplinary Actions and General Session meetings of the Board.

Any person who decides to appeal any decision made by the board with respect to any matter considered at these meetings may need to ensure that a verbatim record of the proceedings is made, which record includes the testimony and evidence upon which the appeal is to be based.

Additional information and a final agenda may be obtained by writing: Construction Industry Licensing Board, 7960 Arlington Expressway, Suite 300, Jacksonville, Florida 32211-7467.

Any person requiring special accommodations at this meeting because of a disability or physical impairment should contact Cathleen E. O'Dowd, (904)727-3689, at least seven calendar days prior to the meeting. Hearing or speech impaired please use Florida Relay System, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

NOTICE OF CANCELLATION – The Florida **Electrical Contractors' Licensing Board** is announcing its cancellation of the Board Meeting scheduled on January 17-18, 2001, at the Four Points Hotel, 1208 N. Ocean Blvd., Pompano Beach, FL 33062.

The Florida **Electrical Contractors' Licensing Board** announces an Official Board Meeting to which all interested persons are invited.

DATE AND TIME: February 6, 2001, 10:00 a.m. or soon thereafter

PURPOSE: Official Board Meeting.

DATE AND TIME: February 7, 2001, 8:30 a.m. or soon thereafter

PURPOSE: Official Board Meeting.

PLACE: Four Points Hotel, 1208 N. Ocean Boulevard, Pompano Beach, Florida 33062, (954)782-5300

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 the 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), 1(800)955-8771 (TDD).

The Florida **Board of Professional Engineers** announces a public meeting to conduct the business of the Board, including committee business which all persons are invited.

DATES AND TIME: Wednesday, February 21, 2001; Thursday, February 22, 2001, 8:30 a.m., if the business of the Boards is not concluded

PLACE: Casa Monica, 95 Cordova St., St. Augustine, FL 32084

PURPOSE: General Business of the Board.

A copy of the agenda may be obtained by writing: Board of Professional Engineers, 1208 Hays Street, Tallahassee, Florida 32301.

If any person decides to appeal a decision made by the Board with respect to any matter considered at this meeting, they will need a record of the proceedings, and for such purposes they may need to ensure that a verbatim record of the proceedings is made, which record will include the testimony and evidence upon which the appeal is to be made.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this meeting is asked to advise the Board at least forty-eight (48) hours before the meeting by contacting Natalie Lowe, (850)521-0500.

The **Florida Engineers Management Corporation** announces a public meeting to conduct the business of the Corporation to which all persons are invited.

DATE AND TIME: Friday, February 23, 2001, 8:30 a.m. – conclusion of meeting

PLACE: Casa Monica, 95 Cordova St., St. Augustine, FL 32084

PURPOSE: General Business of the Corporation.

A copy of the agenda may be obtained by writing: Florida Board of Professional Engineers, 1208 Hays Street, Tallahassee, Florida 32301. If any person decides to appeal a decision made by the Corporation with respect to any matter considered at this meeting, they will need a record of the proceedings, and for such purposes they may need to ensure that a verbatim record of the proceedings is made, which record will include the testimony and evidence upon which the appeal is to be made.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this meeting is asked to advise the Board at least forty-eight (48) hours before the meeting by contacting Natalie Lowe, (850)521-0500.

DEPARTMENT OF ENVIRONMENTAL PROTECTION

The **Department of Environmental Protection**, Deputy Secretary for Land and Recreation, Office of Coastal and Aquatic Managed Areas, Rookery Bay National Estuarine Research Reserve and The Conservancy of South West Florida announces a public meeting to which all persons are invited.

DATE AND TIME: Wednesday, January 31, 2001, 7:00 p.m.

PLACE: Collier County Cooperative Extension Service, 14700 Immokalee Road, Naples, Florida 34120

PURPOSE: Rookery Bay National Estuarine Research Reserve and The Conservancy of South West Florida will host a town hall meeting to discuss the upcoming application to include North Belle Meade within the Belle Meade Conservation and Recreation Lands (CARL) acquisition project.

Any questions concerning this meeting may be addressed to: Nicole Ryan, The Conservancy of South West Florida, (941)403-4220.

If an accommodation is needed for a disability in order to participate in this activity, please notify Linda Harvey, (850)488-0450, 1(800)955-8771 (TDD), at least seven days prior to the event.

The **Department of Environmental Protection** announces a public meeting of the Governor's Commission for the Everglades to which all persons are invited.

DATE AND TIME: February 8, 2001, 9:00 a.m. - 5:00 p.m.

PLACE: This meeting will take place in West Palm Beach, FL. Please contact the Commission office for verification of meeting place

PURPOSE: The agenda has not been determined.

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)668-7298.

The **Department of Environmental Protection** announces a meeting to which all persons are invited. Please contact Roger W. Rook at the telephone number or e-mail address listed below to CONFIRM your attendance.

DATE AND TIME: Friday, February 23, 2001, 9:00 a.m. – not later than 4:00 p.m.

PLACE: Radisson Hotel Orlando Airport, 5555 Hazeltine National Drive, Orlando, FL 32812

PURPOSE: General issues regarding the petroleum cleanup preapproval program of interest to those subcontractors conducting or planning to conduct work in this program will be discussed.

For more information contact: Roger W. Rook, Department of Environmental Protection, Bureau of Petroleum Storage Systems, 2600 Blair Stone Road, MS #4575, Tallahassee, FL 32399-2400,(850)921-0896, or e-mail roger.rook@dep. state.fl.us.

If, pursuant to the provisions of the Americans with Disabilities Act, any persons requiring special accommodations, or is hearing or speech impaired, contact Mr. Rook at least 48 hours in advance.

The **Department of Environmental Protection**, Office of Greenways and Trails announces a meeting of the Florida Greenways and Trails Council's Linear Facilities Committee, to which all interested parties are invited.

DATE AND TIME: February 2, 2001, 9:00 a.m.

PLACE: 3900 Commonwealth Boulevard, Office of Greenways and Trails Conference Room, Douglas Building, 8th Floor, Tallahassee, FL 32399-3000

PURPOSE: Regular meeting of the committee to discuss strategies for encouraging owners of linear facilities to participate in the Florida Greenways and Trails Program.

For additional information contact: Jim Wood, Department of Environmental Protection, Office of Greenways and Trails, DEP MS #795, 3900 Commonwealth Boulevard, Tallahassee, FL 32399-3000, (850)488-3701 or 1(800)955-8871 (TDD), email: marsha.rickman@dep.state.fl.us.

NOTE: If you need special accommodation in order to attend this meeting because of a disability, please contact Jim Wood at the address or telephone number above prior to January 29, 2001.

DEPARTMENT OF HEALTH

The **Board of Clinical Laboratory Personnel** will hold a duly noticed meeting to which all persons are invited to attend.

DATES AND TIMES: Thursday, February 15, 2001, 1:00 p.m.; Friday, February 16, 2001, 9:00 a.m.

PLACE: Omni Jacksonville Hotel, 245 Water Street, Jacksonville, FL 32202, (904)791-4829

PURPOSE: General board business.

Any person requiring special accommodations at this meeting because of a disability or physical impairment should contact the Board, (850)245-4444, Ext. 3617, at least 48 hours prior to the meeting. If you are hearing or speech impaired, please contact the Board office using the Dual Party Relay System, 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

If any person decides to appeal any decision made by the Board with respect to any matter considered at this meeting or hearing, he/she will need to ensure that a verbatim record of the proceeding is made, which record includes the testimony and evidence form which the appeal is to be issued.

A copy of the agenda item may be obtained by writing: Sherra Causey, Board of Clinical Laboratory Personnel, 4052 Bald Cypress Way, BIN #C07, Tallahassee, FL 32399-3257.

The Department of Health, Board of Clinical Social Work, Marriage and Family Therapy and Mental Health Counseling announces telephone conference call in which reconsiderations will be heard.

DATE AND TIME: February 16, 2001, 9:00 a.m.

PLACE: (850)245-4474 to inquire about call-in number PURPOSE: Probable Cause Panel Meeting.

Any person requiring special accommodations for this conference call due to disability or physical impairment should call (850)488-0595, at least five (5) calendar days prior to the conference call. If you are hearing or speech impaired, please contact the office using the Florida Dual Party Relay System, 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

All interested parties should contact the board by writing: Sue Foster, Executive Director, Board of Clinical Social Work, Marriage and Family Therapy and Mental Health Counseling, 4052 Bald Cypress Way, BIN #C08, Tallahassee, FL 32399-3258 or call (850)245-4474.

The Florida **Board of Dentistry** announces a meeting to be held by way of conference to which all interested persons are invited.

DATE AND TIME: Monday, February 5, 2001, 12:00 Noon or as soon as all parties are connected

PLACE: Telephone (850)488-8295 hookup, Office of William H. Buckhalt, Executive Director, 4052 Bald Cypress Way, Tallahassee, FL

PURPOSE: To certify for licensure successful candidates from the December dental/dental hygiene exam and other board business.

If a person decides to appeal any decision made by the Board with respect to any matter considered at this meeting or hearing, he may need to ensure that a verbatim record of the proceedings is made, which records include the testimony and evidence upon which the appeal is to be based. A copy of any item on the agenda may be obtained by writing: William H. Buckhalt, Executive Director, Board of Dentistry, 4052 Bald Cypress Way, BIN #C06, Tallahassee, Florida 32399-3256 or you may call (850)245-4161. You will be charged seventeen cents per page for the number of copies desired.

Any person requiring a special accommodation at this meeting because of a disability or physical impairment should contact Linda Barber, (850)245-4161, at least five calendar days prior to the meeting. Persons who are hearing or speech impaired, can contact Ms. Barber using the Florida Dual Party Relay System, 1(800)955-8770 (Voice), 1(800)955-8771 (TDD).

TheFloridaBoardofMedicine,Dietetics-Nutrition/ElectrolysisCommitteeannouncesameeting to which all persons are invited.

DATE AND TIME: February 2, 2001, 5:30 p.m. or soon there after

PLACE: Wyndham Westshore, 4860 West Kennedy Boulevard, Tampa, Florida 33609, (813)286-4400

PURPOSE: To conduct general business of the Committee.

Any person requiring a special accommodation at this meeting because of a disability or physical impairment should contact the Florida Board of Medicine, (850)245-4131, at least five (5) calendar days prior to the meeting. If you are hearing or speech impaired, please call the Florida Board of Medicine using the Florida Dual Party Relay System, 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

A copy of the agenda may be obtained by writing: Tanya Williams, Board Director, Medical Quality Assurance, 4052 Bald Cypress Way, BIN #C03, Tallahassee, Florida 32399-3253.

Please note that if a person decides to appeal any decision made by the Board with respect to any matter considered at the above cited meeting or hearing, he will need a record of the proceedings, and for such purpose, may need to insure that a verbatim record of the proceeding is made, which record includes the testimony and evidence upon which is to be based.

The Florida **Board of Medicine**, Expert Witness Credentials Committee announces a meeting to which all persons are invited.

DATES AND TIME: February 2, 2001, 5:30 p.m. or soon there after

PLACE: Wyndham Westshore, 4860 West Kennedy Boulevard, Tampa, Florida 33609, (813)286-4400

PURPOSE: To conduct general business of the Committee.

Any person requiring a special accommodation at this meeting because of a disability or physical impairment should contact the Florida Board of Medicine, (850)245-4131, at least five (5) calendar days prior to the meeting. If you are hearing or speech impaired, please call the Florida Board of Medicine using the Florida Dual Party Relay System, 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

A copy of the agenda may be obtained by writing: Tanya Williams, Board Director, Medical Quality Assurance, 4052 Bald Cypress Way, BIN #C03, Tallahassee, Florida 32399-3253.

Please note that if a person decides to appeal any decision made by the committee with respect to any matter considered at the above cited meeting or hearing, he will need a record of the proceedings, and for such purpose, he may need to insure that a verbatim record of the proceeding is made, which record includes the testimony and evidence upon which the appeal is to be based.

The Florida **Board of Medicine** announces a meeting to which all persons are invited.

DATES AND TIME: February 2-4, 2001, 8:00 a.m.

PLACE: Wyndham Westshore, 4860 West Kennedy Boulevard, Tampa, Florida 33609, (813)286-4400

PURPOSE: To conduct general business of the Board.

Any person requiring a special accommodation at this meeting because of a disability or physical impairment should contact the Florida Board of Medicine, (850)245-4131 at least five (5) calendar days prior to the meeting. If you are hearing or speech impaired, please call the Florida Board of Medicine using the Florida Dual Party Relay System, 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

A copy of the agenda may be obtained by writing: Tanya Williams, Board Director, Medical Quality Assurance, 4052 Bald Cypress Way, BIN #C03, Tallahassee, Florida 32399-3253.

Please note that if a person decides to appeal any decision made by the Board with respect to any matter considered at the above cited meeting or hearing, he will need a record of the proceedings, and for such purpose, may need to insure that a verbatim record of the proceeding is made, which record includes the testimony and evidence upon which the appeal is to be based. A verbatim tape record of the proceeding may be obtained from a court reporter, if present, or an audio record from the Board Director.

The **Department of Health, Board of Nursing** announces the following meeting to which all persons are invited.

New Board Member Orientation

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

PLACE: 4080 Woodcock Dr., Jacksonville, FL 32258

PURPOSE: To orient new Board Members to the business of the Board of Nursing.

A copy of any item on the agenda may be obtained by writing: Dr. Ruth Stiehl, Executive Director, Board of Nursing, 4080 Woodcock Drive, Ste. 202, Jacksonville, FL 32207. You will be charged \$.15 per page for the number of copies desired.

The **Department of Health, Board of Opticianry** announces a General Business Meeting. All interested parties are invited to attend at the address listed below, which is normally open to the public.

DATE AND TIME: February 22, 2001, 9:00 a.m.

PLACE: Jacksonville Clarion, 2101 Dixie Clipper Dr., Jacksonville, FL 32218, (904)741-1997

PURPOSE: Board Business.

A copy of the agenda may be obtained by writing: Sue Foster, Executive Director, Department of Health, Board of Opticianry, 4052 Bald Cypress Way, BIN #C08, Tallahassee, FL 32399-3258.

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 Sue Foster, by Monday, February 12, 2001.

DEPARTMENT OF CHILDREN AND FAMILY SERVICES

The **Department of Children and Family Services**, District Ten in conjunction with the community will conduct the following meetings during the month of January and February: The Department of Children and Family Services, Alcohol, Drug Abuse and Mental Health Program announces a public meeting to which you are invited to attend.

DATE AND TIME: January 31, 2001, 4:00 p.m. - 6:30 p.m.

PLACE: Department of Children and Family Services, Regional Service Center, 201 W. Broward Blvd., Suite 408, Ft. Lauderdale, Florida 33301

GENERAL SUBJECT MATTER TO BE CONSIDERED: Children's Mental Health and Substance Abuse focus group meeting with a purpose to assist in the development of the ADMH Plan.

The Department of Children and Families Alcohol, Drug Abuse and Mental Health Standing Committee announces a public meeting to which you are invited to attend:

DATE AND TIME: February 12, 2001, 3:00 p.m.

PLACE: Broward Regional Health Planning Council, Inc., 915 Middle River Drive, Suite 115, Ft. Lauderdale, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: Alcohol, Drug Abuse and Mental Health related issues.

A copy of the agenda may be obtained by writing: Scott Silverman, Management Review Specialist, Regional Office, 201 W. Broward Blvd., Suite 200, Ft. Lauderdale, FL 33301.

Anyone requiring a special accommodation to participate in this meeting is requested to advise District Administration, Scott Silverman, at least 5 working days before the meeting, (954)759-5446 or (954)467-4509 (TDD).

The **Department of Children and Family Services**, District 4 announces the following public meeting to which all persons are invited.

Nassau Alliance

DATE AND TIME: February 5, 2001, 1:00 p.m.

PLACE: Nassau County School Board Building, 1201 Atlantic Avenue, Fernandina Beach, FL

PURPOSE: Regular meeting of the Alliance.

Bylaws Committee

DATES AND TIMES: February 9, 2001, 1:00 p.m.; February 13, 2001, 11:30 a.m.

PLACE: Conference Room 1, 5920 Arlington Expressway, Jacksonville, FL

PURPOSE: Development of the Bylaws for the 4-County Alliance.

4-County Alliance

DATE AND TIME: February 13, 2001, 1:00 p.m.

PLACE: Conference Room 1, 5920 Arlington Expressway, Jacksonville, FL

PURPOSE: Regular meeting of the Alliance.

A copy of the agenda may be obtained by writing: Department of Children and Family Services, P. O. Box 2417, Jacksonville, FL 32231-0083, Attention: George Strange.

If you need special accommodations (i.e. assistive listening devices, sign language interpreter, etc.) please notify George Strange, (904)723-2151, at least 48 hours in advance of the meeting. Hearing impaired please call (904)646-2859 (TDD).

The Family Preservation and Support Coalition Child Abuse and Neglect Prevention Committee, sponsored by the District 12, **Department of Children and Family Services** announces the following public meeting to which all persons are invited.

DATE AND TIME: February 5, 2001, 3:30 p.m.

PLACE: Children's Advocacy Center, 344 South Beach Street, Daytona Beach, Florida

PURPOSE: Regular Business Meeting.

A copy of the agenda may be obtained by writing: Family Preservation and Support, Department of Children and Family Services, 210 North Palmetto Avenue, Daytona Beach, FL 32114-3284, Attn.: Jeff Miller. If you need special accommodations (i.e., assistive listening devices, sign language interpreter, etc.) please notify Jeff Miller, (904)226-7826, at least 48 hours in advance of the meeting. Hearing impaired please use Florida Relay System, 1(800)955-8771.

The Family Preservation and Support Coalition Executive Committee, sponsored by the District 12, **Department of Children and Family Services** announces the following public meeting to which all persons are invited.

DATE AND TIME: February 7, 2001, 9:00 a.m.

PLACE: Domestic Abuse Council, 211 N. Ridgewood Avenue, Daytona Beach, Florida

PURPOSE: Regular Business Meeting.

A copy of the agenda may be obtained by writing: Family Preservation and Support, Department of Children and Family Services, 210 North Palmetto Avenue, Daytona Beach, FL 32114-3284, Attn.: Jeff Miller.

If you need special accommodations (i.e., assistive listening devices, sign language interpreter, etc.) please notify Jeff Miller, (904)226-7826, at least 48 hours in advance of the meeting. Hearing impaired please use Florida Relay System, 1(800)955-8771.

The Shared Services Alliance of Okeechobee and the Treasure Coast of the **Department of Children and Family Services**, District 15, announces the following public meeting to which all persons are invited.

Executive Committee

DATES AND TIME: February 7, 14, 21, 28, 2001, 8:30 a.m.

PLACE: Department of Children and Family Services, 337 North 4th Street, Room 327D, Fort Pierce, FL 34950

For more information, please contact: Betty Robinson, CBC Liaison, 337 North 4th Street, Room 327, Fort Pierce, Florida 34950, (561)467-4174

SPECIAL ACCOMMODATION: Any person requiring special accommodation for this meeting because of a disability or physical impairment should contact, Pearlie Clark, ADA Coordinator, (561)467-4184, at least five days prior to the meeting. If you are hearing or speech impaired, please contact the Agency using the Florida Dual Party Relay System, 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

The Shared Services Alliance of Okeechobee and the Treasure Coast of the **Department of Children and Family Services**, District 15 announces the following public meeting to which all persons are invited.

FOSTER CARE SUB-COMMITTEE

DATES AND TIME: February 14, 28, 2001, 10:00 a.m.

PLACE: Benton Regional Service Center, 337 North 4th Street, Room 316, Fort Pierce, FL

For more information, please contact: Betty Robinson, CBC Liaison, 337 North 4th Street, Room 327, Fort Pierce, Florida 34950, (561)467-4174.

SPECIAL ACCOMMODATION: Any person requiring special accommodation for this meeting because of a disability or physical impairment should contact, Pearlie Clark, ADA Coordinator, (561)467-4184, at least five days prior to the meeting. If you are hearing or speech impaired, please contact the Agency using the Florida Dual Party Relay System, 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

The Shared Services Alliance of Okeechobee and the Treasure Coast of the **Department of Children and Family Services**, District 15 announces the following public meeting to which all persons are invited

ALLIANCE MEETING

DATE AND TIME: February 23, 2001, 8:30 a.m.

PLACE: Workforce Development Board, 9350 South U.S. 1, Port St. Lucie, FL

For more information, please contact: Betty Robinson, CBC Liaison, 337 North 4th Street, Room 327, Fort Pierce, Florida 34950, (561)467-4174.

SPECIAL ACCOMMODATION: Any person requiring special accommodation for this meeting because of a disability or physical impairment should contact, Pearlie Clark, ADA Coordinator, (561)467-4184, at least five days prior to the meeting. If you are hearing or speech impaired, please contact the Agency using the Florida Dual Party Relay System, 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

The **Florida Advocacy Committee**, District 15 announces a public meeting to which all persons are invited.

DATE AND TIME: February 20, 2001, 9:30 a.m.

PLACE: 337 North 4th Street, Benton Regional Service Center, Room 104, Fort Pierce, FL 34950

A copy of the agenda may be obtained by contacting: Ellen Higinbotham, FLAC Liaison, (561)467-3042.

SPECIAL ACCOMMODATION: Any person requiring special accommodation for this meeting because of a disability or physical impairment should contact, Pearlie Clark, ADA Coordinator, (561)467-4184, at least five days prior to the meeting. If you are hearing or speech impaired, please contact the Agency using the Florida Dual Party Relay System, 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

FLORIDA HOUSING FINANCE CORPORATION

The **Florida Housing Finance Corporation** announces a public meeting of the Corporation to which all persons are invited.

DATE AND TIME: Concurrent Wednesdays beginning January 31, 2001 and ending March 28, 2001, 3:00 p.m.

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

GENERAL SUBJECT MATTER TO BE CONSIDERED: To conduct a meeting of the Corporation's State Housing Initiatives Partnership (SHIP) Program Review Committee. The purpose of these Review Committee Meetings is to consider SHIP related matters and approve New and Amended Local Housing Assistance Plans submitted by any of the 67 counties or 48 entitlement municipalities participating in the SHIP Program.

A copy of the weekly agenda may be obtained through the Corporation's SHIP Web Page at www.floridahousing.org. Any change to the agenda or the cancellation to the meeting will be posted on the SHIP web page five calendar days prior to the meeting.

Any person requiring a special accommodation at these meetings because of a disability or physical impairment should contact Amy Jordan, Florida Housing Finance Corporation, (850)488-4197, at least five calendar days prior to the meeting. If you are hearing or speech impaired, please contact the Corporation using the Florida Dual Party Relay System, 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

If any person decides to appeal any decision made by the Corporation with respect to any matter considered at this meeting, 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 be made, which record includes the testimony and evidence upon which the appeal is to be based.

The **Florida Housing Finance Corporation** announces a Workshop Meeting of the Board of Directors to which all interested parties are invited.

DATE AND TIME February 8, 2001, 1:00 p.m. - 4:00 p.m.

PLACE: Wyndham Miami Airport Hotel, 3900 N. W. 21st St., Miami, FL 33142, (305)871-3800, Fax (305)876-9899 PURPOSE:

- 1. Consider matters brought to the Fiscal Committee Consider matters to be brought to the Guarantee Committee Consider matters to be brought to the Professional Selection Committee.
- 2. Consider actions necessary for the sale of bonds of pending multifamily issues which have satisfied the requirements for funding.
- 3. Consider financing and acknowledgement resolutions for various multifamily developments, under any multifamily program, including the ranking of developments.
- Consider appointment of professionals including but not limited to trustee and/or originator/servicer for upcoming and/or past multifamily programs and single-family programs.

- 5. Consider bond documents for and terms of all upcoming single-family and multifamily bond sales, including those secured by third-party guarantors, letters-of-credit, insurance or other mechanisms.
- 6. Consider resolutions authorizing negotiated or competitive sale of bonds on various single-family and multifamily issues.
- 7. Consider directing Staff to submit summaries of various TEFRA/Public Hearings to the Governor.
- 8. Consideration of policy issues concerning ongoing and upcoming single-family bond issues including initiation of request for proposals on an emergency basis and structuring new issues.
- 9. Consideration of all necessary actions with regard to the Multifamily Bond Program.
- 10. Consideration of approval of underwriters for inclusion on approved master list and teams.
- 11. Consideration of all necessary actions with regard to the HOME Rental Program.
- 12. Consideration of all necessary actions with regard to the HC (Housing Credits) Program.
- 13. Consideration of all necessary actions with regard to the SAIL (State Apartment Incentive Loan) Program.
- 14. Consideration of all necessary actions with regard to the SHIP (State Housing Initiatives Partnership) Program.
- 15. Consideration of all necessary actions with regard to the PLP (Predevelopment Loan) Program.
- 16. Consideration of all necessary actions with regard to the Home Ownership Programs.
- 17. Consideration of all necessary actions, for initiating new rules or rule amendments on an emergency or non-emergency basis.
- 18. Consideration of Appeals from Combined Cycle ranking and grading with entry of final orders.
- 19. Consideration of workouts or modifications for existing projects funded by the Corporation.
- 20. Consideration of matters relating to the stated purpose of the Corporation to provide safe and sanitary housing that is affordable for the residents of Florida.
- 21. Consideration of funding additional reserves for the Guarantee Fund.
- 22. Consideration of audit issues.
- 23. Evaluation of Professional and Consultant performance.
- 24. Such other matters as may be included on the Agenda for the December 8, 2000 Board Meeting.

A copy of the agenda may be obtained by contacting: Deanne Coughlin, Board Administrative Liaison, Florida Housing Finance Corporation, 227 North Bronough Street, Suite 5000, Tallahassee, Florida 32301-1329, (850)488-4197.

Any person requiring a special accommodation at this meeting because of a disability or physical impairment should contact Debbie L. Moran, Florida Housing Finance Corporation, (850)488-4197, at least five calendar days prior to the meeting. If you are hearing or speech impaired, please contact the Corporation using the Florida Dual Party Relay System, 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

If any person decides to appeal any decision made by the Corporation with respect to any matter considered at this meeting, he or she will need a record of the proceedings, and that, for such purpose he or she may need to ensure that a verbatim record of the proceedings be made, which record includes the testimony and evidence upon which the appeal is to be based.

The **Florida Housing Finance Corporation** announces a public meeting of the Board of Directors to which all interested parties are invited.

Fiscal Committee; Guarantee Committee; Professional Services Selection Committee; Board Meeting

DATE AND TIME: February 9, 2001, 9:00 a.m. – adjournment

PLACE: Wyndham Miami Airport Hotel, 3900 N. W. 21st St., Miami, FL 33142, (305)871-3800, Fax (305)876-9899 PURPOSE:

- 1. Consider, review, and take action on matters brought to the Fiscal Committee and to consider recommendations made by the Fiscal Committee to the Board.
- 2. Consider, review, and take action on matters brought to the Guarantee Committee and to consider recommendations made by the Guarantee Program Committee to the Board.
- 3. Consider, review, and take action on matters brought to the Professional Selection Committee and to consider recommendations made by the Professional Services Selection Committee to the Board.
- 4. Authorize the Corporation Staff to proceed with all actions necessary for the sale of bonds of pending multifamily issues which have satisfied the requirements for funding.
- 5. Consider financing and acknowledgement resolutions for various multifamily developments, under any multifamily program, including the ranking of developments.
- 6. Consider appointment of professionals including but not limited to trustee and/or originator/servicer for upcoming and/or past multifamily programs and single-family programs.
- 7. Consider approval of all bond documents for and terms of all upcoming single-family and multifamily bond sales, including those secured by third-party guarantors, letters-of-credit, insurance or other mechanisms.
- 8. Consider adopting resolutions authorizing negotiated or competitive sale of bonds on various single-family and multifamily issues.
- 9. Consider directing Staff to submit summaries of various TEFRA/Public Hearings to the Governor.

- 10. Consideration of policy issues concerning ongoing and upcoming single-family bond issues including initiation of request for proposals on an emergency basis and structuring new issues.
- 11. Consideration of all necessary actions with regard to the Multifamily Bond Program.
- 12. Consideration of approval of underwriters for inclusion on approved master list and teams.
- 13. Consideration of all necessary actions with regard to the HOME Rental Program.
- 14. Consideration of all necessary actions with regard to the HC (Housing Credits) Program.
- 15. Consideration of all necessary actions with regard to the SAIL (State Apartment Incentive Loan) Program.
- 16. Consideration of all necessary actions with regard to the SHIP (State Housing Initiatives Partnership) Program.
- 17. Consideration of all necessary actions with regard to the PLP (Predevelopment Loan) Program.
- 18. Consideration of all necessary actions with regard to the Home Ownership Programs.
- 19. Consideration of all necessary actions, for initiating new rules or rule amendments on an emergency or non-emergency basis.
- 20. Consideration of Appeals from Combined Cycle ranking and grading with entry of final orders.
- 21. Consideration of workouts or modifications for existing projects funded by the Corporation.
- 22. Consideration of matters relating to the stated purpose of the Corporation to provide safe and sanitary housing that is affordable for the residents of Florida.
- 23. Consideration of funding additional reserves for the Guarantee Fund.
- 24. Consideration of audit issues.
- 25. Evaluation of Professional and Consultant performance.
- 26. Such other matters as may be included on the Agenda for the December 8, 2000 Board Meeting.

A copy of the agenda may be obtained by contacting: Deanne Coughlin, Board Administrative Liaison, Florida Housing Finance Corporation, 227 North Bronough Street, Suite 5000, Tallahassee, Florida 32301-1329, (850)488-4197.

Any person requiring a special accommodation at this meeting because of a disability or physical impairment should contact Debbie L. Moran, Florida Housing Finance Corporation, (850)488-4197, at least five calendar days prior to the meeting. If you are hearing or speech impaired, please contact the Corporation using the Florida Dual Party Relay System, 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

If any person decides to appeal any decision made by the Corporation with respect to any matter considered at this meeting, he or she will need a record of the proceedings, and that, for such purpose he or she may need to ensure that a verbatim record of the proceedings be made, which record includes the testimony and evidence upon which the appeal is to be based.

The **Florida Housing Finance Corporation** announces the following Review Committee meeting to which all persons are invited.

DATE AND TIME: Friday, February 16, 2001, 10:00 a.m.

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

GENERAL SUBJECT MATTER TO BE CONSIDERED: To conduct discussions, reviews and make decisions in reference to proposals submitted for RFP 2000/03, SHIP Compliance Monitoring Agent services.

Any person requiring a special accommodation at this meeting because of a disability or physical impairment should contact Laurie Camp, Human Resources Administrator, at the Florida Housing Finance Corporation, (850)488-4197, at least five calendar days prior to the meeting. If you are hearing impaired, please contact the Corporation using the Florida Dual Party Relay System, 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

If any person decides to appeal any decision made by the Corporation with respect to any matter considered at this meeting, he or she will need a record of the proceedings, and for such purpose, may need to ensure that a verbatim record of the proceedings be made, which record shall include the testimony and evidence upon which the appeal is to be based.

The **Florida Housing Finance Corporation** announces the following Review Committee meeting to which all persons are invited.

DATE AND TIME: Friday, February 23, 2001, 10:00 a.m.

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

GENERAL SUBJECT MATTER TO BE CONSIDERED: To conduct discussions, reviews and make decisions in reference to proposals submitted for RFP 2000/03, SHIP Compliance Monitoring Agent services.

Any person requiring a special accommodation at this meeting because of a disability or physical impairment should contact Laurie Camp, Human Resources Administrator, Florida Housing Finance Corporation, (850)488-4197, at least five calendar days prior to the meeting. If you are hearing impaired, please contact the Corporation using the Florida Dual Party Relay System, 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

If any person decides to appeal any decision made by the Corporation with respect to any matter considered at this meeting, he or she will need a record of the proceedings, and for such purpose, may need to ensure that a verbatim record of the proceedings be made, which record shall include the testimony and evidence upon which the appeal is to be based.

FISH AND WILDLIFE CONSERVATION COMMISSION

The **Florida Sturgeon Production Working Group** announces a public meeting to which all persons are invited. DATE AND TIME: Thursday, February 15, 2001, 1:00 p.m. – 4:00 p.m.

PLACE: Conference Room, Florida Department of Agriculture and Consumer Services, 1203 Governor's Square Blvd., Nations Bank Building, 5th Floor, Tallahassee, FL 32301

PURPOSE: Seventh meeting of the Sturgeon Production Working Group pursuant to ss. 370.31(4), F.S. to establish a state sturgeon aquaculture program to promote the commercial production and stock enhancement of sturgeon in Florida. At the meeting we will discuss legislative matters, working group membership, results of the questionnaire for future sturgeon research funding and the establishment of a sturgeon broodstock committee.

A copy of the agenda for the public meeting may be obtained from the agency contact person: Anne Wakeford, Environmental Specialist, Florida Fish and Wildlife Conservation Commission, Florida Marine Research Institute, 100 Eighth Avenue, S. E., St. Petersburg, FL 33701-5095, mail station: J2N-HUF, (727)896-8626, Email anne.wakeford@fwc.state.fl.us.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this program, please notify the Personnel Services Specialist, (850)488-2996 or 1(800)955-8771 (TDD), at least 7 calendar days prior to the event.

The **Fish and Wildlife Conservation Commission**, **Division of Law Enforcement** announces the following Boating Advisory Council public meeting, to which all persons are invited.

DATE AND TIME: February 23, 2001, 9:00 a.m. – 3:30 p.m.

PLACE: Ramada Inn North, 2900 North Monroe Street, Tallahassee, Florida

PURPOSE: Meeting of the Boating Advisory Council.

An agenda of the meeting may be obtained by contacting: Division of Law Enforcement, Boating Advisory Council, 620 South Meridian Street, Tallahassee, Florida 32399-1600 or by calling Paul Ouellette or Shelly Gurr, (850)488-5600.

In accordance with the Americans with Disabilities Act, any person requiring special accommodations to participate in this meeting should notify Andrena Knicely, (850)487-1406, at least five calendar days before the meeting.

The **Fish and Wildlife Conservation Commission** announces a public workshop to which all persons are invited.

DATE AND TIME: February 22, 2001, 7:00 p.m.

PLACE: Ramada Inn North, 2900 North Monroe Street, Tallahassee, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: Chapter 68D-36, Minimum Standards for Mandatory Boating Safety Courses. Boating safety information, training, curricula and examinations. This workshop is in preparation for a rulemaking action that will update the boating safety training requirements to include a component on diving safety, incorporate changes in the curriculum approved by the National Association of State Boating Law Administrators, establish guidelines under which liveries, marinas, and other persons the Commission has appointed as its agents administer the course, course equivalency examination or temporary certificate examination and issue identification cards and provide specifications for training and information that must be provided by vessel liveries.

A copy of the agenda may be obtained by contacting: Captain Alan S. Richard, Coordinator, Office of Boating Safety and Waterway Management, 620 South Meridian Street, Tallahassee, Florida 32399-1600.

TASK FORCE ON THE AVAILABILITY AND AFFORDABILITY OF LONG-TERM CARE

The Lieutenant Governor Frank T. Brogan announces a conference call of the **Task Force on the Availability and Affordability of Long-Term Care** (HB 1993).

DATE AND TIME: January 29, 2001, 2:00 p.m. – 4:00 p.m.

PLACE: Senate Room 37, The Capitol, Tallahassee, FL

PURPOSE: To review the final report and conclude the business of the Task Force. Contact: Jennifer R. Salmon, Project Coordinator, (813)974-3468.

CRIMINAL JUSTICE STANDARDS AND TRAINING REGIONAL COUNCIL

The **Criminal Justice Standards and Training Regional Council**, Region X announces a meeting to which all interested persons are invited.

DATE AND TIME: Tuesday, February 6, 2001, 9:45 a.m.

PLACE: Smugglers Inn Restaurant, Fisherman's Village, 1200 West Retta Esplanada, Punta Gorda, Florida 33950 AGENDA:

- Review the Minutes from the last meeting.
- Election of new Council Members.
- Review budget expenditures and classes offered.
- Review the Region's needs for future planning.
- Additional submissions for Training Council discussion.
- FDLE Report from Mr. Tim Day
- Other items of interest

JUSTICE ADMINISTRATIVE COMMISSION

The **Justice Administrative Commission** announces a meeting to which all interested persons are invited.

DATE AND TIME: February 6, 2001, 2:00 p.m.

PLACE: Justice Administrative Commission Conference Room, 117 West College Avenue, Tallahassee, Florida 32301 PURPOSE: Regular Commission Meeting.

In conjunction with the Americans with Disabilities Act, please contact June Hart, (850)488-2415, if special accommodations are needed. For TDD service, please use Dual Party Relay System, 1(800)955-8771.

FLORIDA TELECOMMUNICATIONS RELAY

The **Florida Telecommunications Relay**, Inc. announces a regular meeting of the Board of Directors.

DATE AND TIME: Monday, February 12, 2001, 10:30 a.m.

PLACE: 1311A Paul Russell Road, Tallahassee, Florida

PURPOSE: Regular meeting of the Board of Directors.

A copy of the agenda may be obtained by phoning (850)656-1414 or by writing: Mr. James Forstall, Executive Director, 1311B Paul Russell Road, Suite 101B, Tallahassee, FL 32301-4860.

The meeting is subject to cancellation for lack of a quorum or unavailability of an interpreter.

ORANGE COUNTY RESEARCH AND DEVELOPMENT AUTHORITY

The **Orange County Research And Development Authority** announces a public meeting to which all persons are invited. DATE AND TIME: February 14, 2001, 8:00 a.m.

PLACE: Lowndes, Drosdick, Doster, Kantor & Reed, 215 North Eola, Orlando, Florida

PURPOSE: General Business Meeting.

Section VII Notices of Petitions and Dispositions Regarding Declaratory Statements

DEPARTMENT OF INSURANCE

NOTICE IS HEREBY GIVEN that the Department of Insurance has received a petition for a declaratory statement from Bart Wright, Fire Protection Inspector, Casselberry Fire Department. The petition seeks the agency's opinion as to the applicability of Sections 633.121, 633.081 and 553.73(7), Florida Statutes, as they apply to the petitioner. A copy of the petition may be obtained by contacting: Meredith Trammell, Division of Legal Services, Department of Insurance, 200 East Gaines Street, Tallahassee, Florida 32399-0333, (850)413-4282.

DEPARTMENT OF CORRECTIONS

NOTICE IS HEREBY GIVEN that the State of Florida, Department of Corrections, received a Petition to Initiate Rulemaking on January 10, 2001 from Jason Wilson. Petitioner is seeking amendment of 33-602.101(5), Florida Administrative Code, to include an exemption permitting Native Americans to grow their hair long in accordance with their religious beliefs.

A copy of the Petition may be obtained by writing: Giselle Lylen Rivera, Assistant General Counsel, Department of Corrections, 2601 Blair Stone Road, Tallahassee, Florida 32399-2500.

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

NOTICE IS HEREBY GIVEN that the Division of Pari-Mutuel Wagering, Department of Business and Professional Regulation has issued an order disposing of the petition for declaratory statement filed by Abad Cabassa, Petitioner, on December 18, 2000, in the matter of Abad Cabassa, Petitioner, vs. Tampa Bay Downs, Inc., Respondent. The following is a summary of the agency's disposition of the petition: The Petition was denied on January 8, 2001, under Rule 28-105.001, Florida Administrative Code, because it sought a determination based upon the conduct of another person and failed to describe the impact of any particular statute or rule upon the circumstances of the Petitioner.

A copy of the Final Order may be obtained by writing: Agency Clerk, Department of Business and Professional Regulation, 1940 North Monroe Street, Tallahassee, Florida 32399-0750.

DEPARTMENT OF HEALTH

NOTICE IS HEREBY GIVEN that the Board of Chiropractic Medicine has received a Petition for Declaratory Statement with regard to Sections 460.403(9), 460.413(1)(r),(t),(v), and 460.401, Florida Statutes, which was filed January 12, 2001, by Roderic A. Lacey, D.C. Petitioner requests a declaratory statement from the Board in regard to whether the treatment of hemorrhoid by the galvanic hemorrhoid procedure is within his authorized scope of practice. The Board will address this matter at its regularly scheduled board meeting, which will be held March 2, 2001, 9:00 a.m., The Omni Jacksonville, 245 Water Street, Jacksonville, Florida 32202, (904)355-6664.

A copy of the Petition for Declaratory Statement may be obtained by writing: Joe R. Baker, Board of Chiropractic Medicine, Department of Health, 4052 Bald Cypress Way, BIN #C07, Tallahassee, Florida 32399-3259.

Section VIII Notices of Petitions and Dispositions Regarding the Validity of Rules

Notice of Petition for Administrative Determination has been filed with the Division of Administrative Hearings on the following rules:

NONE

Notice of Disposition of Petition for Administrative Determination have been filed by the Division of Administrative Hearings on the following rules:

NONE

Section IX Notices of Petitions and Dispositions Regarding Non-rule Policy Challenges

NONE

Section X Announcements and Objection Reports of the Joint Administrative Procedures Committee

NONE

Section XI Notices Regarding Bids, Proposals and Purchasing

DEPARTMENT OF EDUCATION

NOTIFICATION OF INTENT TO OPERATE THE SUMMER FOOD SERVICE PROGRAM

In accordance with Title 7 Code of Federal Regulations, Part 225, it is the intent of the Florida Department of Education, Food and Nutrition Management Section, to continue to administer the Summer Food Service Program for the fiscal year 2001.

The primary purpose of the program is to provide food service to children from needy areas during periods when area schools are closed for vacation.

Eligible children are those 18 years of age and under, and persons over 18 years of age who are determined by the State educational agency or a local public educational agency of the State to be mentally or physically handicapped and who participate in a public or nonprofit private school program established for the mentally or physically handicapped.

The program will be made available throughout Florida by State approved sponsors. Sponsors for the program may be a public or nonprofit private school, nonprofit private organization, residential or non-residential camp, government organization or a Nation Youth Sports Program.

For more information please contact the Summer Food Service Program, 1(800)504-6609.

NOTICE TO CONSTRUCTION MANAGERS

Florida A & M University, on behalf of the State of Florida, Board of Regents announces that Construction Management services will be required for the project listed below:

Project No. BR-347, Project and Location: Journalism Building (for the School of Journalism, Media and Graphic Arts), Florida A & M University, Tallahassee, Florida 32307.

This is a multi-phase project which consists of the construction of a 99,554 square foot academic space for the School of Journalism, Media and Graphic Arts Building. The building will house administration, classrooms, teaching labs, research labs and instructional media. The new Journalism Building site is located fronting on Gamble Street to the north and Orr Drive to the east. The Gore Education Center is further east across Orr Drive and the School of Business and Industry is located across Gamble Street to the north. The Paddyfoote Dormitory complex is west of the building site. N. B. Young and Sampson dormitories are to the south. The site configuration is rectilinear with long sides facing east and west, and short sides facing north and south.

The estimated construction budget is \$13,654,528.

A copy of the Facility Program can be obtained at the requester's expense by calling: Target Copy, (850)224-3007, ask for the Manager or a Key Operator.

The contract for construction management services will consist of two phases. Phase one is pre-construction services, for which the construction manager will be paid a fixed fee. Phase one services include value engineering, constructability analyses, development of a cost model, estimating, and the development of a Guaranteed Maximum Price (GMP) at 50% Construction Document phase. If the GMP is accepted, phase two, the construction phase, will be implemented. In phase two of the contract, the construction manager becomes the single point of responsibility for performance of the construction of the project and shall publicly bid trade contracts, ensuring the inclusion of Minority Business Enterprises (MBEs). Failure to negotiate an acceptable fixed fee for phase one of the contract, or to arrive at an acceptable GMP within the time provided in the agreement may result in the termination of the construction manager's contract.

Selection of finalists for interviews will be made on the basis of construction manager qualifications, including experience past experience; bonding and ability: capacity; record-keeping/administrative ability, critical path scheduling expertise; cost estimating; cost control ability; quality control capability; qualification of the firm's personnel, staff and consultants; and ability to meet the minority business enterprise participation requirements. Finalists will be provided with a copy of the building program and the latest documentation prepared by the project architect/engineer, a description of the final interview requirements and a copy of the standard State University System's construction management agreement. The Selection Committee may reject all proposals and stop the selection process at any time. The construction manager shall have no ownership, entrepreneurial or financial affiliation with the selected architect/engineer involved with this project.

Firms desiring to provide construction management services for the project shall submit a letter of application and a completed Board of Regents "Construction Manager Qualifications Supplement." Proposals must not exceed 80 pages, including the Construction Manager Qualifications Supplement and letter of application. Pages must be numbered consecutively. Submittals which do not comply with these requirements or do not include the requested data will not be considered. No submittal material will be returned.

All applicants must be licensed to practice as general contractors in the State of Florida at the time of application. Corporations must be registered to operate in the State of Florida by the Department of State, Division of Corporations, at the time of application. As required by Section 287.133, Florida Statutes, a construction management firm may not submit a proposal for this project if it is on the convicted vendor list for a public entity crime committed within the past 36 months. The selected construction management firm must warrant that it will neither utilize the services of, nor contract with, any supplier, subcontractor or consultant in excess of \$25,000.00 in connection with this project for a period of 36 months from the date of their being placed on the convicted vendor list.

The Board of Regents Construction Manager Qualifications Supplement forms and the Project Fact Sheet may be obtained by contacting: Alice T. Williams, Secretary or Karen Green, Coordinator, Facilities Planning and Construction, (850)599-3197, Fax (850)561-2289. Six (6) spiral/comb or ring (no solid/hard) bound copies of the required proposal data shall be submitted to: Samuel J. Houston, Director, Facilities Planning and Construction, Florida A & M University, Plant Operations Facility, Building A, Suite 100, 2400 Wahnish Way, Tallahassee, FL 32307.

Submittals must be received by 3:00 p.m. (Local Time), March 8, 2001. Facsimile (FAX) submittals are not acceptable and will not be considered.

NOTICE TO CONSTRUCTION MANAGERS

The University of South Florida, announces that Construction Management services will be required for the project listed below:

Project and Location: Natural and Environmental Sciences Building BR549, University of South Florida, Tampa Campus, Tampa, Florida.

This project is for the College of Arts and Sciences, and will serve the departments of Chemistry, Geology and Environmental Sciences. The Building consists of wet and dry research labs, offices, classrooms and support space totaling approximately 37,000 net square feet and 59,000 gross square feet. The proposed building site will be in the proximity of the existing Chemistry Building, scheduled to undergo renovation upon completion of the new NES facility. Accordingly, schematic evaluation of construction methodology and cost estimating for the Chemistry Renovation may be included under "Pre-Construction Services."

The estimated construction cost including site work is \$11,900,000.

The contract for Construction Management services will consist of two phases. Phase One is pre-construction services, for which the construction manager will be paid a fixed fee. Phase one services include value engineering, constructability analysis, development of a cost model, estimating and the development of a Guaranteed Maximum Price (GMP) at the 50% Construction Document Phase. If the GMP is accepted, Phase Two, the Construction Phase, will be implemented. Early bid packages for site work are anticipated. In Phase Two of the contract, the Construction Manager becomes the single point of responsibility for performance of the construction of the project and shall publicly bid trade contracts, ensuring the inclusion of Minority Business Enterprises (MBEs). Failure to negotiate an acceptable fixed fee for Phase One of the contract or to arrive at an acceptable GMP within the time provided in the agreement may result in the termination of the Construction Manager's contract.

Selection of finalists for interviews will be made on the basis of Construction Manager qualifications, including experience and ability; past experience; bonding capacity; record keeping/administrative ability, critical path scheduling expertise; conceptual cost estimating and cost control ability; quality control capability; qualification of the firm's personnel, staff and consultants; and ability to meet the Minority Business Enterprise participation requirements. Finalists will be provided with a copy of the building program and the latest documentation prepared by the project architect/engineer, a description of the final interview requirements and a copy of the standard State University System's Construction Management Agreement. The Selection Committee may reject all proposals and stop the selection process at any time. The Construction Manager shall have no ownership, entrepreneurial or financial affiliation with the selected architect/engineer involved with this project.

Firms desiring to provide Construction Management services for the project shall submit a letter of application and a completed Board of Regents "Construction Manager Qualifications Supplement." Proposals must not exceed 80 pages, including the Construction Manager Qualifications Supplement and Letter of Application. Pages must be numbered consecutively. Submittals which do not comply with these requirements or do not include the requested data, will not be considered. No submittal material will be returned.

All applicants must be licensed to practice as General Contractors in the State of Florida at the time of application. Corporations must be registered to operate in the State of Florida by the Department of State, Division of Corporations, at the time of application. As required by Section 287.133, Florida Statutes, a construction management firm may not submit a proposal for this project if it is on the convicted vendor list for a public entity crime committed within the past 36 months. The selected construction management firm must warrant that it will neither utilize the services of, nor contract with, any supplier, subcontractor or consultant in excess of \$15,000.00 in connection with this project for a period of 36 months from the date of their being placed on the convicted vendor list.

The Board of Regents Construction Manager Qualifications Supplement forms and the Project Fact Sheet may be obtained by contacting: Vanessa Poole, Facilities Planning and Construction, University of South Florida, FPC 110, 4202 East Fowler Avenue, Tampa, Florida 33620-7550, (813)974-2625, Fax (813)974-3542.

Interested firms are invited to attend a Pre-submittal Meeting at the University of South Florida, Tampa Campus, to be held at 10:00 a.m. (Eastern time), February 12, 2001, Facilities Planning and Construction, Conference Room FPC109, 4202 East Flower Avenue, Tampa, Florida, to review the scope and requirements of this project. All interested firms are encouraged to attend. Requests for meetings by individual firms will not be granted.

It shall be noted that no verbal communication shall take place between the shortlisted applicants and the State University System. Requests for any project information must be in writing to the above address. Six (6) bound copies of the above required proposal data shall be submitted to: Steve Warren, Project Manager, Division of Facilities Planning and Construction, University of South Florida, FPC 110, 4202 East Fowler Avenue, Tampa, Florida 33620-7550.

Submittals must be received at the above campus address (FPC110) by 2:00 p.m. (Eastern Time), February 26, 2001. Facsimile (FAX) submittals are not acceptable and will not be considered.

NOTICE TO PROFESSIONAL CONSULTANTS DUVAL COUNTY PUBLIC SCHOOLS, OFFICE OF FACILITIES PLANNING AND CONSTRUCTION FOR Construction Management Services

Facilities Planning and Construction announces that construction management services are required for the following project:

Project Number: C-90780

Project Title: Addition, Renovations and Site Work Project Location: Woodland Acres Elementary School No. 89

The selected Construction Manager will provide pre-construction services including value engineering, constructability analysis, development of a cost model and estimating and will develop a Guaranteed Maximum Price at the applicable Construction Document phase.

Selection of finalists for interviews will be made on the basis of construction manager qualifications, including experience and ability, financial capability, record keeping/administrative ability, critical path scheduling expertise, cost estimating, cost control ability, quality control ability, qualifications of firm's personnel, staff and consultants and distance from the construction site.

To receive application information and instruction booklet or for additional information contact the Project Manager listed below.

SCOPE:

Services include new construction of sixteen (16) classrooms to replace relocatables, enlarge cafeteria and renovate twelve (12) classrooms in Building No. 1. This project includes major maintenance to replace wastelines, water, remodel restrooms; provide new water service to school with backflow device, repipe domestic water lines inside of school (new building o.k.), replace cafeteria boys restroom urinals and wastelines, replace cabinetry, enlarge bus circle and staff/visitor parking, construct sidewalk on east side of building.

Applications are to be sent to:

Facilities Planning and Construction 1701 Prudential Drive 5th Floor Jacksonville, FL 32207-8182

PROJECT MANAGER:	Frank Spencer	
PHONE NO.:	(904)390-2279	
PROJECT BUDGET:	\$5,249,000	
CONSTRUCTION BUDGET:	\$4,424,500	
RESPONSE DUE DATE:	February 21, 2001	
MBE GOALS:	25% Overall	
INSTRUCTIONS		

Submit an original, and (4) copies of the following:

- 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. Completed Experience questionnaire and Contractor's Financial Statement which may be obtained by calling (904)390-2279.
- 3. Resumes of proposed staff and staff organizations.
- 4. Any examples of project reporting manuals, schedules, and cost reports.
- 5. The firm's past experience, with examples of renovations, refurbishment, repairs and new construction projects completed by the firm.
- 6. Current State General or building Contractor License Certification or Registration as required under Florida Statutes.
- 7. Corporations must be registered to operate in the state of Florida by the Department of State, Division of Corporations.
- 8. A description of the applicant's plan for Minority Business Enterprise and Women-Owned Business Enterprise.
- 9. Reference from prior clients received within the last five (5) years.
- 10. Completed SF-255.

Facsimile (FAX) submittals are not acceptable and will not be considered. Applications that do not comply with these instructions or those that do not include the requested data will not be considered. 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. All information received will be maintained with the project file and will not be returned. Selections will be made in accordance with Chapter 6A-2, Florida Administrative Code. The selected firm will be notified and announcement of selected firms will be posted in the First Floor Lobby, Duval County School Board Building, 1701 Prudential Drive, Jacksonville, Florida 32207, during regular business hours, following Board approval.

ADVERTISEMENT FOR BIDS

Sealed bids will be received by the Duval County Public Schools, Division of Facilities Services, Room 546, School Board Building, 1701 Prudential Drive, Jacksonville, Florida 32207 for:

PROJECT TITLE:	Air Conditioning of the Gymnasium at
	J.E.B. Stuart Middle School No. 207; Air
	Conditioning of the Gymnasium at Paxon
	School for Advanced Studies No. 75

BID NUMBER: M-88360/ M-88370

BIDS:

SCOPE OF WORK: Install a DX air conditioning system in the J.E.B. Stuart Middle School gymnasium and a chill water system in the Paxon School for Advanced Studies gymnasium.

> Bids will be received until 2:00 p.m., Tuesday, February 20, 2001 and immediately thereafter publicly opened, read aloud and recorded in Conference Room No. 513D, 5th Floor Facilities, School Board Building, 1701 Prudential Drive, Jacksonville, Florida 32207.

> > All qualified contractors that are interested in bidding are required to attend a mandatory pre-bid conference to be held on February 7, 2001, 10:00 a.m. (Local Time), at Paxon School for Advanced Studies No. 75, 3239 Norman Thagard Boulevard, Jacksonville, Florida 32254. Failure to attend the pre-bid conference shall result in disqualification of that firm's proposal. Attendees will be required to sign an attendance register.

> > All prime bidders shall be licensed contractors and registered corporations, subcontractors shall be licensed contractors as required by the laws of the State of Florida.

> > Contract documents for bidding may be obtained: Office of Sunbelt Engineering, 5711 Richard Street, Suite 1A-2, Jacksonville, Florida 32216. A refundable deposit of fifty dollars per set is required. Duval County School Board point of contact is John McKean, Plant Services, (904)858-6310.

> > Contract documents for bidding may be examined at:

Division of Purchasing Services Duval County Public Schools

- F. W. Dodge McGraw Hill Plan Room Construction Bulletin
- Construction Market Data. Inc.

Business Service Center

MBE

PARTICIPATION: A minimum of 20% overall Minority Business Enterprise participation is required.

METROPOLITAN PLANNING ORGANIZATIONS

Request for Technical Proposals to Assist with the

Development of the Orlando Urbanized Area Year 2025 Long Range Transportation Plan

METROPLAN ORLANDO is seeking consultant services to assist with the development of the Orlando Urbanized Area Year 2025 Long Range Transportation Plan and is requesting the submittal of Technical Proposals. All firms submitting Technical Proposals must be pre-qualified with the Florida Department of Transportation for conducting transportation planning studies. METROPLAN ORLANDO has a goal of a minimum of ten percent (10%) DBE participation for selected consultants.

METROPLAN ORLANDO is requesting all teams submitting proposals for this project consult with the University of Central Florida's Center for Advanced Transportation Systems Simulation to consider their possible participation in the study process.

Technical Proposals must be received in the METROPLAN ORLANDO offices by the close of the business day on Friday, March 2, 2001. A total of twenty (20) copies will be required. A short-listing of the most-responsive proposals will be conducted on Friday, March 16, 2001. The short-listed consultant teams will be requested to give an oral presentation of their proposal to a Consultant Selection Subcommittee on Friday, April 6, 2001. A recommendation for Consultant Selection will be made to the METROPLAN ORLANDO BOARD on Wednesday, April 11, 2001.

The Scope of Services and a Study Overview along with a timeline of events for this study is located on the METROPLAN ORLANDO Web Page www.metroplanorlando.com or a paper copy may be mailed, if requested in writing or by calling the telephone number listed. The Study Overview is not all-inclusive but should be considered along with the Scope of Services when preparing the Technical Proposal. Innovative proposals are encouraged. Since the budget for this study is estimated to be \$900,000, the Technical Proposals will be expected to reflect this level of commitment.

Twenty (20) copies of the Technical Proposals should be mailed to: Mr. Dennis Hooker, Manager of Technical Services, METROPLAN ORLANDO, 315 East Robinson Street, Suite 355, Orlando, Florida 32801-1949.

For further information, contact Mr. Hooker, (407)481-5672, Ext. 321 or dennish@metroplanorlando.com. All questions received will be answered by posting on the web site and by mailing to those who requested a paper copy of the Scope.

WATER MANAGEMENT DISTRICTS

INVITATION TO BID BID NUMBER 01B-002

The Northwest Florida Water Management District, 81 Water Management Drive, Havana, Florida 32333, will receive sealed bids up to the 2:15 p.m. (ET), February 9, 2001, from licensed water well contractors for the plugging of one (1) abandoned

16-inch diameter well and one (1) six-inch diameter well in the City of Graceville, Jackson County, Florida. All bids must conform to the applicable Florida statutes and to the instructions in the Invitation to Bid. Interested bidders may

obtain a copy of the complete Invitation to Bid package at the above address or by calling Terri Peterson, Staff Assistant, Division of Resource Regulation, (850)539-5999.

The bid opening is open to the public. Provisions will be made to accommodate the handicapped (if requested) provided the District is given at least 72 hours advance notice.

There will be a pre-bid conference in Graceville on Friday, February 2, 2001, 9:00 a.m. (CT), which will convene at well COG #1 located on the south side of Graceville on the east side of Highway 77 just south of the intersection of Hwy. 77 and Brown Street. The conference will then proceed to the location of well COG #5 near the southwest corner of the intersection of Alabama Street and Sixth Avenue between the Louisville and Nashville Railroad and Sixth Street. The purpose of this conference is to answer technical or administrative questions and provide a tour of the scheduled abandoned well sites.

INVITATION TO BID BID NUMBER 01B-003

The Northwest Florida Water Management District, 81 Water Management Drive, Havana, Florida 32333, will receive sealed bids up to the 2:30 p.m. (ET), on February 9, 2001, from licensed water well contractors for the plugging of one (1) abandoned 12-inch diameter well in the City of Lynn Haven, Bay County, Florida.

All bids must conform to the applicable Florida statutes and to the instructions in the Invitation to Bid. Interested bidders may obtain a copy of the complete Invitation to Bid package at the above address or by calling Terri Peterson, Staff Assistant, Division of Resource Regulation, (850)539-5999.

The bid opening is open to the public. Provisions will be made to accommodate the handicapped (if requested) provided the District is given at least 72 hours advance notice.

There will be a pre-bid conference at the City of Lynn Haven, Well #2 site located between Ohio and Pennsylvania Streets on 13th Street just behind L. H. Seafood on February 1, 2001, 9:00 a.m. (CT). The purpose of this conference is to answer technical or administrative questions and provide a tour of the scheduled abandoned well site.

PALM BEACH COUNTY WORKFORCE DEVELOPMENT BOARD

REQUEST FOR PROPOSALS FOR FIRST IMPRESSIONS IMAGE CONSULTING SERVICES

The Palm Beach County Workforce Development Board, Inc. (WDB) is accepting Requests for Proposals (RFP) for First Impressions Image Consulting Services. The WDB is a non-profit agency acting as administrative entity for implementation of federally funded programs to include the Workforce Investment Act and Workforce Innovation Act. The RFP package is available for \$20.00 check payable to the Palm Beach County Workforce Development Board. Applications may be picked up at the location listed below between the hours of 9:00 a.m. and 5:00 p.m. starting Friday, January 12, 2001 through Monday, February 12, 2001. A technical assistance meeting at the location listed below is scheduled for Wednesday, January 24, 2001, 9:00 a.m. and Wednesday, January 31, 2001, 3:00 p.m. The RFP is also available on the WDB website at www.pbcworks.com. Click on "Doing Business With Us". The deadline for receipt of the RFP application package is 5:00 p.m. (Eastern Time), Monday, February 12, 2001 pursuant to WDB RFP log in procedures without exception at the WDB office located at 2051 Martin Luther King, Jr., Blvd., Suite 302, Riviera Beach, Florida 33404, Attn: Kenneth E. Montgomery.

PASCO-HERNANDO JOBS AND EDUCATION PARTNERSHIP REGIONAL BOARD

Request For Proposal

The Pasco-Hernando Jobs and Education Partnership Regional Board, Inc. is soliciting proposals from qualified organizations with the expertise and capacity to manage Pasco and Hernando counties Career Central system, and deliver various welfare reform and workforce development services to job-seeker and employer customers. The expected term of the contract award will be one year, from July 1, 2001, through June 30, 2002, with two 1-year extensions possible.

To receive a copy of the Request for Proposal please contact: Mr. David Hamilton at Pasco Hernando Jobs and Education Partnership Regional Board, Inc., P. O. Box 15790, Brooksville, FL 34604, (352)797-5781, email: david@pasco-hernando.com. Additionally, beginning January 16, 2001, the RFP may be viewed online at: www.pasco-hernandol.com For consideration, an original proposal and ten (10) copies must be submitted to and received by the Pasco Hernando Jobs and Education Partnership Regional Board, Inc. by 12:00 Noon, February 23, 2001, at the above listed address. A bidders' conference is scheduled for January 26, 2001, at 9:30 a.m. at Career Central West Pasco, 4440 Grand Boulevard, New Port Richey, FL 34652.

JACKSON COUNTY BOARD OF COUNTY COMMISSIONERS

REQUEST FOR PROPOSALS (RFP)

Request for proposals for a county wide visioning project. Jackson County, Florida is requesting consultant assistance in the planning and implementation of a county wide visioning project. To apply: To request an RFP packet, contact: Rick Pettis, Director, Department of Community Development, 4487 Lafayette Street, Marianna, Florida 32448, (850)482-9637 or email: cddir@digitalexp.com. The submittal deadline is 4:30 p.m., January 30, 2001.

SARASOTA COUNTY HEALTH DEPARTMENT

NOTICE OF REQUEST FOR PROPOSAL

Peter R. Brown Construction, Inc. (CG-C061419), the Construction Manager for the Sarasota County Health Department Renovation and Addition; hereby solicits sealed proposals for all trades for the referenced project in accordance with the proposal documents.

The Construction Manager will accept sealed proposals until 2:00 p.m., February 20, 2001, at their offices located at 1475 South Belcher Road, Largo, Florida. All proposals will be publicly opened and read aloud.

The Proposal Documents will be available and may be reviewed or picked up at the office of the Construction Manager on January 23, 2001. Please call Ms. Sandy Kamin, (727)535-6407, to obtain documents. A Pre-proposal Conference will be held at the jobsite on February 1, 2001, 2:00 p.m. at the parking lot South of the existing Public Health Bldg. The jobsite is located at 2200 South Ringling Blvd., Sarasota, Florida.

The Construction Manager reserves the right to reject any and all proposals; and to waive any informality in any proposal.

All questions regarding the work should be directed to the Construction Manager. The Owner and Architect will not accept calls regarding this project.

HILLSBOROUGH COUNTY AVIATION AUTHORITY

NOTICE TO DESIGN-BUILD FIRMS

The Hillsborough County Aviation Authority hereby requests, pursuant to the Consultants Competitive Negotiation Act, Florida Statutes 287.055, Letters of Interest from Design-Build firms desiring to render Design-Build Services for the following project at Tampa International Airport, Tampa, Florida: REPLACE LANDSIDE CHILLERS AND INSTALL AN ADDITIONAL COOLING TOWER AND RELATED WORK Services to be furnished shall include, but not be limited to, all engineering and construction activities to design and construct a retrofit of the Landside Chiller Plant. The Project will include a study of the existing chiller plant, the removal of three (3) existing chillers, installation of two (2) new chillers at a size determined by the study, installation of an additional cooling tower also sized as determined by the study, and related work. Qualified Design-Build firms desiring consideration for this Project must give written notification in the form of a Letter of Interest to:

Al Illustrato Director of Maintenance Hillsborough County Aviation Authority Post Office Box 22287 Tampa, Florida 33622

Interested parties may inquire as to project description, details and required data submission to: Al Illustrato, Director of Maintenance, (813)870-8741. ONLY A LETTER EXPRESSING INTEREST IN RECEIVING THE FORMAL REQUEST FOR QUALIFICATIONS IS REQUIRED AT THIS TIME. Subsequent to receiving Letters of Interest, a Request for Qualifications will be sent to all respondents and adequate response time set forth in that package.

A MANDATORY Pre-Qualification Conference will be held on Tuesday, February 20, 2001, 2:00 p.m. (Local Time), at the Board Room of Hillsborough County Aviation Authority, Landside Terminal Building, Third Floor, Blue Side, Tampa International Airport, Tampa, FL.

Replies to this Notice must be received at or before 5:00 p.m. (Local Time), Tuesday, February 6, 2001.

HILLSBOROUGH COUNTY AVIATION AUTHORITY

By: /s/Louis E. Miller

Louis E. Miller, Executive Director

NOTICE TO DESIGN-BUILD FIRMS

The Hillsborough County Aviation Authority hereby requests, pursuant to the Consultants Competitive Negotiation Act, Florida Statutes 287.055, Letters of Interest from Design-Build firms desiring to render Design-Build Services for the following project at Tampa International Airport, Tampa, Florida:

DESIGN AND CONSTRUCTION OF NEW FEDERAL EXPRESS AIR CARGO FACILITY AND RELATED WORK Services to be furnished shall include, but not be limited to, all architectural design and all engineering related to structural, mechanical, plumbing, fire protection, electrical, electronic and information technology systems; architectural/engineering services during construction; construction by a qualified contractor; and related surveys and testing. Professional services will also be required by a registered landscape architect specializing in exterior landscape design. A more detailed Scope of Services will be included in the formal Request for Qualifications.

Qualified Design-Build firms desiring consideration for this Project must give written notification in the form of a Letter of Interest to:

William J. Connors, Jr. Senior Director of Planning and Design Hillsborough County Aviation Authority Post Office Box 22287 Tampa, Florida 33622

Interested parties may inquire as to project descriptions, details and required data submission to: William J. Connors, Jr., Senior Director of Planning and Design, (813)870-8704. ONLY A LETTER EXPRESSING INTEREST IN RECEIVING THE FORMAL REQUEST FOR QUALIFICATIONS IS REQUIRED AT THIS TIME. Subsequent to receiving Letters of Interest, a Request for Qualifications will be sent to all respondents and adequate response time set forth in that package.

A MANDATORY Pre-Qualification Conference will be held on Wednesday, February 28, 2001, 10:00 a.m. (Local Time), in the Hillsborough County Aviation Authority Board Room, Landside Terminal Building, Third Floor, Blue Side, Tampa International Airport, Tampa, FL. Details of this conference will be included in the Request for Qualifications.

Replies to this Notice must be received at or before 5:00 p.m. (Local Time), Friday, February 9, 2001.

HILLSBOROUGH COUNTY AVIATION AUTHORITY

By: /s/ Louis E. Miller

Louis E. Miller, Executive Director

DEPARTMENT OF MILITARY AFFAIRS

REQUEST FOR PROFESSIONAL SERVICES

The State of Florida, Department of Military Affairs requests qualifications from firms to provide services as follows: Planning, design and contract administration for a vehicle storage and office administration facility at the Camp Blanding Training Site, Starke, Florida, located in Clay County. The building will include, but not be limited to the following: A 10,000 square foot, air conditioned, one story building, to include garage space for eight (8) vehicles; site layout; utilities; parking; and limited landscaping. Reference CFMO Project No. 200288, WMD.

Selection of finalists for interview will be held in accordance with Chapter 60D-2, Florida Administrative Code, complying with requirements of Section 287.055, Florida Statutes. Finalists may be required to make oral presentations, and the Selection Committee may reject all proposals and stop the selection process at any time.

Award of contract is contingent on the availability of funds.

INSTRUCTIONS

Applicants desiring to provide these services shall apply for consideration by submitting an original and three copies of the following:

- 1. Letter of interest detailing the firm's competence in various aspects of the discipline. Include a list of sample projects.
- 2. A current Professional Qualifications Supplement and Financial Statement.
- 3. A copy of the firm's current Florida Professional Registration Certification.
- 4. A current SF-254.
- 5. A current SF-255 with resumes of proposed personnel to be assigned.
- 6. For corporations only, a copy of the current Corporate Charter Certificate showing validation date and designation of professionals qualifying the corporation to practice in the discipline for which it is applying.

Submittals must be received by 4:30 p.m., February 22, 2001, and should be mailed to: Mr. Kenneth Woodruff, Department of Military Affairs, Construction and Facility Management Office, 2305 State Road 207, St. Augustine, Florida 32086, (904)823-0288. Reference CFMO Project No. 200288.

Facsimile (FAX) submittals are not acceptable and will not be considered. Applicants that do not comply with these instructions or those that do not include the requested data will not be considered. Any protests of the selection must be made within 72 hours of posting the selection results. If no protest is received within 72 hours, contract award and negotiation will proceed with the selected firms. Selection results will be published in the Florida Administrative Weekly.

Section XII Miscellaneous

DEPARTMENT OF LEGAL AFFAIRS

NOTICE OF AVAILABILITY

VOCA Grant Funds

Announcement: The Office of the Attorney General is pleased to announce the availability of Victims of Crime Act (VOCA) grant funds from the U.S. Department of Justice. The purpose of VOCA grant funds is to support the provision of services to victims of crime. Services are defined as those efforts that respond to the emotional and physical needs of crime victims, assist victims of crime to stabilize their lives after a victimization, assist victims to understand and participate in the criminal justice system and provide victims of crime with a measure of safety and security. Eligibility to apply for VOCA funds is limited to victim assistance programs administered by state or local government agencies or not-for-profit corporations registered in Florida, or a combination thereof. The funding cycle for the VOCA grant funds under this notice is October 1, 2001, through September 30, 2002.

Application and Deadline: The competitive grant process involves submission of an application, followed by an evaluation that includes an application review, oral presentation session, and site visits as determined necessary. To request an application, you may fax or mail the attached form to: Office of the Attorney General, Bureau of Advocacy and Grants Management, The Capitol PL-01, Tallahassee, Florida 32399-1050, Fax (850)487-3013 or Suncom 277-3013. The deadline for applying for a VOCA grant under this notice is no later than 5:00 p.m. (Eastern Standard Time), March 9, 2001.

Workshops: Interested parties are encouraged to attend one of the VOCA application workshops scheduled by the Office of the Attorney General at the locations and dates listed below. The purpose of the workshops is to explain the VOCA grant process and to answer questions about the grant application. Registration is necessary due to limited seating. To register, please call (850)414-3380.

Tampa:

February 6, 2001, 10:00 a.m. Florida Department of Law Enforcement 4211 North Lois Avenue Auditorium

- Fort Lauderdale (Davie):
 - February 8, 2001, 10:00 a.m. Davie Police Department 1230 South Nobhill Road

Davie, Florida

Tallahassee:

February 12, 2001, 10:00 a.m.

Public Service Commission

4075 Esplanade Way

Betty Easley Conference Center Room 166

Orlando:

February 16, 2001, 10:00 a.m.

Orange County Sheriff's Office

Training Facility

8256 Exchange Drive, Suite 200

Thank you for your interest in VOCA funding for victim services programs.

Attachment

DEPARTMENT OF BANKING AND FINANCE

NOTICE OF FILINGS

Notice is hereby given that the Department of Banking and Finance, Division of Banking, has received the following application and/or other notice. Comments may be submitted to the Director, Division of Banking, 101 East Gaines Street,

Suite 636, Fletcher Building, Tallahassee, Florida 32399-0350, for inclusion in the official record without requesting a hearing; however, any person may request a public hearing by filing a petition with the Clerk, Legal Division, Department of Banking and Finance, 101 East Gaines Street, Suite 526, Fletcher Building, Tallahassee, Florida 32399-0350, pursuant to provisions specified in Chapter 3C-105.100, Florida Administrative Code. Petition must be received by the Clerk within twenty-one (21) days of publication of this notice (by 5:00 p.m., February 16, 2001):

APPLICATION FOR AN INTERNATIONAL BANK OFFICE

Application and Location: Banco Pastor, S.A., Canton Pequeño 1, 15002 A Coruña, Spain

Proposed Florida Location: Downtown Miami, Florida

Received: January 11, 2001

EXPANDED FIELD OF MEMBERSHIP

Name and Address of Applicant: Railroad and Industrial Credit Union, P. O. Box 5125, Tampa, Florida 33675

Expansion Includes: Employees of LeChase Construction Services, L.L.C. of Tampa, Florida; Touch of Health of Plant City, Florida; G.F.I./Sunstate Courier Systems of Tampa, Florida; Vangard Medical Concepts, Inc., Lakeland, Florida; IPC/Magnum in Plant City, Florida; and Mitchell Mayer Marketing Group in Zephyrhills, Florida. Received: January 11, 2001

DEPARTMENT OF INSURANCE

DEPARTMENT OF INSURANCE OFFICE OF THE TREASURER BUREAU OF COLLATERAL SECURITIES PUBLIC DEPOSITS SECTION

IN ORDER FOR THE PROTECTION FROM LOSS OF PUBLIC DEPOSITS PROVIDED BY CHAPTER 280, FLORIDA STATUTES, TO BE EFFECTIVE, A PUBLIC UNIT MUST FILE A PUBLIC DEPOSITOR REPORT TO THE TREASURER (FORM DI4-1009) AS OF SEPTEMBER 30 EACH YEAR. THE 2000 REPORT WAS DUE NOT LATER THAN NOVEMBER 30, 2000. THE PUBLIC DEPOSITORS WHOSE 2000 REPORT HAS BEEN RECEIVED BY JANUARY 16, 2001, ARE LISTED BELOW. IF YOUR ENTITY IS COVERED BY CHAPTER 280 BUT IS NOT LISTED BELOW, OR IF YOU HAVE QUESTIONS REGARDING THE PUBLIC DEPOSITS PROGRAM, PLEASE TELEPHONE THE PUBLIC DEPOSITS SECTION, (850)413-3164.

A MAX BREWER MEMORIAL LAW LIBRARY

ACME IMPROVEMENT DIST AGENCY FOR HEALTH CARE ADMN ALACHUA CNTY BD OF CNTY COMMRS ALACHUA CNTY CLRK OF CRCT CT ALACHUA CNTY HOUSING ATHRTY ALACHUA CNTY LIBRARY DIST ALACHUA CNTY PROP APPRAISER ALACHUA CNTY SCHOOL BD ALACHUA CNTY SHERIFF ALACHUA CNTY SOIL/WTR CONSVR DIST ALACHUA CNTY TAX COLLECTOR ALLIGATOR POINT WTR RESOURCES DIST ALTAMONTE SPGS HEALTH FAC ATHRTY ANASTASIA MOSQUITO CONTROL DIST ARBOR GREENE CMNTY DEV DIST BAKER CNTY BD OF CNTY COMMRS BAKER CNTY CLRK OF CIRCIT CT BAKER CNTY DEV COMMISSION BAKER CNTY HOSPITAL ATHRTY BAKER CNTY SCHOOL BD BAKER FIRE DIST BAL HARBOUR VILLAGE BARRON WTR CNTRL DIST BARTOW CMNTY REDEV AGENCY BAY CNTY BD OF CNTY COMMRS BAY CNTY CLRK OF CRCT CT BAY CNTY PUBLIC LIBRARY ASSOC BAY CREEK CMNTY DEV DIST BAY CTY BD OF CTY COMM MILITARY POINT BAY MEDICAL CENTER BAYSIDE IMPROVEMENT DISTRICT BAYTREE COMMUNITY DEV DIST **BEACH MOSOUITO CONTROL - GULF DIST** BEACON MEADOWS SPECIAL DEP TAX DIST BEACON TRADEPORT COMM DEV DIST BELLE GLADE HSNG ATHRTY BIG CORKSCREW ISLE FIRE CONT RES DIST BOBCAT TRAIL COMMUNITY DEV DIST BOCA GRANDE FIRE CONT DIST BOCA RATON AIRPORT ATHRTY BOCA RATON CMNTY REDEV AGENCY BOLLES DRAINAGE DIST BONITA SPGS FIRE CONT RES DIST BRADENTON HSNG ATHRTY BRADFORD CNTY BD OF CNTY COMMRS BRADFORD CNTY SCHOOL BD BREVARD CNTY BD OF CNTY COMMRS BREVARD CNTY CLRK CRCT/CNTY CTS BREVARD CNTY HSNG FINANCE ATHRTY BREVARD CNTY PROPERTY APPRAISER

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CITRUS CNTY PROP APPRAISER

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EDISON COMMUNITY COLLEGE

ENGLEWOOD AREA FIRE CNTRL DIST ENGLEWOOD WATER DISTRIST ENTERPRISE COMM DEV DIST ENTERPRISE FLORIDA ESCAMBIA CNTY BD OF CNTY COMMRS ESCAMBIA CNTY CIVIL SERVICE BD ESCAMBIA CNTY CLRK OF CRCT CT ESCAMBIA CNTY HOUSING FIN ATHRTY ESCAMBIA CNTY SCHOOL BD ESCAMBIA CNTY SHERIFFS OFFICE ESCAMBIA CNTY UTILITIES ATHRTY ESCAMBIA CTY DBA PENSACOLA CIVIC CTR ESCAMBIA SOIL & WTR CONSERVE DIST ESCAROSA REG WORKFORCE DEV BD INC ESTERO FIRE RESCUE EVERGLADES AGRIC AREA ENV PROT DIST EXECUTIVE OFFICE OF THE GOVERNOR FALCON TRACE COMM DEV DIST FALLSCHASE COMMUNITY DEV DIST FELLSMERE WTR CNTRL DIST FIDDLERS CREEK CMNTY DEV DIST FIRST COAST WORKFORCE DEV INC FIRST COAST WORKFORCE DEV INC FISHHAWK COMMUNITY DEV DISTRICT FL COMMUNITY COLLEGE AT JACKSONVILLE FL FISH & WILDLIFE CONSRV COMM FL INLAND NAVIGATION DIST FL SCHOOL FOR THE DEAF & BLIND FL STATE BD OF ADMINISTRATION FLAGLER CNTY BD OF CO COMMRS FLAGLER CNTY CLRK OF CRCT CT FLAGLER CNTY SCHOOL BD FLAGLER SOIL & WTR CONSERVE DIST FLEMING ISL PLANTATION CMNTY DEV DIS FLORIDA A&M UNIVERSITY FLORIDA ATLANTIC UNIVERSITY FLORIDA INTERNATIONAL UNIVERSITY FLORIDA KEYS COMMUNITY COLLEGE FLORIDA LEGISLATURE COMM ON ETHICS FLORIDA MUNICIPAL INSURANCE TRUST FLORIDA MUNICIPAL PENS TRUST-CNTRB ACCT FLORIDA PUBLIC SERVICE COMM FLORIDA STATE UNIVERSITY FLOROSA FIRE CONTROL DIST FORT LAUDERDALE DOWNTOWN DEV ATHRTY FORT LAUDERDALE HSNG ATHRTY FORT MYERS BEACH MOSOUITO CNTRL DIST FORT PIERCE FARMS WATER CONTROL DIST FORT PIERCE HOUSING ATHRTY

FRANKLIN CNTY BD CNTY COMMRS FRANKLIN CNTY CLRK OF CRCT CT FRANKLIN CNTY SCHOOL BD FRANKLIN SOIL & WTR CONSERVATION DIST GADSDEN CNTY BD OF CNTY COMMRS GADSDEN CNTY CLRK OF CRCT CT GADSDEN CNTY SCHOOL BD GADSDEN CNTY TAX COLLECTOR GADSDEN SOIL AND WTR CONSVR DIST GAINESVILLE ALACHUA AIRPORT ATHRTY GASPARILLA ISLAND BRIDGE ATHRTY GATEWAY CENTRE DEVELOPMENT DIST GATEWAY SERVICES DIST GERBER GROVES WTR CONT DIST GILCHRIST CNTY BD OF CNTY COMMRS GILCHRIST CNTY CLERK OF CRCT COURT GLADES CNTY BD OF CO COMRS GLADES CNTY CLRK OF CRCT CT GLADES CNTY PROP APPRAISER GLADES CNTY SHERIFFS OFFICE GLADES CNTY TAX COLLECTOR GLADES SOIL & WTR CONSERVE DIST GLADEVIEW DRAINAGE DIST GOLDEN GATE FIRE CONT/RESCUE DIST GOLDEN LAKES CMNTY DEV DIST GOLDEN OCALA COMM DEV DIST GRAND HAVEN CMNTY DEV DIST GREATER ORLANDO AVIATION ATHRTY GULF CNTY BD OF CNTY COMMRS GULF CNTY CLRK OF CRCT CT GULF CNTY SCHOOL BD GULF COAST COMMUNITY COLLEGE HAINES CITY DRAINAGE DIST HALIFAX HOSPITAL MEDICAL CENTER HAMILTON CNTY BD OF CNTY COMMRS HAMILTON CNTY CLRK OF CRCT CT HAMILTON CNTY PROP APPRSER HAMILTON CNTY SUPVSR OF ELECT HAMILTON CNTY TAX COLLECTOR HARBOR BAY CMNTY DEV DIST HARDEE CNTY BD OF CNTY COMMRS HARDEE CNTY CLRK OF CRCT CT HARDEE CNTY SCHOOL BD HARMONY COMMUNITY DEV DISTRICT HEALTH CARE DIST OF PALM BCH CNTY HEALTHY PALM BEACHES INC HENDRY CNTY PROPERTY APPRAISER HENDRY CNTY SCHOOL BD HENDRY SOIL & WTR CONSERVE DIST

HERITAGE GREENS CMNTY DEV DIST HERITAGE HARBOR OAKS COMM DEV DIST HERITAGE ISLES COMMUNITY DEV DIST HERITAGE OAK PARK CDD HERITAGE PALMS CDD HERITAGE PINES COMM DEV DIST HERITAGE SPRINGS COMM DEV DIST HERNANDO CNTY BD CO COMMRS HERNANDO CNTY CLRK CRCT CT HERNANDO CNTY SCHOOL BD HERNANDO CNTY SHERIFFS OFFICE HERNANDO CNTY TAX COLLECTOR HIGHLAND GLADES WATER CONTROL DIST HIGHLANDS CNTY BD OF CNTY COMMRS HIGHLANDS CNTY CLRK OF CRCT CTS HIGHLANDS CNTY HOSP DIST HIGHLANDS CNTY SCHOOL BD HIGHLANDS CNTY TAX COLLECTOR HIGHLANDS ROAD & BRIDGE DIST HIGHLANDS SOIL AND WTR CONSERVE DIST HILLSBOROUGH CNTY AVN ATHRTY HILLSBOROUGH CNTY BD OF CNTY COMMRS HILLSBOROUGH CNTY CHILDRENS BD HILLSBOROUGH CNTY CLRK OF CRCT CT HILLSBOROUGH CNTY PROP APPRAISER HILLSBOROUGH CNTY SCHOOL BD HILLSBOROUGH CNTY TAX COLLECTOR HILLSBOROUGH COMMUNITY COLLEGE HILLSBOROUGH TRANSIT ATHRTY HOLLYWOOD HOUSING ATHRTY HOLMES CNTY BD CNTY COMMRS HOLMES CNTY CLRK OF CRCT CT HOLMES CNTY DEV COMM HOLT FIRE DIST HOMOSASSA SPEC WTR DIST IMMOKALEE FIRE CNTRL DIST IMMOKALEE WTR AND SEWER DIST INDIAN CREEK VILLAGE INDIAN RIV CNTY BD OF CNTY COMMRS INDIAN RIV CNTY CLRK OF CRCT CT INDIAN RIV CNTY HOSPITAL DIST INDIAN RIV CNTY SCHOOL BD INDIAN RIV CNTY SHERIFFS OFFICE INDIAN RIV CNTY SPRVSR OF ELECTIONS INDIAN RIV CNTY TAX COLLECTOR INDIAN RIV MOSQUITO CONT DIST INDIAN RIV SOIL & WTR CONSERVE DIST INDIAN RIVER COMMUNITY COLLEGE INDIAN RIVER FARMS WTR CONT DIST INDIAN TRACE CMNTY DEV DIST

INDIAN TRAIL IMPROVEMENT DIST INDIGO COMMUNITY DEV DIST ISLAMORADA VILLAGE OF ISLANDS JACKSON CNTY HOSP DIST JACKSON CNTY SCHOOL BD JACKSONVILLE HEALTH FACILITIES ATHRTY JACKSONVILLE PORT ATHRTY JACKSONVILLE TRNSPRTN ATHRTY JEA JEFFERSON CNTY SCHOOL BD JOHN A H MURPHREE LAW LIBRARY JOSHUA WATER CONTROL DIST JOURNEY'S END CMNTY DEV DIST JULINGTON CRK PLNTN CMNTY DEV DIST JUPITER INLET COLONY JUPITER INLET DIST JUVENILE WELFARE BD OF PINELLAS CNTY KEY MARCO COMM DEV DIST KEY WEST HOUSING ATHRTY KEY WEST MOSQUITO CONT DIST KEY WEST UTLTY BD CTY ELEC SYS **KEYSTONE HEIGHTS AIRPARK ATHRTY** LAFAYETTE CNTY SCHOOL BD LAGO VISTA MAINTENANCE DIST LAKE APOPKA NATURAL GAS DIST LAKE ASBURY MUNICIPAL SVC DIST LAKE CITY COMMUNITY COLLEGE LAKE CNTY BD OF CNTY COMMRS LAKE CNTY CLERK OF CRCT CT LAKE CNTY PROPERTY APPRAISER LAKE CNTY SCHOOL BD LAKE CNTY SHERIFFS OFFICE LAKE CNTY SOIL AND WTR CONSERVE LAKE CNTY TAX COLLECTOR LAKE COUNTY WATER ATHRTY LAKE LUCIE COMM DEV DIST LAKE MAGDALENE ESTATES WEST LAKE REGION LAKES MGMT DIST LAKE ST CHARLES COMMUNITY DEV DIST LAKE SUMTER COMMUNITY COLG LAKE WORTH DRAINAGE DIST LAKELAND DOWNTOWN DEV ATHRTY LAKESIDE PLANTATION COMM DEV DIST LAKEWOOD RANCH COMM DEV DIST 1 LAKEWOOD RANCH COMM DEV DIST 2 LAKEWOOD RANCH COMM DEV DIST 3 LANARK VILLAGE WTR & SEWER DIST LEE CNTY BD OF CNTY COMMRS LEE CNTY CLRK OF CRCT CT LEE CNTY MOSQUITO CONT DIST

LEE CNTY SCHOOL BD LEE CNTY TAX COLLECTOR LEE MEMORIAL HEALTH SYSTEM LEHIGH ACRES FIRE CONT/RESCUE DIST LELY COMMUNITY DEV DIST LEON CNTY BD OF COMMRS LEON CNTY CLERK OF COURT LEON CNTY PROPERTY APPRAISER LEON CNTY RESEARCH AND DEV ATHRTY LEON CNTY SHERIFFS OFFICE LEON CNTY TAX COLLECTOR LEVY CNTY BD OF CNTY COMMRS LEVY CNTY CLRK OF CRCT CT LEVY CNTY DEV ATHRTY LEVY CNTY HOUSING ATHRTY LEVY CNTY SCHOOL BD LEVY CNTY SHERIFFS OFFICE LEVY CNTY SUPVSR OF ELECTIONS LEXINGTON OAKS COMMUNITY DEV DIST LIBERTY CNTY BD OF CNTY COMMRS LIBERTY CNTY CLERK OF COURT LIBERTY CNTY SCHOOL BD LIBERTY CNTY SPVSR OF ELECTIONS LIVE OAK HOUSING ATHRTY LK BERNADETTE CMNTY DEV DIST LOGAN GATE VILLAGE SPEC DEPEND DIST LONGLEAF COMM DEV DIST LOWER FLORIDA KEYS HOSP DIST LOXAHATCHEE GROVES WTR CNTRL DIST LOXAHATCHEE RIV ENV CONT DIST MACCLENNY HOUSING ATHRTY MADISON CNTY CLRK OF CRCT CT MADISON CNTY PROP APPRAISER MADISON CNTY SCHOOL BD MADISON CNTY SUPERVISOR OF ELECTIONS MADISON CNTY TAX COLLECTOR MAGNOLIA BLUFF COMM DEV DIST MANATEE CNTY BD OF CNTY COMM MANATEE CNTY CLRK OF CRCT CT MANATEE CNTY MOSQUITO CONT DIST MANATEE CNTY SCHOOL BD MANATEE COMMUNITY COLLEGE MANATEE RIV SOIL & WTR CONSERVE DIST MAPLE RIDGE COMMUNITY DEVELOPMENT MARION CNTY BD OF CNTY COMMRS MARION CNTY HSNG FIN ATHRTY MARION CNTY LAW LIBRARY MARION CNTY SCHOOL BD MARSHALL CREEK CMNTY DEV DIST MARTIN CNTY BD OF CNTY COMMRS

MARTIN CNTY CHILDRENS SVCS CNCL MARTIN CNTY CLRK OF CRCT CT MARTIN CNTY INDUSTRIAL DEV ATHRTY MARTIN CNTY SHERIFFS OFFICE MARTIN CNTY TAX COLLECTOR MARTIN SOIL & WTR CONSVR DIST MATLACHA/PINE ISLE FIRE CONT DIST MEADOW POINTE COMM DEV DIST MEADOW POINTE II COMM DEV DIST MEADOW WOODS CMNTY DEV DIST MEDITERRA SOUTH CMNTY DEV DIST METRO GAINESVILLE TRNSPRTN PLAN ORG MIAMI DADE CNTY BD CNTY COMMRS MIAMI DADE CNTY INDUSTRIAL DEV ATHRTY MIAMI DADE CNTY LAW LIBRARY MIAMI DADE CNTY SCHOOL BD MIAMI DOWNTOWN DEV ATHRTY MID BAY BRIDGE ATHRTY MILTON HSNG ATHRTY MONROE CNTY BD CNTY COMMRS MONROE CNTY CLERK OF CRCT COURT MONROE CNTY COMP PLAN LAND ATHRTY MONROE CNTY HSNG ATHRTY MONROE CNTY HSNG CORP MONROE CNTY HSNG FINANCE ATHRTY MONROE CNTY PROP APPRAISER MONROE CNTY SCHOOL BD MONROE CNTY SHERIFFS OFFICE MONROE CNTY SUPERVISOR OF ELECTIONS MONROE CNTY TAX COLLECTOR N BREV CNTY HOSP DIST DBA PARRISH MED CTR N FT MYERS FIRE CONT/RESCUE SER DIST N ST LUCIE RIVER WATER CONTROL DIST NAPLES HERITAGE COMMUNITY DEVELOPMENT NASSAU CNTY BD OF CO COMRS NASSAU CNTY CLERK OF CRCT CT NASSAU CNTY PROP APPRAISER NASSAU CNTY SCHOOL BD NASSAU CNTY SHERIFFS OFFICE NASSAU CNTY TAX COLLECTOR NE FLORIDA REG PLANNING CNCL NEW RIVER PUBLIC LIBRARY COOPERATIVE NEW RIVER SOLID WST ASSN NEW SMYRNA BEACH HOUSING ATHRTY NICEVILLE HOUSING ATHRTY NORTH BAY FIRE DIST NORTH BROWARD HOSPITAL DIST NORTH CENTRAL FL ECON DEV PARTNERSHIP NORTH CENTRAL FL REG PLAN CNCL NORTH FLORIDA COMMUNITY COLLEGE

NORTH LAKE CNTY HOSP DIST NORTH RIVER FIRE DIST NORTH SPRINGS IMP DIST NORTHERN PALM BEACH CNTY IMP DIST NORTHWEST FL WTR MGMT DIST NORTHWOOD COMM DEV DIST NW FL CMNTY HOSPITAL OAKRIDGE CMNTY DEV DIST OAKSTEAD CMNTY DEV DIST OCALA HSNG ATHRTY OCHLOCKONEE RIV SOIL/WTR CONSERVE DIST OKALOOSA CNTY BD OF CNTY COMM OKALOOSA CNTY CLRK OF CRCT CT OKALOOSA CNTY SCHOOL DISTRICT OKALOOSA GAS DIST OKALOOSA WALTON COMNTY COLLEGE **OKALOOSA WALTON JOBS & EDUC PRTNRSHP INC** OKEECHOBEE CHILDRENS SCV COUNCIL OKEECHOBEE CNTY BD OF CNTY COMMRS OKEECHOBEE CNTY PROPERTY APPRAISER OKEECHOBEE CNTY SCHOOL BD **OKEECHOBEE CNTY SHERIFFS OFFICE** OKEECHOBEE CNTY TAX COLLECTOR OKEECHOBEE SOIL AND WTR CONSVR DIST OKEECHOBEE UTILITY ATHRTY OLD PLANTATION WTR CONT DIST ORANGE CNTY BD OF CNTY COMMRS ORANGE CNTY COMPTROLLER ORANGE CNTY LIBRARY DIST **ORANGE CNTY RESEARCH & DEV ATHRTY** ORANGE CNTY SCHOOL BD **ORANGE HILL SOIL & WTR CONSERVE DIST** ORANGE SOIL AND WTR CONSVR DIST ORLANDO HSNG ATHRTY ORLANDO ORANGE CNTY EXPRSS ATHRTY ORLANDO URBAN METRO PLANNING ORLANDO UTILITIES COMMISSION ORMOND BEACH HSNG ATHRTY OSCEOLA CNTY BD OF CO COMMRS OSCEOLA CNTY CLERK OF CRCT CT OSCEOLA CNTY SHERIFFS DEPT OSCEOLA CO TAX COLLECTOR OSCEOLA TRACE COMM DEV DIST **OVEROAKS CMUNITY DEV DIST** PAHOKEE HOUSING ATHRTY PAHOKEE WATER CNTRL DIST PAL MAR WTR CONT DIST PALATKA GAS ATHRTY PALATKA HSNG ATHRTY PALM BAY COMMUNITY DEV DIST

PALM BCH CNTY HEALTH FAC ATHRTY PALM BCH CNTY PROP APPRAISER PALM BCH CNTY WORKFORCE DVLPMNT BD PALM BCH CO SOLID WASTE ATHRTY PALM BEACH CNTY BD OF CNTY COMMRS PALM BEACH CNTY CHILDRENS SVCS CNCL PALM BEACH CNTY CLRK OF CRCT CT PALM BEACH CNTY HSNG ATHRTY PALM BEACH CNTY TAX COLLECTOR PALM HARBOR SPECIAL FIRE CONT DIST PANAMA CITY DNTN IMPR BD/CMNTY REDV AGY PANAMA CITY HOUSING ATHRTY PANAMA CITY/BAY CNTY ARPRT & INDUST DIST PARKWAY CNTR COMM DEV DIST PASCO CNTY BD OF CO COMRS PASCO CNTY CLRK OF CRCT CT PASCO CNTY HSNG ATHRTY PASCO CNTY SHERIFFS OFFICE PASCO-HERNANDO COMMUNITY COLLEGE PEACE CREEK DRAINAGE DIST PEACE RIVER/MANASOTA REG WTR ATHRTY PELICAN LAKE WATER CONT DIST PELICAN MARSH CMNTY DEV DIST PENSACOLA AREA HSNG COMM PENSACOLA DOWNTOWN IMPRVMT BOARD PENSACOLA ESCAMBIA GOV CTR ATHRTY PENSACOLA JUNIOR COLLEGE PINE TREE WTR CONT DIST PINELLAS CNTY ARTS COUNCIL PINELLAS CNTY BD CNTY COMMRS PINELLAS CNTY CLRK OF CRCT CTS PINELLAS CNTY PLANNING CNCL PINELLAS CNTY SCHOOL BD PINELLAS CNTY SHERIFFS OFFICE PINELLAS CNTY SUPVSR OF ELECS PINELLAS CNTY TAX COLLECTOR PINELLAS PARK WATER MGMT DIST PINETREE WTR CONT DIST PINEY Z COMM DEV DIST POINCIANA CMNTY DEV DIST POLK CNTY BD OF CNTY COMMRS POLK CNTY CLRK OF CRCT CT POLK CNTY PROP APPRAISER POLK CNTY SCHOOL BD POLK CNTY SHERIFFS OFFICE POLK CNTY TAX COLLECTOR POLK CNTY WORKFORCE DEVELOPMENT BD POLK COMMUNITY COLLEGE POLK CTY SCHOOL READINESS COAL. INC POMPANO BEACH CMNTY REDEV AGENCY

PORT LABELLE CMNTY DEV DIST PORT OF ISLANDS COMM IMP DIST PORT OF PALM BEACH PUTNAM CNTY BD OF CNTY COMMRS PUTNAM CNTY CLERK OF COURTS PUTNAM CNTY SCHOOL BD PUTNAM SOIL/WTR CONSVR DIST QUANTUM COMM DEV DIST QUINCY GADSDEN AIRPORT ATHRTY RANGER DRAINAGE DIST REEDY CREEK IMPRVMT DIST **REMINGTON COMM DEV DIST** RESERVE COMM DEV DIST **RESERVE COMM DEV DIST #2** RITTA DRAINAGE DIST RIVER RIDGE CMUNITY DEV DIST RIVERWOOD COMM DEV DIST S CENTRAL REGL WSTWTR TRTMNT & DSPSL BD S INDIAN RIVER WTR CONT DIST S SEM-N ORANGE CNTY WSTWTR TRANS DIST S WALTON CNTY MOSQUITO CNTRL DIST SAN CARLOS EST WATER CONTROL DIST SANTA FE COMMUNITY COLLEGE SANTA FE SOIL/WTR CONSVR DIST SANTA ROSA BAY BRIDGE ATHRTY SANTA ROSA CNTY BD OF CO COMRS SANTA ROSA CNTY CLRK OF CRCT CT SANTA ROSA CNTY SCHOOL BD SARASOTA CNTY BD OF CNTY COMMRS SARASOTA CNTY CLRK OF CRCT CT SARASOTA CNTY PROPERTY APPRAISER SARASOTA CNTY SCHOOL BD SARASOTA CNTY SHERIFFS OFFICE SARASOTA MEMORIAL HOSPITAL SARASOTA SOIL & WTR CONSERVE DIST SARASOTA-MANATEE AIRPORT ATHRTY SEBASTIAN INLET TAX DIST SEBRING AIRPORT ATHRTY SEMINOLE CNTY BD OF CNTY COMMRS SEMINOLE CNTY CLRK OF CRCT COURT SEMINOLE CNTY EXPRESSWAY ATHRTY SEMINOLE CNTY PORT ATHRTY SEMINOLE CNTY PROP APPRAISER SEMINOLE CNTY SCHOOL DIST SEMINOLE CNTY SHERIFFS OFFICE SEMINOLE CNTY TAX COLLECTOR SEMINOLE COMMUNITY COLLEGE SEMINOLE SOIL AND WTR CONSVR DIST SEMINOLE WATER CONTROL DIST SHAWANO DRAINAGE DISTRICT

SO TRAIL FIRE PROT RESCUE SVC DIST SOUTH BROWARD DRAINAGE DIST SOUTH BROWARD HOSPITAL DIST SOUTH FL WATER MGMT DIST SOUTH FLA COMMUNITY COLLEGE SOUTH FLORIDA CONSERVANCY DIST SOUTH FLORIDA REG PLAN CNCL SOUTH POINTE SPECIAL DEP TAX DIST SOUTH SHORE DRAINAGE DIST SOUTH WALTON CNTY FIRE DIST SOUTHERN MANATEE FIRE & RESCUE DIST SOUTHWEST FL WTR MGMT DIST SOUTHWEST FLA WORKFORCE DEV BD SOUTHWEST FLORIDA REG PLAN COUNCIL SPRING LAKE IMPRVMNT DIST SPRINGFIELD HOUSING ATHRTY ST JOHNS CNTY CLRK OF CT ST JOHNS CNTY SOIL/WTR CONSVR DIST ST JOHNS RIVER COMMUNITY COLLEGE ST LUCIE CNTY CHILDRENS SVCS CNCL ST LUCIE CNTY CLRK CRCT CT ST LUCIE CNTY FIRE DIST ST LUCIE CNTY SCHOOL BD ST PETERSBURG JUNIOR COLLEGE STATE TREASURER OF FL-CD PROGRAM STONEYBROOK CDD STONEYBROOK WEST CMNTY DEV DIST STUART HSNG ATHRTY SUMTER CNTY BD OF CNTY COMMRS SUMTER CNTY CLRK OF CRCT CT SUN N LAKE OF SEBRING IMP DIST SUNCOAST WORKFORCE DVLPMNT BD SUNSHINE WATER CONTROL DIST SUWANNEE CNTY BD CNTY COMMRS SUWANNEE CNTY CLRK OF CRCT CT SUWANNEE CNTY SCHOOL BD TALLAHASSEE HSNG ATHRTY TAMPA BAY REGIONAL PLANNING COUNCIL TAMPA BAY WATER A REG WTR SUPPLY ATHRTY TAMPA PALMS CMNTY DEV DIST TAMPA PALMS OPEN SPACE TRANS DIST TAMPA PORT ATHRTY TAMPA-HILLSBOROUGH CNTY EXPY ATHRTY TARA CMNTY DEV DIS TARPON SPRINGS HSNG ATHRTY TAYLOR CNTY BD OF CNTY COMMRS TAYLOR CNTY CLERK OF CRCT CT **TECHNOLOGICAL RSRCH & DEV ATHRTY** THREE RIVERS REGL LIBRARY SYS TINDALL HAMMOCK IRR & SOIL CONSRV DIST

TITUSVILLE-COCOA AIRPORT ATHRTY TOWN OF BASCOM TOWN OF BAY HARBOR ISLANDS TOWN OF BELL TOWN OF BELLEAIR TOWN OF BELLEAIR SHORE TOWN OF BRINY BREEZES TOWN OF BROOKER TOWN OF CALLAHAN TOWN OF CEDAR GROVE TOWN OF CENTURY TOWN OF CINCO BAYOU TOWN OF CLOUD LAKE TOWN OF DAVIE TOWN OF ESTO TOWN OF GLEN ST MARY TOWN OF GREENSBORO TOWN OF GREENWOOD TOWN OF GULF STREAM TOWN OF HASTINGS TOWN OF HAVANA TOWN OF HAVERHILL TOWN OF HIGHLAND BEACH TOWN OF HILLCREST HEIGHTS TOWN OF HYPOLUXO TOWN OF INDIALANTIC TOWN OF INDIAN SHORES TOWN OF INGLIS TOWN OF INTERLACHEN TOWN OF JAY TOWN OF JENNINGS TOWN OF JUNO BEACH TOWN OF JUPITER TOWN OF JUPITER ISLAND TOWN OF KENNETH CITY TOWN OF LACROSSE TOWN OF LADY LAKE TOWN OF LAKE CLARKE SHORES TOWN OF LAKE HAMILTON TOWN OF LAKE PLACID TOWN OF LANTANA TOWN OF LAUDERDALE BY THE SEA TOWN OF LONGBOAT KEY TOWN OF MALABAR TOWN OF MALONE TOWN OF MAYO TOWN OF MEDLEY TOWN OF MELBOURNE BEACH TOWN OF MICANOPY TOWN OF MONTVERDE

TOWN OF NORTH REDINGTON BEACH TOWN OF OCEAN BREEZE PARK TOWN OF OCEAN RIDGE TOWN OF ORANGE PARK TOWN OF ORCHID TOWN OF PALM BEACH TOWN OF PALM BEACH SHORES TOWN OF PEMBROKE PARK TOWN OF PENNEY FARMS TOWN OF PONCE DE LEON TOWN OF REDDICK TOWN OF REDINGTON BEACH TOWN OF REDINGTON SHORES TOWN OF SEWALLS POINT TOWN OF SHALIMAR TOWN OF SURFSIDE TOWN OF ZOLFO SPRINGS TRAILER ESTATES PARK & RECREATION DIST TREASURE COAST REG PLAN COUNCIL TRI PAR ESTATES PARK & REC DIST TRI VILLAGE FIRE DIST TROUP-INDIANTOWN WTR CNTRL DIST TURTLE RUN COMM DEV DIST UNITED FIRE DIST UNIVERSITY OF FLORIDA UNIVERSITY OF SOUTH FLORIDA UNIVERSITY OF WEST FLORIDA URBAN ORLANDO CMNTY DEV DIST VALENCIA COMMUNITY COLLEGE VALENCIA WTR CONTROL DIST VERO LAKES WTR CNTRL DIST VIERA EAST COMM DEV DIST VILLAGE CNTR CMNTY DVLPMNT DIST #1 VILLAGE CNTR CMNTY DVLPMNT DIST #2 VILLAGE CNTR CMNTY DVLPMNT DIST #3 VILLAGE CNTR CMNTY DVLPMNT DIST #4 VILLAGE OF EL PORTAL VILLAGE OF GOLF VILLAGE OF NORTH PALM BEACH VILLAGE OF PALM SPRINGS VILLAGE OF PINECREST VILLAGE OF ROYAL PALM BEACH VILLAGE OF SEA RANCH LAKES VILLAGE OF TEQUESTA VILLAGE OF WELLINGTON VISTA LAKES CMNTY DEV DIST VOLUSIA CNTY CLRK OF CRCT CT VOLUSIA CNTY HEALTH FAC ATHRTY VOLUSIA CNTY HOUSING FINANCE ATHRTY **VOLUSIA SOIL & WTR CONSERVE DIST**

VOLUSIA/FLAGLER CNTY WRKFRC DEV BD W LAUDERDALE WTR CNTRL DIST WAKULLA CNTY SCHOOL BD WAKULLA SOIL & WTR CNSRV DIST WALNUT CREEK CMNTY DEV DIST WALTON CNTY SCHOOL BD WASHINGTON CNTY SCHOOL BD WEST COAST INLAND NVGTN DIST WEST LAKE CMNTY DEV DIST WEST LAKELAND WTR CONT DIST WEST MANATEE FIRE & RESCUE DIST WEST ORANGE HEALTHCARE DIST WEST PALM BCH FRFGHTRS PENSION FND WEST PALM BCH GOLF COMMISSION WEST PALM BEACH HSNG ATHRTY WEST VOLUSIA CNTY HOSP DIST WESTCHASE COMM DEV DIST WESTCHASE EAST COMMUNITY DEVELOPMENT WESTWOOD HOMES INC WESTWOOD SPECIAL DEPENDENT TAX DIST WILDERNESS COAST PUBLIC LIBRARIES WINSTON TRAILS CMNTY DEV DIST EAST WITHLACOOCHEE REG PLAN COUNCIL XENTURY CITY COMM DEV DIST YELLOW RIV SOIL & WTR CONSVR DIST ******

FOR PUBLIC DEPOSITORS TO RECEIVE THE PROTECTION FROM LOSS PROVIDED IN CHAPTER 280, FLORIDA STATUTES, THEY SHALL COMPLY WITH THE FOLLOWING ON EACH PUBLIC DEPOSIT ACCOUNT IN ADDITION TO ANY OTHER **REQUIREMENTS SPECIFIED IN CHAPTER 280: (1)** EXECUTE THE PUBLIC DEPOSIT IDENTIFICATION AND ACKNOWLEDGMENT FORM DI4-1295 WITH THE QUALIFIED PUBLIC DEPOSITORY (QPD), MAINTAIN IT AS A VALUABLE RECORD, AND CONFIRM THE ACCOUNT ANNUALLY; (2) EXECUTE А REPLACEMENT FORM DI4-1295 WHEN THERE IS A MERGER, ACQUISITION, NAME CHANGE, OR OTHER EVENT WHICH CHANGES THE ACCOUNT NAME, ACCOUNT NUMBER, OR NAME OF THE QPD.

THE FOLLOWING QPDS ARE AUTHORIZED TO HOLD PUBLIC DEPOSITS. THEY ARE LISTED UNDER THE STATE OF HOME OFFICE LOCATION. ONLY FLORIDA BRANCHES OF THESE INSTITUTIONS ARE ALLOWED TO HOLD FLORIDA PUBLIC DEPOSIT ACCOUNTS. INSTITUTIONS MARKED WITH AN ASTERISK HAVE LIMITED THE AMOUNT OF PUBLIC DEPOSITS THEY WILL ADMINISTER AND ARE NOT ACCEPTING NEW PUBLIC DEPOSIT ACCOUNTS. DEPOSITORIES WITHDRAWING FROM THE PROGRAM HAVE A STATED EFFECTIVE DATE OF WITHDRAWAL BESIDE THE NAMES AND SHALL NOT RECEIVE OR RETAIN PUBLIC DEPOSITS AFTER THE DATE LISTED.

ALABAMA

BIRMINGHAM

AMSOUTH BANK COMPASS BANK REGIONS BANK SOUTHTRUST BANK, N.A.

MONTGOMERY

COLONIAL BANK

WARRIOR

THE BANK

BRANCHES OF THIS QPD CONDUCT BUSINESS IN FLORIDA UNDER THE NAMES C & L BANK AND EMERALD COAST BANK

CALIFORNIA

SAN FRANCISCO

CITIBANK, F.S.B.

FLORIDA

ALACHUA FIRST NATIONAL BANK OF ALACHUA

APALACHICOLA

APALACHICOLA STATE BANK

ARCADIA

FIRST STATE BANK OF ARCADIA

AVENTURA

TURNBERRY BANK

BARTOW

CITRUS & CHEMICAL BANK COMMUNITY NATIONAL BANK AT BARTOW

BELLE GLADE

BANK OF BELLE GLADE

BONIFAY BANK OF BONIFAY

BRADENTON AMERICAN BANK COAST BANK OF FLORIDA FIRST BRADENTON BANK FIRST NATIONAL BANK & TRUST

BRANDON PLATINUM BANK

BROOKSVILLE HERNANDO COUNTY BANK

CANTONMENT CITIZENS & PEOPLES BANK, N.A.

CAPE CORAL CAPE CORAL NATIONAL BANK RIVERSIDE BANK OF THE GULF COAST

CARRABELLE GULF STATE COMMUNITY BANK

CHIEFLAND DRUMMOND COMMUNITY BANK

CLEARWATER FIRST NATIONAL BANK OF FLORIDA INTERVEST BANK

CLEWISTON FIRST BANK OF CLEWISTON FIRST FEDERAL SAVINGS BANK OF THE GLADES

COOPER CITY FIRST WESTERN BANK

CORAL GABLES BANKUNITED SAVINGS BANK GIBRALTAR BANK, F.S.B. METRO BANK OF DADE COUNTY

CRAWFORDVILLE CITIZENS BANK OF WAKULLA WAKULLA BANK

CRESTVIEW FIRST NATIONAL BANK OF CRESTVIEW **CRYSTAL RIVER** CRYSTAL RIVER BANK

DADE CITY FIRST NATIONAL BANK OF PASCO DAVIE REGENT BANK

DESTIN DESTIN BANK

DUNNELLON DUNNELLON STATE BANK

ENGLEWOOD ENGLEWOOD BANK PENINSULA BANK

FERNANDINA BEACH FIRST COAST COMMUNITY BANK

FORT LAUDERDALE BANKATLANTIC, F.S.B. EQUITABLE BANK GATEWAY AMERICAN BANK OF FLORIDA LANDMARK BANK, N.A.

FORT MYERS EDISON NATIONAL BANK

FORT PIERCE HARBOR FEDERAL SAVINGS BANK RIVERSIDE NATIONAL BANK OF FLORIDA

FORT WALTON BEACH FIRST CITY BANK OF FLORIDA FIRST NATIONAL BANK & TRUST

FROSTPROOF CITIZENS BANK OF FROSTPROOF

GAINESVILLE MERCHANTS & SOUTHERN BANK MILLENNIUM BANK

GRACEVILLE BANK OF JACKSON COUNTY PEOPLES BANK OF GRACEVILLE

Florida Administrative Weekly

GROVELAND PEOPLES STATE BANK OF GROVELAND

HAINES CITY FIRST NATIONAL BANK OF POLK COUNTY

HALLANDALE DESJARDINS FEDERAL SAVINGS BANK

HOMESTEAD COMMUNITY BANK OF FLORIDA FIRST NATIONAL BANK OF HOMESTEAD

HOMOSASSA SPRINGS HOMOSASSA SPRINGS BANK

IMMOKALEE FLORIDA COMMUNITY BANK

INDIANTOWN FIRST BANK OF INDIANTOWN

INVERNESS BANK OF INVERNESS

JACKSONVILLE FIRST ALLIANCE BANK

JACKSONVILLE BEACH OCEANSIDE BANK

KEY LARGO TIB BANK OF THE KEYS

KEY WEST FIRST STATE BANK OF THE FLORIDA KEYS

KISSIMMEE FIRST NATIONAL BANK OF OSCEOLA COUNTY

LADY LAKE CITIZENS FIRST BANK

LAKE CITY CNB NATIONAL BANK COLUMBIA COUNTY BANK PEOPLES STATE BANK

LAKELAND FLORIDAFIRST BANK LAKE MARY COMMUNITY NATIONAL BANK OF MID FLORIDA

LAKE WALES AMERICAN BANK & TRUST OF POLK COUNTY

LAUDERHILL UNION BANK OF FLORIDA

LEESBURG FIRST FEDERAL SAVINGS BANK OF LAKE COUNTY

LIVE OAK FIRST FEDERAL SAVINGS BANK OF FLORIDA

LONGWOOD LIBERTY NATIONAL BANK

MADISON MADISON COUNTY COMMUNITY BANK

MALONE PCB, THE COMMUNITY BANK

MARATHON FIRST NATIONAL BANK OF THE FLORIDA KEYS MARINE BANK OF THE FLORIDA KEYS

MARCO ISLAND CITIZENS COMMUNITY BANK OF FLORIDA

MAYO LAFAYETTE COUNTY STATE BANK

MIAMI BAC FLORIDA BANK CITY NATIONAL BANK OF FLORIDA COCONUT GROVE BANK COMMERCIAL BANK OF FLORIDA CONTINENTAL NATIONAL BANK OF MIAMI EAGLE NATIONAL BANK OF MIAMI EASTERN NATIONAL BANK ESPIRITO SANTO BANK OF FLORIDA EXECUTIVE NATIONAL BANK GULF BANK HAMILTON BANK, N.A. HEMISPHERE NATIONAL BANK INTERAMERICAN BANK, F.S.B. INTERCREDIT BANK, N.A. INTERNATIONAL BANK OF MIAMI, N.A. *INTERNATIONAL FINANCE BANK MELLON UNITED NATIONAL BANK NORTHERN TRUST BANK OF FLORIDA, N.A. OCEAN BANK SOFISA BANK OF FLORIDA TOTALBANK TRANSATLANTIC BANK

MILTON FIRST NATIONAL BANK OF FLORIDA

MONTICELLO FARMERS & MERCHANTS BANK

MOUNT DORA FIRST NATIONAL BANK OF MOUNT DORA FLORIDA CHOICE BANK

NAPLES BANK OF NAPLES COMMUNITY BANK OF NAPLES, N.A. FIFTH THIRD BANK, FLORIDA FIRST NATIONAL BANK OF NAPLES GULF COAST NATIONAL BANK

NEW SMYRNA BEACH FRIENDS BANK

NICEVILLE PEOPLES NATIONAL BANK OF NICEVILLE

NORTH LAUDERDALE *SECURITY BANK, N.A.

NORTH MIAMI KISLAK NATIONAL BANK

NORTH PALM BEACH COMMUNITY SAVINGS, F.A. PALM BEACH NATIONAL BANK & TRUST COMPANY

OAKLAND PARK AMERICAN NATIONAL BANK

OCALA FLORIDA CITIZENS BANK

OKEECHOBEE BIG LAKE NATIONAL BANK **ORANGE CITY** FIRST COMMUNITY BANK

ORANGE PARK HERITAGE BANK OF NORTH FLORIDA

ORLANDO BANK OF CENTRAL FLORIDA CENTURY NATIONAL BANK CITRUS BANK SOUTHERN COMMUNITY BANK

ORMOND BEACH COQUINA BANK

OVIEDO CITIZENS BANK OF OVIEDO

PAHOKEE FIRST COMMUNITY BANK OF PALM BEACH COUNTY

PALATKA FIRST FEDERAL BANK OF NORTH FLORIDA PUTNAM STATE BANK

PALM BEACH BANKERS TRUST FLORIDA, N.A.

PALM BEACH GARDENS ADMIRALTY BANK

PALM COAST CYPRESS BANK

PALM HARBOR FLORIDA BANK OF COMMERCE PEOPLES BANK

PANAMA CITY BAY BANK & TRUST COMPANY FIRST NATIONAL BANK NORTHWEST FLORIDA PEOPLES FIRST COMMUNITY BANK

PEMBROKE PINES POINTE BANK

PENSACOLA BANK OF PENSACOLA BANK OF THE SOUTH FIRST AMERICAN BANK OF PENSACOLA, N.A.

Florida Administrative Weekly

Volume 27, Number 4, January 26, 2001

PERRY CITIZENS BANK OF PERRY

PORT ST. JOE CITIZENS FEDERAL SAVINGS BANK OF PORT ST. JOE

PORT ST. LUCIE FIRST PEOPLES BANK

QUINCY QUINCY STATE BANK

ST. AUGUSTINE BANK OF ST. AUGUSTINE PROSPERITY BANK

ST. CLOUD PUBLIC BANK

ST. PETERSBURG MERCANTILE BANK REPUBLIC BANK UNITED BANK & TRUST COMPANY

SANTA ROSA BEACH FIRST AMERICAN BANK OF WALTON COUNTY

SARASOTA WEST COAST GUARANTY BANK, N.A.

SEBRING HEARTLAND NATIONAL BANK HIGHLANDS INDEPENDENT BANK

SOUTH MIAMI FIRST NATIONAL BANK OF SOUTH MIAMI

STARKE COMMUNITY STATE BANK OF STARKE

STUART FIRST NATIONAL BANK & TRUST OF THE TREASURE COAST GULFSTREAM BUSINESS BANK

TALLAHASSEE CAPITAL CITY BANK FIRST SOUTH BANK TALLAHASSEE STATE BANK TAMPA

FIRST CITRUS BANK *FLORIDA BANK, N.A. MANUFACTURERS BANK OF FLORIDA SOUTHERN EXCHANGE BANK

TRENTON TRI-COUNTY BANK

UMATILLA UNITED SOUTHERN BANK

VALPARAISO VANGUARD BANK & TRUST COMPANY

VERO BEACH INDIAN RIVER NATIONAL BANK

WAUCHULA FIRST NATIONAL BANK OF WAUCHULA WAUCHULA STATE BANK

WEST PALM BEACH FIDELITY FEDERAL BANK & TRUST GRAND BANK OF FLORIDA REPUBLIC SECURITY BANK

WEWAHITCHKA WEWAHITCHKA STATE BANK

WILLISTON PERKINS STATE BANK

WINTER PARK BANKFIRST

ZEPHYRHILLS COMMUNITY NATIONAL BANK OF PASCO COUNTY

GEORGIA

ATLANTA SUNTRUST BANK

DARIEN SOUTHEASTERN BANK

N.A.

LOUISIANA

NEW ORLEANS WHITNEY NATIONAL BANK

MASSACHUSETTS

BOSTON

BOSTON BANK OF COMMERCE BRANCHES OF THIS QPD CONDUCT BUSINESS IN FLORIDA UNDER THE NAME PEOPLES BANK OF COMMERCE

MINNESOTA

EDINA INTER SAVINGS BANK, F.S.B.

NORTH CAROLINA

CHARLOTTE BANK OF AMERICA, N.A. FIRST UNION NATIONAL BANK

WINSTON-SALEM WACHOVIA BANK, N.A.

<u>OHIO</u>

COLUMBUS HUNTINGTON NATIONAL BANK

CINCINNATTI PROVIDENT BANK

TENNESSEE

MEMPHIS

UNION PLANTERS BANK, N.A.

THE FOLLOWING IS A LIST OF INSTITUTIONS THAT HAD A CHANGE SINCE THE LAST PUBLICATION OF THIS REPORT.

BANK BREVARD

MELBOURNE WITHDRAWN FROM PROGRAM EFFECTIVE 11/27/00.

FIRST BANK

TALLAHASSEE MERGED INTO SOUTHTRUST

MERGED INTO SOUTHTRUST BANK, (BIRMINGHAM, ALABAMA).

MARINE NATIONAL BANK OF JACKSONVILLE

JACKSONVILLE MERGED INTO FIRST ALLIANCE BANK (JACKSONVILLE, FLORIDA). IN FUTURE PUBLICATIONS FIRST ALLIANCE BANK WILL BE FOUND UNDER JACKSONVILLE.

PROVIDENT BANK OF FLORIDA

SARASOTA MERGED INTO PROVIDENT BANK (CINCINNATTI, OHIO). IN FUTURE PUBLICATIONS PROVIDENT BANK WILL BE FOUND UNDER CINCINNATTI.

SUNNILAND BANK

FORT LAUDERDALE WITHDRAWN FROM PROGRAM EFFECTIVE 11/27/00.

UNIBANK

CORAL GABLES WITHDRAWN FROM PROGRAM EFFECTIVE 11/27/00.

DEPARTMENT OF HIGHWAY SAFETY AND MOTOR VEHICLES

Notice of Publication for a New Point Franchise Motor Vehicle Dealer in a County of More than 300,000 Population

Pursuant to Section 320.642, Florida Statutes, Panzer Motorcycle Works, USA, Inc., intends to allow the establishment of Beach Street Bikes, Inc. d/b/a Pompano Pat's, as a dealership for the sale of Panzer Motorcycles, at 406 N. Beach Street, Daytona (Volusia County), Florida 32119, on or after November 9, 2000.

The name and address of the dealer operator(s) and principal investor(s) of Beach Street Bikes, Inc. d/b/a Pompano Pat's are: dealer operator & principal investor(s): Patrick Johnson, 10679th Avenue, Deland, Florida 32724.

The notice indicates an intent to establish the new point location in a county of more than 300,000 population, according to the latest population estimates of the University of Florida, Bureau of Economic and Business Research.

Certain dealerships of the same line-make may have standing, pursuant to Section 320.642, Florida Statutes to file a petition or complaint protesting the application.

Written petitions or complaints must be received by the Department of Highway Safety and Motor Vehicles within 30 days of the date of publication of this notice and must be submitted to: Mr. Ronald D. Reynolds, Administrator, Dealer License Section, Department of Highway Safety and Motor Vehicles, Room A-312, Neil Kirkman Building, 2900 Apalachee Parkway, Tallahassee, Florida 32399-0635.

A copy of such petition or complaint must also be sent by US Mail to: Ms. Christina M. Anastasia, President, Panzer Motorcycles Works, USA, Inc., P. O. Box 425, Canon City, CO 81215.

If no petitions or complaints are received within 30 days of the date of publication, a final order will be issued by the Department of Highway Safety and Motor Vehicles approving the establishment of the dealership, subject to the applicant's compliance with the provisions of Chapter 320, Florida Statutes.

Notice of Publication for a New Point Franchise Motor Vehicle Dealer in a County of Less than 300,000 Population

Pursuant to Section 320.642, Florida Statutes, notice is given that Volvo Cars of North America, Inc., intends to allow the establishment of Taylor Automotive Group, Inc. d/b/a Taylor Volvo of Ocala, as a dealership for the sale of Volvo automobiles, at 4050 North Highway 441, Ocala (Marion County), Florida 34479-2942, on or after March 1, 2001.

The name and address of the dealer operator(s) and principal investor(s) of Taylor Automotive Group, Inc. d/b/a Taylor Volvo of Ocala are: dealer operator & principal investor(s): James T. Taylor, 1640 Juno Trail, Unit 102E, P. O. Box 810, Pierson, Florida 32186.

The notice indicates an intent to establish the new point location in a county of less than 300,000 population, according to the latest population estimates of the University of Florida, Bureau of Economic and Business Research.

Certain dealerships of the same line-make may have standing, pursuant to Section 320.642, Florida Statutes, as amended by Chapter 88-395, Laws of Florida, to file a petition or complaint protesting the application.

Written petitions or complaints must be received by the Department of Highway Safety and Motor Vehicles within 30 days of the date of publication of this notice and must be submitted to: Mr. Ronald D. Reynolds, Administrator, Dealer License Section, Department of Highway Safety and Motor Vehicles, Room A-312, Neil Kirkman Building, 2900 Apalachee Parkway, Tallahassee, Florida 32399-0635.

A copy of such petition or complaint must also be sent by US Mail to: Chuck Wilberger, General Manager, Florida Market Area, Volvo Cars of North America, Inc., 1125A Northbrook Parkway, Suwanee, GA 30024.

If no petitions or complaints are received within 30 days of the date of publication, a final order will be issued by the Department of Highway Safety and Motor Vehicles approving the establishment of the dealership, subject to the applicant's compliance with the provisions of Chapter 320, Florida Statutes.

AGENCY FOR HEALTH CARE ADMINISTRATION

NOTICE OF HOSPITAL FIXED NEED POOLS FOR ACUTE CARE HOSPITAL BEDS

The Agency for Health Care Administration publishes bed need for acute care hospital beds pursuant to the provisions of Rules 59C-1.008 and 59C-1.038, FAC. Letters of intent to apply for Certificates of Need pursuant to this notice must be filed with the Certificate of Need Program Office, Building 3, Room 1217, 2727 Mahan Drive, Tallahassee, Florida 32308, on or before 5:00 p.m., February 12, 2001.

Any person who identifies any error in the published bed need must advise the agency of the error within ten (10) days of publication of the number. If the agency concurs in the error, the bed need will be adjusted prior to or during the grace period for this cycle. Failure to notify the agency of the error during this ten day time period will result in no adjustment to the bed need for this cycle and a waiver of the person's right to raise the error at subsequent proceedings. Any other adjustments will be made in the first cycle subsequent to identification of the error including those errors identified through administrative hearings or final judicial review.

Any person whose substantial interest is affected by this action and who timely advised the agency of any error in the action has a right to request an administrative hearing pursuant to Section 120.57, Florida Statutes. In order to request a proceeding under Section 120.57, Florida Statutes, your request for an administrative hearing must state with specificity which issues of material fact or law are in dispute. All requests for hearings shall be made to the Agency for Health Care Administration and must be filed with the Agency Clerk, 2727 Mahan Drive, Building 3, Suite 3431, Tallahassee, Florida 32308. All requests for hearings must be filed with the agency clerk within 30 days of this publication or the right to a hearing is waived.

Acute Care Hospital Bed Need

	Bed Need
District 1	
Subdistrict 1 (Escambia, Santa Rosa)	0
Subdistrict 2 (Okaloosa, Walton)	0
District 2	
Subdistrict 1 (Bay, Calhoun, Franklin, Gulf,	
Holmes, Jackson, Washington)	0
Subdistrict 2 (Gadsden, Jefferson,	
Leon, Liberty, Madison, Taylor, Wakulla)	0
District 3	
Subdistrict 1 (Columbia, Hamilton, Suwanne	ee) 0
Subdistrict 2 (Alachua, Bradford, Dixie,	
Gilchrist, Lafayette, Levy, Union)	0

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District 8 Subdistrict 1 (Charlotte) 0 Subdistrict 2 (Collier) 0 Subdistrict 3 (Desoto) 0 Subdistrict 4 (Glades, Hendry) 0 Subdistrict 5 (Lee) 0 Subdistrict 5 (Lee) 0 District 9 Subdistrict 6 (Sarasota) 0 District 9 Subdistrict 1 (Indian River) 0 Subdistrict 2 (St. Lucie, Martin) 0 Subdistrict 3 (Okeechobee) 0
Subdistrict 1 (Charlotte)0Subdistrict 2 (Collier)0Subdistrict 3 (Desoto)0Subdistrict 4 (Glades, Hendry)0Subdistrict 5 (Lee)0Subdistrict 6 (Sarasota)0District 90Subdistrict 1 (Indian River)0Subdistrict 2 (St. Lucie, Martin)0Subdistrict 3 (Okeechobee)0
Subdistrict 2 (Collier)0Subdistrict 3 (Desoto)0Subdistrict 4 (Glades, Hendry)0Subdistrict 5 (Lee)0Subdistrict 6 (Sarasota)0District 90Subdistrict 1 (Indian River)0Subdistrict 2 (St. Lucie, Martin)0Subdistrict 3 (Okeechobee)0
Subdistrict 3 (Desoto)0Subdistrict 4 (Glades, Hendry)0Subdistrict 5 (Lee)0Subdistrict 6 (Sarasota)0District 90Subdistrict 1 (Indian River)0Subdistrict 2 (St. Lucie, Martin)0Subdistrict 3 (Okeechobee)0
Subdistrict 4 (Glades, Hendry)0Subdistrict 5 (Lee)0Subdistrict 6 (Sarasota)0District 90Subdistrict 1 (Indian River)0Subdistrict 2 (St. Lucie, Martin)0Subdistrict 3 (Okeechobee)0
Subdistrict 5 (Lee)0Subdistrict 6 (Sarasota)0District 90Subdistrict 1 (Indian River)0Subdistrict 2 (St. Lucie, Martin)0Subdistrict 3 (Okeechobee)0
Subdistrict 6 (Sarasota)0District 90Subdistrict 1 (Indian River)0Subdistrict 2 (St. Lucie, Martin)0Subdistrict 3 (Okeechobee)0
District 90Subdistrict 1 (Indian River)0Subdistrict 2 (St. Lucie, Martin)0Subdistrict 3 (Okeechobee)0
Subdistrict 1 (Indian River)0Subdistrict 2 (St. Lucie, Martin)0Subdistrict 3 (Okeechobee)0
Subdistrict 2 (St. Lucie, Martin)0Subdistrict 3 (Okeechobee)0
Subdistrict 3 (Okeechobee) 0
Subdistrict 4 (North Palm Beach) 0
Subdistrict 5 (South Palm Beach) 0
District 10 (Broward) 0
District 11 0
Subdistrict 1 (Dade) 0
Subdistrict 2 (Monroe) 0
Total Statewide 0
Purchase Order Number: S5900I00310

NOTICE OF PEDIATRIC CARDIAC CATHETERIZATION PROGRAM – FIXED NEED POOL

The Agency for Health Care Administration has projected a fixed need pool for pediatric cardiac catheterizaton programs for July 2003, pursuant to the provisions of Rules 59C-1.008 and 59C-1.032, FAC. Letters of intent to apply for Certificates of Need pursuant to this notice must be filed with the Certificate of Need Program Office, Building 3, Room 1217, 2727 Mahan Drive, Tallahassee, Florida 32308 on or before 5:00 p.m., February 12, 2001.

Any person who identifies any error in the fixed need pool numbers must advise the agency of the error within ten (10) days of publication of the number. If the agency concurs in the error, the fixed need pool number will be adjusted prior to or during the grace period for this cycle. Failure to notify the agency of the error during this ten day time period will result in no adjustment to the fixed need pool number for this cycle and a waiver of the person's right to raise the error at subsequent proceedings. Any other adjustments will be made in the first cycle subsequent to identification of the error including those errors identified through administrative hearings or final judicial review.

Any person whose substantial interest is affected by this action and who timely advised the agency of any error in the action has a right to request an administrative hearing pursuant to Section 120.57, Florida Statutes. In order to request a proceeding under Section 120.57, Florida Statutes, your request for an administrative hearing must state with specificity which issues of material fact or law are in dispute. All requests for hearings shall be made to the Agency for Health Care Administration and must be filed with the Agency Clerk, 2727 Mahan Drive, Building 3, Suite 3431, Tallahassee, Florida 32308. All requests for hearings must be filed with the agency clerk within 30 days of this publication or the right to a hearing is waived.

Pediatric Cardiac Catheterization Program Net Need

	Net	-	Net
Service Area	Need	Service Area	Need
1	0	4	0
2	0	5	0
3	0	Total	0
Purchase Order Number: S5900I00310			

NOTICE OF HOSPITAL FIXED NEED POOLS FOR COMPREHENSIVE MEDICAL REHABILITATION BEDS

The Agency for Health Care Administration has projected a fixed bed need pool for comprehensive medical rehabilitation hospital beds for July 2006 pursuant to the provisions of Rules 59C-1.008 and 59C-1.039, FAC. Net bed need projections for comprehensive medical rehabilitation hospital beds have been adjusted according to occupancy rate thresholds as prescribed by the above-mentioned rules. Letters of intent to apply for Certificates of Need pursuant to this notice must be filed with

the Certificate of Need Program Office, Building 3, Room 1217, 2727 Mahan Drive, Tallahassee, Florida 32308 on or before 5:00 p.m., February 12, 2001.

Any person who identifies any error in the fixed need pool numbers must advise the agency of the error within ten (10) days of publication of the number. If the agency concurs in the error, the fixed need pool number will be adjusted prior to or during the grace period for this cycle. Failure to notify the agency of the error during this ten day time period will result in no adjustment to the fixed need pool number for this cycle and a waiver of the person's right to raise the error at subsequent proceedings. Any other adjustments will be made in the first cycle subsequent to identification of the error including those errors identified through administrative hearings or final judicial review.

Any person whose substantial interest is affected by this action and who timely advised the agency of any error in the action has a right to request an administrative hearing pursuant to Section 120.57, Florida Statutes. In order to request a proceeding under Section 120.57, Florida Statutes, your request for an administrative hearing must state with specificity which issues of material fact or law are in dispute. All requests for hearings shall be made to the Agency for Health Care Administration and must be filed with the Agency Clerk, 2727 Mahan Drive, Building 3, Suite 3431, Tallahassee, Florida 32308. All requests for hearings must be filed with the agency clerk within 30 days of this publication or the right to a hearing is waived.

Comprehensive Medical Rehabilitation Bed Need

-	Net
	Adjusted
	Bed Need
District 1	0
District 2	0
District 3	0
District 4	0
District 5	0
District 6	0
District 7	0
District 8	14
District 9	0
District 10	0
District 11	0
Total Statewide	14
Purchase Order Number: S5900I00310	

NOTICE OF HOSPICE PROGRAM FIXED NEED POOL

The Agency for Health Care Administration has projected a fixed need pool for hospice programs, defined in accordance with Sections 400.601-400.602, Florida Statutes (F.S.) and 408.031-408.045, F.S. Fixed need pool projections are for hospice programs planned for July 2002, pursuant to the

provisions of Rule 59C-1.0355, Florida Administrative Code. Letters of intent to apply for Certificates of Need pursuant to this notice must be filed with the Certificate of Need Program Office, 2727 Mahan Drive, Tallahassee, Florida 32308 on or before 5:00 p.m., February 12, 2001.

Any person who identifies any error in the fixed need pool numbers must advise the agency of the error within ten (10) days of the publication. If the agency concurs in the error, the fixed need pool number will be adjusted prior to or during the grace period for this cycle. Failure to notify the agency of the error during this ten day period waives a person's right to raise the error at subsequent proceedings. Any other adjustments will be made in the first cycle subsequent to identification of the error including those errors identified through administrative hearings or final judicial review.

Any person whose substantial interest is affected by this action and who timely advised the agency of any error in the action has a right to request an administrative hearing pursuant to Section 120.57, F.S. In order to request a proceeding under Section 120.57, F.S., a request for an administrative hearing must state with specificity which issues of material fact or law are in dispute. All requests for hearings shall be made to the Agency for Health Care Administration and must be filed with the Agency Clerk, 2727 Mahan Drive, Fort Knox Building 3, Tallahassee, Florida 32308. All requests for hearings must be filed with the agency clerk within 30 days of this publication or the right to a hearing is waived.

Hospice Program Net Need				
Service Area	Net Need	Service Area	Net Need	
District 1	0	Subdistrict 5A	0	
Subdistrict 2A	0	Subdistrict 5B	0	
Subdistrict 2B	0	Subdistrict 6A	0	
Subdistrict 3A	0	Subdistrict 6B	1	
Subdistrict 3B	0	Subdistrict 6C	0	
Subdistrict 3C	0	Subdistrict 7A	0	
Subdistrict 3D	0	Subdistrict 7B	0	
Subdistrict 3E	0	Subdistrict 7C	0	
Subdistrict 4A	0	Subdistrict 8A	0	
Subdistrict 4B	0	Subdistrict 8B	0	
Subdistrict 8C	0	Subdistrict 9C	0	
Subdistrict 8D	0	District 10	0	
Subdistrict 9A	0	District 11	0	
Subdistrict 9B	0	Total	1	
Purchase Order Number: S5900I00310				

NOTICE OF FIXED NEED POOL FOR NEONATAL INTENSIVE CARE SERVICES FOR LEVEL II AND LEVEL III BEDS

The Agency for Health Care Administration has projected a fixed need pool for level II and level III neonatal intensive care unit services for July 2003, pursuant to the provisions of Rules 59C-1.008 and 59C-1.042, FAC. Letters of intent to apply for

Certificates of Need pursuant to this notice must be filed with the Certificate of Need Program Office, Building 3, Room 1217, 2727 Mahan Drive, Tallahassee, Florida 32308 on or before 5:00 p.m., February 12, 2001.

Any person who identifies any error in the fixed need pool numbers must advise the agency of the error within ten (10) days of publication of the number. If the agency concurs in the error, the fixed need pool number will be adjusted prior to or during the grace period for this cycle. Failure to notify the agency of the error during this ten day time period will result in no adjustment to the fixed need pool number for this cycle and a waiver of the person's right to raise the error at subsequent proceedings. Any other adjustments will be made in the first cycle subsequent to identification of the error including those errors identified through administrative hearings or final judicial review.

Any person whose substantial interest is affected by this action and who timely advised the agency of any error in the action has a right to request an administrative hearing pursuant to Section 120.57, Florida Statutes. In order to request a proceeding under Section 120.57, Florida Statutes, your request for an administrative hearing must state with specificity which issues of material fact or law are in dispute. All requests for hearings shall be made to the Agency for Health Care Administration and must be filed with the Agency Clerk, 2727 Mahan Drive, Building 3, Suite 3431, Tallahassee, Florida 32308. All requests for hearings must be filed with the agency clerk within 30 days of this publication or the right to a hearing is waived.

Fixed Need Pool Projections

Neonatal Intensive Care Level II & Level III Services				
	Level II	Level III		
	Net Need	Net Need		
District 1	0	2		
District 2	0	0		
District 3	0	3		
District 4	0	0		
District 5	0	0		
District 6	0	1		
District 7	5	0		
District 8	0	4		
District 9	0	0		
District 10	0	0		
District 11	0	0		
Statewide Total	5	10		
Purchase Order Number: S5900I00310				

NOTICE OF OPEN HEART SURGERY PROGRAM FIXED NEED POOL

The Agency for Health Care Administration has projected a fixed need pool for open heart surgery programs for July 2003, pursuant to the provisions of Rules 59C-1.008 and 59C-1.033,

FAC. Letters of intent to apply for Certificates of Need pursuant to this notice must be filed with the Certificate of Need Program Office, Building 3, Room 1217, 2727 Mahan Drive, Tallahassee, Florida 32308 on or before 5:00 p.m., February 12, 2001.

Any person who identifies any error in the fixed need pool numbers must advise the agency of the error within ten (10) days of publication of the number. If the agency concurs in the error, the fixed need pool number will be adjusted prior to or during the grace period for this cycle. Failure to notify the agency of the error during this ten day time period will result in no adjustment to the fixed need pool number for this cycle and a waiver of the person's right to raise the error at subsequent proceedings. Any other adjustments will be made in the first cycle subsequent to identification of the error including those errors identified through administrative hearings or final judicial review.

Any person whose substantial interest is affected by this action and who timely advised the agency of any error in the action has a right to request an administrative hearing pursuant to Section 120.57, Florida Statutes. In order to request a proceeding under Section 120.57, Florida Statutes, your request for an administrative hearing must state with specificity which issues of material fact or law are in dispute. All requests for hearings shall be made to the Agency for Health Care Administration and must be filed with the Agency Clerk, 2727 Mahan Drive, Building 3, Suite 3431, Tallahassee, Florida 32308. All requests for hearings must be filed with the Agency Clerk within 30 days of this publication or the right to a hearing is waived.

Adult Open Heart Surgery Program Net Need					
	Net		Net		
District	Need	District	Need		
1	0	7	0		
2	0	8	0		
3	0	9	1		
4	0	10	0		
5	0	11	0		
6	0	Total	1		
Pediatric Open Heart Surgery Program Net Need					
Service Area	a Net Need	Service Area	Net Need		
1	0	4	0		
2	0	5	0		
3	0	Total	0		
Purchase Order Number: S5900I00310					

NOTICE OF HOSPITAL FIXED NEED POOLS FOR PSYCHIATRIC AND SUBSTANCE ABUSE BEDS

The Agency for Health Care Administration has projected fixed bed need pools for adult and children and adolescent psychiatric and adult substance abuse beds for July 2006 pursuant to the provisions of Rules 59C-1.008, 59C-1.040 and

59C-1.041, FAC. Net bed need projections for adult and children and adolescent psychiatric and adult substance abuse hospital beds have been adjusted according to occupancy rate thresholds as prescribed by the above-mentioned rules. A fixed need pool projection for children and adolescent substance abuse beds is not made because the administrative rule governing this service does not include a mathematical formula for the calculation of need. An applicant seeking approval for these types of beds must establish need in its application. Letters of intent to apply for Certificates of Need Program Office, Building 3, Room 1217, 2727 Mahan Drive, Tallahassee, Florida 32308 on or before 5:00 p.m., February 12, 2001.

Any person who identifies any error in the fixed need pool numbers must advise the agency of the error within ten (10) days of publication of the number. If the agency concurs in the error, the fixed need pool number will be adjusted prior to or during the grace period for this cycle. Failure to notify the agency of the error during this ten day time period will result in no adjustment to the fixed need pool number for this cycle and a waiver of the person's right to raise the error at subsequent proceedings. Any other adjustments will be made in the first cycle subsequent to identification of the error including those errors identified through administrative hearings or final judicial review.

Any person whose substantial interest is affected by this action and who timely advised the agency of any error in the action has a right to request an administrative hearing pursuant to Section 120.57, Florida Statutes. In order to request a proceeding under Section 120.57, Florida Statutes, your request for an administrative hearing must state with specificity which issues of material fact or law are in dispute. All requests for hearings shall be made to the Agency for Health Care Administration and must be filed with the Agency Clerk, 2727 Mahan Drive, Building 3, Suite 3431, Tallahassee, Florida 32308. All requests for hearings must be filed with the Agency Clerk within 30 days of this publication or the right to a hearing is waived.

Psychiatric and Substance Abuse Net Bed Need

-		Children &	
	Adult	Adolescent	Adult
	Psychiatric	Psychiatric	Substance
	Beds	Beds	Abuse Beds
	Net	Net	Net
	Adjusted	Adjusted	Adjusted
	Bed Need	Bed Need	Bed Need
District 1	0	0	0
District 2	0	0	0
District 3	0	0	0
District 4	0	0	0
District 5	0	0	0

District 6	0	0	0	
District 7	0	53	0	
District 8	0	0	0	
District 9	0	0	0	
District 10	0	0	0	
District 11	0	0	0	
Total Statewide	0	53	0	
Purchase Order Number: S5900I00310				

DEPARTMENT OF ENVIRONMENTAL PROTECTION

NOTICE OF INTENT TO ISSUE PROPOSED MODIFICATION OF POWER PLANT CERTIFICATION

The Florida Department of Environmental Protection (Department) hereby provides notice of an intent to modify Power Plant Certification Conditions issued pursuant to the Florida Electrical Power Plant Siting Act, § 403.501, et seq., Florida Statutes. A Proposed Final Order has been prepared in accordance with Rule 62-17.211(4) concerning:

Indiantown Cogeneration Facility

Request for Modification of Conditions of Certification PA 90-31D

OGC Case No. 00-2146

Martin County, Florida

Pursuant to section 403.516, Florida Statutes and rule Section 62-17.211(4), Florida Administrative Code, the Department proposes to modify and clarify the conditions of certification. The conditions of certification currently provide that the South Florida Water Management District (SFWMD) must authorize certain withdrawals of ground or surface water. The proposed modifications more clearly describe the SFWMD's authority to approve withdrawals by the Indiantown Cogeneration Facility. The proposed modifications also change the approved elevation for one of the ponds at the Facility.

A copy of the proposed modification order is available from: Hamilton S. Oven, P. E., Administrator, Siting Coordination Office, Department of Environmental Protection, 2600 Blair Stone Road, M.S. #48, Tallahassee, Florida 32399-2400, (850)487-0472.

POINT OF ENTRY

Pursuant to § 403.516, F.S. and Rule 62-17.211(5), FAC., all parties to the certification proceeding have 45 days from the issuance of this notice by mail to such party's last address of record in which to object to the requested modification. Failure of any of the parties to file a response will constitute a waiver of objection to the requested modification.

Any person who is not already a party to the certification proceeding and whose substantial interest is affected by the requested modification has 30 days from the date of publication of the public notice to object in writing. The written objection must be filed (received) in the Office of General Counsel of the Department, 3900 Commonwealth Boulevard, MS #35, Tallahassee, Florida 32399-3000. If no objections are received, then a Final Order approving the modification shall be issued by the Department. If objections are raised and agreement cannot be subsequently reached, then pursuant to \$403.516(1)(c), F.S., the applicant may file a petition for modification seeking approval for those portions of the request for modification to which written objections were timely filed.

Mediation is not available in this proceeding.

NOTICE OF AVAILABILITY

FLORIDA CATEGORICAL EXCLUSION NOTIFICATION

The Florida Department of Environmental Protection has determined that stormwater facilities improvements for Basins B through E in the City of Lauderhill would not adversely affect the environment. The proposed project cost is estimated at \$14,420,000. The project is expected to qualify for a State Revolving Fund loan composed of federal and state matching funds.

A full copy of the Florida Categorical Exclusion Notification can be obtained by writing: Robert H. Ballard, P. E. III, Bureau of Water Facilities Funding, Department of Environmental Protection, 2600 Blair Stone Road, MS #3505, Tallahassee, Florida 32399-2400.

NOTICE OF AVAILABILITY FLORIDA FINDING OF NO SIGNIFICANT IMPACT

The Florida Department of Environmental Protection has determined that the City of Davenport Water Distribution System Water Line Extension project will not adversely affect the environment. The area west of the City has extensive ethylene dibromide (EDB) contamination. The City is extending water lines to this area to provide them with potable water. The total project cost is estimated at \$371,000. The project may qualify for a Drinking Water State Revolving Fund (DWSRF) loan/grant composed of federal funds and state matching funds.

A full copy of the Florida Categorical Exclusion Notice may be obtained by writing: Bob Holmden, Bureau of Water Facilities Funding, Department of Environmental Protection, 2600 Blair Stone Road, MS #3505, Tallahassee, Florida 32399-2400.

NOTICE OF AVAILABILITY FLORIDA CATEGORICAL EXCLUSION NOTIFICATION TREATMENT AND REUSE FACILITIES

The Florida Department of Environmental Protection has determined that the City of Casselberry's Sludge Treatment and Reclaimed Water Reuse Facilities project will not adversely affect the environment. The project construction cost is estimated at \$4,000,000. The project may qualify for a State Revolving Fund loan composed of federal and state matching funds.

A full copy of the Florida Categorical Exclusion Notification can be obtained by writing: Troy Mullis, Bureau of Water Facilities Funding, Department of Environmental Protection, 2600 Blair Stone Road, MS #3505, Tallahassee, Florida 32399-2400.

DEPARTMENT OF HEALTH

On January 10, 2001, Robert G. Brooks, M.D., Secretary of the Department of Health, issued an Order of Emergency Suspension with regard to the license of Pedro N. Capote, M.D., license number ME 0040476. This Emergency Suspension Order was predicated upon the Secretary's findings of an immediate and serious danger to the public health, safety and welfare pursuant to Sections 455.225(8) and 120.60(8), Florida Statutes. The Secretary determined that this summary procedure was fair under the circumstances, in that there was no other method available to adequately protect the public.

On January 10, 2001, Robert G. Brooks, M.D., Secretary of the Department of Health, issued an Order of Emergency Suspension with regard to the license of Youra Tymochko, D.O., license number OS 003394. This Emergency Suspension Order was predicated upon the Secretary's findings of an immediate and serious danger to the public health, safety and welfare pursuant to Sections 455.225(8) and 120.60(8), Florida Statutes. The Secretary determined that this summary procedure was fair under the circumstances, in that there was no other method available to adequately protect the public.

Section XIII Index to Rules Filed During Preceding Week					Rule No.	File Date	Effective Date	Proposed Vol./No.	Amended Vol./No.
			0	0	100 1 105	1/0/01	1/20/01	26/17	
RULES FILED BETWEEN January 8, 2001					40B-1.125	1/9/01	1/29/01	26/47	
and January 12, 2001					40B-1.132	1/9/01 1/9/01	1/29/01	26/47	
Rule No.	File Date	Effective	Proposed	Amended	40B-1.133 40B-1.134	1/9/01	1/29/01 1/29/01	26/47 26/47	
Rule No.	The Date	Date	Vol./No.	Vol./No.	40B-1.134 40B-1.135	1/9/01	1/29/01	26/47	
		Date	V01./1NO.	voi./1vo.	40B-1.133 40B-1.140	1/9/01	1/29/01	26/47	
DEPARTMENT OF EDUCATION					40B-1.201	1/9/01	1/29/01	26/47	
Florida A and M University					40B-1.201	1/9/01	1/29/01	26/47	
6C3-5.004	1/9/01	1/29/01	Newspaper		40B-1.207	1/9/01	1/29/01	26/47	
005 5.004	1/ 5/ 01	1/2//01	rewspaper		40B-1.301	1/9/01	1/29/01	26/47	
PUBLIC SERVICE COMMISSION					40B-1.303	1/9/01	1/29/01	26/47	
25-6.04365	1/10/01	1/30/01	26/49		40B-1.307	1/9/01	1/29/01	26/47	
25 0.04505	1/10/01	1/50/01	20/49		40B-1.311	1/9/01	1/29/01	26/47	
DEPARTMENT OF CORRECTIONS					40B-1.313	1/9/01	1/29/01	26/47	
33-601.800	1/12/01	2/1/01	26/32	26/44	40B-1.327	1/9/01	1/29/01	26/47	
33-601.801	1/12/01	2/1/01	26/32	20/44	40B-1.330	1/9/01	1/29/01	26/47	
33-601.802	1/12/01	2/1/01	26/32		40B-1.331	1/9/01	1/29/01	26/47	
33-601.803	1/12/01	2/1/01	26/32		40B-1.335	1/9/01	1/29/01	26/47	
33-601.804	1/12/01	2/1/01	26/32		40B-1.337	1/9/01	1/29/01	26/47	
33-601.805	1/12/01	2/1/01	26/32		40B-1.401	1/9/01	1/29/01	26/47	
33-601.806	1/12/01	2/1/01	26/32		40B-1.405	1/9/01	1/29/01	26/47	
33-601.807	1/12/01	2/1/01	26/32		40B-1.407	1/9/01	1/29/01	26/47	
33-601.808	1/12/01	2/1/01	26/32		40B-1.501	1/9/01	1/29/01	26/47	
33-601.809	1/12/01	2/1/01	26/32		40B-1.503	1/9/01	1/29/01	26/47	
33-601.810	1/12/01	2/1/01	26/32		40B-1.504	1/9/01	1/29/01	26/47	
33-601.811	1/12/01	2/1/01	26/32		40B-1.505	1/9/01	1/29/01	26/47	
33-601.812	1/12/01	2/1/01	26/32		40B-1.506	1/9/01	1/29/01	26/47	
33-601.813	1/12/01	2/1/01	26/32		40B-1.507	1/9/01	1/29/01	26/47	
					40B-1.508	1/9/01	1/29/01	26/47	
WATER MA	ANAGEME	NT DISTR	RICTS		40B-1.509	1/9/01	1/29/01	26/47	
Suwannee R	iver Water	Managem	ent District		40B-1.510	1/9/01	1/29/01	26/47	
40B-1.100	1/9/01	1/29/01	26/47		40B-1.511	1/9/01	1/29/01	26/47	
40B-1.101	1/9/01	1/29/01	26/47		40B-1.521	1/9/01	1/29/01	26/47	
40B-1.103	1/9/01	1/29/01	26/47		40B-1.522	1/9/01	1/29/01	26/47	
40B-1.1031	1/9/01	1/29/01	26/47		40B-1.523	1/9/01	1/29/01	26/47	
40B-1.104	1/9/01	1/29/01	26/47		40B-1.524	1/9/01	1/29/01	26/47	
40B-1.105	1/9/01	1/29/01	26/47		40B-1.525	1/9/01	1/29/01	26/47	
40B-1.121	1/9/01	1/29/01	26/47		40B-1.526	1/9/01	1/29/01	26/47	

Rule No.	File Date	Effective	Proposed	Amended	Rule No.	File Date	Effective	Proposed	Amended		
		Date	Vol./No.	Vol./No.			Date	Vol./No.	Vol./No.		
40B-1.527	1/9/01	1/29/01	26/47		40B-1.702	1/9/01	1/29/01	26/47			
40B-1.528	1/9/01	1/29/01	26/47		40B-1.703	1/9/01	1/29/01	26/47			
40B-1.529	1/9/01	1/29/01	26/47		40B-1.708	1/9/01	1/29/01	26/47			
40B-1.530	1/9/01	1/29/01	26/47		40B-1.813	1/9/01	1/29/01	26/47			
40B-1.531	1/9/01	1/29/01	26/47		40B-1.901	1/9/01	1/29/01	26/47			
40B-1.541	1/9/01	1/29/01	26/47								
40B-1.542	1/9/01	1/29/01	26/47		DEPARTMENT OF LOTTERY						
40B-1.543	1/9/01	1/29/01	26/47		53-1.006	1/8/01	1/28/01	26/45			
40B-1.5435	1/9/01	1/29/01	26/47								
40B-1.544	1/9/01	1/29/01	26/47		AGENCY FO	OR HEALT	TH CARE	ADMINIST	RATION		
40B-1.545	1/9/01	1/29/01	26/47		Medicaid Program Office						
40B-1.546	1/9/01	1/29/01	26/47		59G-4.250	1/9/01	1/29/01	26/45			
40B-1.547	1/9/01	1/29/01	26/47								
40B-1.561	1/9/01	1/29/01	26/47		DEPARTME	ENT OF BU	JSINESS A	AND PROFI	ESSIONAL		
40B-1.562	1/9/01	1/29/01	26/47		REGULATION						
40B-1.564	1/9/01	1/29/01	26/47		Board of Pilot Commissioners						
40B-1.565	1/9/01	1/29/01	26/47		61G14-19.001	1/11/01	1/31/01	26/48			
40B-1.571	1/9/01	1/29/01	26/47								
40B-1.572	1/9/01	1/29/01	26/47		DEPARTME	ENT OF HI	EALTH				
40B-1.573	1/9/01	1/29/01	26/47		Board of Medicine						
40B-1.601	1/9/01	1/29/01	26/47		64B8-3.002	1/11/01	1/31/01	26/47			
40B-1.605	1/9/01	1/29/01	26/47		64B8-4.028	1/11/01	1/31/01	26/47			
40B-1.608	1/9/01	1/29/01	26/47		64B8-8.001	1/11/01	1/31/01	26/47			
40B-1.609	1/9/01	1/29/01	26/47		64B8-11.001	1/11/01	1/31/01	26/47			
40B-1.611	1/9/01	1/29/01	26/47			1, 11, 01	1,01,01	20/17			
40B-1.701	1/9/01	1/29/01	26/47								