

Section I

Notices of Development of Proposed Rules and Negotiated Rulemaking

DEPARTMENT OF AGRICULTURE AND CONSUMER SERVICES

Division of Standards

RULE CHAPTER TITLE: Permitting and Inspection	RULE CHAPTER NO.: 10
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Requirements for Amusement

Devices and Attractions

5F-8

RULE TITLE:	RULE NO.:
Fees	5F-8.012

PURPOSE AND EFFECT: Applicable law, Section 616.242,(8), Florida Statutes, requires that the fees charged for inspection and permitting of amusement rides must cover the program costs that are not covered by general revenue appropriations and that those fees shall be established by rule. The purpose of this rule revision is to implement an increase in the fee charged for permitting of amusement rides and to create a new ride category for super rides and an associated fee for that new category.

SUBJECT AREA TO BE ADDRESSED: Rule 5F-8.012, Florida Administrative Code, the department rule establishing fees for inspecting and permitting amusement rides.

SPECIFIC AUTHORITY: 616.165, 616.242 FS.

LAW IMPLEMENTED: 616.242(8) FS.

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

TIME AND DATE: 10:00 a.m., Tuesday, September 25, 2001

PLACE: Division of Standards Conference Room, 131
Administration Building, 3125 Conner Boulevard, Tallahassee,
Florida 32399-1650

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT IS: Isadore Rommes, Bureau Chief, Bureau of Fair Ride Inspections, 3125 Conner Boulevard, Suite N, Tallahassee, Florida 32399-1650, (850)488-9790

THE PRELIMINARY TEXT OF THE PROPOSED RULE
DEVELOPMENT IS:

5F-8.012 Fees.

- | | | |
|-----|-----------------------------------------------------------------------|--------------------------------------|
| (1) | The following fees are adopted: | |
| (a) | Annual permit for any amusement ride: | <u>\$300.00</u>
220.00 |
| (b) | Annual permit for any Bungy jump: | \$500.00 |
| (c) | Inspection fee for each inspection
of a kiddie amusement ride: | \$25.00 |
| (d) | Inspection fee for each inspection of
a non-kiddie amusement ride: | \$50.00 |

- | | | |
|-------------------------------|----------------------------------------------------------------------|-----------------|
| (e) | <u>Inspection fee for each inspection of a super amusement ride:</u> | <u>\$100.00</u> |
| (f) (e) | Inspection fee per go cart, in addition to the track inspection fee: | \$5.00 |
| (g) (f) | Reinspection fee: | \$300.00 |
| (h) (g) | Fee to replace a lost U.S. Amusement Identification (USAID) plate: | \$100.00 |
| (i) (h) | Fee per amusement ride for late inspection request: | \$100.00 |
| (j) (i) | Fee per amusement ride for failure to cancel inspection request: | \$100.00 |
| (k) (j) | Fee per amusement ride for inspection on weekend or state holiday: | \$25.00 |

Specific Authority 616.165, 616.242(7),(8),(13) FS. Law Implemented 616.242(8) FS. History--New 9-15-92, Amended 2-23-94, 5-27-96, 9-23-97, 2-14-99, 3-21-00, 12-4-00, _____.

DEPARTMENT OF REVENUE

Sales and Use Tax

RULE TITLE: _____ RULE NO.: _____

Industrial Machinery and Equipment for Use

in a New or Expanding Business 12A-1.096

PURPOSE AND EFFECT: The purpose of the proposed deletion of paragraph (8)(f) of Rule 12A-1.096, F.A.C., is to remove obsolete language rendered unnecessary by the enactment of section 3 of chapter 2000-310, Laws of Florida (see s. 212.08(7)(eee), F.S.). The rule language being proposed for deletion dealt with a limited exemption granted to new and expanding businesses for such railroad roadway materials. The enactment of the general exemption in s. 212.08(7)(eee), F.S., renders the limited exemption in the rule unnecessary. The effect of the removal of this obsolete language is to ensure that taxpayers will be guided by the provisions of s. 212.08(7)(eee), F.S.

SUBJECT AREA TO BE ADDRESSED: This rule deals with the statutory exemption from sales and use tax granted on the purchase of industrial machinery and equipment used in certain new or expanding businesses.

SPECIFIC AUTHORITY: 212.08(5)(b)4., 212.17(6), 212.18(2), 213.06(1) FS.

LAW IMPLEMENTED: 212.02(4),(14),(21),(22), 212.05, 212.06, 212.08(5)(b), 212.0805, 212.13(2), 215.26(2) FS.

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

TIME AND DATE: 10:00 a.m., September 26, 2001

PLACE: Room 116, Larson Building, 200 E. Gaines Street,
Tallahassee, Florida

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT IS: Jeffery Soff, Tax Law Specialist, Technical Assistance and Dispute Resolution, Department of Revenue, P. O. Box 7443, Tallahassee, Florida 32314-7443, telephone (850)922-4719

NOTICE UNDER THE AMERICANS WITH DISABILITIES ACT: Any person requiring special accommodations to participate in any proceeding before the Technical Assistance and Dispute Resolution Office is asked to advise the Department at least five (5) calendar days before such proceeding by contacting Jamie Phillips, (850)488-0717. If you are hearing or speech impaired, please contact the Department by calling 1(800)DOR-TDD1 (1(800)367-8331).

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

12A-1.096 Industrial Machinery and Equipment for Use in a New or Expanding Business.

(1) through (7) No change.

(8) Exclusions.

(a) through (e) No change.

~~(f) The materials used in the construction of a railroad spur that is on the property of a new or expanding business and belongs to such business for the purpose of transporting raw materials shall be exempt. If a railroad spur is used solely for the purpose of transporting the finished product, tax will apply to the total cost of the materials used in the construction of that railroad spur.~~

(g) through (u) renumbered (f) through (t) No change.

(10) through (11) No change.

Specific Authority 212.08(5)(b)4., 212.17(6), 212.18(2), 213.06(1) FS. Law Implemented 212.02(4),(14),(21),(22), 212.05, 212.06, 212.08(5)(b), 212.0805, 212.13(2), 215.26(2) FS. History—New 5-11-92, Amended 7-1-99, 6-28-00, 6-19-01,_____.

AGENCY FOR HEALTH CARE ADMINISTRATION

Cost Management and Control

RULE TITLES:	RULE NOS.:
Purpose of Ambulatory Patient Data Reporting	59B-9.010
Submission of Ambulatory Patient Data	59B-9.011
Definitions	59B-9.013
Reporting Instructions	59B-9.015
Ambulatory Patient Data Format – Data Elements and Codes	59B-9.018
Ambulatory Patient Data Format – Record Layout	59B-9.019
Data Standards	59B-9.020

PURPOSE AND EFFECT: The proposed rule amendments eliminate report requirements for radiation therapy. The proposed rule amendments require that cardiac catheterization laboratories report separately for each separate location. The proposed rule clarifies that reporting the data element, patient status, is required.

SUBJECT AREA TO BE ADDRESSED: The agency is proposing amendments to Rules 59B-9.010, 59B-9.011(1), 59B-9.013, 59B-9.015, 59B-9.018, 59B-9.019, 59B-9.020 that will eliminate the reporting of patient visits for which the services provided are limited to radiation therapy. The agency is proposing an amendment to Rule 59B-9.011(3) that will

require cardiac catheterization laboratories to submit a separate report for each separate location. The agency is proposing an amendment to Rule 59B-9.019(2)(aaaa) that deletes a reference to optional reporting of the data element, patient status.

SPECIFIC AUTHORITY: 408.15(8) FS.

LAW IMPLEMENTED: 408.061, 408.062, 408.063, 408.07 FS.

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

TIME AND DATE: 10:00 a.m., September 25, 2001

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT IS: Elizabeth Dye, State Center for Health Statistics Administrator, Building 3, 2727 Mahan Drive, Tallahassee, Florida 32308

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

59B-9.010 Purpose of Ambulatory Patient Data Reporting. The reporting of ambulatory patient data will provide a statewide integrated database of ambulatory surgical procedures ~~and certain radiological procedures~~ and permit assessment of variations in utilization, practice parameters, access to ambulatory care and estimates of cost trends for ambulatory procedures. ~~The amendments appearing herein are effective with the reporting period starting January 1, 1999.~~

Specific Authority 408.15(8) FS. Law Implemented 408.061, 408.062, 408.063 FS. History—New 9-6-93, Formerly 59B-7.010, Amended 6-29-95, 12-28-98,_____.

59B-9.011 Submission of Ambulatory Patient Data.

(1) The following entities shall submit ambulatory patient data and reports to the Agency for Health Care Administration (AHCA or agency):

(a) All licensed short-term acute care hospitals;

(b) All licensed ambulatory surgical centers as defined in s. 395.002(3)(4), F.S.;

~~(c) All freestanding radiation therapy centers defined in s. 408.07, F.S.;~~

~~(c)(d) All lithotripsy centers defined in s. 408.07, F.S.;~~

~~(e) All physicians licensed pursuant to Chapter 458, F.S., or Chapter 459, F.S., who practice within the specialty of diagnostic or therapeutic radiology and who wholly own and operate as a freestanding center providing treatment through the use of radiation therapy machines registered under s. 404.22, F.S. "Wholly own" includes ownership of the physician and their immediate family members to include spouse, children, parents, brothers and sisters;~~

~~(d)(f) All cardiac catheterization laboratories defined in s. 408.07, F.S.~~

(2) No change.

(3) Each facility in (1)(a) above shall submit a separate report for each location per 59A-3.203, F.A.C. Each facility in (1)(b) above shall submit a separate report for each location per 59A-5.003, F.A.C. Each facility or provider in (1)(c) or (1)(d) or (1)(e), (1)(d) or (1)(e) above shall submit a separate report for each separate location.

(4) through (7) No change.

Specific Authority 408.15(8) FS. Law Implemented 408.061, 408.062, 408.063, 408.07, 408.08 FS. History—New 9-6-93, Formerly 59B-7.011, Amended 6-29-95, 12-28-98, 7-11-01,_____.

59B-9.013 Definitions.

(1) through (5) No change.

(6) Each “Ambulatory Center” is required to report ambulatory patient data. For purposes of this rule, ambulatory center includes freestanding ambulatory surgery centers, short-term acute care hospitals, ~~radiation therapy centers~~, lithotripsy centers, and cardiac catheterization laboratories ~~and providers of radiation therapy~~.

(7) through (9) No change.

Specific Authority 408.15(8) FS. Law Implemented 395.002, 408.061, 408.062, 408.063 FS. History—New 9-6-93, Formerly 59B-7.013, Amended 6-29-95, 12-28-98, 7-11-01,_____.

59B-9.015 Reporting Instructions.

(1) No change.

(2) Ambulatory centers shall report data for all non-emergency room ambulatory or outpatient visits in which surgery the following services are provided:

(a) ~~Surgery~~ services were performed by a licensed physician and to which the services provided correspond to following Current Procedural Terminology (CPT) codes are assigned. CPT codes 10000 through 69999 and 93500 through 93599. Codes must be valid in the current or the immediately preceding year’s code book to be accepted.

(b) ~~Radiological services listed in the Current Procedural Terminology (CPT) codes 77000 through 77999.~~

(3) No change.

(4) For each patient visit, ambulatory ~~Ambulatory~~ centers shall report all services provided ~~to an ambulatory surgical, cardiac catheterization or radiation therapy patient~~ using CPT or the Health Care Financing Administration Common Procedure Coding System (HCPCS) codes.

(5) through (6) No change.

Specific Authority 408.15(8) FS. Law Implemented 408.061, 408.062, 408.063 FS. History—New 9-6-93, Formerly 59B-7.015, Amended 6-29-95, 12-28-98, 1-4-00, 7-11-01,_____.

59B-9.018 Ambulatory Patient Data Format – Data Elements and Codes.

(1) No change.

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

(yyy) Blank Field Radiation Therapy Visits A two character alpha-numeric field to be left blank. If the primary procedure code is between 77000-77999, inclusive, enter the total number visits included in this record. For Radiation Oncology visits only. If the primary procedure is not between 77000-77999, inclusive, report 01.

(zzz) through (cccc) No change.

(3) No change.

Specific Authority 408.15(8) FS. Law Implemented 408.061, 408.062, 408.063 FS. History—New 9-6-93, Formerly 59B-7.018, Amended 6-29-95, 12-28-98, 7-11-01,_____.

59B-9.019 Ambulatory Patient Data Format – Record Layout.

“Type” means (A)lpha or (N)umeric or combination field. “Justification” is either (R)ight or (L)eft. The data elements for each ambulatory patient data record must have a logical record length of 400 characters with the following record layout:

(1) No change.

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

(yyy) BLANK FIELD RADIATION THERAPY VISITS
A/N N L R 2 323-324

(zzz) No change.

(aaaa) PATIENT STATUS ~~(OPTIONAL)~~ A/N L 2
329-330

(bbbb) through (cccc) No change.

(3) No change.

Specific Authority 408.15(8) FS. Law Implemented 408.061, 408.062, 408.063 FS. History—New 9-6-93, Formerly 59B-7.019, Amended 6-29-95, 12-28-98, 7-11-01,_____.

59B-9.020 Data Standards.

(1) through (11) No change.

(12) Primary Procedure Code is required. Must be CPT codes between 10000 and 69999, inclusive, or between 93500 and 93599, inclusive, ~~or between 77000 and 77999, inclusive~~. Space filled fields between two successive codes procedure fields will create an error. Use CPT codes that are current. Codes must be valid in the current or immediately preceding year’s code book to be accepted. Use of HCPCS codes (other than CPT codes in the ranges cited above) in this field are an error.

(13) through (32) No change.

(33) Blank Field is a blank fill entry. Radiation therapy visits field must equal 01 unless the primary procedure code is between 77000-77999, inclusive. If the primary procedure code is between 77000-77999, inclusive, enter the total number of visits included in this record.

(34) through (37) No change.

Specific Authority 408.15(8) FS. Law Implemented 408.061, 408.062, 408.063 FS. History—New 9-6-93, Formerly 59B-7.020, Amended 6-29-95, 12-28-98, 7-11-01,_____.

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION**Division of Florida Land Sales, Condominiums and Mobile Homes**

RULE TITLES:	RULE NOS.:
Definitions and Scope	61B-60.001
General Provisions; Forms and Fees	61B-60.002
Application for and Renewal of Broker or Salesman License	61B-60.003
Bond and Irrevocable Letter of Credit	61B-60.004
Principal Place of Business; Broker's Branch Office License Application and Branch Office License Renewal	61B-60.005

PURPOSE AND EFFECT: The purpose of this rule amendment is to reflect the change of address for the Division of Florida Land Sales, Condominiums and Mobile Homes, renumber forms, delete the form used for licenses, replace references to salesman with salesperson, repeal procedures superseded by the Uniform Rules, correct statutory and rule references; clarify application of escrow trust accounts, repeal repetition of statutory requirements for financial institutions holding escrow trust funds; repeal reference to letter of credit on surety bond form, and increase fees paid for fingerprint processing in accordance with Section 215.405, Florida Statutes.

SUBJECT AREA TO BE ADDRESSED: The rule amendment addresses the increase in cost for fingerprint processing for licensing, corrects the mailing address for the Division of Florida Land Sales, Condominiums and Mobile Homes, renumbers forms and deletes the form used for licenses, replaces references to salesman with salesperson, repeals procedures superseded by the Uniform Rules, corrects statutory and rule references, clarifies the application of escrow trust funds; repeals repetition of statutory requirements for financial institutions holding escrow trust funds, and repeals the reference to the letter of credit on the surety bond form.

SPECIFIC AUTHORITY: 215.405, 326.003, 326.004 FS.

LAW IMPLEMENTED: 326.004, 326.006 FS.

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

TIME AND DATE: 9:30 a.m., October 1, 2001

PLACE: Room 402, Fuller Warren Building, 202 Blount Street, Tallahassee, Florida

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop is asked to advise the agency at least 48 hours before the workshop by contacting: Sharon A. Elzie, (850)488-1631. If you are hearing or speech impaired, please contact the agency by calling 1(800)955-8771.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT IS: Sharon A. Elzie, Senior Management Analyst II, Division of Florida Land Sales, Condominiums and Mobile Homes, 1940 North Monroe Street, Tallahassee, Florida 32399-1030

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

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION**Board of Architecture and Interior Design**

RULE CHAPTER TITLE: Education and Experience

RULE CHAPTER NO.:

Requirements

61G1-13

PURPOSE AND EFFECT: The Board proposes to discuss the rules in this chapter to determine if amendments are necessary.

SUBJECT AREA TO BE ADDRESSED: Education and Experience Requirements.

SPECIFIC AUTHORITY: 481.2055, 481.209(1)(b), 481.211 FS.

LAW IMPLEMENTED: 481.203(6), 481.209(2)(b), 481.211, 481.213(3)(c) FS.

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

TIME AND DATE: 9:00 a.m. or thereafter, October 25, 2001

PLACE: Sheraton Suites, 4400 West Cypress Avenue, Tampa, Florida 33607

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Sherry Landrum, Executive Director, Board of Architecture and Interior Design, 1940 North Monroe Street, Northwood Centre, Tallahassee, Florida 32399-0750

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

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION**Board of Architecture and Interior Design**

RULE TITLE: Continuing Education Program

RULE NO.:

of Learning Approval

61G1-21.004

PURPOSE AND EFFECT: The Board proposes to discuss this rule to determine if amendments are necessary.

SUBJECT AREA TO BE ADDRESSED: Continuing education program of learning approval.

SPECIFIC AUTHORITY: 481.215(5), 481.2055 FS.

LAW IMPLEMENTED: 481.215(5) FS.

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

TIME AND DATE: 9:00 a.m. or thereafter, October 25, 2001
PLACE: Sheraton Suites, 4400 West Cypress Avenue, Tampa, Florida 33607

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Sherry Landrum, Executive Director, Board of Architecture and Interior Design, 1940 North Monroe Street, Northwood Centre, Tallahassee, Florida 32399-0750

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

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Board of Architecture and Interior Design

RULE TITLE: RULE NO.:

Continuing Education Approval of

Subjects and Providers

61G1-24.002

PURPOSE AND EFFECT: The Board proposes to discuss this rule to determine if amendments are necessary.

SUBJECT AREA TO BE ADDRESSED: Continuing education approval of subjects and providers.

SPECIFIC AUTHORITY: 481.215 FS.

LAW IMPLEMENTED: 481.215 FS.

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

TIME AND DATE: 9:00 a.m. or thereafter, October 25, 2001

PLACE: Sheraton Suites, 4400 West Cypress Avenue, Tampa, Florida 33607

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Sherry Landrum, Executive Director, Board of Architecture and Interior Design, 1940 North Monroe Street, Northwood Centre, Tallahassee, Florida 32399-0750

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

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Board of Pilot Commissioners

RULE TITLE: RULE NO.:

Safety Guidelines

61G14-15.003

PURPOSE AND EFFECT: The Board will discuss this rule to determine if a substantial rewording is necessary in order to clarify certain obligations of licensed harbor pilots and certified deputy pilots as they relate to matters of safety.

SUBJECT AREA TO BE ADDRESSED: Safety guidelines.

SPECIFIC AUTHORITY: 310.185 FS.

LAW IMPLEMENTED: 310.0015(3)(a), 310.075(4), 310.101(1)(d) FS.

A RULE DEVELOPMENT WORKSHOP WILL BE HELD AT THE TIMES, DATES AND PLACE SHOWN BELOW:

TIMES AND DATES: 1:00 p.m., Central Standard Time, October 11, 2001 and 9:00 a.m., Central Standard Time October 12, 2001

PLACE: New World Landing, 600 South Palafox Street, Pensacola, Florida

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT IS: Anthony Spivey, Executive Director, Board of Pilot Commissioners, Northwood Centre, 1940 North Monroe Street, Tallahassee, Florida 32399-0750

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

(Substantial rewording of Rule 61G14-15.003 follows. See Florida Administrative Code for present text.)

61G14-15.003 Safety Guidelines.

As used in this rule, "pilot" shall mean both a state licensed pilot and a state certified deputy pilot.

(1) If a pilot determines that circumstances render transit by a vessel unsafe, the pilot shall not be required to board or direct the movement of the vessel until conditions permit safe transit. He/she shall advise the vessel's master of his/her action, request that it be noted in the vessel's log, and document it in his/her records. If the pilot becomes aware that master insists on moving the vessel without a pilot, the pilot shall attempt, by any appropriate means, to give notice of such movement, to other vessels in the area, tugs assigned to assist, the Coast Guard and a law enforcement officer of the Fish and Wildlife Conservation Commission.

(2) If, after any pilot has boarded a vessel, circumstances change so as to render the proposed transit unsafe, he/she shall advise the master to postpone or halt the transit until it can be safely undertaken. If the master insists that the vessel continue as originally intended, the master shall thereby have assumed complete responsibility for the direction of the movement of the vessel. Thereupon, the pilot shall advise the master that the master has taken the conn and that the pilot is standing by and will, unless ordered otherwise, render advice to assist in attaining such level of safety as may be practicable under prevailing circumstances. He/she shall request that his/her action be noted in the vessel's log and shall document it in his/her records. The pilot shall attempt, by any appropriate means, to give notice of his/her action, to other vessels in the area, tugs assigned to assist, the Coast Guard and a law enforcement officer of the Fish and Wildlife Conservation Commission.

(3) If a pilot has boarded a vessel and circumstances change rendering docking or undocking of the vessel unsafe, he/she shall so advise the master. If the master insists that the vessel dock or undock in spite of advice to the contrary, the

master shall thereby have assumed complete responsibility for the direction of the movement of the vessel. Thereupon, the pilot shall advise the master that the master has taken the conn and that the pilot is standing by and will, unless ordered otherwise, render advice to assist in attaining such level of safety as may be practicable under the prevailing circumstances. The pilot shall request that his/her action be noted in the vessel's log and shall document it in his/her records. The pilot shall attempt, by any appropriate means, to give notice of his/her action to other vessels in the area, tugs assigned to assist, the Coast Guard and a law enforcement officer of the Fish and Wildlife Conservation Commission.

(4) Each association of pilots in each port where such association(s) exists, and the licensed state pilots in each port who are not members of such association shall submit to the Board for its review and approval, the current maximum allowable draft of vessels calling at the port and restrictions on bottom clearance for each berth and channel, as required by Sections 310.075(4) and 310.101(1)(d), Florida Statutes. The Board of Pilot Commissioners shall provide this information on each port to the publishers of the U.S. Coast Pilot.

(5) In order to assist the board in serving the public interest in maintaining efficient and safe piloting services as required by s. 310.061, Florida Statutes, each association of pilots, in each port where such association(s) exists, and the licensed state pilots in each port who are not members of such association shall annually submit for the board's review and approval or rejection, pilot work schedules for the port which are best suited to meet local conditions and demands and which:

(a) Insure that an adequate number of pilots is always available to handle any vessel requiring the services of a pilot;

(b) Provide sufficient off-duty time for rest, and;

(c) Outline procedures which provide for backup support which may become necessary due to disability or loss of available pilots.

Specific Authority 310.185 FS. Law Implemented 310.0015(3)(a), 310.075(4), 310.101(1)(d) FS. History—New 11-6-89, Amended 6-26-90, 12-30-91, 10-25-92, Formerly 21SS-9.001, 21SS-15.003, Amended 11-15-93, 1-26-99, 10-4-99, _____.

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Florida Real Estate Appraisal Board

RULE TITLE:

RULE NO.:

Applications by Individuals

61J1-3.001

PURPOSE AND EFFECT: The Board is considering amending the above referenced rule provision relating to applications. The purpose is to amend this rule provision by deleting language relating to disclosure of information relating to mental competency. Rule 61J1-3.001(6)(c), F.A.C., requires the applicant to disclose information on mental competency

and is included on the current application. Since the Board does not have authority to capture that information, the rule must be amended.

SUBJECT AREA TO BE ADDRESSED: The proposed rule development affects the rule provision relating to the request for information regarding mental competency of real estate appraiser applicants.

SPECIFIC AUTHORITY: 475.614 FS.

LAW IMPLEMENTED: 475.613, 475.615, 475.617, 475.624 FS.

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

TIME AND DATE: 9:00 a.m. or as soon thereafter as possible, October 2, 2001

PLACE: Office of the Florida Real Estate Appraisal Board, 400 West Robinson Street, Suite 301, North Tower, Orlando, Florida

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT IS: Charlotte Hattaway, Regulatory Program Administrator, Division of Real Estate, Office of the Florida Real Estate Appraisal Board, 400 West Robinson Street, Suite 301, North Tower, Orlando, Florida

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

61J1-3.001 Application by Individuals.

(1) through (5) No change.

(6) The applicant must make it possible for the board to begin the inquiry as to whether the applicant is competent and qualified to make real estate appraisals with safety to those with whom the applicant may undertake a relationship of trust and confidence and the general public:

(a) through (b) No change.

~~(c) by disclosing if the applicant is now a patient of a mental health facility or similar institution for the treatment of mental disabilities; and~~

~~(c)(4)~~ No change.

Specific Authority 475.614 FS. Law Implemented 475.613, 475.615, 475.617, 475.624 FS. History—New 10-15-91, Formerly 21VV-3.001, Amended 10-29-98, 1-7-99, _____.

DEPARTMENT OF ENVIRONMENTAL PROTECTION

DOCKET NO.: 01-44R

RULE CHAPTER TITLE:

RULE CHAPTER NO.:

Stationary Sources – General

Requirements

62-210

RULE TITLE:

RULE NO.:

Forms and Instructions

62-210.900

PURPOSE AND EFFECT: The Department is proposing to update the application for air permit for Title V sources (DEP Form 62-210.900(1)) and consider other form changes needed for Title V air permit revisions and renewals.

SUBJECT AREA TO BE ADDRESSED: The proposed amendments would affect Title V air permitting applications.

SPECIFIC AUTHORITY: 403.061 FS.

LAW IMPLEMENTED: 403.061, 403.087 FS.

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

DATE AND TIME: 9:00 a.m., Wednesday, September 26, 2001

PLACE: Douglas Building, First Floor, Conference Room A, 3900 Commonwealth Boulevard, Tallahassee, Florida

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT IS: Ms. Wendy Alexander, Department of Environmental Protection, Division of Air Resource Management, 2600 Blair Stone Road, Mail Station 5500, Tallahassee, Florida 32399-2400, (850)921-9559

If accommodation for a disability is needed to participate in this activity, please notify the Personnel Services Specialist in the Bureau of Personnel at (850)487-1855 or (800)955-8771 (TDD), at least seven days before the meeting.

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

DEPARTMENT OF ENVIRONMENTAL PROTECTION

DOCKET NO.: 01-45R

RULE CHAPTER TITLE: **RULE CHAPTER NO.:**

Operation Permits for Major Sources
of Air Pollution 62-213

RULE TITLES: **RULE NOS.:**

Responsible Official 62-213.202

Annual Emissions Fee 62-213.205

Title V Air General Permits 62-213.300

Permits and Permit Revisions Required 62-213.400

Changes Without Permit Revision 62-213.410

Immediate Implementation Pending
Revision Process 62-213.412

Fast-Track Revisions of Acid Rain Parts 62-213.413

Trading of Emissions Within a Source 62-213.415

Permit Applications 62-213.420

Permit Issuance, Renewal, and Revision 62-213.430

Permit Content 62-213.440

Forms and Instructions 62-213.900

PURPOSE AND EFFECT: The Department is proposing to create Rule 62-213.202, F.A.C., Responsible Official, and a Responsible Official Notification Form (DEP Form 213.900(8)) to allow more than one responsible official to be designated for each Title V source. The Department is also proposing rule amendments to Florida Administrative Code Chapter 62-213 to require submission of any required monitoring reports with the annual Statement of Compliance and at least every 6 months after that submission, update permit renewal rule language, require submission of a statement of compliance within 60 days after the effective date

of a permit revision or renewal, remove all language related to an industrial-utility unit exemption in accordance with EPA's recent removal of federal regulation 40 CFR 72.14, clarify that the duration of both the Acid Rain Part and the Title V permit part shall not exceed five years, amend the Title V air general permit notification forms in accordance with recent amendments to Rule 62-210.300(4), F.A.C., Air General Permits, and Rule 62-213.300, F.A.C., Title V Air General Permits, and consider other updates to the Department's Title V air permitting rules.

SUBJECT AREA TO BE ADDRESSED: The proposed amendments would affect Acid Rain and Title V air permitting procedures.

SPECIFIC AUTHORITY: 403.061, 403.0872 FS.

LAW IMPLEMENTED: 403.061, 403.0872 FS.

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

TIME AND DATE: 9:00 a.m., Wednesday, September 26, 2001

PLACE: Douglas Building, First Floor, Conference Room A, 3900 Commonwealth Boulevard, Tallahassee, Florida

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Ms. Wendy Alexander, Department of Environmental Protection, Division of Air Resource Management, 2600 Blair Stone Road, Mail Station 5500, Tallahassee, Florida 32399-2400, (850)921-9559

If accommodation for a disability is needed to participate in this activity, please notify the Personnel Services Specialist in the Bureau of Personnel at (850)487-1855 or (800)955-8771 (TDD), at least seven days before the meeting.

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

DEPARTMENT OF ENVIRONMENTAL PROTECTION

DOCKET NO.: 01-46R

RULE CHAPTER TITLE: **RULE CHAPTER NO.:**

Requirements for Sources Subject to
the Federal Acid Rain Program 62-214

RULE TITLES: **RULE NOS.:**

Applications 62-214.320

Exemptions 62-214.340

Department Action on Applications 62-214.360

PURPOSE AND EFFECT: The Department is proposing to amend Florida Administrative Code Chapter 62-214 to remove the industrial-utility unit exemption in accordance with EPA's recent removal of the federal industrial-utility exemption language, 40 CFR 72.14, in 66 FR 12973-12978.

SUBJECT AREA TO BE ADDRESSED: The proposed amendment would affect permitting of sources subject to the federal acid rain program.

SPECIFIC AUTHORITY: 403.061 FS.

LAW IMPLEMENTED: 403.031, 403.061, 403.0872 FS.

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

TIME AND DATE: 9:00 a.m., Wednesday, September 26, 2001

PLACE: Douglas Building, First Floor, Conference Room A, 3900 Commonwealth Boulevard, Tallahassee, Florida

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Ms. Wendy Alexander, Department of Environmental Protection, Division of Air Resource Management, 2600 Blair Stone Road, Mail Station 5500, Tallahassee, Florida 32399-2400, (850)921-9559

If accommodation for a disability is needed to participate in this activity, please notify the Personnel Services Specialist in the Bureau of Personnel at (850)487-1855 or (800)955-8771 (TDD), at least seven days before the meeting.

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

DEPARTMENT OF HEALTH

Division of Family Health Services

RULE CHAPTER TITLE: RULE CHAPTER NO.:

Substance Exposed Children,

Children Adversely Affected by

Alcohol, and the Families of

These Children

64F-4

RULE TITLES:

RULE NOS.:

Definitions

64F-4.001

Reducing the Impact of Prenatal

Substance Abuse

64F-4.002

Reporting Requirements for Physically

Drug Dependent Newborns, Substance

Exposed Children, and Children Adversely

Affected by Parental Alcohol Abuse

64F-4.003

Acceptance of Reports for Investigation and

Abuse Registry Responsibility for

Initiating Investigations

64F-4.004

Requirements for Notification of the State

Attorney and Law Enforcement Officials

64F-4.005

Responsibilities for Interprogram Coordination of the Investigation and Other Services

Provided to Substance Exposed Children and Their Families

64F-4.006

Abuse Registry Staff Responsibilities

64F-4.007

C&F Responsibilities

64F-4.008

CHD Responsibilities

64F-4.009

Responsibilities of the Licensed Substance

Abuse Treatment Providers and the

Women's Intervention Specialists

64F-4.010

PURPOSE AND EFFECT: Repeal rules over which the Department of Health no longer has specific statutory rule making authority and amend rules to comply with current statutory language and other rules.

SUBJECT AREA TO BE ADDRESSED: Responsibilities for services for families including substance exposed children.

SPECIFIC AUTHORITY: 120.535, 383.011, 383.011(2), 383.14, 39.201, 383.216(10) FS.

LAW IMPLEMENTED: 39.408, 381.001, 393.068, Chapter 39, 381.0011, 383.011, 397.406, 893.03, 383.14, 39.395, 39.401(2)(a), 39.201 FS.

IF REQUESTED IN WRITING AND NOT DEEMED UNECESSARY 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. – 12:00 Noon, EDT, September 27, 2001

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT IS: Trish Mann, Division of Family Health Services, Maternal and Child Health Unit, Bin #A-13, 4052 Bald Cypress Way, Tallahassee, Florida 32399-1723

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

~~HEALTHY START AND PHYSICALLY DRUG DEPENDENT NEWBORNS;~~ SUBSTANCE EXPOSED CHILDREN, CHILDREN ADVERSELY AFFECTED BY ALCOHOL, AND THE FAMILIES OF THESE CHILDREN

64F-4.001 Definitions.

For the purpose of this rule chapter, the following definitions will apply:

(1) "Coalition" means a Healthy Start community based prenatal and infant health care coalition as authorized in s. 383.216, F.S. ~~"Abuse registry" means Florida's central abuse hotline and tracking system established and maintained by the department to receive all reports of child abuse and neglect made pursuant to Chapter 39 ss. 415.502-415.514, F.S.~~

(2) ~~"Care coordination" means the linking of county health department (CHD) and other health, social, and economic services to improve access to and continued participation in comprehensive prenatal and infant health care.~~

(3) ~~"Client Information System" means the automated, department wide information system which supports the planning, budgeting, management, administration, and delivery of services.~~

(2)(4) "Department" means State of Florida Department of Health.

(3)(5) "Health care provider" means any physicians and physician's assistants listed in Ch. 458, F.S. or 459, F.S., certified nurse midwife midwives, and licensed midwife midwives listed in Ch. 467, F.S., advanced registered nurse practitioners listed in Ch. 464, F.S., and any other health care professionals who is are licensed in the state of Florida pursuant to Chapters 458 or 459, F.S., or Chapters 464 or 467, F.S., and is are actively providing women's health, prenatal, intrapartum intrapartal, or pediatric care.

(6) "Physically drug dependent newborn" means an infant age birth to 28 days who has been exposed prenatally to a Schedule I or II drug as defined in s. 893.03, F.S., has the presence of a Schedule I or II drug in his or her system, and exhibits symptoms of withdrawal from the drug.

(7) "Reasonable cause to suspect" means there are sufficient grounds to make a rational person think that harm is likely to happen to a child because of abuse or neglect, or that an existing injury was the result of abuse or neglect.

(4)(9) "Schedule I and II and Schedule I-IV drugs" mean any of the sScheduled I or II drugs as listed in s. 893.03, F.S. This rule does not apply to those controlled substances administered in conjunction with medically approved treatment procedures or administered in conjunction with a detoxification program as defined in s. 397.021, F.S.

(5)(8) "Service provider" means the healthcare primary service provider or other provider delivering in a program providing social, or medical, substance abuse, or mental health treatment services to the client and family.

(6)(10) "Substance exposed child (children)" means a child from birth to 18 five years who has been exposed prenatally to a Schedule I or II drug as defined in 64F-4.001(9), F.A.C., a child prenatally exposed to alcohol abuse, or a child exhibiting abnormal growth, abnormal neurological patterns, abnormal behavior, or abnormal cognitive development, whose parents, adult household members, or other persons responsible for the child's welfare exhibit continued chronic and severe use of alcohol or a Schedule I or II drug.

(11) "Women's Intervention Specialists (WIS)" are employees hired by drug treatment providers licensed by the Alcohol, Drug Abuse, and Mental Health program (ADM) who provide community education, outreach, and assessment to assist women's enrollment into alcohol and other drug treatment, aftercare services, and any other needed support services.

Specific Authority 383.011(2)(a), 383.216(10), 397.406, 415.514 FS. Law Implemented Chapter 39, Part III, 381.0011, 383.011, 383.216, 397.406, 415.502-415.514, 893.03 FS. History—New 11-30-93, Amended 5-8-96, Formerly 10D-115.002, Amended _____.

64F-4.002 Reducing the Impact of Prenatal Substance Abuse.

(1) Health care providers employed by the department or with whom the department contracts for services and their subcontractors, including Healthy Start direct service

providers, will ensure that all women of childbearing age who receive their services are given information about the adverse effects of prenatal exposure to alcohol and drug use, will review with the women their history of alcohol and other drug use, and will refer for treatment as the professional determines.

(2) Prenatal Any health care providers employed by the department or with whom the department contracts for services and their subcontractors, including Healthy Start direct service providers, or any departmental staff who identifies that a pregnant woman is abusing alcohol or other drugs will assess and document the clients' current alcohol and Schedule I-IV drug use patterns, notify:

(a) The WIS or other substance abuse treatment provider, as designated by the district ADM program, for outreach and referral to a substance abuse treatment program with the releases of information signed; and

(b) The local county health department for outreach and care coordination.

(3) All prenatal care providers employed by the department or with whom the department contracts for services and their subcontractors will consider pregnant substance abusing women as high risk for poor birth outcomes. These providers will:

(a) Give these women priority appointments for prenatal care;

(b) Offer referral for Healthy Start care coordination regardless of the risk score on Florida's Healthy Start Risk Screening Instrument;

(c) Conduct HIV counseling and offer HIV testing at the initial visit and again at 28 to 30 weeks gestation; and

(d) Educate these women on the dangers of substance abuse and offer referral to a substance abuse treatment provider when further assessment or treatment are indicated. Treatment providers may be identified by contacting the local office of the Department of Children and Families.

(4)(3) During every prenatal visit with a woman identified as using alcohol or other drugs, all health care providers who are employed by the department or with whom the department contracts for services and their subcontractors shall:

(a) Assess and document the woman's current alcohol and other Schedule I-IV drug use pattern;

(b) Document whether the woman is receiving substance abuse treatment; and

(c) Reinforce any the information previously given about the adverse affects of alcohol and other drugs, and support positive steps toward abstinence.

(4) Substance abuse treatment providers receiving state or federal funds will give assessment and treatment priority to alcohol and other drug abusing pregnant women and to other women up to one year postpartum.

~~(5) All departmental prenatal care providers will consider pregnant substance abusing women as high risk for poor birth outcomes and give them priority appointments for prenatal care and referral for Healthy Start care coordination.~~

~~Specific Authority 383.011(2)(a), FS. Law Implemented 154.011, 383.011, 383.14 FS. History--New 11-30-93, Formerly 10D-115.003, Amended _____.~~

64F-4.003 Reporting Requirements for Physically Drug Dependent Newborns, Substance Exposed Children, and Children Adversely Affected by Parental Alcohol Abuse.

Specific Authority 120.535, 383.011(2)(a), 415.514 FS. Law Implemented 39.401(2)(a), 383.011, 383.14(2), 415.502-415.514 FS. History--New 11-30-93, Formerly 10D-115.004, Repealed _____.

64F-4.004 Acceptance of Reports for Investigation and Abuse Registry Responsibility for Initiating Investigations.

Specific Authority 383.011, 415.514 FS. Law Implemented 383.011, 415.502-415.514 FS. History--New 11-30-93, Amended 5-8-96, Formerly 10D-115.005, Repealed _____.

64F-4.005 Requirements for Notification of the State Attorney and Law Enforcement Officials.

Specific Authority 415.514 FS. Law Implemented 415.503(9)(a)2., 415.505(1)(a) FS. History--New 11-30-93, Amended 5-8-96, Formerly 10D-115.006, Repealed _____.

(Substantial rewording of Rule 64F-4.006 follows. See Florida Administrative Code for present text.)

64F-4.006 ~~District~~ Responsibilities for Interprogram Coordination of the Investigation and Other Services Provided to Substance Exposed Children and Their Families.

(1) The Healthy Start prenatal and infant care coalitions will take the lead in organizing collaboration with the county health departments, the local child protection team, providers of Healthy Start services and prenatal care, the local Children's Medical Services providers, Healthy Families Florida, substance abuse treatment providers, and the local Department of Children and Families and their contracted providers forming interagency agreements to ensure coordinated, multi-agency assessment of and intervention for the health, safety, and service needs of women who abuse alcohol or other drugs during pregnancy, and of substance exposed children up to age 3. The agreements will include private organizations receiving funding from the above organizations.

(2) The interagency agreements will address each of the following:

(a) Early identification and referral of substance abusing pregnant women to prenatal care, Healthy Start and substance abuse treatment;

(b) Granting priority appointments for prenatal services offered through county health departments or any health care provider with whom the department or the coalition contracts for prenatal services;

(c) Assisting uninsured participants in completing the process for Medicaid eligibility determination;

(d) Informing health care providers of their responsibilities relating to women who abuse alcohol and drugs during pregnancy;

(e) Counseling on the availability of voluntary testing for HIV, the benefits of antiretroviral therapy for reducing perinatal transmission of HIV, and treatment options for HIV-infected women;

(f) Informing hospitals, birthing centers, and health care providers about s. 383.14, F.S. and other Healthy Start screening and referral responsibilities related to substance exposed children, and their families;

(g) Getting the person's signed permission to share of information among service providers working with the family;

(h) Developing a process for the prompt sharing of information among service providers working with the family once a signed consent for release of information has been obtained including sharing information relating to family strengths and behaviors, conditions that would place a child or adult at risk or in danger, missed appointments, substance abuse, failure to follow through with planned services or agency or court ordered requirements, progress on goals set with family, change of address and plans for case closure. In cases where child safety is a concern, information may be shared with the Department of Children and Families or contracted Department of Children and Families provider agency as specified in s. 39.202 and s. 381.0022, F.S.;

(i) Each agency's role in multidisciplinary assessment of the impact of substance abuse on the child, family, and home environment, and plan to support efforts towards abstinence, health and positive parenting, and link the family with needed services;

(j) Notifying the Healthy Start care coordination provider in the infant's county of residence by the birthing facility of the birth of a substance exposed child in cases where the family has consented to participate in Healthy Start;

(k) Notifying county health department in the infant's county of residence by the birthing facility of the birth of a substance exposed child;

(l) Informing the Department of Health staff, hospitals, birthing centers, and other health care providers of ways to refer people for substance abuse treatment;

(m) Providing a home assessment prior to the discharge of the infant from the hospital or documenting previous home assessments or the inability to do the pre-discharge home assessment;

(n) Developing an ongoing, coordinated assessment and care planning process for substance involved families that includes:

1. One family support or case plan, developed in collaboration with the family, which delineates client and service provider responsibilities. A copy of the plan will be given to the family and each participating service provider;

2. An initial staffing within 31 days of notification of first contact with the family by a participating agency or documenting the inability to conduct a staffing for the purposes of coordinating service delivery and improving service provision;

3. Ongoing staffings that occur for the purposes of coordinating service delivery, improving service provision, notifying about address changes, and updating the family support or case plan;

4. Designating a lead care coordinator when there are several case managers working with the family and specifying the roles of this lead care coordinator;

5. Coordinating service provision among all service providers including Healthy Start, Healthy Families, Children's Medical Services, Department of Children and Families Family Safety staff and their contractees, and substance abuse treatment providers;

(o) Providing an integrated care coordination process that minimizes duplication of services;

(p) Complying with the reporting requirements of Chapter 39, F.S., when there are concerns about child abuse;

(q) Providing information to the court when decisions are being made about child placement;

(r) A mechanism for county health departments to offer services to substance abusing pregnant women and substance exposed children when there is no consent for Healthy Start services;

(s) Notifying service providers about plans for case closure and providing for effective transition to other service providers; and

(t) Following-up on recommended steps to alleviate identified risks.

(3) Healthy Start coalitions will coordinate the process of training prenatal health care providers and hospital and birth center staff to screen and refer substance abusing pregnant women and substance exposed children for Healthy Start care coordination for reasons other than score.

Specific Authority 383.011(2)(a), 383.14(2), 383.216(10), 420.535, 415.514 FS. Law Implemented 39.408, 381.001, 381.0022, 383.011, 383.14, 383.216, 393.068, 415.502-415.514 FS. History--New 11-30-93, Formerly 10D-115.007, Amended _____.

64F-4.007 Abuse Registry Staff Responsibilities.

Specific Authority 383.011, 415.514 FS. Law Implemented 383.011, 393.068, 415.502-.514 FS. History--New 11-30-93, Amended 5-8-96, Formerly 10D-115.008, Repealed _____.

64F-4.008 C&F Responsibilities.

Specific Authority 383.011, 415.514 FS. Law Implemented 39.408(3)(a), 383.011, 393.068, 415.502-.514 FS. History--New 11-30-93, Amended 5-8-96, Formerly 10D-115.009, Repealed _____.

64F-4.009 CHD Responsibilities.

Specific Authority 383.001, 397.406 FS. Law Implemented 383.001, 393.068, 397.406 FS. History--New 11-30-93, Amended 5-8-96, Formerly 10D-115.010, Repealed _____.

64F-4.010 Responsibilities of the Licensed Substance Abuse Treatment Providers and the Women's Intervention Specialists.

Specific Authority 396.062, 397.031(6) FS. Law Implemented 393.068, 396.052, 397.215(1) FS. History--New 11-30-93, Formerly 10D-115.011, Repealed _____.

Section II Proposed Rules

DEPARTMENT OF BANKING AND FINANCE

Division of Securities and Finance

RULE TITLES:	RULE NOS.:
Scope	3C-560.101
Application Forms, Procedures and Requirements	3C-560.102
Definitions	3C-560.103
Application Fees	3C-560.104
Regulatory Standards for Evaluating Applications	3C-560.105
Exemptions from the Requirement to Register	3C-560.106
Registration of Locations and Authorized Vendors	3C-560.107
Declaration of Intent to Engage in Deferred Presentment Transactions	3C-560.108
Requirements	3C-560.201
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Scope	3C-560.301
Renewal Deadlines, Late Fees and Requirements	3C-560.302
Renewal Application Forms, Procedures and Requirements	3C-560.303
Renewal Fees	3C-560.304
Bond	3C-560.402
Definitions	3C-560.502
Examination Fee	3C-560.503
Definitions	3C-560.601
Quarterly Reports to be Filed by Check Cashers	3C-560.602
Quarterly Reports to be Filed by Foreign Currency Exchangers	3C-560.603
Quarterly Reports to be Filed by Funds Transmitters	3C-560.604
Quarterly Reports to be Filed by Payment Instrument Sellers	3C-560.605
Annual Filing of Financial Statements by Part II Registrants	3C-560.606
Quarterly Reports to be Filed by Deferred Presentment Providers	3C-560.607