Section I Notices of Development of Proposed Rules and Negotiated Rulemaking

DEPARTMENT OF INSURANCE

RULE CHAPTER TITLE: RULE CHAPTER NO.: Unfair Discrimination 4-125

PURPOSE AND EFFECT: To identify specific methods of competition or acts or practices which are prohibited by Sections 626.9521 and 626.9541, F.S., and clarify the application of Section 627.6425, F.S., to instate and out of state individual and group health insurance, with special but not sole reference to the Recommended Order of the Administrative Law Judge dated April 25, 2002, in the matter of *Department of Insurance v. United Wisconsin Life Insurance Company*, DOAH Case No. 01-2295.

SUBJECT AREA TO BE ADDRESSED: Application of Section 627.6425, F.S. to instate and out of state individual and group health insurance.

Practices which would constitute unfair discrimination between individuals of the same actuarially supportable class and essentially the same hazard, in the amount of premium, policy fees, or rates charged for any policy or contract of health insurance, in the benefits payable thereunder, in any of the terms or conditions of the contract, or in any other manner whatever. Illegal dealings in premium.

SPECIFIC AUTHORITY: 624.308(1), 626.9611 FS.

LAW IMPLEMENTED: 624.307(1), 627.6425, 626.9521, 626.9541 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., June 27, 2002

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

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 the person listed above.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Frank Dino, Bureau of Life and Health Forms and Rates, Division of Insurer Services, Department of Insurance, 200 East Gaines Street, Tallahassee, Florida 32399-0328, (850)413-5014

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

DEPARTMENT OF INSURANCE

RULE CHAPTER TITLE: RULE CHAPTER NO.: Life and Health Advertising

Requirements

4-150

PURPOSE AND EFFECT: To identify specific methods of competition or acts or practices which are prohibited by Sections 626.9521 and 626.9541, F.S., with special but not sole reference to the Recommended Order of the Administrative Law Judge dated April 25, 2002, in the matter of *Department of Insurance v. United Wisconsin Life Insurance Company*, DOAH Case No. 01-2295.

SUBJECT AREA TO BE ADDRESSED: Misrepresentations, false information, omissions, and false advertising in the promotion and sale of out of state group health insurance to Florida residents.

SPECIFIC AUTHORITY: 624.308(1), 626.9611 FS.

LAW IMPLEMENTED: 624.307(1), 627.6425, 626.9521, 626.9541 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., June 27, 2002

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

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 the person listed above.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Frank Dino, Bureau of Life and Health Forms and Rates, Division of Insurer Services, Department of Insurance, 200 East Gaines Street, Tallahassee, Florida 32399-0328, (850)413-5014

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

DEPARTMENT OF INSURANCE

RULE TITLES:	RULE NOS.:
Purpose	4-211.110
Scope	4-211.120
Definitions	4-211.130
Entities	4-211.140
School Officials	4-211.150
Instructors	4-211.160
Courses	4-211.180
Certification of Students	4-211.190
Attendance	4-211.200
Exempted Courses	4-211.210
Examinations	4-211.220

Fees	4-211.230
Facilities	4-211.240
Advertising	4-211.250
Study Aids	4-211.260
Prohibited Practices	4-211.270
Falsification of Reports	4-211.280
Forms	4-211.290
Transition Time in the Event of Rule Changes	4-211.300
Penalties	4-211.310
Curriculum Standards for Special Designations	4-211.320

PURPOSE AND EFFECT: The purpose is to amend the rules to conform to the new pre-licensing requirements for bail bond agent applicants enacted in the 2002 legislative session.

SUBJECT AREA TO BE ADDRESSED: Pre-licensing requirements for bail bond agent applicants.

SPECIFIC AUTHORITY: 624.308(1), 626.9611 FS.

LAW IMPLEMENTED: 624.307(1), 624.418, 624.4211, 624.501, 626.611, 626.621, 626.681, 626.732(1)(a), 626.7351, 626.7851, 626.8311, 626.8417, 626.927, 626.9541(1), 627.745, 648.34, 648.37 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: 10:30 a.m., June 24, 2002

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

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 the person listed above.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Audrey Huggins, Bureau Chief, Bureau of Licensing, Division of Agent and Agency Services, Department of Insurance, 200 East Gaines Street, Tallahassee, Florida 32399-0319, (850)413-5405

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS AVAILABLE AT NO CHARGE JUNE 7. 2002 FROM THE CONTACT PERSON LISTED ABOVE.

DEPARTMENT OF REVENUE

RULE TITLE: RULE NO.:

Establishment of Market Areas;

12D-8.0082 Market Area Codes

PURPOSE AND EFFECT: The purpose of the creation of proposed Rule 12D-8.0082, F.A.C., is to review considerations appropriate for inclusion in market area guidelines, including best practices from other states and industry standards such as

the International Association of Assessing Officers's (IAAO's) standards. Rule development will begin to develop uniform market area guidelines that establish criteria for the identification of market areas by county property appraisers for preparation of the real property assessment roll under Section 193.114, F.S. These guidelines are being developed for adoption under the procedures set forth in Section 120.54, F.S., and will be adopted as rules.

SUBJECT AREA TO BE ADDRESSED: Market area guidelines.

SPECIFIC AUTHORITY: 195.027(1), 213.06(1) FS.

LAW IMPLEMENTED: 193.114, 193.1142, 213.05 FS.

RULE DEVELOPMENT WORKSHOPS WILL BE HELD AT THE TIMES, DATES AND PLACES SHOWN BELOW:

TIME AND DATE: 1:30 p.m., Wednesday, June 26, 2002

PLACE: R. A. Gray Building, Auditorium, 500 S. Bronough St., Tallahassee, Florida

TIME AND DATE: 1:30 p.m., Tuesday, July 9, 2002

PLACE: Orlando Public Library, Albertson Room, Third Floor, 101 E. Central Blvd., Orlando, Florida

Copies of the agendas for the workshops may be obtained from: Sharon Gallops, Tax Law Specialist, Department of Revenue, Technical Assistance and Dispute Resolution, P. O. Box 7443, Tallahassee, Florida 32314-7443, telephone (850)414-6108.

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 Sharon Gallops, (850)414-6108. If you are hearing or speech impaired, please contact the Department using the Florida Relay Service, which can be reached at 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT IS: Sharon Gallops, Tax Law Specialist, Department of Revenue, Technical Assistance and Dispute Resolution, P. O. Box 7443, Tallahassee, Florida 32314-7443, telephone (850)414-6108 THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS EXPECTED TO BE AVAILABLE AT NO CHARGE 10 DAYS BEFORE THE RULE DEVELOPMENT WORKSHOPS FROM THE CONTACT PERSON LISTED ABOVE OR ON THE INTERNET AT http://www.myflorida.com/dor/property/RP/comment.html.

PUBLIC SERVICE COMMISSION

DOCKET NO.: 020398-EO

RULE TITLE: **RULE NO.:** Selection of Generating Capacity 25-22.082

PURPOSE AND EFFECT: The purpose of the proposed rule amendments is to require utilities to issue a Request for Proposals for all major generating capacity additions as an effective means to ensure the cost-effectiveness of the additional generating capacity.

SUBJECT AREA TO BE ADDRESSED: The subject matter to be addressed is the cost-effective selection of additional generating capacity by Florida's electric utilities.

SPECIFIC AUTHORITY: 350.127(2), 366.05(1), 366.06(2), 366.07, 366.051 FS.

LAW IMPLEMENTED: 403.519, 366.04(1), 366.06(2), 366.07, 366.051 FS.

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

TIME AND DATE: 9:30 a.m., Friday, July 19, 2002

PLACE: Betty Easley Conference Center, Room 148, 4075 Esplanade Way, Tallahassee, Florida

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT IS: Tom Ballinger, Florida Public Service Commission, 2540 Shumard Oak Blvd., Tallahassee, FL 32399-0862

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

25-22.082 Selection of Generating Capacity.

- (1) Definitions. For the purpose of this rule, the following terms shall have the following meaning:
- (a) Public Utility: all electric utilities subject to the Florida Public Service Commission's ratemaking authority, as defined in Section 366.02(1), Florida Statutes.

(b)(a) Major Capacity Addition: any capacity addition which will require certification pursuant to Section 403.519, Florida Statutes, or any capacity addition of 150 MW or more which does not require certification pursuant to Section 403.519, Florida Statutes, including but not limited to the repowering of an existing generating facility. Next Planned Generating Unit: the next generating unit addition planned for construction by an investor-owned utility that will require certification pursuant to Section 403.519, Florida Statute.

(c)(b) Request for Proposals (RFP): a document in which an public investor-owned utility publishes the price and non-price attributes of its next planned major capacity addition generating unit in order to solicit and screen, for potential

subsequent contract negotiations, competitive proposals for supply-side alternatives to the <u>public</u> utility's next planned major capacity addition generating unit.

(d)(e) Participant: a potential generation supplier who submits a proposal in compliance with both the schedule and informational requirements of a public utility's RFP. A participant may include, but is not limited to, utility and non-utility generators, Exempt Wholesale Generators (EWGs), Qualifying Facilities (QFs), marketers, and affiliates of public utilities, as well as providers of turnkey offerings, distributed generation, and other utility supply side alternatives.

(e)(d) Finalist: one or more participants selected by the public utility with whom to conduct subsequent contract negotiations.

- (2) A Public Utility is required to provide reasonably sufficient, adequate, and efficient service to the public at fair and reasonable rates. In order to assure an adequate and reliable source of energy, a public utility must plan and construct or purchase sufficient generating capacity. To assure fair and reasonable rates and to avoid the further uneconomic duplication of generation, transmission, and distribution facilities in Florida, a public utility must select the most economical and cost-effective mix of supply-side and demand-side resources to meet the demand and energy requirements of its end-use consumers. The Commission finds that the use of RFPs to select additional generating resource requirements is an appropriate means by which to ensure that a public utility meets its obligation to provide an adequate, reliable, and cost-efficient supply of capacity and energy. Each public utility, therefore, shall issue an RFP prior to the commencement of construction of a major capacity addition. Public utilities are encouraged to issue an RFP, using these rules as guidelines, prior to the construction or purchase of any other generating resource addition. Prior to filing a petition for determination of need for an electrical power plant pursuant to Section 403.519, Florida Statutes, each investor-owned electric utility shall evaluate supply-side alternatives to its next planned generating unit by issuing a Request for Proposals (RFP).
- (3) Each public investor-owned utility shall provide timely notification of its issuance of an RFP by publishing public notices in major newspapers, periodicals and trade publications to ensure statewide and national circulation. The public notice given shall include, at a minimum:
- (a) The name and address of the contact person from whom an RFP package may be requested;
- (b) A general description of the public utility's next planned major capacity addition generating unit, including its planned in-service date, MW size, location, fuel type and technology; and
- (c) A schedule of critical dates for the solicitation, evaluation, screening of proposals and subsequent contract negotiations.

- (4)(7) Each <u>public</u> electric utility shall file a copy of its RFP with the Commission <u>upon issuance</u>.
- (5)(4) Each <u>public</u> utility's RFP shall include, at a minimum:
- (a) A detailed technical description of the <u>public</u> utility's next planned <u>major capacity addition</u> generating unit or units on which the RFP is based, <u>all costs that are associated with the major capacity addition</u>, as well as the financial assumptions and parameters associated with it, including, at a minimum, the following information:
- 1. A description of the <u>public</u> utility's next planned <u>major</u> <u>capacity addition</u> <u>generating unit(s)</u> and its proposed location(s);
 - 2. The MW size:
 - 3. The estimated in-service date:
 - 4. The primary and secondary fuel type;
 - 5. An estimate of the total direct cost;
 - 6. An estimate of the annual revenue requirements;
- 7. An estimate of the annual economic value of deferring construction;
- 8. An estimate of the fixed and variable operation and maintenance expense;
 - 9. An estimate of the fuel cost;
- 10. The costs of common facilities at the site allocated to the major capacity addition, including, but not limited to land, improvements, transmission facilities, cooling water facilities, fuel transportation and handling facilities, and other infrastructure.
- <u>11.40.</u> An estimate of the planned and forced outage rates, heat rate, minimum load and ramp rates, and other technical details;
- <u>12.11.</u> A description and estimate of the costs required for associated facilities such as gas laterals and transmission interconnection;
- 13.12. A discussion of the actions necessary to comply with environmental requirements; and
- <u>14.13.</u> A summary of all major assumptions used in developing the above estimates;
- (b) Detailed information regarding the public utility's ten year historical and ten year projected net energy for load, and summer and winter peak demand by class of customers;
- (c)(b) A schedule of critical dates for solicitation, evaluation, screening of proposals, selection of finalists, and subsequent contract negotiations, and submission for Commission approval, if necessary;
- (d)(e) A description of the price and non-price attributes to be addressed by each alternative generating proposal including, but not limited to:
 - 1. Technical and financial viability;
 - 2. Dispatchability:
 - 3. Deliverability (interconnection and transmission);
 - 4. Fuel supply;

- 5. Water supply;
- 6. Environmental compliance;
- 7. Performance criteria; and
- 8. Pricing structure; and
- (e)(d) A detailed description of the methodology to be used to evaluate alternative generating proposals on the basis of price and non-price attributes.
- (f) All criteria, including all weighting and ranking factors that will be applied to select the finalists. Such criteria may include price and non-price considerations, but no criterion shall be employed that is not expressly identified in the RFP absent a showing of good cause. No adjustment to purchase power proposals due to the imputation of an increase to the public utility's cost of capital shall be made absent a showing of good cause. The RFP shall be structured to allow a participant to propose to supply all or a portion of the major capacity addition, and for the public utility to select one or a combination of proposals as the most cost-effective means of meeting the specified need;
- (g) Any application fees that will be required of a participant. Any such fees or deposits shall be cost-based but shall not exceed \$10,000 in the aggregate, with no more than \$500 required to obtain the RFP;
- (h) Any information regarding system-specific conditions which may include, but not be limited to, preferred locations proximate to load centers, transmission constraints, the need for voltage support in particular areas, and/or the public utility's need or desire for greater diversity of fuel sources.
- (6) A participant may submit and the public utility shall evaluate proposals to collocate the participant's proposed generating facility and to utilize the common facilities at a public utility's existing power plant site. The public utility may require compensation for such collocation and use of its common facilities.
- (7)(5) As part of its RFP, the <u>public</u> utility shall require each participant to publish a notice in a newspaper of general circulation in each county in which the participant sproposeds to build an electrical power plant generating facility would be located. The notice shall be at least one-quarter of a page and shall be published no later than 10 days after the date that proposals are due. The notice shall state that the participant has submitted a proposal to build an electrical power plant, and shall include the name and address of the participant submitting the proposal, the name and address of the <u>public</u> utility that solicited proposals, and a general description of the proposed power plant and its location.
- (8) A pre-bid meeting shall be conducted by the public utility within two weeks after the issuance of the RFP. Each participant which obtains the RFP, the Office of Public Counsel, and the Commission staff shall be notified in a timely manner of the date, time, and location of the meeting.

- (9) A minimum of 60 days shall be provided between the issuance of the RFP, and the due date for proposals in response to the RFP.
- (10) Any potential participant in the RFP may file comments with the Commission regarding any aspect of the RFP prior to the due date for proposals specified in the RFP. The Commission may take such action with respect to any comments filed as it deems appropriate.
- (11) The public utility shall evaluate the proposals received in response to the RFP in a fair comparison with the public utility's next planned major capacity addition identified in the RFP.
- (12)(6) Within 30 days after the public utility has selected finalists, if any, from the participants who responded to the RFP, the <u>public</u> utility shall publish notice in a newspaper of general circulation in each county in which a finalist has proposeds to build an electrical power plant. The notice shall include the name and address of each finalist, the name and address of the public utility, and a general description of each proposed electrical power plant, including its location, size, fuel type, and associated facilities.
- (13) The Commission, upon its own motion, or a participant may challenge the results of an RFP. A participant may file a complaint with the Commission or intervene in a subsequent need determination or cost recovery proceeding. Any complaint will be processed by the Commission on an expedited basis. In resolving a challenge to the results of an RFP, the Commission may take such action as it deems appropriate.
- (14) Upon conclusion of an RFP process, the public utility may petition the Commission for approval of the public utility's selection. If the Commission approves a purchase power agreement as a result of the RFP, the public utility shall be authorized to recover the prudently incurred costs of the agreement through the public utility's capacity, and fuel and purchased power cost recovery clauses absent evidence of fraud, mistake, or similar grounds sufficient to disturb the finality of the approval under governing law.
- (15) Nothing in this rule shall prohibit a public utility from entering into short-term bilateral contracts, having a term of three years or less, for the purchase of capacity and energy. If the public utility chooses this option, it must justify the prudence of its decision prior to recovering the costs of the contract from its retail customers. A public utility, however, shall not enter into a bilateral contract for the purchase of capacity and energy with an affiliate outside of the RFP process.
- 8. The Commission shall not allow potential suppliers of capacity who were not participants to contest the outcome of the selection process in a power plant need determination proceeding.

9. The Commission may waive this rule or any part thereof upon a showing that the waiver would likely result in a lower cost supply of electricity to the utility's general body of ratepayers, increase the reliable supply of electricity to the utility's general body of ratepayers, or is otherwise in the public interest.

Specific Authority 350.127(2), 366.05(1), 366.051 FS. Law Implemented 366.051, 403.519 FS. History–New 1-10-94, Amended

DEPARTMENT OF CORRECTIONS

RULE TITLE:

RULE NO.:

Employee Grooming, Uniform and

Clothing Requirements

33-208.101

PURPOSE AND EFFECT: The purpose and effect of the proposed rule is to provide for the issuance, wearing and control of correctional probation officer badges.

SUBJECT AREA TO BE ADDRESSED: Employee uniforms. SPECIFIC AUTHORITY: 944.09 FS.

LAW IMPLEMENTED: 20.315, 944.09 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: Perri King Dale, 2601 Blair Stone Road, Tallahassee, Florida 32399-2500

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

- 33-208.101 Employee Grooming, Uniform and Clothing Requirements.
 - (1) through (8) No change.
 - (9) Correctional Probation Officer Badges.
- (a) Circuit administrators shall maintain control and inventory of correctional probation officer badges within each circuit.
- 1. The circuit administrator shall issue badges to officers after certification is received.
- 2. The circuit administrator or designee shall conduct an annual circuit badge inventory at the end of each fiscal year and submit the circuit badge inventory to the regional director. The annual circuit badge inventory shall include the following information:
 - a. Badge number,
- b. Name of officer, in the last-name-first-first-name-last format (or blank if not issued).
 - c. Circuit and office location,
- d. Status (including date returned, stolen, lost, or retired), and

- e. Total counts for each status, including the total number of badges issued, the total number of badges not issued, the total number of badges stolen, the total number of badges lost, and the total number of badges retired.
- 3. The regional director or designee shall compile the circuit inventories to complete an annual regional badge inventory at the end of each fiscal year and submit the regional badge inventory to the Director of Community Corrections.
- (b) Only badges issued by the department shall be used to conduct officially designated duties.
- (c) Use of the issued badge as a credential for personal purpose is prohibited.
- (d) Badges shall be readily accessible in order for the correctional probation officer to properly identify himself or herself to the public.
- (e) Loss or theft of a badge shall be reported to the officer's immediate supervisor within 72 hours of the officer becoming aware that the badge was stolen or lost. Theft or loss of a badge shall be reported by the officer on the Community Corrections Incident Report, Form DC3-225, followed by a MINS report by the circuit administrator. Form DC3-225 is incorporated by reference in Rule 33-302.104, F.A.C. The officer shall be responsible for reimbursing the department for any issued badge which is lost or stolen.
- (f) Correctional probation officers shall maintain their original badge issued if transferred to another circuit or region. The circuit administrator or designee in both circuits shall update their badge inventories accordingly. Once the officer has transferred to another circuit, the sending circuit administrator or designee shall remove the badge information from the circuit's inventory and the receiving circuit administrator or designee shall add the badge information to his or her circuit's inventory.
- (g) Correctional probation officers who leave the department shall return their badges to the circuit administrator prior to departing.
- (h) Correctional probation officers who are promoted to a position outside the class series and desire to keep their issued badge shall make a request to the regional director. Correctional probation officers who retire from the department under honorable conditions and who are eligible to retire under the State of Florida retirement system, including retirement under medical disability, and desire to retain their issued badge shall make a request to the regional director.
- (i) Regional directors shall review requests submitted by employees to maintain their badges and forward recommendations to the Director of Community Corrections for final approval.

(10)(9) 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, 4-30-02.

WATER MANAGEMENT DISTRICTS

South Florida Water Management District

RULE CHAPTER TITLE: RULE CHAPTER NO.: Consumptive Use 40E-2

PURPOSE AND EFFECT: The purpose and effect of the rule development is to modify and update the District's Water Use Rules to reflect new legislative direction, new policy development and regional water supply plan implementation. SUBJECT AREA TO BE ADDRESSED: The following topics will be discussed: Irrigation demand calculation methods, pollution remediation; existing legal uses; inefficient facilities; offsite land use impacts; pasture irrigation; reuse; wellfield operational plans; diversion/impoundment criteria; permit duration; and permit renewal process.

SPECIFIC AUTHORITY: 373.044, 373.113, 373.118, 373.171 FS.

LAW IMPLEMENTED: Parts I and II, Chapter 373 FS.

A RULE DEVELOPMENT WORKSHOP WILL BE HELD AT THE TIME, DATE AND PLACE SHOWN BELOW: DATE AND TIME: 10:00 a.m. – 12:00 p.m., June 21, 2002

PLACE: Stuart City Hall, Commission Chambers, 121 S. W. Flagler Avenue, Stuart, Florida, (561)288-5300

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

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT IS: Regarding procedural questions: Julie Jennison, South Florida Water Management District, Post Office Box 24680, West Palm Beach, FL 33416-4680, telephone 1(800)432-2045, Extension 6294 or (561)682-6294 (internet: jjenniso@sfwmd.gov); regarding substantive questions: Scott Burns, South Florida Water Management District, Post Office Box 24680, West Palm Beach, FL 33416-4680, telephone 1(800)432-2045, Extension 6817 or (561)682-6817.

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

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Board of Employee Leasing Companies

RULE CHAPTER TITLE:

Reporting Requirements

61G7-10

PURPOSE AND EFFECT: The Board proposes to further develop this chapter to address additional reporting requirements with regard to workers' compensation coverage for employee leasing companies.

SUBJECT AREA TO BE ADDRESSED: Reporting Requirements.

SPECIFIC AUTHORITY: 468.522, 468.525(3)(d), 468.529(1) FS.

LAW IMPLEMENTED: 468.525(3)(d), 468.529(1) 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: 8:30 a.m., June 19, 2002

PLACE: Sheraton Suites, Tampa Airport, 4400 West Cypress Street, Tampa, Florida 33607

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Leon Biegalski, Executive Director, Board of Employee Leasing Companies, 1940 North Monroe Street, Tallahassee, Florida 32399-0767

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

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Board of Professional Engineers

RULE CHAPTER TITLE: RULE CHAPTER NO.: 61G15-21 Examinations

PURPOSE AND EFFECT: The Board proposes to discuss and review this entire chapter to determine if amendments and/or new rules are necessary including general rules on examinations, security, passing grades, re-examination and endorsement criteria.

SUBJECT AREA TO BE ADDRESSED: Requirements, procedures and other subject matters pertaining to examinations and their criteria for professional engineers.

SPECIFIC AUTHORITY: 455.217(1), 455.217(2), 471.008, 471.011, 471.013 FS.

LAW IMPLEMENTED: 455.217(1), 455.217(2), 471.011, 171.013, 471.015, 471.03 FS.

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Natalie Lowe, Administrator, Board of Professional Engineers, 2507 Callaway Road, Suite 200, Tallahassee, Florida 32303-5267

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

DEPARTMENT OF ENVIRONMENTAL PROTECTION

DOCKET NO.: 02-28R

RULE CHAPTER TITLE: RULE CHAPTER NO .:

Stationary Sources – General

Requirements 62-210 **RULE TITLE: RULE NO.:** Citrus Juice Processing Facilities 62-210.340

PURPOSE AND EFFECT: The department is proposing to create new Florida Administrative Code Rule 62-210.340, F.A.C., to implement the provisions of Section 403.08725, Florida Statutes.

SUBJECT AREA TO BE ADDRESSED: The proposed new rule would address air pollutant emissions from citrus juice processing facilities.

The full text of this notice is published on the Internet at the Department of Environmental Protection's home page at http:// www.dep.state.fl.us/ under the link or button titled "Official Notices".

DEPARTMENT OF ENVIRONMENTAL PROTECTION

DOCKET NO.: 02-26R

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

Environmental Resource Permitting

in Northwest Florida 62-346 PURPOSE, EFFECT AND SUBJECT AREA TO BE ADDRESSED: A new rule chapter is proposed to implement the environmental resource permit (ERP) program under Part IV of Chapter 373 of the Florida Statutes within the geographic limits of the Northwest Florida Water Management District. This rulemaking will occur concurrently with the amendment of Chapters 62-4, 62-25, 62-113, 62-312, 62-330, 62-341, and 62-343, F.A.C., as noticed on April 19, 2002, in the Florida Administrative Weekly (Vol. 28, No. 16, Pages 1747-1752) and on the Department's Internet noticing site.

A RULE DEVELOPEMENT WORKSHOP WILL BE HELD AT THE TIME. DATE AND PLACE SHOWN BELOW:

TIME AND DATE: 10:00 a.m. EDT, Thursday, July 11, 2002 PLACE: Room 609, Twin Towers Office Building, 2600 Blair Stone Road, Tallahassee, Florida

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Jeanese McCree, Bureau of Beaches and Wetland Resources, Tallahassee, FL, (850)921-9901, facsimile (850)488-6579 or e-mail: jeanese.mccree@dep.state.fl.us.

The full text of this notice is published on the Internet at the Department of Environmental Protection's home page at http:// www.dep.state.fl.us/ under the link or button titled "Official Notices."

DEPARTMENT OF HEALTH

Board of Medicine

RULE TITLE: RULE NO.: **Disciplinary Guidelines** 64B8-8.001

PURPOSE AND EFFECT: The Board proposes the development of a rule amendment to ensure that the guidelines do not conflict with statutorily mandated penalties.

SUBJECT AREA TO BE ADDRESSED: Disciplinary Guidelines.

SPECIFIC AUTHORITY: 458.331(5), 458.309, 456.079 FS. LAW IMPLEMENTED: 458.331(5), 456.072, 456.079 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: Larry McPherson, Jr., Executive Director, Board of Medicine/MQA, 4052 Bald Cypress Way, Bin #C03, Tallahassee, Florida 32399-3253

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

64B8-8.001 Disciplinary Guidelines.

- (1) No change.
- (2) Violations and Range of Penalties. In imposing discipline upon applicants and licensees, in proceedings pursuant to Section 120.57(1) and 120.57(2), Florida Statutes, the Board shall act in accordance with the following disciplinary guidelines and shall impose a penalty within the range corresponding to the violations set forth below. The verbal identification of offenses are descriptive only; the full language of each statutory provision cited must be consulted in order to determine the conduct included.

RECOMMENDED RANGE OF PENALTY				
VIOLATION	FIRST OFFENSE	SECOND OFFENSE		
	OFFENSE			
(a) through (f) No change				
(g) Failure to perform	(g) For any offense	(g) For any offense		
legal obligation.	not specifically	not specifically		
(458.331(1)(g), F.S.)	listed herein, based	listed herein, based		
(456.072(1)(k), F.S.)	upon the severity of	upon the severity of		
	the offense and the	the offense and the		
	potential for patient	potential for patient		
	harm, from a letter	harm, from a		
	of concern to	reprimand to		
	revocation or denial	revocation or denial		
	and an	and an		
	administrative fine	administrative fine		
	from \$1,000.00 to	from \$5,000.00 to		
	\$10,000.00 <u>, unless</u>	\$10,000.00 <u>, unless</u>		
	otherwise provided	otherwise provided		
	<u>by law</u> .	<u>by law</u> .		
1. through 9. No change.				
(h) through (oo) No chan	ge.			
(3) through 7. No change	•			

Specific Authority 458.331(5), 458.309, 456.079 FS. Law Implemented 458.331(5), 456.072, 456.079 FS. History–New 12-5-79, Formerly 21M-20.01, Amended 1-11-87, 6-20-90, Formerly 21M-20.001, Amended 11-4-93, Formerly 61F6-20.001, Amended 6-24-96, 12-22-96, Formerly 59R-8.001, Amended 5-14-98, 12-28-99, 1-31-01, 7-10-01, 6-4-02,

DEPARTMENT OF HEALTH

Division of Environmental Health

RULE CHAPTER TITLE: RULE CHAPTER NO.: **Emergency Medical Services**

PURPOSE AND EFFECT: Lead Crew Members – To amend current rule language to include a definition as it relates to the individual who signs the run report and has responsibility for patient care decisions.

Security of Medications – To amend current rule to eliminate a written operating procedure for any emergency medical vehicle to adhere to the same onsite requirements for security and storage of medications.

Trauma Agencies – To amend current rule governing trauma agency system evaluation and trauma agency five year plan update.

SUBJECT AREA TO BE ADDRESSED: Lead Crew Members, Security of Medications and Trauma Agencies.

SPECIFIC AUTHORITY 395.401, 401.35 FS.

LAW IMPLEMENTED: 395.401, 401.30, 401.35 FS.

RULE DEVELOPMENT WORKSHOPS WILL BE HELD AT THE TIMES, DATES AND PLACES SHOWN BELOW:

TIME AND DATE: 9:00 a.m., June 25, 2002

PLACE: Florida College of Emergency Physicians, 3717 S. Conway Road, Orlando, Florida (PLEASE DO NOT CONTACT THE FLORIDA COLLEGE REGARDING DIRECTIONS OR WORKSHOP SPECIFICS. REFER TO THE END OF THIS NOTICE FOR CONTACT INSTRUCTIONS)

TIME AND DATE: 10:00 a.m., June 27, 2002

PLACE: Department of Health, Bureau of Emergency Medical Services, 4025 Esplanade Way, Room 301 A & B, Tallahassee, Florida

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT IS: Pam Lesley, Government Analyst, Bureau of Emergency Medical Services, Department of Health, 4052 Bald Cypress Way, Bin #C18, Tallahassee, Florida 32399-1738, (850)245-4440, Ext. 2733

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS AVAILABLE, UPON REQUEST, ONE WEEK PRIOR TO THE FIRST WORKSHOP, AT NO CHARGE FROM THE CONTACT PERSON LISTED ABOVE.

P.O. G10454

Section II Proposed Rules

DEPARTMENT OF INSURANCE

Division of State Fire Marshal

RULE TITLE: RULE NO.: Registration Requirement 4A-50.005

PURPOSE, EFFECT AND SUMMARY: To adopt forms for use in conjunction with the registration of sparkler wholesalers, distributors, manufacturers, retailers, and seasonal retailers.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COSTS: 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: 791.015(4) FS.

LAW IMPLEMENTED: 791.015(1)(2) FS.

IF REQUESTED IN WRITING 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., July 2, 2002

PLACE: Room 142, Larson Building, 200 East Gaines Street, Tallahassee, Florida

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: Yvonne White, (850)413-4214.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Terry Hawkins, Safety Program Manager, Bureau of Fire Prevention, Department of Insurance, 200 East Gaines Street, Tallahassee, Florida 32399-0342, phone (850)413-3623

THE FULL TEXT OF THE PROPOSED RULE IS:

4A-50.005 Registration Requirement.

- (1) through (10) No change.
- (11) Registration forms.
- (a) Each person, firm, copartnership, corporation, or other entity seeking to register as a seasonal retailer shall complete and file with the Regulatory and Licensing Section Form DI4-1233, entitled Certificate of Sparkler Registration Seasonal Retailer, which is hereby adopted and incorporated by reference. Copies of Form DI4-1233 may be obtained from the Regulatory and Licensing Section, Bureau of Fire Prevention, Division of State Fire Marshal, 200 East Gaines Street, Tallahassee, Florida 32399-0342.
- (b) Each person, firm, copartnership, or corporation, or other entity seeking to register as a manufacturer, distributor, or wholesaler shall complete and file with the Regulatory and Licensing Section Form DI4-1234, entitled Certificate of Sparkler Registration Manufacturer, Distributor, and Wholesaler, which is hereby adopted and incorporated by reference. Copies of Form DI4-1234 may be obtained from the Regulatory and Licensing Section, Bureau of Fire Prevention, Division of State Fire Marshal, 200 East Gaines Street, Tallahassee, Florida 32399-0342.
- (c) Each person, firm, copartnership, or corporation, or other entity seeking to register as a retailer shall complete and file with the Regulatory and Licensing Section Form DI4-1534, entitled, Certificate of Sparkler Registration Retailer, which is hereby adopted and incorporated by

reference. Copies of Form DI4-xxxx may be obtained from the Regulatory and Licensing Section, Bureau of Fire Prevention. Division of State Fire Marshal, 200 East Gaines Street, Tallahassee, Florida 32399-0342.

Specific Authority 791.015(4) FS. Law Implemented 791.015(1),(2) FS. History-New ______.

NAME OF PERSON ORIGINATING PROPOSED RULE: Terry Hawkins, Safety Program Manager, Bureau of Fire Prevention, Department of Insurance

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Randall Napoli, Division of State Fire Marshall, Department of Insurance

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: May 23, 2002

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: April 19, 2002

DEPARTMENT OF TRANSPORTATION

RULE CHAPTER TITLE: RULE CHAPTER NO.:

Qualification, Selection and

Performance Evaluation

Requirements for Professional

Consultants to Perform

Work for DOT 14-75 **RULE TITLES: RULE NOS.:** 14-75.0022 Consultant Qualification Process Minimum Technical Qualification

Standards by Type of Work

14-75.003 Consultant Competitive Selection Process 14-75.004

Revocation, Denial or Suspension

of Qualification 14-75.0051

Professional Consultant Work

FS.

Performance Evaluation System 14-75.0052

PURPOSE AND EFFECT: Rule Chapter 14-75, F.A.C., is being amended to include amendments to allow self-certification of technical qualifications by consultants and to update and clarify the language in the rule chapter.

SUMMARY: Rule Chapter 14-75, F.A.C., is being amended. SPECIFIC AUTHORITY: 287.055, 334.044(2), 337.105 FS. LAW IMPLEMENTED: 287.055, 337.107, 337.1075, 337.167

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.

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: James C. Myers, Administrative and Management Support Level IV, Florida Department of Transportation, Office of the General Counsel, 605 Suwannee Street, Mail Station 58, Tallahassee, Florida 32399-0458

THE FULL TEXT OF THE PROPOSED RULES IS:

14-75.0022 Consultant Qualification Process.

- (1) This rule chapter establishes minimum qualification standards by type of work for consultants, the consultant competitive selection process, and the work performance evaluation system for professional consultants who seek to provide professional services to the Department pursuant to Sections 287.055, 337.107 and 337.1075, Florida Statutes.
- (2) The provisions of Rule 28-106.103, F.A.C., will be used in computing any period of time prescribed by this rule chapter.
 - (3) Application for Qualification.
- (a) A Professional Consultant who desires to qualify with the Department shall submit a Request for Qualification Package for Professional Consultants, Form No. 375-030-01, Rev. 06/02 05/01, which may be obtained from the Procurement Office, MS 20, Haydon Burns Building, 605 Suwannee Street, Tallahassee, Florida 32399-0450, or from the www11.myflorida.com/ Department's web page at procurement/ www.dot.state.fl.us.
- (b) Professional Consultants who are not qualified at the time of advertisement for a consultant project must file with the Department a completed Request for Qualification Package for Professional Consultants on or before the project's advertised letter of response date. The Department is not obligated to delay any part of the consultant selection process or the execution of a contract, for a consultant who has not been qualified.
- (c) The Request for Qualification Package for Professional Consultants will include the following items:
- 1. An audit report prepared by an independent Certified Public Accountant or governmental agency. The audit report will be no more than twelve months old on the date of submission and will include the following:
- a. A statement indicating the existence of an adequate accounting system that meets the Department's audit requirements, as evidenced by certification by an independent Certified Public Accountant or governmental agency. The system must be adequate to support all billings made to the Department and other clients.
- b. An overhead statement and overhead rate for the most recently completed fiscal year.
- c. A statement that the consultant's method of estimating costs for proposals is consistent with the accounting system.

- d. A statement that the audit was performed in accordance generally accepted governmental auditing standards, the Department's Overhead Audit Guidelines, 2002, and the Government Auditing Standards, Rev. August 1999, published by the U.S. Government Printing Office, which are hereby incorporated by reference.
- 2. Consultants who have been operating for less than one complete fiscal year, consultants who have reorganized to the extent that the most recent overhead audit does not reflect a currently valid overhead rate, and consultants who have established and operated an accounting system in accordance with the minimum standards provided in the Department's Overhead Audit Guidelines, 2002, for a period of less than one year, will prepare a projected overhead rate which will be supported by estimated revenues and expenditures for the first fiscal year's operations since organization, reorganization, or implementation of the acceptable accounting system. The Department's Office of Inspector General shall review the estimate and establish a provisional combined overhead rate, which may be used in Department contracts until the consultant has completed its first fiscal year of operation, at which time the consultant shall submit an annual overhead audit performed by an independent Certified Public Accountant or governmental agency.
- 3. Consultants requesting qualification for minor projects only, with contract fees under \$250,000, or consultants qualifying solely as certified public accountants, may submit a self-certified overhead report and statement describing their accounting system, certified by a principal, in lieu of an audit report and accounting system certification prepared by an independent Certified Public Accountant or governmental agency. Such report will be in the format specified in the Department's Overhead Audit Guidelines, 2002.
- 4. Proof of professional liability insurance by one of the following methods:
- a. Submittal of a current certificate of professional liability insurance from a company or companies authorized to do business in Florida; or an unequivocal commitment letter from such an insurance company stating that professional liability insurance would be provided to the applicant; or
- b. Submittal of a commitment letter from a financial institution meeting the requirements of Section 337.106, Florida Statutes, stating that a nonassignable and nontransferable irrevocable letter of credit, established pursuant to Chapter 675 and Section 337.106, Florida Statutes, and Rule Chapter 14-116, F.A.C., can be provided to the applicant in a minimum amount of \$250,000.
- 5. Consultants may elect to request qualification without submitting an overhead audit report, a self-certified report, or proof of liability insurance. Such consultants will be restricted to a sub-consultant role on Department contracts with contract fee less than \$250,000.
 - (4) Procedure.

- (a) Within 30 days after receipt of a completed Request for Qualification Package for Professional Consultants, the Department shall examine the application and notify the applicant in writing of any apparent errors or omissions, and request any additional information required by the Department to properly evaluate the application. The applicant shall submit any requested information to the Department within 30 days of receipt of the Department's request for such information. The Department shall process the application within 30 days after receipt of the requested additional information or correction of apparent errors or omissions. If the information is not provided within 30 days after receipt of the request, the application shall be processed with the information provided.
- (b) Upon receipt of a complete application, the Department shall make such inquiries and investigations as deemed necessary to verify and evaluate the applicant's statements and determine competency for qualification.
- (c) Information which the Department shall consider in determining whether a consultant is qualified to perform the types of work shall include:
- 1. Current license or registration as regulated by the State of Florida or national organizations, as appropriate.;
- 2. Personnel with appropriate experience and training as detailed in the type of work qualifications.;
- 3. Registration with the Florida Department Secretary of State, if the applicant is a corporation or limited partnership.;
- 4. History of suspension for failure to maintain adequate type of work performance grades with the Department in specified types of work.;
- 5. Integrity and responsibility, which shall include history of debarment or suspension from consideration for work with any other governmental entity.
- 6. History of conviction for contract crime pursuant to Section 337.165, Florida Statutes, and Rule 14-75.0071, F.A.C., by the applicant or its affiliate, including reapplication or reinstatement.
- 7. Employment of, or otherwise providing compensation to, any employee or officer of the Department.
- 8. Willfully offering an employee or officer of the Department any pecuniary or other benefit with the intent to influence the employee or officer's official action or judgment.
- 9. The acceptability of the supporting overhead, accounting system, and insurance information. An audit report prepared by an independent Certified Public Accountant or governmental agency. The audit report will be no more than six months old and will include the following:
- a. A statement indicating the existence of an adequate accounting system that meets the Department's audit requirements, as evidenced by certification by an independent Certified Public Accountant or governmental agency. The system must be adequate to support all billings made to the Department and other clients.

b. An overhead statement and overhead rate for the most recently completed fiscal year.

e. A statement that the consultant's method of estimating costs for proposals is consistent with the accounting system.

d. A statement that the audit was performed in accordance with the criteria required by the Department and applicable generally accepted governmental auditing standards. Criteria will include compliance with the Department's Overhead Audit Guidelines, 2000, and the Government Auditing Standards, Rev. August 1999, published by the U.S. Government Printing Office, which are hereby incorporated by reference.

10. Consultants who have been in business for less than one complete fiscal year, consultants who have reorganized to the extent that the most recent overhead audit does not reflect a currently valid overhead rate, and consultants who have established and operated an accounting system in accordance with the minimum standards provided in the Department's Overhead Audit Guidelines, 2000, for a period of less than one year, will prepare a projected overhead rate which will be supported by estimated revenues and expenditures for the first fiscal year's operations since organization, reorganization, or implementation of the acceptable accounting system. The Department's Office of Inspector General shall review the estimate and establish a provisional combined overhead rate, which may be used in Department contracts until the firm has completed its first fiscal year of operation, at which time the firm shall submit an annual overhead audit performed by an independent Certified Public Accountant or governmental ageney.

11. Consultants requesting qualification for minor projects only, with contract fees under \$250,000, or consultants qualifying solely as certified public accountants, may submit a self-certified overhead report and statement describing their accounting system, certified by a principal, in lieu of an audit report and accounting system certification prepared by an independent CPA or governmental agency. Such report will be in the format specified in the Department's Overhead Audit Guidelines, 2000. The requirements for an overhead audit and accounting system report will be waived for consultants requesting qualification for projects with contract fees under \$250,000 only, and who are individuals or sole proprietorships without employees.

12. Proof of professional liability insurance by one of the following methods:

a. Submittal of a current certificate of professional liability insurance from a company or companies authorized to do business in Florida; or an unequivocal commitment letter from such an insurance company stating that professional liability insurance would be provided to the applicant; or

b. Submittal of a commitment letter from a financial institution meeting the requirements of Section 337.106, Florida Statutes, stating that a nonassignable and nontransferable irrevocable letter of credit, established

pursuant to Chapter 675 and Section 337.106, Florida Statutes, and Rule Chapter 14-116, F.A.C., can be provided to the applicant in a minimum amount of \$250,000.

- (d) If the Department intends to deny the application, or deny qualification for any type of work, the Department shall state in writing and with particularity the grounds or reasons for the denial, and shall inform the applicant of the right to a hearing pursuant to Section 120.57, Florida Statutes. Delivery of the Notice of Intent to Deny shall be made by certified mail or express delivery, return receipt, to the address listed in the applicant's application for qualification.
- (5) Period of Validity of Qualification. Should the applicant be found to possess the prescribed qualification, the consultant will be randomly assigned a qualification an expiration date, by which qualification must be renewed annually.
 - (6) Changes in Qualification Status.
- (a) A consultant shall submit a revised application in the event a change in the status of its firm occurs, including a change of ownership, a change in the form of the business entity under which the firm operates, a substantial change in manpower which affects the firm's qualifications to perform any type of work, or any other change which affects an element the Department considers under Rule 14-75.0022, F.A.C., when initially qualifying consultants. A revised application may be the basis for notice of agency action under Rule 14-75.0051, F.A.C.
- (b) A consultant need not submit a revised application solely because of any change in the officers or the name of a corporation, but such information shall be certified to the Department within ten days of its occurrence.
- (7) A consultant may apply for qualification up to three months prior to the expiration of an existing qualification.

Specific Authority 287.055, 334.044(2), 337.105 FS. Law Implemented 287.055, 337.107, 337.1075, 337.167 FS. History–New 3-29-89, Amended 1-2-91, 9-29-92, 2-22-94, 8-5-96, 1-17-99, 8-2-01.______.

14-75.003 Minimum Technical Qualification Standards by Type of Work.

In the Request for Qualification Package, the consultant will certify the standard types of work for which the consultant meets the minimum qualification requirements as stated in this section. The Department will periodically audit a sampling of qualified consultants to ensure compliance with the qualification requirements, and consultants found to misrepresent their qualifications will be subject to suspension of qualifications with the Department in accordance with Rule 14-75.0051, F.A.C. The following criteria apply to the qualification of professional consultants:

(1) No professional or key personnel may be listed as employees of more than one consultant currently qualified with the Department. If a newly listed employee has been employed by a consultant currently qualified with the Department, within the 12 months immediately preceding the application, the

application must so indicate and provide the date that such employee was hired by the consultant. The employee shall be deleted from the personnel list of the previous employer's firm, and if such deletion affects the qualification status of the previous employer, notice shall be given to said previous employer pursuant to Rule 14-75.0051, F.A.C.

- (2) The Department shall not recognize joint ventures for purposes of qualifying consultants to work for the Department. Each individual or firm will be annually qualified based upon individual or firm capability.
- (3) Appropriate type of work codes will be included in each public notice regarding needed professional services. Persons or firms responding to such notices must be qualified with the Department in the advertised types of work, unless otherwise specified in the notice. Subconsultants qualified with the Department may be used to meet the above these requirements, where appropriate, so long as the responding consultant is also qualified with the Department in some standard type of work.
- (4) All personnel listed by the consultant in order to qualify for any type of work or sub-category must be bona fide employees of the firm, or under exclusive contract to the firm, must be actively engaged in the type of work for which they are listed, and must have work experience demonstrating an ability to perform the activities normally associated with the particular type of work or sub-category for which qualification is sought. The Department must be notified within 10 days of the departure from the firm of personnel used to prequalify the firm in any type of work.
- (5) A determination of qualification will be based on information submitted with the application, including résumés; verification of professional registration, certification, and degree requirements where appropriate; and a check of references as needed. Qualification may be sought in any of the following categories or sub-categories:
- (a) Group 2. Project Development and Environmental (PD&E) Studies.
- 1. Type of Work. This work group involves the study and evaluation of the social, economic, and environmental effects on the human and natural environment by transportation systems and alternate transportation modes in meeting identified community transportation and growth needs. Such work also includes the evaluation of alternate transportation corridors, and location/design alternatives within viable corridors. The work involves preparing engineering studies to address economic and engineering feasibility of alternatives, level of service, traffic capacity, geometrics, soils, structures, intersection and interchange improvements, etc., to accommodate travel demand at an acceptable level of service. Additionally, the work entails the detailed study and preparation of environmental reports and documents which evaluate the physical, natural, social, cultural, economic, and human impacts of the alternatives under consideration upon the

- adjacent community. Public involvement and interagency coordination are integral parts of the assessment process. Potential mitigations that are identified in based on the studies and public involvement are evaluated and incorporated into the alternatives as appropriate.
- 2. Qualification Requirements. Group 2: Project Development and Environmental (PD&E) Studies. This work group requires a professional engineer, a natural scientist, and a social scientist. The professional engineer must be registered with the Florida State Board of Professional Engineers and must have managed and completed at least one PD&E study or similar study, having a background or experience in civil engineering, including roadway design and, proficiency in environmental engineering. This and experience must include conducting in environmental studies for impact assessment of transportation projects, involving highway projects and including experience with public involvement issues. The; a natural scientist must have with a four-year university or college degree and experience in a natural science such as ecology, biology, environmental science, or wildlife management and have completed at least one PD&E study or similar study in a natural science area such as defined above. The; and a social scientist must have with a four-year university or college degree and experience in a social science such as psychology, sociology, statistics, political science, geography, urban planning demographics, archeology, or economics and have completed at least one PD&E study or similar study in a social science area such as defined above.
- (b) Group 3. Highway Design Roadway. This work group involves the production and/or review of highway plans, related design studies, creative utilization of roadsides, and the accommodation of utilities and utility crossings (where appropriate), which conform with acceptable design standards and which meet the specific requirements of the Department or the Federal Highway Administration.
- 1. This group includes the following sub-categories of qualification:
- a. Type of Work 3.1: Minor Highway Design. This type of work includes roadway design for small and/or rural RRR and minor widening and projects; repair, resurfacing, and rehabilitation projects which do not involve major reconstruction, new curb and gutter, or substantial capacity improvements; and associated activities, such as drainage, utility relocation, minor traffic operations improvements, miscellaneous minor design services, etc. This work type also includes interstate projects involving resurfacing only. Projects of this type generally involve minor drainage, utility relocation, traffic operations improvements, miscellaneous design services, etc.
- b. Type of Work 3.2: Major Highway Design. This type of work includes roadway design for <u>all</u> urban arterial highways with <u>new</u> curb and gutter <u>and new or major reconstruction rural</u> <u>projects</u> with <u>substantial capacity improvements such as</u>

adding two ro more lanes, including the design of enclosed drainage systems. Projects of this This type generally include of work may include utility relocation plans, drainage design and permitting stormwater permits, maintenance of traffic plans, traffic engineering applications, intersection details, etc.

- c. Type of Work 3.3: <u>Controlled Access Complex</u> Highway Design. This type of work <u>includes design of new and complex reconstruction projects on controlled access facilities including interstates, interchanges, and expressways is applicable to expressways, limited access facilities, interchanges, and interstate highways. <u>Projects of this This type generally include of work includes all types of new roadway and reconstruction work on complex projects, including</u> the use of complex geometrics, substantial drainage evaluation and design features, <u>permitting</u>, traffic engineering applications, utility relocation plans, maintenance of traffic plans, <u>interchange design</u>, etc.</u>
 - 2. Qualification Requirements.
- a. Type of Work 3.1: Minor Highway Design. This type of work requires at least one professional engineer, registered with the Florida State Board of Professional Engineers, having proficiency in civil engineering and at least one year of post-registration experience in the design and preparation of plans for highways demonstrated plans, production, and design experience in the activities normally associated with this eategory.
- b. Types of Work 3.2 and 3.3: Major Highway Design and Controlled Access Complex Highway Design. These types of work require at least two professional engineers, registered with the Florida State Board of Professional Engineers, having proficiency in civil engineering and at least two years of post registration experience in the design and preparation of plans for highways, one year of which must be in the category for which qualification is sought demonstrated plans, production, and design experience in the activities normally associated with the category.
- (c) Group 4. Highway Design Bridges. This work group involves the production and/or review of competently engineered bridge plans which conform with acceptable design standards and which meet the specific requirements of the Department or the Federal Highway Administration.
- 1. This group includes the following sub-categories of qualification:
- a. Type of Work 4.1: Minor Bridge Design. This type of work includes the design of conventional, non-complex bridges and the structural design of other highway-related structures such as non-standard concrete box culverts and retaining walls. Generally, this group is limited to designs utilizing conventional foundation types, simple geometry, and having total estimated bridge(s) plan area(s) no greater than 100,000 square feet (sum of the areas of multiple bridges). Typically, this includes design for the construction, rehabilitation, widening, or lengthening of box culverts,

retaining walls, cast-in-place or precast prestressed short span slab type bridges, simple span prestressed concrete beam bridges, and simple span I-beam bridges.

- b. Type of Work 4.2: Major Bridge Design. This type of work includes the design of structures that cannot be included in Type of Work 4.1 because of deck area or complex geometry (curvature, skew, or variable width), complexity of design (including bridges with statically indeterminate superstructure components) spans estimated to be less than 300 feet, non-conventional substructures, substructures requiring ship impact design, and railroad bridges. Typically, this includes design for the construction, rehabilitation, widening, or lengthening of bridges over navigable waters, bridges carrying rail traffic, steel box girders, structurally-continuous superstructures, longitudinally post-tensioned concrete bridges, and curved girder bridges.
- c. Type of Work 4.3: Complex Bridge Design. This type of work includes the design of unique, specialized, and uncommon types of designs as determined by the Department. Typically, this includes design for the construction, rehabilitation, widening, or lengthening of bridges with estimated span(s) longer than 300 feet, tunnels, cable-stayed bridges, suspension bridges, steel truss spans, concrete arch bridges, and bridges requiring unique analytical methods or other design features not commonly addressed in AASHTO publications.
- d. Type of Work 4.4: Movable Span Bridge Design. This type of work includes the design of bascule bridges and other movable bridges. The work includes all structural, electrical, and mechanical requirements. Typically, this includes design for the construction, rehabilitation, widening, or lengthening of bascule bridges, swing bridges, and vertical lift bridges.
 - 2. Qualification Requirements.
- a. Type of Work 4.1: Minor Bridge Design. This type of work requires at least one professional engineer, registered with the Florida State Board of Professional Engineers, having a minimum of five years structural bridge design experience; and two structural design engineers/technicians having a minimum of three years each of bridge design experience. The professional engineer shall be responsible for quality assurance of all the design services.
- b. Type of Work 4.2: Major Bridge Design. This type of work requires at least two professional engineers, registered with the Florida State Board of Professional Engineers, having a minimum of five years each of structural bridge design experience in continuous span bridges (steel plate girder and box girder), post-tensioned continuous concrete spans, and foundations subject to significant lateral loads; and three or more structural design engineers/technicians having a minimum of three years each of bridge design experience. The professional engineers shall be responsible for the quality assurance of all the design services.

- c. Type of Work 4.3: Complex Bridge Design. This type of work requires at least three professional engineers, registered with the Florida State Board of Professional Engineers, having a minimum of five years each of structural bridge design experience in categories as listed in Major Bridge Design, as well as spans estimated to be greater than 300 feet consisting of steel truss or arch, or steel or concrete cable-stayed and suspension type structures; and four or more structural design engineers/technicians having a minimum of three years each of bridge design experience. The professional engineers shall be responsible for the quality assurance of all design services.
- d. Type of Work 4.4: Movable Span Bridge Design. This type of work requires qualification in type of work 4.2, and also requires an electrical engineer and a mechanical engineer both registered with the Florida State Board of Professional Engineers at least two professional engineers, registered with the Florida State Board of Professional Engineers, having a minimum of five years each of movable span bridge structural design experience; and one or more professional engineers, registered with the Florida State Board of Professional Engineers, having appropriate experience in electrical power distribution; controls systems; hydraulic drive and control systems; and mechanical gearing, mechanism, and machinery. In addition to the experience requirements for type of work 4.2, the professional engineers will have at least five years of movable bridge structural design experience and the three engineers/technicians shall have a minimum of three years of movable bridge design experience. At least one of the professional engineers or engineer/technicians will have experience in the design of at least three movable bridge electrical control systems within the last 10 years and one will have experience in the design of at least three movable bridge drive systems within the last 10 years. The electrical engineer will have experience in the design of at least three movable bridge electrical control systems within the last 10 years and experience with the commonly used bridge leaf motion control techniques used within the last 30 years. The mechanical engineer will have experience in the design at least three movable bridge drive systems within the last 10 years and experience with the commonly used bridge drive systems used within the last 30 years.
- (d) Group 5. Bridge Inspection. This work group is defined as the on-site inspection, load rating, and preparation of bridge inspection reports in accordance with approved federal and state statutes, policies, guidelines, and standards. Availability of required equipment will also be considered, along with level of experience in evaluating qualification.
- 1. This group includes the following sub-categories of qualification:
- a. Type of Work 5.1: Conventional Bridge Inspection. This type of work includes inspection and load rating of all types of bridges except movable bridges, box girders, bulb-tees,

- suspension, cable stayed, post-tensioned segmental concrete, large steel trusses, high-rise structures, and other complex bridge structures.
- b. Type of Work 5.2: Movable Bridge Inspection. This type of work includes inspection and load rating of all types of movable structures (vertical lift, swing span, and bascule), utilizing specialty skills in inspection, load rating, and design of mechanical and electrical equipment.
- c. Type of Work 5.3: Complex Bridge Inspection. This type of work includes inspection and load rating of all complex bridges except movable bridges. Typical types of structures will include box girders, bulb-tees, suspension, cable stayed, post-tensioned segmental concrete, high-rise structures, and large steel trusses.
- d. Type of Work 5.4: Bridge Load Rating. This type of work involves the process of determining the live load capacity of a structure.
- 2. Qualification Requirements. Types of <u>w</u>Work 5.1, 5.2, 5.3, and 5.4: Bridge Inspection. This type of work requires at least one professional engineer registered with the Florida State Board of Professional Engineers, having experience appropriate to the sub-category requested. For types of work 5.1, 5.2, and 5.3, the engineer must have participated in field inspections meeting the requirements of the National Bridge Inspection Standards for the structure types in the sub-category for which qualification is requested. For type of work 5.4, the engineer must have performed a load rating of a bridge.
- (e) Group 6. Traffic Engineering and Operations Studies. This work group includes the performance of studies of existing traffic problems within an urban area; and the determination of the most effective way to improve traffic flow and safety through the application of traffic engineering techniques and other corrective measures. It includes street and signal inventories; intersection and crossing diagrams; highway lighting information at nighttime high accident locations; and analysis of accident reports, traffic counts, travel times, parking practices, and laws and ordinances affecting transportation. This work group is limited to generalized description and schematic layouts of the proposed improvements, including right of way requirements, and generally does not include the preparation of construction plans and the writing of specifications for traffic system projects.
- 1. This group includes the following sub-categories of qualification:
- a. Type of Work 6.1: Traffic Engineering Studies. This type of work is defined as the study of operational problems and the determination of traffic operational improvements for efficiency and safety. This work group includes studies for the following: signing, marking, and signal inventories; traffic counts; intersection and collision diagrams; signal warrant and intersection analysis; and travel time and delay studies. Many of the traffic engineering studies require knowledge and

experience with traffic engineering computer programs such as SOAP, PASSER, and TRANSYT. This type of work requires the consultant to make specific recommendations to improve the operational efficiency at a particular location.

- b. Type of Work 6.2: Traffic Signal Timing. This type of work is defined as the timing of traffic signals to improve traffic flow and safety. Department approved traffic engineering computerized timing programs shall be used. This type of work includes data collection, intersection analysis and documentation, section analysis and documentation, timing implementation and fine tuning, and timing evaluation.
- c. Type of Work 6.3: Intelligent Transportation Systems Analysis, Design, and Implementation. This type of work is defined as the use of electrical engineering, electronics engineering, computer science, and traffic engineering to analyze, design, and implement real-time intelligent transportation systems. This includes system performance and cost analysis, system hardware and software design, development of management plans, system installation and operation, system testing and debugging, system documentation, and the training of operations personnel.
 - 2. Qualification Requirements.
- a. Type of Work 6.1: Traffic Engineering Studies. This type of work requires a professional engineer, registered with the Florida State Board of Professional Engineers, having <u>at least two years of post-registration</u> demonstrated traffic studies experience.
- b. Type of Work 6.2: Traffic Signal Timing. This type of work requires a professional engineer, registered with the Florida State Board of Professional Engineers, having demonstrated traffic signal timing experience in the application and interpretation of traffic flow and signal timing models.
- c. Type of Work 6.3: Intelligent Transportation Systems Analysis, Design, and Implementation. This type of work requires a professional engineer, registered with the Florida State Board of Professional Engineers, having at least three years of post-registration demonstrated experience in the technical skill area for which qualification is requested activities associated with intelligent transportation systems. These Restrictions to the type of intelligent transportation systems work may apply depending on the consultant's demonstrated proficiency or documented experience in one or more of the following defined technical skill areas are as follows:
- (I) Intelligent Transportation Systems Analysis and Design. This type of work requires experience <u>involving in</u> the production of competently engineered design, and preparation of construction plans and specifications for traffic control systems, freeway operations systems, dynamic message sign systems, closed circuit television camera systems, detection systems, and automatic vehicle identification systems. The

- eonsultant must also demonstrate experience must also involve with traffic engineering software applications, freeway control software, and computerized timing programs.
- (II) Intelligent Transportation Systems Implementation. This type of work requires documented experience involving with realtime traffic control systems, system installation and testing, and knowledge of Construction Engineering Inspection (CEI) requirements for intelligent transportation construction projects.
- (III) Intelligent Transportation Traffic Engineering Systems Communications. This type of work requires documented experience <u>involving in electronic engineering</u> of system hardware, digital system design, specifications, and utilization. The applicant must show experience <u>must involve in electrical engineering</u> of power and communications, including power distribution, standby power supply, lightning protection, hardware interconnect, fiber optic networks, wireless communications networks, local area networks, wide area networks, Internet communications, data recording, data transmission, modulating, and multiplexing techniques.
- (IV) Intelligent Transportation Systems Software Development. This type of work requires documented experience in software development, specifically with intelligent transportation systems applications, and computer science (realtime process control software systems, including realtime executive Input/Output (I/0) processing and priority interrupt based processing). The applicant-must-also-show-experience must-also-show-experience <a href="must-also-involve-with-with-also-involve-with-also-i
- (f) Group 7. Traffic Operations Design. This work group is defined as the production of competently engineered designs, and preparation of construction plans and specifications for a variety of traffic operations type work.
- 1. This group includes the following sub-categories of qualification:
- a. Type of Work 7.1: Signing, Pavement Marking, and Channelization. This type of work includes designing, preparing construction plans, and writing specifications for signing, pavement marking, and channelization. Such work involves structural support and foundation calculations, and requires a basic knowledge of traffic engineering studies.
- b. Type of Work 7.2: Lighting. This type of work includes designing, preparing construction plans, and writing specifications for roadway lighting improvements. Such work involves lighting calculations, pole location, foundation design, electrical circuit calculations, and power supply and distribution design, and requires a basic knowledge of traffic engineering studies.
- c. Type of Work 7.3: Signalization. This type of work includes designing, preparing construction plans, and writing specifications for traffic signalization. Such work involves capacity calculations, signal operating plan development,

timing calculations, equipment location, pole and foundation designs, etc., and requires a basic knowledge of traffic engineering studies and traffic signal retiming.

- 2. Qualification Requirements. Qualification for this work group requires a professional engineer, registered with the Florida State Board of Professional Engineers, who has served in responsible charge of at least one project in the type of work as defined above, for which qualification is requested.
- a. Type of Work 7.1: Signing, Pavement Marking, and Channelization. This type of work requires a professional engineer, registered with the Florida State Board of Professional Engineers, having demonstrated experience in this eategory of work.
- b. Type of Work 7.2: Lighting. This type of work requires the consultant to demonstrate experience in the areas of illumination and electrical engineering, as well as to employ a professional engineer, registered with the Florida State Board of Professional Engineers, having demonstrated lighting plans design and production experience.
- e. Type of Work 7.3: Signalization. This type of work requires the consultant to demonstrate experience in the area of electrical engineering, as well as to employ a professional engineer, registered with the Florida State Board of Professional Engineers, having demonstrated experience in the design and production of traffic signalization plans.
- (g) Group 8. Surveying and Mapping. This work group includes surveying and mapping, as defined in Rule Chapter 61G17-6, F.A.C., required for the land acquisition, design, and construction of transportation projects.
- 1. This group includes the following sub-categories of qualification:
- a. Type of Work 8.1: Control Surveying. This type of work provides horizontal and/or vertical control data to a specified standard for all Department projects.
- b. Type of Work 8.2: Design, Right of Way, and Construction Surveying. This type of work includes boundary surveys, right of way surveys, as-built surveys, construction layout surveys, topographic surveys, hydrographic surveys, quantity surveys, record surveys, mean high water line surveys, and special purpose surveys.
- c. Type of Work 8.3: Photogrammetric Mapping. This type of work includes surveys and the preparation of maps using photogrammetric methods.
- d. Type of Work 8.4: Right of Way Mapping. This type of work includes the production of right of way related maps, as well as the preparation of legal descriptions and sketches of legal descriptions based on information supported by the applicable surveys or maps defined in the preceding types of work, title searches, and other documents.
- 2. Qualification Requirements: To qualify to perform surveying and mapping services as defined above, the consultant must employ at least one professional surveyor and mapper, registered with the Florida Board of Professional

- Surveyors and Mappers, having at least one year of documented post registration experience in the specific type of work for which qualification is requested. The consultant must also employ at least two additional technical personnel, each having at least one year of documented experience in the specific type of work for which qualification is requested. In addition, the consultant must submit a written statement of intent to use equipment and software meeting the accuracy, formatting, and other requirements defined in Department policies, procedures, manuals, or handbooks, related to the type(s) of work for which qualification is sought.
- (h) Group 9. Soil Exploration, Material Testing, and Foundations.
- 1. This group includes the following sub-categories of qualification:
- a. Type of Work 9.1: Soil Exploration. This type of work includes acquisition and reporting of subsurface material, hydrological, and environmental information to be used for the planning, design, construction, and performance of transportation facilities. The methodology involved includes on-site investigations by performing borings, Standard Penetration tests, Cone Penetration tests, and rock coring; the use of specialized test equipment, such as the field vane, pressuremeter, or dilatometer; and the use of geophysical methods. Also included is the field classification of materials and acquisition of soil and rock samples.
- b. Type of Work 9.2: Geotechnical Classification Lab Testing. This type of work includes conducting tests on soil and rock according to Department approved specifications for the purpose of classifying materials. The methodology involved includes testing moisture content, grain size, Atterberg limits, compaction, and Limerock Bearing Ratio (LBR) tests.
- c. Type of Work 9.3: Highway Materials Testing. This type of work includes sampling and testing various materials and reporting results and recommendations. Work will be performed at mines, quarries, mills, refineries, processors, producers, fabricators, constructors, laboratories, and project construction sites; some of which will be outside the State of Florida. Materials to be tested include aggregates; concrete products; cements and additives, including water, epoxies, and curing compounds; bituminous materials, mixtures, additives, and joint fillers; metals; galvanizing, rubber, paints, and other coatings; and soils and limerock.
- d. Type of Work 9.4: Foundation Studies. This type of work includes producing reports which include selection of the type (footings, piles, drilled shafts, etc.) and depth of foundation for bridges and other structures; bearing capacity and the predicted settlement of the selected foundation; slope stability; surcharge or stage construction time schedules for construction over soft ground; pile load tests; soil treatment; stabilization; and direction of field instrumentation installation, including the interpretation of data obtained and other

foundation studies using the applicable Department Standard Specifications for Road and Bridge Construction, and Federal Highway Administration guidelines and checklist.

- e. Type of Work 9.5: Geotechnical Specialty Lab Testing. This type of work includes conducting tests on soil and rock according to Department approved specifications for the purpose of identifying their physical properties. The methodology involved includes testing permeability, consolidation, unconfined compression, direct shear, splitting tensile, and triaxial.
- 2. Qualification Requirements. For all sub-categories this work requires at least one professional engineer, registered with the Florida State Board of Professional Engineers, having a minimum of five years of demonstrated experience in the activities normally associated with the category(ies) under consideration.
- a. Type of Work 9.1: Soil Exploration. The consultant must <u>have</u> document the availability of equipment (in-house or subcontracted) necessary to perform the work. Documentation of availability includes equipment listings for exploration subcontractors who will be used on Department projects. It should be noted that the qualified consultant shall be solely responsible for any and all explorations work, whether performed by the consultant or its subcontractor.
- b. Type of Work 9.2: Geotechnical Classification Lab Testing. The consultant must have at least one technician with a minimum of two years of experience in geotechnical testing and LBR Technician qualification under the Department's Construction Training Qualification Program. In addition, the consultant must have in-house the following equipment: oven, balance, stiring apparatus, hydrometer bulb, hydrometer bath, thermometer, sieves, sieve shaker, liquid limit device, grooving tool, pycnometer, molds, compaction hammer, straightedge, and LBR loading device with penetration piston.
- c. Type of Work 9.3: Highway Materials Testing. Among the consultant's personnel, at least one individual must possess LBR Technician qualification, one individual must possess Asphalt Plant Level I qualification, one individual must possess Concrete Field testing Technician Level I qualification under the Department's Construction Training Qualification Program, and one individual must possess nuclear gauge operator certification as provided by a gauge manufacturer. In addition, the consultant must have (in-house) at least the following test equipment: oven, balances, sieves, mechanical shaker, colorimetric kit, compression testing machine, moisture curing room or tanks, slump cone, air meters, gravity apparatus, thermometers, pycnometer, pulverizing apparatus, jaw crusher apparatus, splitter or quartering device, Los Angeles machine, flowmeter, water bath, vacuum extractor, muffle furnace, compaction hammer, molds LBR loading devices with penetration piston, soak tanks, superpave gyatory apparatus, and ignition furnace.

- d. Type of Work 9.5: Geotechnical Specialty Lab Testing. The consultant must have at least one staff member with at least four years of experience performing the tests, or an equivalent bachelor's degree. In addition, the consultant must have (in-house) at least the following test equipment: oven, balances, permeameter, consolidation load device, load frame, direct shear machine, triaxial panel, and a triaxial cell.
- (i) Group 10. Construction Engineering Inspection. This work group involves the monitoring and inspection of the work required under various construction contracts. This type of work includes coordinating with other public agencies, utilities, and affected property owners.
- a. Type of Work 10.1: Roadway Construction Engineering Inspection. This type of work includes the administration and inspection of single or multiple construction contracts on rural, municipal, urban, and interstate facilities; including necessary minor bridges as defined in Type of Work 3.1.
- b. Type of Work 10.2: Major Bridge Construction Engineering Inspection. This type of work includes the administration and inspection of single or multiple construction contracts involving the construction of major bridges as defined in Types of Work 4.2, 4.3, and 4.4.
- c. Type of Work 10.3: Construction Materials Inspection. This type of work includes conducting inspections and investigations of various highway materials or products, together with the proper recording, analysis, and reporting of results and recommendations. The work will be performed at mines, quarries, mills, refineries, processors, producers, fabricators, constructors, and project construction sites; some of which will be outside the State of Florida.
 - 2. Qualification Requirements.
- a. Type of Work 10.1: Roadway Construction Engineering Inspection. This type of work requires at least one professional engineer, registered with the Florida State Board of Professional Engineers, having at least two years of responsible charge experience as a project engineer on a roadway construction inspection project.
- b. Type of Work 10.2: Major Bridge Construction Engineering Inspection. This type of work requires a minimum of three professional engineers, registered with the Florida State Board of Professional Engineers. One of these engineers must have at least five years of demonstrated major bridge construction inspection experience.
- c. Type of Work 10.3: Construction Materials Inspection. This type of work requires a minimum of one professional engineer, registered with the Florida State Board of Professional Engineers, having at least three years of responsible experience in bridge or roadway construction inspection.
- (j) Group 11. Engineering Contract Administration and Management.

- 1. Type of Work: Engineering Contract Administration and Management. This type of work is defined as the administration and management of engineering activities. Consultants applying for qualification in this type of work must be determined qualified in a number of categories under this rule chapter. Examples of assignments made to a consultant qualified for this type of work are:
- a. Engineering analysis of transportation facility deficiencies; and the preparation of an engineering scope of services and <u>staff hour manhour</u> estimate to correct those deficiencies.
- b. Project schedule development for planning, environmental, design, and construction engineering inspection activities.
- c. Review and analysis of professional engineering issues contained in statements of qualification and technical proposals submitted by consultants competing for professional contracts.
- d. Conduct Scope of Service meetings with professional consultants.
- e. Preparation of contractual agreements for professional services in accordance with Department policies and procedures.
- f. Supervision and management of engineering consultants on individual projects, responding to their technical questions, and reviewing their work in progress and completed work.
- g. Representing the Department during professional service negotiations with consultants, utilities, and other entities.
- h. Other professional engineering activities associated with the acquisition and management of professional consulting services.
- 2. Qualification Requirements. Engineering Contract Administration and Management. To be determined qualified for this type of work, a consultant must be qualified by the Department in the following Groups and Types of Work under this rule chapter: Group 3, Types of Work 4.1, 4.2, and 6.1, Group 7, and Type of Work 10.1. Firms deemed qualified in these groups and requesting qualification for Group 11 will be deemed qualified without a requirement to submit additional qualification documentation or materials.
- (k) Group 13. Planning. This work group involves the determination of future actions necessary to address the need for transportation facilities and services. The work effort may involve planning both short range (up to 10 years) and long range (more than 10 years) time periods, and may involve any or all typical activities of planning, including development and refinement of processes and procedures; development and analysis of policies, goals, and objectives; data collection and analysis; issue analysis; development and use of forecasting and other models; analysis of transportation/land use relationships; assessing the impact that planning transportation improvements may have on private property; establishment of

- standards and performance criteria; forecasts of transportation and transportation related data; determination and analysis of alternatives; multimodal/intermodal tradeoff analysis; analysis of alternatives; multimodal/intermodal tradeoff analysis; development of recommended plans and courses of action; financial feasibility; assessment of the impacts of growth management requirements on transportation; and public participation and coordination with other planning processes and plans.
- 1. This group includes the following subcategories of qualification:
 - a. Type of Work 13.1: Reserved.
 - b. Type of Work 13.2: Reserved.
- c. Type of Work 13.3: Policy Planning. This type of work involves transportation and transportation related planning activities in the broadest or most general way. Planning in this sub-category usually occurs at levels where difficult trade-offs in the use and allocation of resources must be made and where many people will be affected in important but often subtle ways. Hence, the ability to use judgement, both political and technical/professional, is very important, as is the ability to effectively communicate using a variety of media. Included in this sub-category are development and refinement of statewide transportation plans or plan components, and activities involving the determination of the impacts and implications of policies, legislative issues, processes, and standards on a wide variety of subjects, including: transportation facilities and services; land use; the environment; the private sector; and the public. Planning in this sub-category usually occurs at levels where difficult trade-offs in the use and allocation of resources must be made and where many people will be affected in important but often subtle ways. Hence, the ability to use judgement, both political and technical/professional, is very important, as is the ability to effectively communicate using a variety of media.
- d. Type of Work 13.4: Systems Planning. This type of work deals with planning for entire systems (one or several modes) of transportation covering an entire geographic area such as the development of long range transportation plans for an MPO, county, or region; or the development of an ITS Strategic Plan for a region. Included in this sub-category are activities involving the systematic analysis of future demand for transportation facilities and services, leading to recommendations for addressing that demand. Typical activities include: data collection and analysis, including analysis of transportation/land use relationships; estimation, forecasting, and assignment of travel demand, including modeling the characteristics and use of transportation systems; mode split and multimodal tradeoff analysis; development of ITS strategies; impact analysis; evaluation and decision making; cost analysis and financial feasibility; and modal coordination and management. Although recommendations as to the type, number, and approximate location of transportation

facilities are to be made, this sub-category does not include determination of the precise location or design of facilities or systems.

- e. Type of Work 13.5: Subarea/Corridor Planning. This type of work deals with planning for entire systems or portions of systems (one or several modes) of transportation covering a smaller portion of a geographic area than Systems Planning or for a specific transportation corridor. Included in this sub-category are activities involving the systematic analysis of future demand for transportation facilities and services, leading to recommendations for addressing that demand. Typical activities, usually performed at a more detailed level than with systems planning, include data collection and analysis, as well as: analysis of transportation/land use relationships; estimation, forecasting, and assignment of travel demand, including modeling the characteristics and use of transportation systems; mode split and multimodal tradeoff analysis; development of ITS strategies to maximize the operation of the corridor; impact analysis; evaluation and decision making; cost analysis; and financial feasibility; and modal coordination and management. Although recommendations as to the type, number, and approximate location of transportation facilities are to be made, this sub-category does not include determination of the precise location or design of facilities or systems.
- f. Type of Work 13.6: Land Planning/Engineering. This type of work involves planning and engineering in support of assessing the impacts that proposed transportation improvements may have on private property. Included in this sub-category are activities involving site analysis for compliance with comprehensive plans, local ordinances, and appraisers' cost to cure; reviewing and providing engineering opinions of site plans for feasibility and conformance with applicable codes and regulations; assessing the impact to drainage and environment; and preparing site plan and studies which may encompass parking layout, vehicle use areas, and general site consideration in conformance with applicable codes, laws, and regulations.
- g. Type of Work 13.7: Transportation Statistics. This type of work involves data collection, analysis, editing, processing, and reporting to support planning, design, and maintenance of the transportation network. This type of work also involves the construction, replacement, or repair of traffic monitoring equipment including sensors (either installed in, or along the roadway) and associated equipment and appurtenances. The construction of traffic monitoring sites may include design, preparing construction plans, writing specifications, and construction engineering supervision. Special traffic counts may also be performed under this activity to support production and development activities and special needs.
 - 2. Qualification Requirements
 - a. Type of Work 13.1: Reserved.
 - b. Type of Work 13.2: Reserved.

c. Type of Work 13.3: Policy Planning. This type of work requires at least one professional engineer, registered with the Florida State Board of Professional Engineers, having at least five years training and experience in areas directly related to policy planning; or at least one professional engineer, registered with the Florida State Board of Professional Engineers, with at least one employed planner having training and experience in areas directly related to policy planning; or at least one planner, certified with the American Institute of Certified Planners, having training and experience in areas directly related to policy planning.

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- d. Type of Work 13.4: Systems Planning. This type of work requires at least one professional engineer, registered with the Florida State Board of Professional Engineers, having at least five years training and experience in areas directly related to systems planning; or at least one professional engineer, registered with the Florida State Board of Professional Engineers with at least one employed planner having at least five years training and experience in areas directly related to systems planning; or at least one planner, certified with the American Institute of Certified Planners, having at least five years training and experience in areas directly related to systems planning.
- e. Type of Work 13.5: Subarea/Corridor Planning. This type of work requires at least one professional engineer, registered with the Florida State Board of Professional Engineers, having at least one year of post-registration training and experience in areas directly related to subarea/corridor planning; or at least one professional engineer, registered with the Florida State Board of Professional Engineers, with at least one employed planner having at least one year of training and experience in areas directly related to subarea/corridor planning; or at least one planner, certified with the American Institute of Certified Planners, having at least one year of training and experience in areas directly related to subarea/corridor planning.
- f. Type of Work 13.6: Land Planning/Engineering. This type of work requires at least one professional engineer, registered with the Florida State Board of Professional Engineers, having a minimum of three years of training and experience in comprehensive planning or areas directly related to assessing impacts to private property; or at least one professional engineer, registered with the Florida State Board of Professional Engineers, with at least one employed planner having a minimum of three years of training and experience in comprehensive planning or areas directly related to assessing impacts to private property; or at least one planner, certified with the American Institute of Certified Planners, a minimum of three years of having training and experience in comprehensive planning or areas directly related to assessing impacts to private property.

g. Type of Work 13.7: Transportation Statistics. This type of work requires at least one professional engineer registered with the Florida State Board of Professional Engineers, having at least one year of post-registration demonstrated experience in activities associated with the collection of traffic data of a statistical nature that can be used in the Department's databases data bases such as the Rail-Hhighway Crossing Inventory (RHCI), Traffic Characteristics Inventory (TCI), and Roadway Characteristics Inventory (RCI), or used to support other Department activities such as highway design. In addition, either the same engineer, or an additional professional engineer registered with the State Board of Professional Engineers with at least one year of post-registration demonstrated experience in the construction, replacement, or repair of traffic monitoring equipment, including sensors (either installed in, on, or alongside the roadway) and associated equipment and appurtenances, and maintenance of traffic is required.

(1) Group 14. Architect.

- 1. Type of Work. This type of work is defined as the rendering of services in connection with the design and construction of a structure or group of structures which have as their principal purpose human habitation or use, and the utilization of space within and surrounding such structures. These services include planning; providing preliminary study designs, drawings, and specifications; architectural supervision; job-site inspection; and administration of construction contracts.
- 2. Qualification Requirements. This type of work requires at least one architect, registered with the Florida State Board of Architecture and Interior Design, with <u>a minimum of documentation indicating</u> five years of post_registration experience in commercial design and favorable references.

(m) Group 15: Landscape Architect.

- 1. Type of Work. This type of work is defined as the rendering of services in connection with the design and construction of landscape projects. These services include planning; site planning; providing preliminary study designs, drawings, and specifications; landscape architectural supervision; job-site inspection; and administration of construction contracts.
- 2. Qualification Requirements. This type of work requires at least one landscape architect, registered with the Florida State Board of Landscape Architecture, with at least five years of post-registration experience in landscape arcitecture projects documentation of past projects and favorable references.

(p) Group 20. Appraisal Services.

1. This type of work is defined as the services provided by an appraiser to the State of Florida Department of Transportation. Appraisal Services include: "Appraisal Assignment" in which denoting an engagement for which a person is employed or retained to act, or could be perceived by third parties or the public as acting, as an agent or a disinterested third party in rendering objective and an unbiased

analyses analysis, opinions, reviews, or conclusions relating to the nature, quality, value, or utility of specified interests in, or aspects of, identified real property; "Analysis Assignment" denoting limited appraisal services that relate to the Department's specifically identified needs such as estimates of project or parcel costs, specialized studies of project effects or influences, market activity, market conditions, trends and adjustments, financing, and feasibility as well as analyses, opinions and conclusions relating to such activities. Such appraisal services must be in compliance with Appraisal services require a written statement, independently and impartially prepared, which meets the Uniform Standards of Professional Appraisal Practice (USPAP), as incorporated by reference in Section 475.628, Florida Statutes. Due to the nature of this work, the Department has developed the following sub-categories. Consultants may be restricted to certain of these sub-categories based on the level of their experience and availability of personnel; and "Appraisal Review" denoting the act or process of critically studying an appraisal report prepared by others.

1. Group 20.1 Appraisal

2. Group 20.2 Appraisal Review

- 2.3. Qualification Requirements. These types of work requires a minimum of one person licensed as a State Certified General Real Estate Appraiser issued by the Florida Department of Business and Professional Regulation, with a minimum of three years experience in appraising for eminent domain purposes. For Group 20.2, the certifying appraiser shall, in addition to the required three years experience in appraising for eminent domain purposes, have a minimum of three years experience in appraisal review for eminent domain purposes.
- (o) Group 21. Acquisition, Negotiation, Closing, and Order of Taking.
- 1. Type of Work. This work involves notifying all affected parties of their rights pursuant to Section 73.015 337.271, Florida Statutes; reviewing and verifying all title work; reviewing right of way maps and construction plans and verifying that all legal descriptions, right of way maps, and appraisals correspond; conducting surveys to identify all businesses operating on property being acquired interviews with business owners to determine eligibility for potential business damage claims and obtaining appropriate documentation; preparing real property/personal property inventories; making purchase offers including the approved market value estimate and, when applicable, approved business damages, and conducting negotiations in accordance with state policies and procedures and all applicable laws; when applicable, making business damage counteroffers and conducting negotiations to settle business damage claims in accordance with state policies and procedures; participating in the non-binding pre-litigation mediation process; preparing recommendations for administrative settlements; preparing and

processing invoices for requesting warrants for settlements, and order of taking deposits; conducting all necessary closings as well as preparation, styling, and filing of lawsuit packages under the direction of the Department's attorney; providing assistance to the Department's attorneys in obtaining Orders of Taking, including providing testimony and responding to interrogatories; and maintaining complete documentation of all contacts with property owners or property owners' representatives.

- 2. Qualification Requirements. This type of work requires registration of the consultant with the Florida Real Estate Commission and, at a minimum, one real estate broker and one real estate salesperson licensed by the State of Florida Department of Business and Professional Regulation. These employees each must have at least three years of demonstrated experience in transportation acquisition projects.
- (p) Group 22. Acquisition Business Damage Estimating and Estimate Review.
- 1. Type of Work. This work is defined as the preparation of business damage estimate reports describing the impact of a right of way acquisition on the income, expenses, and profits of a particular business, in accordance with the standards established in Rule Chapter 14-102, F.A.C., and all other recognized accounting and performance standards; and the critical and analytical review and evaluation of business damage estimate reports, exhibits, and other documentation submitted to the Department by the business damage estimator on behalf of the Department or business owners.
- 2. Qualification Requirements. This type of work requires a minimum of one employee, registered as a Certified Public Accountant in the State of Florida, with a minimum of three years of demonstrated professional accounting work, after registration. This type of work also requires the Certified Public Accountant CPA to demonstrate previous experience in the preparation of accepted business damage estimate reports for the Department within the last three years immediately preceding application for qualification; or have served service as an expert witness in the State of Florida in eminent domain cases or other legal cases regarding business valuation or damages within the last three years immediately preceding application for qualification; or a minimum of 48 24 hours of completed course work since January 1, 1981, directly related to business valuation. Verification of course work shall be by copies of course certificates of completion issued by the course provider which will indicate the number of hours that may be counted for continuing professional education credits.
 - (q) Group 24. Acquisition Relocation Assistance.
- 1. Type of Work. This type of work is defined as relocation planning at the conceptual stage of a transportation project and the preparation of the Relocation Needs Assessment Survey, identifying displaced persons and likely business damage candidates pursuant to the Uniform Relocation Assistance and Real Property Acquisition Policies Act and 49 C.F.R., Part 24.

- Advisory services, including personal interviews and coordination with displaced persons, must be provided to ensure insure the timely relocation to replacement properties. Relocation assistance also involves the delivery of all required notices and offers to owners and tenants, the location and offering of comparable decent, safe, and sanitary replacement dwellings available for sale or rent, the computation of replacement housing payments, the determination of appropriate move cost payments, the monitoring of moves, the preparation of claim packages, invoicing of payment amounts. and delivery of warrants. The work also entails obtaining all information pertinent to evictions and relocation appeals, and includes providing testimony.
- 2. Qualification Requirements. This type of work requires a minimum of one full time employee with a minimum of three years of demonstrated current experience in administering and providing relocation assistance for transportation projects under the provisions of the Uniform Relocation Assistance and Real Property Acquisition Policies Act and 49 C.F.R., Part 24.
 - (r) Group 25. Right of Way Clearing and Leasing.
- 1. Type of Work: This work involves preparing real property/personal property inventories and inventory updates up to and including final disposition of the property; performing property inspections on an ongoing basis to determine the need for rodent control, maintenance, and security; conducting negotiations for short-term leases and preparing leasing documents for real and personal property prior to construction of a project; preparing, obtaining, managing, and reviewing contracts for consultant services to perform asbestos surveys, preparing asbestos operation and maintenance plans, preparing asbestos specifications, and performing air and asbestos project monitoring; preparing, obtaining, and managing departmental contracts for asbestos abatement services; preparing, obtaining, and managing departmental contracts for demolition and removal services; inspecting demolition sites and documenting demolition activities; and preparing, obtaining, and managing Department departmental contracts for removal of pollutant storage tanks.
- 2. Qualification Requirements. This type of work requires registration of the consultant with the Florida Real Estate Commission and, at a minimum, one real estate broker and one real estate salesperson licensed by the Florida State Department of Business and Professional Regulation. These employees each must have at least three years of demonstrated experience in managing properties acquired for transportation purposes and managing contracts for demolition activities. Additionally, at least one employee must be certified as an Asbestos Inspector, and as an Asbestos Management Planner, and have a minimum of three years of administrative experience in the asbestos field.

Specific Authority 287.055, 334.044(2) FS. Law Implemented 287.055, 337.105, 337.1075 FS. History-New 6-30-73, Amended 3-24-77, 5-1-77, 8-31-77, 11-13-77, 9-20-83, 10-21-85, Formerly 14-75.03, Amended 3-29-89, 1-2-91, 9-29-92, 2-22-94, 8-5-96, 6-30-98, 8-2-01,

14-75.004 Consultant Competitive Selection Process. Selection of professional consultants by the Department shall be in accordance with the provisions enumerated below.

- (1) Notice.
- (a) Except when there is a public emergency certified by the Secretary of Transportation, the Department shall provide notice whenever it requires professional services for a project, the basic construction cost of which is estimated by the Department to be more than the threshold amount in Section 287.017, Florida Statutes, for category five, or when the fee for professional services for a fixed capital outlay study or planning activity exceeds the threshold amount provided in Section 287.017, Florida Statutes, for category two. The Department will provide the foregoing notice at its Internet (www11.myflorida.com/procurement/ www.dot.state.fl.us/). A project may include the following:
- 1. Professional services associated with a specifically identified project.
- 2. A grouping of professional service assignments for substantially similar activities where the grouping of assignments provides advantage to the Department because of the geographic proximity of the existing or proposed transportation facilities involved, or use of shared resources for multiple projects, or to allow multiple use of a single design concept.
- 3. Miscellaneous minor professional services, performed on a task assignment basis. The total contract fee may not exceed \$1,500,000 and individual assignments may not exceed \$300,000. However, these limits may be exceeded due to with unplanned cost increases.
- 4. Professional services of a general consultant, which include the administration, support, and management of engineering, architectural, surveying, planning, or right of way acquisition and appraisal activities. These activities may involve a number of different projects in the work program. The contract time shall not exceed five years although the Department may extend the contract time for an additional five years in one year increments contingent upon satisfactory performance, unless extended to complete assignments previously authorized.
- (b) The notice shall contain time frames for submittal of a letter of response, a general description of the project, including where a detailed description may be obtained, the Department district and county where the project is located, a list of the major types of work, an indication as to whether the project is considered a minor project for qualification purposes, and a description of the means by which interested consultants can apply for consideration. Projects that do not conform to the prequalified types of work shall be advertised requesting any interested consultant to submit a Letter of Qualification.

Consultants responding to advertisements for such non-standard types of work do not need to possess previous qualification.

- (2) Response to Advertisement and Selection.
- (a) Professional consultants who desire work with the Department shall timely submit a maximum of a two page letter of response, or a letter of qualification, to the Department whenever they feel qualified to perform projects for which notice has been provided in accordance with paragraph (1)(a). To be considered for selection, the letter of response or letter of qualification must be received in the format and by the date specified in the advertisement and will include a list of all affiliates as defined in Section 337.165(1)(a), Florida Statutes. Only one letter of response/qualification will be considered from any consultant firm.
- (b) After receipt of a letter of response, or letter of qualification, the Department shall review the submittal and verify that the consultant possesses current qualification with the Department to perform the major type(s) of work specified in the advertisement. In order to be considered for selection, any consultant which does not possess current qualification to perform the major type(s) of work specified in the advertisement shall submit a completed Request for Qualification Package, including the required overhead audit (if applicable), on or before the date letters of response are due. A qualified consultant may use a qualified sub-consultant another consultant to meet the requirements of the major type(s) of work for which it is not currently qualified when responding to advertisements. However, the qualification status of the consultant will be valid for that project only. The consultant will be required to resubmit the necessary application for qualification for subsequent projects in that type of work. The Department will not be obligated to delay any part of the consultant selection process or the execution of a contract for a consultant who has not been qualified for the major types of work or who cannot provide the required documentation prior to the process of selection.
- (c) If fewer than three consultants respond to the advertisement, the Department shall review its list of firms prequalified for the major type(s) of work advertised, and select no fewer than ten prequalified firms (or all prequalified firms if fewer than 10 are prequalified) deemed to be the most highly qualified, based on the criteria in Section 287.055(4)(b), Florida Statutes. The Department shall then contact each of the listed consultants and conduct similar discussions concerning the project, until it has at least three consultants interested in the project.
- (d) When the fee for professional services is less than the threshold amount provided in Section 287.017, Florida Statutes, for category two, or when the Department's estimated basic construction cost is less than the threshold amount provided by Section 287.017, Florida Statutes, for category five, the Department may request, review, and approve the

technical qualifications of the selected consultant if the consultant is not currently qualified in the requested type of work.

(e) Selection of consultants will be in accordance with Section 287.055, Florida Statutes.

Specific Authority 334.044(2) FS. Law Implemented 287.055, 337.105 FS. History–New 6-30-73, Amended 3-24-77, 6-30-83, 10-21-85, Formerly 14-75.04, Amended 3-29-89, 1-2-91, 9-29-92, 2-22-94, 8-5-96, 2-12-98, 8-2-01.

- 14-75.0051 Revocation, Denial, or Suspension of Qualification.
- (1) The Department will, for good cause, deny or suspend the qualification of any professional consultant, or other provider of service, to render services to the Department. A denial or suspension for good cause pursuant to this rule shall remove the person or firm from consideration for award of professional service contracts for a particular type of work for a period not to exceed three years. Such good cause shall include paragraphs (a) through (e) below:
- (a) One of the circumstances specified under Section 337.105(1)(a) through (i), Florida Statutes.
- (b) The consultant defaulted on any Department contract, or the contract of any other governmental entity.
- (c) The consultant failed to timely furnish all contract documents required by the contract specifications, or special provisions, to be provided after the Department's offer of final payment.
- (d) The consultant has an unsatisfactory work performance grade average. A consultant must maintain a final grade of 70 to remain qualified with the Department to provide services in each type of work. A composite final average grade between 60 and 69 for schedule, management, and each quality grade will result in the consultant being suspended from the qualified list for three months for each type of work graded within this range. A composite final average grade below 60 for schedule, management, and each quality grade will result in the consultant being suspended from the qualified list for six months for each type of work graded within this range.
- (e) Any other substantial reason established by the factual circumstances.
- (2) For any of the reasons provided in Section 14-75.0051(1), other than receipt of an unsatisfactory work performance grade, the Department will deny or suspend a consultant's qualification for a period of time based upon the seriousness of the deficiency. Factors to be considered in determining the length of the suspension or denial include, but shall not be limited to, the following:
 - (a) Impact on project design or construction schedules;
 - (b) Frequency or number of occurrences;
 - (c) Impact on the Department, financial or otherwise;
 - (d) Potential for repetition;
- (e) Length of bar or suspension from consideration of work by another governmental entity; and

- (f) Severity or length of noncompliance with the requirements for qualification, found in Rule Chapter 14-75.
- (3) The Department shall deny or revoke the qualification to bid of any consultant, and its affiliates, for a period of 36 months, pursuant to Section 337.165, Florida Statutes, when it is determined that the consultant has, subsequent to January 1, 1978, been convicted of a contract crime within the jurisdiction of any state or federal court.
- (4) Any decision by the Department to suspend, revoke, or deny a consultant's qualification will be provided to the consultant in accordance with Rule 28-106.111, F.A.C. The Department action will become final, unless a petition for a hearing is filed in accordance with Rules 28-106.104, 28-106.201, and 28-106.301, F.A.C., within 21 days after receipt of the Department's notice. Where a consultant's qualification has been denied or revoked for conviction of a contract crime, a hearing shall be held within 30 days of the receipt of the request for hearing if the request for hearing is filed within 10 days of the Department's notice of intent. All requests for hearing shall be in writing and shall be filed with the Clerk of Agency Proceedings, 605 Suwannee Street, MS 58, Haydon Burns Building, Tallahassee, Florida 32399-0458. A request for hearing is filed when it is delivered to, and received by, the Clerk of Agency Proceedings at the above address, and accordingly is not timely filed unless it is received by the Clerk of Agency Proceedings within the appropriate time period.
- (a) Reapplication or Reinstatement. A consultant whose qualification has been denied or revoked for conviction of a contract crime may petition for reapplication or reinstatement at any time after denial or revocation in accordance with Section 337.165(2)(d), Florida Statutes.
- 1. The petition for reapplication or reinstatement shall be in writing and shall be filed with the Clerk of Agency Proceedings, Department of Transportation, 605 Suwannee Street, MS 58, Haydon Burns Building, Tallahassee, Florida 32399-0458, and shall include:
 - a. The name and address of the party making the request;
- b. A statement of the specific grounds upon which the petition is based and the proposed terms and conditions upon which reapplication or reinstatement is sought;
 - c. A list of all witnesses and exhibits to be presented; and
- d. A statement whether the consultant requests that the hearing be held by the Division of Administrative Hearings.
- 2. Upon the filing of a petition for reapplication or reinstatement, the Department shall:
- a. Conduct a hearing within 30 days after receipt of the petition, unless otherwise stipulated by the parties: or
- b. Notify the Division of Administrative Hearings within five days after receipt of the petition for scheduling of the hearing in accordance with Sections 337.165(2)(d) and 120.57, Florida Statutes.

- 3. If the petition for reapplication or reinstatement is denied, the consultant may not petition for a subsequent hearing for a period of nine months following the date of the order of denial or revocation.
- 4. If the petition for reinstatement is granted, the consultant shall file a current Request for Qualification with the Procurement Office, 605 Suwannee Street, MS 20, Haydon Burns Building, Tallahassee, Florida 32399-0450, before the reinstatement shall become effective.
- (b) Notification of Contract Crime. A consultant who is qualified with the Department, or who has a letter of response or qualification, or who has a request for qualification pending before the Department pursuant to this Rule Chapter, shall notify the Department within 30 days after conviction of a contract crime applicable to it or to any of its affiliates or to any officers, directors, executives, shareholders active in management, or employees or agents of it or any of its affiliates. The notification shall be forwarded to the Department of Transportation, Procurement Office, 605 Suwannee Street, MS 20, Haydon Burns Building, Tallahassee, Florida 32399-0450.

Specific Authority 334.044(2), 337.105 FS. Law Implemented 287.055(3),(6), 337.105, 337.165 FS. History–New 3-29-89, Amended 1-2-91, 9-29-92, 2-22-94, 1-17-99, 8-2-01,

14-75.0052 Professional Consultant Work Performance Evaluation System.

- (1) The consultant's work performance on each professional service contract must be evaluated by the Department's project manager. A minimum of one interim evaluation shall be conducted for all contracts with a duration of 18 months or more. A final evaluation shall be conducted for all contracts within 30 days of approval of the final invoice for basic services. A work performance grade for each major type of work shall be based on an evaluation of Schedule, Management, and Quality. The project manager shall assign the Quality Grade to any qualified consultant named in the agreement for each major type of work performed. The Department's contracted consultant shall also receive a Schedule, Management, and Quality Grade in the same type of work as any technically qualified consultant.
- (2) Each interim grade shall be based upon an evaluation of the consultant's work performance for the period of time since a previous interim evaluation was made. The Final Grade shall reflect the overall contract performance for the entire contract period. Interim grades shall be entered into the Department's Professional Services Information System until replaced by the final grade.
- (3) Each professional service contract evaluation shall be based on an evaluation of contract performance using a grading system for Schedule, Management, and Quality, except for Groups 10.1 and 10.2, which will be scored one composite grade. The scoring system for all work groups will be as follows:

Excellent – 100 points

Good - 90 points

Average – 80 points

Marginal – 70 points

Unsatisfactory – 0-60 points

- (a) The Schedule Grade. The schedule grade shall provide an indication of the consultant's compliance with the contract
- (b) The Management Grade. The management grade shall provide an indication of the consultant's managerial knowledge and ability to manage all necessary resources to deliver a high quality product.
- (c) The Quality Grade. The quality grade shall provide an indication of the consultant's attention and concern to the established quality control plan and a quality product. A quality grade is prepared, at a minimum, for each major type of work as advertised. The quality grade for each type of work shall consider a minimum of four quality tests with a standard score range assigned to each test. The maximum grade for the summation of all quality tests for an individual quality grade is 100%.
- (4) For all professional service contracts that result in the preparation of construction plans, a construction plan quality evaluation will be performed made by the Department's Resident Engineer within 30 days after final acceptance of the construction project. The resulting This Constructability Grade shall provide an indication of the design consultant's ability to develop practical, accurate, complete, and cost effective construction plans. The Department's CEI project manager or resident engineer shall assign a grade on the design consultant's plan quality.
- (5) Additional interim consultant work performance evaluations can be submitted by the Department's project manager as needed. Items to be considered for submitting additional interim evaluations are:
 - (a) Examples of extremely outstanding performance;
 - (b) Examples of extremely poor performance;
- (c) Completion of critical phases of work, such as preliminary design, submittal of draft environmental documents and reports, initial and final 30%, 60%, and 90% submittals, etc.; and
- (d) Requests from the consultant based on possible improved performance when its most recent grade was low.
- (6) Evaluation Processing. The Department's project manager will prepare submit the completed consultant performance grade, interim or final, to the Professional Services Administrator/Contractual Services Office for entry into the Professional Services Information System. All final grades will be retained in the system for five years, and may be referred to by the Department for use in future qualification selection matters. Each interim grade shall be replaced by the succeeding interim grade and eventually by the final grade for each contract. A performance grade is established for each

major type of work by averaging the schedule, management, and quality grade. An average grade of 70 or more for each type of work is considered satisfactory.

(7) Within 10 days after the Procurement Office receives the completed grades, a copy of the performance grades with a cover letter shall be provided to the consultant's project manager and officer who executed the agreement, as well as to any other consultant who was named in the agreement and was assigned a Quality Grade for work it performed.

Specific Authority 287.055, 334.044(2) FS. Law Implemented 287.055, 337.105 FS. History–New 3-29-89, Amended 1-2-91, 9-29-92, 2-22-94, 8-5-96, 8-2-01.

NAME OF PERSON ORIGINATING PROPOSED RULE: Terry Cappellini, Manager, Procurement Office

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Thomas F. Barry, Jr., P.E., Secretary DATE PROPOSED RULE APPROVED BY AGENCY HEAD: May 24, 2002

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: May 3, 2002

DEPARTMENT OF TRANSPORTATION

RULE CHAPTER TITLE:
Highway Traffic Safety Program
RULE TITLES:
Application and Award Procedures
Forms
RULE CHAPTER NO.:
RULE CHAPTER NO.:
14-98
RULE NOS.:
14-98.005
14-98.008

PURPOSE AND EFFECT: Rules 14-98.005 and 14-98.008, F.A.C., are being amended to adopt a revised version of the Subgrant Application for Highway Safety Funds, FDOT Form 500-065-01, which was incorporated by reference in the April 16, 2002, amendment to Rule Chapter 14-98, F.A.C. The language had been proposed to be deleted from Paragraphs 38 and 39 of the Conditions of Agreement, but the version of the form showing that deletion had not been provided to the Joint Administrative Procedures Committee.

SUMMARY: Rule Sections 14-98.005(7), 14-98.005(10), and 14-98.008(6), F.A.C., are amended to show the adoption of a revised version of Form 500-065-01.

SPECIFIC AUTHORITY: 334.044(2),(25) FS.

LAW IMPLEMENTED: 334.044(25) FS.

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.

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: James C. Myers, Administrative and Management Support Level IV, Florida Department of Transportation, Office of the General Counsel, 605 Suwannee Street, Mail Station 58, Tallahassee, Florida 32399-0458

THE FULL TEXT OF THE PROPOSED RULES IS:

14-98.005 Application and Award Procedures.

- (1) through (6) No change.
- (7) Two copies of the application form, Subgrant Application for Highway Safety Funds, FDOT Form 500-065-01, Rev. 05/02 01/02, will be sent to those applicants whose concept papers are selected for funding. Applicants whose concept papers were not selected for funding will be notified by the Office.
 - (8) through (9) No change.
- (10) The Office shall review all applications and will reject any applications not meeting the requirements of these rules and applicable Federal and State laws, within ten working days of receipt of said applications. In the event that an applicant submits a Subgrant Application for Highway Safety Funds, FDOT Form 500-065-01, Rev. 05/02 01/02, for an activity that is not included in the Highway Safety Plan, the application shall be rejected. Failure to reject any application within ten days shall not result in the automatic award of a subgrant. All subgrants are subject to funds availability.
 - (11) No change.

Specific Authority 334.044(2) FS. Law Implemented 334.044(25) FS. History—New 12-30-84, Amended 6-10-85, Formerly 9B-32.05, 9B-32.005, 11-19-89, Formerly 9G-15.005, Amended 12-7-93, 11-29-94, 1-17-99, 4-16-02.

14-98.008 Forms.

The following forms used in the Highway Traffic Safety Program are hereby incorporated by reference:

- (1) through (5) No change.
- (6) Subgrant Application for Highway Safety Funds FDOT Form 500-065-01, Rev. <u>05/02</u> 01/02.
 - (7) through (8) No change.

Copies of these forms may be obtained by writing or calling the Florida Department of Transportation, State Safety Office, 605 Suwannee Street, MS-17, Tallahassee, Florida 32399-0450; Telephone (850)488-5455.

Specific Authority 334.044(2),(25) FS. Law Implemented 334.044(25) FS. History–New 6-10-85, Formerly 9B-32.08, 9B-32.008, Amended 11-19-89, Formerly 9G-15.008, Amended 12-7-93, 6-14-94, 11-29-94, 4-16-02,

NAME OF PERSON ORIGINATING PROPOSED RULE: Ed Rice, State Safety Office

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Thomas F. Barry, Jr., P.E., Secretary DATE PROPOSED RULE APPROVED BY AGENCY HEAD: May 24, 2002

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: May 3, 2002

DEPARTMENT OF TRANSPORTATION

RULE CHAPTER TITLE: **RULE CHAPTER NO.:** Toll Enforcement 14-100 **RULE TITLE: RULE NO.:** Prosecution of Unpaid Toll Violations 14-100.002 PURPOSE AND EFFECT: Form SP050-A-003 Affidavit is being revised. Under the incorporation by reference provisions of the Administrative Procedure Act, the revised version of the form has to be incorporated by reference in the same manner as the previously adopted version of that form. In addition to the specific references to the specific form, which are being amended to include a new revision date, the Forms Section is corrected from "(6)" to "(5)" as the numbering in the Florida Administrative Code goes from (4) to (6) without a Section (5). SUMMARY: The Affidavit form is being updated and the numbering of the Forms Section number is corrected.

SPECIFIC AUTHORITY: 334.044(2), 338.155(1) FS.

LAW IMPLEMENTED: 316.1001, 334.044(28), 338.155, 338.165, 338.231 FS.

OF **ESTIMATED SUMMARY** OF **STATEMENT** 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.

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: James C. Myers, Administrative and Management Support Level IV, Florida Department of Transportation, Office of the General Counsel, 605 Suwannee Street, Mail Station 58, Tallahassee, Florida 32399-0458

THE FULL TEXT OF THE PROPOSED RULE IS:

14-100.002 Prosecution of Unpaid Toll Violations.

- (1) through (3) No change.
- (4) Response to a UTC.
- (a) No change.
- (b) Upon receipt of a UTC, the registered owner of the motor vehicle involved in the violation is responsible for payment of the amount provided for in Section 318.18(7), Florida Statutes, in addition to any amount that is imposed as a result of pleading guilty or which may be otherwise imposed by the court, unless the owner can establish the motor vehicle was, at the time of violation, in the care, custody, or control of

another person. In order to establish such facts, the registered owner of the motor vehicle is required to appear before the court and complete a sworn affidavit.

- 1. The Department will make the affidavit, Form SP050-A-003, Rev. 04/02 11/99, available to the court. Should the court choose not to use the affidavit, Form SP050-A-003, Rev. 04/02 11/99, the court will provide an appropriate affidavit form.
- 2. Should the court accept the affidavit, the UTC will be dismissed against the owner and the Department shall issue a UTC to the individual named in the affidavit as having been in care, custody, or control of the vehicle.

(5)(6) Forms. The following forms are incorporated by reference and made a part of this rule:

Form Number	Date	Title	
SP050-A-002	11/99	Uniform Traffic Citation	
SP050-A-003	<u>04/02</u> 11/99	Affidavit	
SP050-A-004	11/99	Toll Enforcement Officer	
		Observed Violation Form	
SP050-A-005	11/99	Toll Transaction Report	

Copies of these forms may be obtained from the Florida Department of Transportation, Toll Violation Enforcement, Post Office Box 880069, Boca Raton, Florida 33488-0069.

Specific Authority 334.044(2), 338.155(1) FS. Law Implemented 316.1001, 334.044(28), 338.155, 338.165, 338.231 FS. History–New 8-13-00, Amended

NAME OF PERSON ORIGINATING PROPOSED RULE: Leigh Anne Yarbrough, Turnpike Production, SunPass/Toll **Operations Program Support**

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Thomas F. Barry, Jr., P.E., Secretary DATE PROPOSED RULE APPROVED BY AGENCY HEAD: May 24, 2002

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: May 3, 2002

PUBLIC SERVICE COMMISSION

DOCKET NO. 001502-WS

RULE TITLE: **RULE NO.:** Acquisition Adjustments 25-30.0371

PURPOSE AND EFFECT: To adopt a rule governing acquisition adjustments for water and wastewater utilities, to provide an incentive for a utility to try to obtain the lowest price possible when negotiating a purchase price, and providing an incentive for a purchasing utility that pays less than net book value to refrain from filing a rate case for a five-year period subsequent to the purchase.

SUMMARY: Provides a definition of acquisition adjustment and the ratemaking treatment when the purchase price for a utility system differs from the net book value of the utility assets. Provides examples of the evidence the Commission will consider.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COST: The proposed rule should not impose additional costs on water and wastewater utility acquisitions and there should be no cost to ratepayers.

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

SPECIFIC AUTHORITY: 350.167(2), 367.121(1)(f) FS.

LAW IMPLEMENTED: 367.071(5), 367.081(2)(a), 367.121(1)(a)(b) FS.

Written comments or suggestions on the proposed rule may be submitted to the FPSC, Division of the Commission Clerk and Administrative Services, within 21 days of the date of this notice for inclusion in the record of the proceeding.

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

TIME AND DATE: 9:30 a.m., July 30, 2002

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

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

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Christiana T. Moore, Florida Public Service Commission, 2540 Shumard Oak Blvd., Tallahassee, Florida 32399-0862, (850)413-6245

THE FULL TEXT OF THE PROPOSED RULE IS:

25-30.0371 Acquisition Adjustments.

(1) Definition. For the purpose of this rule, an acquisition adjustment is defined as the difference between the purchase price of utility system assets to an acquiring utility and the net book value of the utility assets. A positive acquisition adjustment exists when the purchase price is greater than the net book value. A negative acquisition adjustment exists when the purchase price is less than the net book value.

- (2) Positive Acquisition Adjustments. A positive acquisition adjustment shall not be included in rate base absent proof of extraordinary circumstances. Any entity that believes a full or partial positive acquisition adjustment should be made has the burden to prove the existence of extraordinary circumstances. In determining whether extraordinary circumstances have been demonstrated, the Commission shall consider evidence provided to the Commission such as anticipated improvements in quality of service, anticipated improvements in compliance with regulatory mandates, anticipated rate reductions or rate stability over a long-term period, and anticipated cost efficiencies.
- (3) Negative Acquisition Adjustments. A negative acquisition adjustment shall not be included in rate base unless there is proof of extraordinary circumstances or where the purchase price is less than 80 percent of net book value. If the purchase price is less than 80 percent of net book value then the inclusion of a negative acquisition adjustment shall be calculated pursuant to paragraph (b) below.
- (a) Contested. Any entity that believes a full or partial negative acquisition adjustment should be made has the burden to prove the existence of extraordinary circumstances. Under no circumstance, however, shall the purchaser be required to record on its books more than 70 percent of a negative acquisition adjustment. In determining whether extraordinary circumstances have been demonstrated, the Commission shall consider evidence provided to the Commission such as the anticipated retirement of the acquired assets and the condition of the assets acquired.
- (b) Uncontested. If the purchase price is less than 80 percent of net book value, then the amount of the difference in excess of 20 percent of net book value shall be recognized for ratemaking purposes as a negative acquisition adjustment. The negative acquisition adjustment shall not be recorded on the books for ratemaking purposes or used for any earnings review unless the purchaser files for a rate increase pursuant to Section 367.081(2), 367.0814, 367.0817 or 367.0822, F.S., that will be effective during the amortization period. The negative acquisition adjustment shall be amortized over a 5-year period from the date of issuance of the order approving the transfer of assets.
- (4) Amortization Period. In setting the amortization period for a Commission approved acquisition adjustment pursuant to (2) or (3)(a) above, the Commission shall consider evidence provided to the Commission such as the composite remaining life of the assets purchased and the condition of the assets purchased. Amortization of the acquisition adjustment shall begin on the date of issuance of the order approving the transfer of assets.
- (5) Subsequent Modification. Any full or partial acquisition adjustment, once made by the Commission pursuant to (2) or (3)(a) above, may be subsequently modified

if the extraordinary circumstances do not materialize or subsequently are eliminated or changed within five years of the date of issuance of the order approving the transfer of assets.

<u>Specific Authority 350.167(2), 367.121(1)(f) FS. Law Implemented</u> 367.071(5), 367.081(2)(a), 367.121(1)(a)(b) FS. History–New .

NAME OF PERSON ORIGINATING PROPOSED RULE: Marshall Willis

NAME OF SUPERVISOR OR PERSONS WHO APPROVED THE PROPOSED RULE: Florida Public Service Commission DATE PROPOSED RULE APPROVED BY AGENCY HEAD: May 21, 2002

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: November 12, 1999, Vol. 25, No. 45

COMMISSION FOR THE TRANSPORTATION DISADVANTAGED

RULE TITLE: RULE NO.:

Coordinating Board Structure and Duties 41-2.012

PURPOSE AND EFFECT: The proposed amendments are intended to clarify the structure and duties of the Coordinating Board.

SUMMARY: The proposed rule amendments clarify the structure and duties of the Coordinating Board.

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: 427.013(9) FS.

LAW IMPLEMENTED: 427.0157 FS.

IF REOUESTED 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: Jo Ann Hutchinson, Executive Director, Commission for the Transportation Disadvantaged, Mail Station 49, 605 Suwannee Street, Tallahassee, Florida 32399-0450

THE FULL TEXT OF THE PROPOSED RULE IS:

41-2.012 Coordinating Board Structure and Duties.

The purpose of the Coordinating Board is to identify local service needs and to provide information, advice, and direction to the Community Transportation Coordinator on the coordination of services to be provided to the transportation disadvantaged through the Florida Coordinated Transportation System (FCTS). Each Coordinating Board is recognized as an advisory body to the Commission in its service area. The members of the Coordinating Board shall be appointed by the Metropolitan Planning Organization or the Designated Official Planning Agency. A Coordinating Board shall be appointed in each county. However, when agreed upon in writing, by all Boards of County Commissions in each county to be covered in the service area, multi-county Coordinating Boards may be appointed. The structure and duties of the Coordinating Board shall be as follows:

- (1) The Metropolitan Planning Organization or Designated Official Planning Agency shall appoint one elected official to serve as the official chairperson for all Coordinating Board meetings. The appointed chairperson shall be an elected official from the county that which the Coordinating Board serves. For a multi-county Coordinating Board, the elected official appointed to serve as Chairperson shall be from one of the counties involved.
 - (2) No change.
- (3) In addition to the Chairperson, except for multi-county Coordinating Boards, the following agencies or groups shall be represented on the Coordinating Board, in every county as voting members:
- (a) A local representative of the Florida Department of Transportation;
- (b) A local representative of the Florida Department of Children and Families Family Services;
- (c) A <u>local</u> representative of the Public Education Community which could include, but not be limited to, a representative of the District School Board, School Board Transportation Office, or Headstart Program in areas where the School District is responsible;
- (d) In areas where they exist, a A local representative of the Florida Division of Vocational Rehabilitation or the Division of Blind Services, representing the Department of Education Labor and Employment Security;
- (e) A person recommended by the local Veterans Service Office who is recognized by the Florida Department of Veterans' Affairs, representing the veterans in the county;
 - (f) through (g) No change.
- (h) A disabled person with a disability representing the disabled in the county;
 - (i) No change.
- (j) A local representative for children at risk recommended by the State Coordinating Council for Early Childhood Services:
- (k) In areas where they exist, the The Chairperson or designee of the local Mass Transit or Public Transit System's Board, except in cases where they are also the Community Transportation Coordinator;
 - (1) No change.
- (m) An experienced representative of the local private for profit transportation industry. In areas where such representative is not available, a local private non-profit

representative will be appointed, except where said representative is also the Community Transportation Coordinator; and

- (n) A local representative of the Florida Agency for Health Care Administration:
- (o) A representative of the Regional Workforce Development Board established in Chapter 445, Florida Statutes; and
- (p) A representative of the local medical community, which may include, but not be limited to, kidney dialysis centers, long term care facilities, assisted living facilities, hospitals, local health department or other home and community based services, etc.
- (4) Except for the Chairperson, the non-agency members of the Board shall be appointed for three year staggered terms with initial membership being appointed equally for one, two, and three years. The Chairperson shall serve until elected term of office has expired or otherwise replaced by the Designated Official Planning Agency. No employee of a community transportation coordinator shall serve as a voting member of the coordinating board in an area where the community transportation coordinator serves. However, community transportation coordinators and their employees are not prohibited from serving on a coordinating board in an area where they are not the coordinator. However, an elected official serving as Chairperson of the coordinating board, or other governmental employees that are not employed for the purpose of making provisions for transportation and are not directly supervised by the community transportation coordinator shall not be precluded from serving as voting members of the coordinating board.
- (5) The Board shall meet at least quarterly and shall perform the following duties in addition to those duties specifically listed in Section 427.0157, Florida Statutes:
 - (a) No change.
- (b) Annually, provide the Metropolitan Planning Organization or Designated Official Planning Agency with an evaluation of the Community Transportation Coordinator's performance in general and relative to Commission and local standards as referenced in Rule 41-2.006 and the performance results completion of the most recent current Transportation Disadvantaged Service Plan elements. As part of the Coordinator's performance, the local Coordinating Board shall also set an annual percentage goal increase for the number of trips provided within the system for ridership on public transit, where applicable. In areas where the public transit is not being utilized, the local Coordinating Board shall set an annual percentage of the number of trips to be provided on public transit. The Commission shall provide evaluation criteria for the local Coordinating Board to use relative to the performance of the Community Transportation Coordinator. This evaluation will be submitted to the Commission upon approval by the local coordinating board. The renewal of the Community

Transportation Coordinator's Memorandum of Agreement and Transportation Disadvantaged Service Plan shall be submitted to the Commission.

(c) Appoint a Grievance Committee to serve as a mediator to process and investigate complaints, from agencies, users, transportation operators, potential users of the system and the Community Transportation Coordinator in the designated service area, and make recommendations to the Coordinating Board or to the Commission, when local resolution cannot be found, for improvement of service. The Coordinating Board shall establish a process and procedures to provide regular opportunities for issues to be brought before such committee and to address them in a timely manner. Rider brochures or other documents provided to users or potential users of the system shall provide information about the complaint and grievance process including the publishing of the Commission's TD Helpline service when local resolution has not occurred. All materials shall be made available in accessible format, upon request by the citizen. Members appointed to the committee shall be voting members of the Coordinating Board.

(d) All coordinating board members should be trained on and comply with the requirements of Section 112.3143, Florida Statutes, concerning voting conflicts of interest.

Specific Authority 427.013(9) FS. Law Implemented 427.0157 FS. History—New 5-2-90, Amended 6-17-92, 11-16-93, 1-4-94, 7-11-95, 5-1-96, 10-1-96, 3-10-98, 4-8-01.______

NAME OF PERSON ORIGINATING PROPOSED RULE: Commission for the Transportation Disadvantaged

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Commission for the Transportation Disadvantaged

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: March 28, 2002

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: April 19, 2002

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Board of Cosmetology

RULE TITLE:

RULE NO.:

Manner of Application

61G5-18.002

PURPOSE AND EFFECT: The Board proposes to amend this rule to clarify that photographs are no longer needed in the application process.

SUMMARY: This rule sets forth the requirements necessary to be examined for licensure as a cosmetologist.

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: 477.016, 120.53 FS.

LAW IMPLEMENTED: 477.019 FS.

IF REQUESTED WITHIN 21 DAYS OF THE DATE OF THIS NOTICE, A HEARING WILL BE SCHEDULED AND ANNOUNCED IN THE FAW (IF NOT REQUESTED IN WRITING, A HEARING WILL NOT BE HELD):

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

THE FULL TEXT OF THE PROPOSED RULE IS:

61G5-18.002 Manner of Application.

Every person desiring to be examined for licensure as a cosmetologist shall apply to the department in writing upon forms prepared and furnished by the Department and pay an examination fee as required by Rule 61G5-24, F.A.C.

- (1) The applicant must present an with the application two (2) 2" \times 2" photographs taken within the past twelve (12)months and evidence of completion of cosmetologist training defined in Rule 61G5-18.001 above. Applications will be scheduled on an as available basis.
 - (2) No change.

Specific Authority 477.016, 120.53 FS. Law Implemented 477.019 FS. History–New 11-3-80, Amended 1-17-83, Formerly 21F-18.02, Amended 6-22-87, Formerly 21F-18.002, Amended

NAME OF PERSON ORIGINATING PROPOSED RULE: **Board of Cosmetology**

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

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: April 29, 2002

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: May 17, 2002

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Board of Pilot Commissioners

RULE TITLE: RULE NO.: 61G14-19.001 Percentage of Gross Pilotage Assessed PURPOSE AND EFFECT: The purpose is to establish the percentage of gross pilotage to be paid into the Professional Regulation Trust Fund by a pilot or the entity to which the pilot belongs.

SUMMARY: This rule amends the annual assessment of a percentage of the gross pilotage earned.

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: 310.131, 310.185 FS.

LAW IMPLEMENTED: 310.131 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: Anthony Spivey, Executive Director, Board of Pilot Commissioners, Northwood Centre, 1940 North Monroe Street, Tallahassee, Florida 32399-0750

THE FULL TEXT OF THE PROPOSED RULE IS:

61G14-19.001 Percentage of Gross Pilotage Assessed.

(1) Effective July 1, 2002, January 1, 2001, the Department of Business and Professional Regulation shall assess the pilots in the respective ports of the state six tenths of one percent (1.0%) (0.6%) of the gross amount of pilotage earned by said pilots during each year. For the purposes of said assessment, the gross amount of pilotage earned shall be the amount of money collected by each pilot or by each entity of which the pilot is a member for piloting which shall include and not be limited to payment for piloting vessels to and from ports of this state, docking or undocking vessels, shifting vessels, running lines, delivering orders at sea, cancelled orders, boat service, detention, pilots being carried to sea, anchoring vessels, and any other related services rendered. Funds collected due under this are to be made payable to the Board and paid by the fifteenth of the following month. When received, the funds are paid into the Professional Regulation Trust Fund as created within the Department.

(2) No change.

Specific Authority 310.131, 310.185 FS. Law Implemented 310.131 FS. History-New 2-5-76, Amended 1-19-77, 1-1-78, 12-7-78, 11-1-81, 6-8-82, 8-9-82, 7-31-83, Formerly 21SS-3.01, Amended 5-30-89, 2-19-90, 12-30-91, 12-2-92, Formerly 21SS-3.001, 21SS-19.001, Amended 3-20-94, 1-5-95, 1-30-96, 3-17-96, 11-21-96, 8-25-97, 1-26-99, 1-31-01

NAME OF PERSON ORIGINATING PROPOSED RULE: **Board of Pilot Commissioners**

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

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: April 24, 2002

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: May 10, 2002

Section III Notices of Changes, Corrections and Withdrawals

DEPARTMENT OF STATE

Division of Historical Resources

RULE CHAPTER NO.: **RULE CHAPTER TITLE:** 1A-36 Florida Main Street Program NOTICE OF CHANGE

The above proposed rule published in the Florida Administrative Weekly, Vol. 28, No. 10, March 8, 2002, has been amended in response to comments received from the Joint Administrative Procedures Committee of the Florida Legislature on April 11, 2002. Minor modifications have been made to the Florida Main Street Agreement (Form No. HR3E0310202) and the Florida Main Street Program Application (Form No. HR4E023R0102), both documents which are incorporated by reference in the proposed rule, to remove ambiguity and ensure consistency with the amendments to the proposed rule.

Subsection 1A-36.36.005(2), F.A.C., has been amended to remove reference to "special consideration" for applications from municipalities with populations between 5,000 and 50,000, which were the original focus of the Florida Main Street Program. The amended subsection shall read as follows:

(2) The Main Street Approach has been shown to be most successful in communities with populations between 5,000 and 50,000. However, in addition to communities within the 5,000 to 50,000 range, communities with populations less than 5,000 and traditional neighborhood commercial districts within cities with populations greater than 50,000 are also eligible for participation. For the purpose of application preparation, required population statistics shall be based on the most recent "Florida Estimates of Population" compiled by the Population Program, Bureau of Economic and Business Research, University of Florida.

For clarification, the word "local" has been added to modify "non-profit corporation" in subsection 1A-36.005(3)(c), F.A.C. The amended subsection reads as follows:

(c) A local non-profit corporation whose articles of incorporation have been filed by the Department of State in accordance with Section 617.0125, F.S.:

A new subsection has been added in Rule 1A-36.006, F.A.C., Application Procedures to explain how the Florida Main Street staff determines the maximum number of new Local Programs that can be accommodated for a given program year. Other subsections in Rule 1A-36.006, F.A.C., have been renumbered accordingly. The new subsection reads as follows:

(2) Prior to announcement of the annual application cycle, available funding and staffing will be compared with Florida Main Street Program obligations to second year, third year and other Active Local Programs to determine the resources available to provide training and technical assistance to new Local Programs. Based on the results of this assessment, Florida Main Street staff will determine the maximum number of new Local Programs that can be accommodated for the coming year. Only Applicants meeting the requirements set forth in Rules 1A-36.005 and 1A-36.008, F.A.C., will be recommended for designation. If less than the maximum allowable number of Applicants meet the requirements set forth in Rules 1A-36.005 and 1A-36.008, F.A.C., then that lesser number of Applicants will be recommended for designation.

Subsection 1A-36.008(5)(e), F.A.C., has been amended to clarify the basis on which the ad hoc Florida Main Street Advisory Committee will give preferential consideration to program participation applications from communities in areas of the state not currently served by the Florida Main Street Program. The amended subsection reads as follows:

(e) All other factors being equal, the Advisory Committee shall give preference to Applications from areas of the state not currently served by the Florida Main Street Program in order to give all regions of the state an opportunity to benefit from the program. The training and technical assistance provided to Local Programs through the Florida Main Street Program often influence neighboring communities, cultivating interest in historic preservation and downtown revitalization. For this reason, uniform geographic distribution of the limited resources available through the Florida Main Street Program provides optimum benefit to the citizens of the state.

Paragraph 1A-36.008(7)(a), F.A.C., has been amended to describe the physical attributes and resources considered necessary for an effective local Main Street program. The amended subsection reads as follows:

- (a) Possess the physical attributes and resources required to conduct an effective local Main Street program, including:
- 1. A cohesive collection of historic commercial properties in the proposed Program Area;
- 2. An organization consistent with the model described in the Main Street Approach; and
- 3. A budget and committed funding for at least one year following designation as a Local Program.

Paragraph 1A-36.008(7)(b), F.A.C., has been amended to clarify how community understanding of the Main Street Approach and support for the proposed Local Program will be assessed. The amended subsection reads as follows:

(b) Demonstrate community understanding of the Main Street Approach and broad public and private local support for the proposed Local Program through letters and resolutions of support, and pertinent media articles; and

The Laws Implemented citation for section 1A-36.009 Program Administration has been amended to include 267.0617(2), F.S., which is applicable to the \$10,000 start-up grant referenced in subsection 1A-36.009(2), F.A.C.

Paragraph 1A-36.010(2)(d), F.A.C., has been amended to clarify the basis for determining if a Local Program possesses a "preservation ethic," one of the requirements for Local Programs to retain Active Local Program status. The amended subsection reads as follows:

- (d) Possess an historic preservation ethic as evidenced by:
- 1. Having or working towards putting in place an active design assistance program;
- 2. Encouraging building renovation or rehabilitation consistent with the recommended treatments described in The Secretary of the Interior's Standards for Rehabilitation and Guidelines for Rehabilitating Historic Buildings;
- 3. Encouraging public awareness of the historic properties in the Program Area and the importance of their preservation;
- 4. Working toward putting land use policies in place that encourage development of property in the Program Area; and
- 5. Encouraging development of financial mechanisms and incentives to attract investment to the program area.

Paragraph 1A-36.010(2)(f), F.A.C., has been amended to clarify the basis for determining if sufficient funding is dedicated to the Local Program, one of the requirements for Local Programs to retain Active Local Program status. The amended subsection reads as follows:

- (f) Have dedicated funding for an annual operating budget sufficient to cover the cost of:
 - 1. Program Manager salary and fringe benefits;
 - 2. Rent and general office expenses;
- 3. Travel for participation in Florida Main Street Quarterly Meetings and Annual Conference:
 - 4. Program Manager professional development; and
- 5. Activities and programs conducted by Local Program committees.

Specific Authority 267.031(1) FS. Law Implemented 267.031(5)(g) FS.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: David Ferro, Supervisor, Architectural Preservation Services Section, Bureau of Historic Preservation, Division of Historical Resources, R. A. Gray Building, 500 S. Bronough Street, Tallahassee, Florida 32399-0250, telephone (850)245-6363, e-mail: dferro@mail.dos.state.fl.us

DEPARTMENT OF STATE

Division of Elections

RULE NO.: **RULE TITLE:**

1S-2.009 **Initiative Constitutional**

Amendment Petition

NOTICE OF CHANGE

Notice is hereby given that proposed Rule 1S-2.009, F.A.C., published in the Florida Administrative Weekly, Pages 1548-1549, Vol. 28, No. 14, April 5, 2002, has been changed to reflect comments received from the Joint Administrative Procedures Committee. Form DS-DE 19, incorporated by reference in the rule, was amended to incorporate advertising requirements as required by Section 106.143, Florida Statutes. Changes were made to Rule 1S-2.009(7), F.A.C., so that it now

1S-2.009 Initiative Constitutional Amendment Petition.

(7) Form DS-DE-19 (5/02) (1/01), as adopted by the Division of Elections, may be utilized as a sample format for petition forms. Form DS-DE 19, "Constitutional Amendment Petition Form" is hereby incorporated by reference and is available from the Division of Elections, Room L-66, 107 West Gaines Street, Tallahassee, Florida 32399-0250.

Specific Authority 100.371(3), 101.161(2) FS. Law Implemented 100.371, 101.161 FS. History-New 7-2-79, Formerly 1C-7.09, Amended 7-7-86, Formerly 1C-7.009, Amended 3-5-96,

DEPARTMENT OF CHILDREN AND FAMILY **SERVICES**

Economic Self-Sufficiency Program

RULE NO.: RULE TITLE:

65A-1.601 Food Stamp Program Definitions

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. 28, No. 11, on March 15, 2002, issue of the Florida Administrative Weekly. The specific changes were made in response to comments received from an Economic Self-Sufficiency Services Program Policy reviewer that an additional definition should be added to the amendment to define the community spouse in relation to the Food Stamp Program standard filing unit. Therefore, Florida is executing the option found at 7CFR 273.1(c) to determine when an individual is a separate household or member of another household for food stamp purposes.

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: 10:00 a.m., July 1, 2002

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, Economic Self-Sufficiency Services, Program Support Unit, 1317 Winewood Boulevard, Building 3, Room 421, Tallahassee, Florida 32399-0700

Specific changes are as follows:

- (1) through (2) No change.
- (3) is added to read:

(3) Spouses – Two people who are married to each other by law or represent themselves as husband and wife to relatives, friends, neighbors, or trades people. Spouses must be included in the same food stamp filing unit.

Section IV Emergency Rules

NONE

Section V Petitions and Dispositions Regarding Rule Variance or Waiver

PUBLIC SERVICE COMMISSION

NOTICE IS HEREBY GIVEN that the Florida Public Service Commission has received a petition from BellSouth Telecommunications, Inc. in Docket No. 020421-TL, filed May 14, 2002, seeking waiver from paragraph 25-4.073(1)(f), Florida Administrative Code. The rule states that menu-driven, automated, interactive answering systems shall not contain promotional or merchandising material unless the customer selects and chooses to receive such information.

A copy of the petition can be obtained from the Division of the Commission Clerk and Administrative Services.

Comments on the petition should be filed with the Commission's Division of the Commission Clerk and Administrative Services, 2540 Shumard Oak Boulevard, Tallahassee, FL 32399-0850, within 14 days of publication of this notice.

For additional information, please contact Linda H. Dodson, Office of the General Counsel, at the above address or telephone (850)413-6216.

NOTICE IS HEREBY GIVEN that on December 20, 2001, the Florida Public Service Commission granted a petition from Florida Power & Light Company, in Docket No. 011199-EQ, seeking waiver from paragraph 25-17.0832(4)(e), Florida Administrative Code. The rule provides that standard offer contracts for the purchase of firm capacity and energy from qualifying facilities must specify a minimum ten year term. By Order No. PSC-01-2488-PAA-EQ, the Petition for waiver was granted. No protests against this Order were received.

A copy of the Order may be obtained from: Division of the Commission Clerk and Administrative Services, 2540 Shumard Oak Boulevard, Tallahassee, Florida 32399-0850, or by calling (850)413-6770.

For additional information, please contact Katherine Echternacht, Office of the General Counsel, at the above address or by telephone, (850)413-6199.

NOTICE IS HEREBY GIVEN by the Florida Public Service Commission that Florida Power & Light Company's emergency petition for waiver of Rule 25-22.080, Florida Administrative Code, filed April 29, 2002, in Docket Nos. 020262-EI and 020263-EI was approved by the Commission at its May 21, 2002, Agenda Conference. Order No. PSC-02-0703-PCO-EI, issued May 23, 2002, memorialized the decision. The rule addresses the time frame for an administrative hearing on an electric utility's petition for determination of need for a new electric power plant. The petition was approved on the basis that the purpose of the underlying statute would be achieved by other means and application of the rule would create substantial hardship. Notice of the petition was published in the Florida Administrative Weekly on May 10, 2002.

A copy of the Order can be obtained from either the Division of the Commission Clerk and Administrative Services, 2540 Shumard Oak Boulevard, Tallahassee, Florida 32399-0850, (850)413-6770 or the Commission's Homepage at http://www.floridapsc.com.

Docket Nos. 020262-EI and 020263-EI.

WATER MANAGEMENT DISTRICTS

NOTICE IS HEREBY GIVEN that on May 16, 2002, South Florida Water Management District (District) received a petition for waiver from Richard Dispennette, for utilization of Works or Lands of the District known as the Hillsboro Canal, Broward County. The petition seeks relief from subsections 40E-6.011(4),(5) and (6), and paragraph 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 subsection 40E-6.091(1), Fla. Admin. Code, which governs the placement of permanent and semi-permanent structures within forty feet of the top of canal bank within Works or Lands of the District. Petitioner is seeking waiver of this criteria to allow an existing fence enclosure to remain.

A copy of the petition may be obtained from: Jan Sluth, (561)682-6299 or e-mail at jsluth@sfwmd.gov. The District 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, MSC 1410, West Palm Beach, FL 33406, Attn: Jan Sluth, Office of Counsel.

DEPARTMENT OF THE LOTTERY

NOTICE IS HEREBY GIVEN THAT the Department of the Lottery has received a Petition for Waiver of Rule 53ER02-12(5), F.A.C., *Procedures for Awarding Prizes*, from each of the following petitioners:

Petitioner	Date Filed
Ruth Friedman, Far Rockaway, New York	May 23, 2002
Anita S. Frisch, Coconut Creek, Florida	May 28, 2002
Mark Miller, St. Pete Beach, Florida	May 28, 2002

Emergency Rule 53ER02-12, F.A.C, sets forth the provisions for payment of prizes to players.

A copy of the Petitions can be obtained from: Florida Lottery, Office of the General Counsel, 250 Marriott Drive, Tallahassee, Florida 32399-4011.

DEPARTMENT OF ENVIRONMENTAL PROTECTION

The Department of Environmental Protection intends to grant a variance (File No. 06,132604959) to the U.S. Army Corps of Engineers, from paragraph 62-4.244(5)(c), F.A.C., to allow a temporary mixing zone greater than 150 meters in Everglades National Park, an Outstanding Florida Water.

Additional information may be obtained by contacting: Temperince Bennett, Department of Environmental Protection, Everglades Technical Support Section, 2600 Blairstone Rd MS 3560, Tallahassee, Florida, telephone: (850)921-9894.

The full text of this notice is published on the Internet at the Department of Environmental Protection's home page at http://www.dep.state.fl.us/ under the link or button titled "Official Notices."

The Department of Environmental Protection has taken action by granting a petition for variance received from Greater Pine Island Water Association on December 7, 2001. The petition requested a variance from subsection 62-555.330(3), F.A.C., which requires the new high service pump (HSP) to be three feet above the 100-year flood elevation, or three feet above the highest recorded flood elevation, whichever is higher, or protected to such elevation. Greater Pine Island Water Association petitioned for the variance in order to install the new HSP at 1.5 feet above the 100-year flood elevation. On May 20, 2002, the Department granted the variance in a final order, OGC File No.: 01-1956.

For a copy of the final order write or call: O. James Oni, Department of Environmental Protection, 2295 Victoria Avenue, Suite 364W, Fort Myers, Florida 33901-3881, telephone (239)332-6975.

The full text of this notice is published on the Internet at the Department of Environmental Protection's home page at http://www.dep.state.fl.us/ under the link or button titled "Official Notices".

On May 21, 2002, the Department approved the petition from Elsie Bayless, pursuant to Section 120.542, F.S. (2001), seeking a waiver of the \$500 ATRP deductible required by Rule 62-769.800, F.A.C.

The full text of this notice is published on the Internet at the Department of Environmental Protection's home page at http://www.dep.state.fl.us/ under the link or button titled "Official Notices."

DEP received on May 20, 2002, a petition from Mobil Oil Corporation FDEP# 068501892 for a waiver pursuant to subsection 376.3071(12)(k)5., F.S., of certain record keeping requirements under subsection 376.3071(12)(e), F.S.

The full text of this notice is published on the Internet at the Department of Environmental Protection's home page at http://www.dep.state.fl.us/ under the link or button titled "Official Notices".

DEPARTMENT OF HEALTH

The Board of Medicine hereby gives notice that it has received a petition for waiver or variance filed on May 29, 2002, on behalf of Jose Genaro Diaz, M.D., seeking a waiver from Rule 64B8-4.022, F.A.C., with regard to licensure denial.

Comments on this petition should be filed with Board of Medicine, MQA, 4052 Bald Cypress Way, Bin #C03, Tallahassee, Florida 32399-3253, within 14 days of publication of this notice.

For a copy of the petition, contact: Larry G. McPherson, Jr., Executive Director, Board of Medicine, at above address or telephone (850)245-4131.

The Board of Medicine hereby gives notice that it has received a petition filed on May 29, 2002, by Sudhir K. Bhaskar, M.D., seeking a waiver from Rule 64B8-5.001, F.A.C., with regard to the number of steps permitted for passage of the USMLE. Comments on this petition should be filed with Board of Medicine, MQA, 4052 Bald Cypress Way, Bin #C03, Tallahassee, Florida 32399-3253, within 14 days of publication of this notice.

For a copy of the petition, contact: Larry G. McPherson, Jr., Executive Director, Board of Medicine, at above address or telephone (850)245-4131.

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: June 25, 2002, 9:00 a.m.

PLACE: Capital for a Day, City Commission Chambers, 3500

Pan American Drive, Miami, FL

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 Library and Information Services announces a meeting of the Library Services and Technology Act Advisory Council.

DATES AND TIMES: Thursday, June 27, 2002, 9:00 a.m. -5:00 p.m.; Friday, June 28, 2002, 9:00 a.m. – 1:00 p.m.

PLACE: The State Library of Florida, Board Room, First Floor, R. A. Gray Building, 500 South Bronough Street, Tallahassee, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: To review federal fiscal year 2002 grant applications for federal Library Services and Technology Act funds.

A copy of the agenda may be obtained by contacting: Barratt Wilkins, State Librarian, (850)245-6600 or Suncom 205-6600. Any person deciding to appeal any decision made by the Council with respect to any matter considered at this meeting will need a record of the proceedings, and that 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 is to be based.

Any person requiring special accommodations due to a disability or physical impairment should contact the agency at least 48 hours prior to the meeting in order to request any special assistance by calling (850)245-6600 or TDD (850)922-4085.

The Department of State, Division of Library and Information Services announces its review of the Library Services and Technology Act applications.

DATE AND TIME: Tuesday, July 9, 2002, 9:00 a.m. - 5:00 p.m.

PLACE: The State Library of Florida, Board Room, First Floor, R. A. Gray Building, 500 South Bronough Street, Tallahassee, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: To review federal fiscal year 2002 grant applications for federal Library Services and Technology Act funds.

For additional information contact: Barratt Wilkins, State Librarian, (850)245-6600 or Suncom 205-6600.

Any person deciding to appeal any decision made by the Council with respect to any matter considered at this meeting will need a record of the proceedings, and that 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 is to be based.

Any person requiring special accommodations due to a disability or physical impairment should contact the agency at least five days prior to the meeting in order to request any special assistance by calling (850)245-6600 or TDD (850)922-4085.

DEPARTMENT OF LEGAL AFFAIRS

The Executive Committee of the Florida Commission on the Status of Women will hold a telephone conference on:

DATE AND TIME: Thursday, June 20, 2002, 10:00 a.m.

PLACE: Call (850)414-3300 for instructions on participation GENERAL SUBJECT MATTER TO BE CONSIDERED: To discuss general issues.

If you need an accommodation because of disability in order to participate, please notify FCSW in writing at least five days in advance at Office of the Attorney General, The Capitol, Tallahassee, FL 32399-1050.

DEPARTMENT OF AGRICULTURE AND CONSUMER **SERVICES**

The Florida Soy Advisory Board announces a meeting to which all persons are invited.

DATE AND TIME: June 10, 2002, 11:30 a.m. (CDT)

PLACE: Florida Foundation Seed Produces Building, Conference Room, 3913 Highway 71, North, Marianna, FL 32447

The Florida Department of Agriculture and Consumer Services announces a meeting of the Florida Alligator Marketing and Education Advisory Committee.

DATE AND TIME: June 27, 2002, 3:00 p.m.

PLACE: Cabot Lodge, Meeting Room, 3726 Southwest 40th Boulevard, Gainesville, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: To discuss marketing and educational activities beneficial to the Florida alligator industry.

A copy of the agenda can be obtained by contacting: Phyllis McCranie, 2051 E. Dirac Drive, Tallahassee, Florida 32310-3760.

If special accommodations are needed to attend this meeting because of a disability, please contact Phyllis McCranie as soon as possible.

The **Department of Agriculture and Consumer Services** announces a meeting of the Animal Industry Technical Council.

DATE AND TIME: June 21, 2002, 1:00 p.m.

PLACE: Marco Island Marriott, 400 South Collier Boulevard, Marco Island, Florida 34145-5303, (941)394-2511

GENERAL SUBJECT MATTER TO BE CONSIDERED: To discuss animal health issues of concern to the agricultural industry both intrastate and interstate and to provide a forum for the Department to keep agricultural industry groups abreast of state and national activities as they relate to animal health issues in Florida, and activities of other states and USDA, affecting Florida's agriculture animal industries.

A copy of the agenda can be obtained by contacting: Dr. Leroy Coffman, Florida Department of Agriculture and Consumer Services, Room 335, Mayo Building, Tallahassee, FL 32399-0800, (850)410-0900.

If special accommodations are needed to attend this meeting because of a disability, please contact the above mentioned as soon as possible.

DEPARTMENT OF EDUCATION

The Florida Center for Advising and Academic Support (FCAAS) announces a public meeting to which all persons are invited.

DATE AND TIME: June 10, 2002, 10:00 a.m. – 12:30 p.m.

PLACE: Tallahassee participants: Room 1405, 325 W. Gaines Street, Tallahassee, FL (All other participants via conference call)

GENERAL SUBJECT MATTER TO BE CONSIDERED: FCAAS staff and members of the FCAAS Board will meet via conference call with members of the State University System and Community Colleges to discuss FACTS role in the Immigration and Naturalization Service (INS) mandate of reporting the status of international students via the SEVIS system.

A copy of the agenda and call in numbers may be obtained by writing: FCAAS, Suite 1414, 325 West Gaines Street, Tallahassee, Florida 32399-0400.

Any persons requiring special accommodations to attend this meeting because of a disability or physical impairment may contact Yvette Hargreaves, FCAAS, (850)201-7363, at least seven days in advance so that their needs can be accommodated.

The **Florida Atlantic University**, Board of Trustees announces a meeting to which all persons are invited:

DATE AND TIME: Monday, June 17, 2002, 10:00 a.m.

PLACE: Boca Raton Campus, Board of Trustees Room, Kenneth R. Williams Administration Bldg., 777 Glades Road, Boca Raton, Florida 33431 GENERAL SUBJECT MATTER TO BE CONSIDERED: BOT Finance and Audit Committee Meeting.

A copy of the agenda may be obtained by contacting: Dr. Kenneth Jessell, Florida Atlantic University, 777 Glades Road, Boca Raton, FL 33431, (561)297-3266.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this meeting is asked to advise the agency at least 48 hours before the meeting by contacting Ms. Paula Behul, (561)297-3004. If you are hearing or speech impaired, please contact the agency by calling TDD via TDD NO. (561)297-2130.

The **Polk County School Readiness Coalition**, Inc. announces the following meeting to which all persons are invited.

DATE AND TIME: Wednesday, June 19, 2002, 8:30 a.m.

PLACE: Citrus and Chemical Bank, 3rd Floor, 600 N. Broadway Avenue, Bartow, FL

GENERAL SUBJECT MATTER TO BE CONSIDERED: The regularly scheduled monthly meeting of the Board of Directors to discuss School Readiness issues.

For more information access the following website: www.pcsb.k12.fl.us/parents/coalition.htm.

The public is invited to a meeting of the Florida **Board of Education**.

DATE AND TIME: June 18, 2002, 8:30 a.m.

PLACE: Room LL-03, Cabinet Meeting Room, The Capitol, Tallahassee, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: Status reports: K-20 Accountability Advisory Council, Higher Education Funding Advisory Council; Consideration of Delivery System Action Items, including Dual Enrollment Credit Equivalency Recommendations; Presentation of the Secretary's Reorganization of the Department of Education; Presentation on the Development of Management Project Abstracts for the Board's Strategic Plan; Overview of the Statewide Assessment Programs in Florida; Overview of Florida's School Grades for 2001-2002; Presentation of One Florida Accountability Commission Report; and other matters pertaining to the Florida Board of Education.

A copy of the agenda may be obtained from the Secretary of Education's website at http://www.flboe.org.

Persons with disabilities who require assistance to participate in the meeting are requested to notify the Office of Equal Opportunity and Diversity, (850)201-7160 (Voice), (850)201-7164 (TDD), at least 7 days in advance, so that their needs can be accommodated.

DEPARTMENT OF COMMUNITY AFFAIRS

The **Florida Building Commission** announces the following meeting to which all persons are invited.

DATE AND TIME: June 19, 2002, 9:30 a.m.

PLACE: Research Park Pavilion, Suite 225, 12424 Research Parkway, Orlando, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: To work on the development of a rehabilitation code for historic buildings.

A copy of the Committee meeting agenda may be obtained by sending a request in writing: Betty Stevens, Building Codes and Standards Office, Division of Housing and Community Development, Department of Community Affairs, 2555 Shumard Oak Boulevard, Tallahassee, Florida 32399-2100, Fax (850)414-8436 or viewing the Commission's website at www.floridabuilding.org.

If a person decides to appeal any decision made by the Commission with respect to any matter considered at this meeting, they 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.

Any person requiring a special accommodation at the meetings because of a disability or physical impairment should contact Ms. Betty Stevens, Department of Community Affairs, (850)487-1824, at least 10 days before the meetings. If you are hearing or speech impaired, please contact the Department of Community Affairs using the Florida Dual Party Relay System which can be reached at 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

DEPARTMENT OF REVENUE

The **Department of Revenue** announces two public workshops to which all persons are invited.

DATE AND TIME: Wednesday, June 26, 2002, 9:00 a.m.

PLACE: Auditorium, R. A. Gray Building, 500 S. Bronough St., Tallahassee, Florida

DATE AND TIME: Tuesday, July 9, 2002, 9:30 a.m.

PLACE: Orlando Public Library, Albertson Room, Third Floor, 101 E. Central Blvd., Orlando, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: General Real Property Standard Assessment Procedures and Standard Measures of Value for Mass Appraisal, draft dated May 20, 2002.

PURPOSE: Continue the development of the Florida real property appraisal guidelines, titled General Real Property Standard Assessment Procedures and Standard Measures of Value for Mass Appraisal, for adoption by the agency. Following their development and adoption, these guidelines will be part of the Manual of Instructions published under Section 195.062, F.S. That statute provides that the standard measures of value shall be adopted in general conformity with the procedures set forth in Section 120.54, F.S., consistent with

Section 195.032, F.S., but shall not have the force or effect of a rule and shall be used only to assist tax officers in the assessment of property as provided by Section 195.002, F.S. This notice is part of the agency's effort to comply with the requirement to adopt the guidelines in general conformity with the procedures set forth in Section 120.54, F.S. This public workshop will be held to receive public comment on the current draft of the Florida real property appraisal guidelines dated May 20, 2002, and titled General Real Property Standard Assessment Procedures and Standard Measures of Value for Mass Appraisal.

The current draft of these real property appraisal guidelines may be found on the Internet at http://www.myflorida.com/dor/property/RP/pcomment.html. Also, copies of the current draft of these real property appraisal guidelines, and the agendas for these workshops, may be obtained from: Sharon Gallops, Tax Law Specialist, Department of Revenue, Technical Assistance and Dispute Resolution, P. O. Box 7443, Tallahassee, Florida 32314-7443, (850)414-6108.

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 Sharon Gallops, (850)414-6108. If you are hearing or speech impaired, please contact the Department using the Florida Relay Service, which can be reached at 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

DEPARTMENT OF TRANSPORTATION

The Florida **Department of Transportation** announces one public meeting of the Transportation Outreach Program Advisory Council to which all interested persons are invited.

Meeting: Greater Orlando Aviation Authority

DATE AND TIME: June 14, 2002, 10:00 a.m.

PLACE: Orlando International Airport, Boardroom, 2nd Level, One Airport Blvd., Orlando, FL 32827

GENERAL SUBJECT MATTER TO BE CONSIDERED: Meeting to initiate planning for the 2003 Transportation Outreach Program. Discussion will include: Possible key target dates/deadlines for the 2003 program; The need to recommend changes to the application and evaluation process; Advice for future Council members based on past experience; and Other general discussion of the future for the program.

A copy of the agenda may be obtained one week in advance by writing: Lorenzo Alexander, Manager, Seaport Office, Florida Department of Transportation, M.S. #68, 605 Suwannee Street, Tallahassee, Florida 32399-0450.

In accordance with provisions of the Americans with Disabilities Act, persons requiring special accommodations to participate in the meetings should advise Lorenzo Alexander, (850)414-4500.

DEPARTMENT OF CITRUS

The **Department of Citrus** announces a public meeting of the Citrus Abscission Registration Committee to which all persons are invited.

DATE AND TIME: Tuesday, June 18, 2002, 9:00 a.m.

PLACE: Florida Department of Citrus, 1115 East Memorial Blvd., Lakeland, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: The committee will have a meeting to discuss natural abscission compounds, economics of abscission and public relations, recommended research development plans and budget for 2002-2003, and other business that might come before the council for consideration.

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 at (863)499-2510.

FLORIDA PAROLE COMMISSION

The **Florida Parole Commission** announces a public meeting to which all persons are invited.

DATE AND TIME: Wednesday, June 19, 2002, 9:00 a.m.

PLACE: Florida Parole Commission, Bldg. C, Third Floor, 2601 Blairstone Road, Tallahassee, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: 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, Building C, 2601 Blairstone Road, 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 five 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 hearing to be held in the following docket, to which all interested persons are invited.

Docket No.: 980744-WS – Investigation into ratemaking considerations of gain on sale from sale of facilities of Florida Water Services Corporation to Orange County.

DATE AND TIME: June 26, 2002, 9:30 a.m.

PLACE: The Betty Easley Conference Center, Commission Hearing Room 148, 4075 Esplanade Way, Tallahassee, Florida GENERAL SUBJECT MATTER TO BE CONSIDERED: To permit parties to present testimony and exhibits relative to the investigation into ratemaking considerations of gain on sale from sale of facilities of Florida Water Services Corporation to Orange County, 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 June 10, 2002. The proceedings will be governed by the provisions of Chapter 120, F.S., and Chapter 25-28, F.A.C.

Any person requiring some accommodation at this hearing because of a physical impairment should call the Division of the Commission Clerk and Administrative Services, (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, which can be reached at 1(800)955-8771 (TDD).

The Florida **Public Service Commission** announces a prehearing to be held in the following docket, to which all interested persons are invited.

Docket No.: 011333-WU – Petition of City of Bartow to modify territorial agreement or, in the alternative, to resolve territorial dispute with Tampa Electric Company in Polk County.

DATE AND TIME: June 27, 2002, 9:30 a.m.

PLACE: Betty Easley Conference Center, Hearing Room 152, 4075 Esplanade Way, Tallahassee, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: 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 the Commission Clerk and Administrative Services, (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, which can be reached at 1(800)955-8771 (TDD).

The Florida **Public Service Commission** announces a public meeting or workshop in the following undocketed matter to which all interested persons and parties are invited.

Docket No.: Undocketed Workshop on Florida Renewable Technologies Assessment

DATE AND TIME: Tuesday, July 2, 2002, 10:00 a.m. - 5:00

PLACE: Betty Easley Conference Center, Florida Public Service Commission, Room 152, 4075 Esplanade Way, Tallahassee, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: To develop accurate, reliable estimates of the cost and commercial status of various electric generating technologies that can be constructed in Florida, and in which renewable fuels can be used. In addition, comments will be sought on strategies to increase the use of renewable resources. In order to facilitate discussion and to provide comparable data on the characteristics of renewable resources, staff composed a data questionnaire that we are asking workshop participants to complete and return to the FPSC by June 25, 2002. The questionnaire can be obtained from: Division of Commission Clerk and Administrative Services, 2540 Shumard Oak Blvd., Tallahassee, Florida 32399-0850, (850)413-6770.

While the questionnaire is primarily designed to gather information on large scale, grid integrated technologies, this should not preclude participants who have information on micro-scale or protoype technologies from completing the questionnaire. An example of such technologies would be customer owned photovoltaic systems. Completed data questionnaires should be sent to: Judy Harlow, Florida Public Service Commission, 2540 Shumard Oak Blvd., Tallahassee, Florida 32399-0850, (850)413-6842, Fax (850)413-6843.

Staff will make copies of completed questionnaires available to workshop participants. If workshop participants cannot provide this information prior to the workshop, please bring 50 copies to be distributed at the workshop. Questions about the workshop or questionnaire should be directed to Ms. Harlow, at the above number.

A copy of the agenda for this meeting may be obtained by writing Division of the Commission Clerk and Administrative Services, at the address listed above.

Any person requiring some accommodation at this meeting because of a physical impairment should call the Division of the Commission Clerk and Administrative Services, (850)413-6770, at least 48 hours prior to the meeting. Any person who is speech impaired, please contact the Florida Public Service Commission using the Florida Relay Service, which can be reached at 1(800)955-8771 (TDD). One or more of the Commissioners of the Florida Public Service Commission may attend and participate in this workshop.

The Florida Public Service Commission announces a Commission rule development workshop to be held on Rule No. 25-22.082, F.A.C., Selection of Generating Capacity, at the following time and place.

Docket No.: 020398-EQ

DATE AND TIME: Friday, July 19, 2002, 9:30 a.m.

PLACE: Betty Easley Conference Center, Room 148, 4075 Esplanade Way, Tallahassee, FL 32399-0862

GENERAL SUBJECT MATTER TO BE CONSIDERED: The Notice of Proposed Rule Development and the preliminary text of the rule will be published in the June 7, 2002, F.A.W. Written comments on the proposed rule amendments are encouraged, and should be filed no later than June 28, 2002.

A copy of the agenda may be obtained after July 1, 2002, from: Martha Carter Brown, Appeals, Rules and Mediation Section, Florida Public Service Commission, 2540 Shumard Oak Blvd., Tallahassee, FL 32399-0850, (850)413-6187.

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

REGIONAL PLANNING COUNCILS

The Withlacoochee Regional Planning Council announces a public meeting of its Board of Directors to which all persons are invited.

DATE AND TIME: Thursday, June 20, 2002, 7:00 p.m.

PLACE: Withlacoochee Regional Planning Council, 1241 Southwest 10th Street, Ocala, FL 34474-2798

GENERAL SUBJECT MATTER TO BE CONSIDERED: To conduct the regular business of the Council including adoption of the Regional Report and Recommendations for a Substantial Deviation to the Villages of Sumter DRI.

A copy of the agenda may be obtained by writing: Withlacoochee Regional Planning Council, 1241 S. W. 10th Street, Ocala, FL 34474-2798.

Affected persons are advised that it may be necessary for them to ensure that a verbatim record of the meeting is made, including the testimony and evidence upon which the appeal is to be based.

The Southwest Florida Regional Planning Council announces a public hearing to which all persons are invited:

DATE AND TIME: June 13, 2002, 9:30 a.m.

PLACE: Southwest Florida Regional Planning Council, Conference Room, 4th Floor, 4980 Bayline Drive, North Fort Myers, FL 33917

GENERAL SUBJECT MATTER TO BE CONSIDERED: Regular meeting of the Regional Planning Council.

A copy of the proposed agenda may be obtained by writing: Mr. David Burr, Interim Executive Director, Southwest Florida Regional Planning Council, Post Office Box 3455, North Fort Myers, FL 33918-3455.

Please note that if a person decides to appeal any decision made by the Council 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 ensure that a verbatim record of the proceedings is made, which record includes the testimony and evidence upon which the appeal is based.

All Council Subcommittee meetings will immediately follow the Council meeting.

Any person requiring special accommodation due to disability or physical impairment should contact Mr. David Burr, (239)656-7720, at least five calendar days prior to the meeting. Persons who are hearing impaired should contact Mr. Burr using the Florida Dual Party Relay System, 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

The District XI, Local Emergency Planning Committee announces a public meeting to which all persons are invited.

DATE AND TIME: Wednesday, June 19, 2002, 10:00 a.m.

PLACE: Fire Fighters Memorial Hall, Fire Tower Building, 8000 N. W. 21st Street, Miami, Florida 33122-1605

GENERAL SUBJECT MATTER TO BE CONSIDERED: To discuss the LEPC's ongoing regional hazardous materials training and planning activities for FY 2001/02.

A copy of the agenda may be obtained by writing: South Florida Regional Planning Council, Suite 140, 3440 Hollywood Blvd., Hollywood, FL 33021 or by calling (954)985-4416 in Broward, Suncom 473-4416 or 1(800)985-4416 toll-free statewide.

WATER MANAGEMENT DISTRICTS

The Southwest Florida Water Management District (SWFMWD) announces the following public meeting to which all interested persons are invited:

BASIN BOARD EDUCATION COMMITTEE MEETING DATE AND TIME: Friday, June 14, 2002, 9:30 a.m.

PLACE: Museum of Science and Industry, 4801 E. Fowler Avenue, Tampa, FL

GENERAL SUBJECT MATTER TO BECONSIDERED: Consideration of Committee business.

SWFWMD TAMPA FACILITIES MEETING

DATE AND TIME: Monday, June 17, 2002, 1:30 p.m.

PLACE: Interior Design Services, Inc., Suite 100, 11200 9th Street, North, St. Petersburg, FL

GENERAL SUBJECT MATTER TO BE CONSIDERED: Review furniture options for the facility. Information will be presented to the Governing Board at their June 25, 2002 meeting for action.

LAND RESOURCES COMMITTEE MEETING

DATE AND TIME: Tuesday, June 18, 2002, 9:00 a.m.

PLACE: Green Swamp West Field Office, 13654 Ranch Road, Dade City, FL 33525

GENERAL SUBJECT MATTER TO BE CONSIDERED: Consideration of Committee business.

MANASOTA BASIN BOARD MEETING

DATE AND TIME: Wednesday, June 19, 2002, 9:00 a.m.

PLACE: SWFWMD, Sarasota Service Office, 6750 Fruitville Road, Sarasota, FL

GENERAL SUBJECT MATTER TO BE CONSIDERED: Consideration of Basin business including discussion of the Fiscal Year 2003 budget and adoption of tentative millage rate. ALAFIA RIVER BASIN BOARD MEETING (Note: This is a change of date from the published meeting calendar.)

DATE AND TIME: Thursday, June 20, 2002, 9:00 a.m.

PLACE: SWFWMD, Tampa Service Office, 7601 U.S. Highway 301, North, Tampa, FL

GENERAL SUBJECT MATTER TO BE CONSIDERED: Consideration of Basin business including discussion of the Fiscal Year 2003 budget and adoption of tentative millage rate.

WATER CONSERVATION TASK FORCE MEETING

DATE AND TIME: Friday, June 21, 2002, 9:00 a.m.

PLACE: SWFWMD, Tampa Service Office, 7601 U.S. Highway 301, North, Tampa, FL

GENERAL SUBJECT MATTER TO BE CONSIDERED: Consideration of Task Force business.

GOVERNING BOARD MEETING, PUBLIC HEARING AND COMMITTEE MEETINGS

DATE AND TIME: Tuesday, June 25, 2002, 9:00 a.m.

PLACE: SWFWMD, District Headquarters, 2379 Broad Street, Brooksville, FL

GENERAL SUBJECT MATTER TO BE CONSIDERED: Conduct of meeting, public hearing and committee meetings.

GOVERNING BOARD TOUR OF HOMOSASSA SPRINGS WILDLIFE STATE PARK

DATE AND TIME: Wednesday, June 26, 2002, 8:00 a.m.

PLACE: Homosassa Springs Wildlife State Park, 4150 South Suncoast Boulevard, Homosassa, FL

GENERAL SUBJECT MATTER TO BE CONSIDERED: Tour of park facilities.

These are public meetings and agendas are available by writing: Southwest Florida Water Management District, 2379 Broad Street, Brooksville, FL.

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 South Florida Water Management District announces a public meeting to which all interested parties are invited: DATE AND TIME: June 19, 2002, 10:00 a.m. – 12:00 Noon PLACE: South Florida Water Management District, Orlando Service Center, Suite 200, 1707 Orlando Central Parkway, Orlando, Florida 32809, (407)858-6100, 1(800)250-4250. GENERAL SUBJECT MATTER TO BE CONSIDERED: To present proposed changes to Rules 40E-2 and 40E-22, Florida Administrative Code, regarding Lake Istokpoga moratorium; basin description changes for the Indian Prairie Water Use Basin; pasture restrictions; irrigation demand calculation methods; pollution remediation; existing legal uses; inefficient facilities; offsite land use impacts; pasture irrigation; reuse; wellfield operational plans; diversion/impoundment criteria; permit duration; and permit renewal process.

Persons with disabilities who need assistance may contact the District Clerk, (561)686-8800, at least two business days in advance of the meeting to make appropriate arrangements.

Those who want more information, please contact: Scott Burns, Director, Water Use Regulation Division, South Florida Water Management District, 3301 Gun Club Road, West Palm Beach, FL 33406, 1(800)432-2045, Extension 6817 or (561)682-6817, e-mail: sburns@sfwmd.gov or for procedural issues, Julie Jennison, Sr. Legal Research Assistant, 1(800)432-2045, Extension 6294 or (561)682-6294, e-mail: jjenniso@sfwmd.gov.

REGIONAL UTILITY AUTHORITY

The Withlacoochee Regional Water Supply Authority announces that the Authority will hold its regular June meeting as scheduled. This is a public meeting to which all persons are

DATE AND TIME: Wednesday, June 19, 2002, 4:30 p.m.

PLACE: Ocala City Hall, City Council Chambers, 2nd Floor, 151 Southeast Osceola Ave., Ocala, Florida 34471

GENERAL SUBJECT MATTER TO BE CONSIDERED: To conduct regular business of the Authority.

A copy of the agenda may be obtained by writing: Withlacoochee Regional Water Supply Authority, P. O. Drawer 190, Tallahassee, Florida 32302.

Although these board meetings are normally recorded, affected persons are advised that it may be necessary for them to make their own arrangements if a verbatim record of the meeting is needed, including testimony and evidence upon which any appeal is to be based.

DEPARTMENT OF MANAGEMENT SERVICES

The State Retirement Commission announces public hearings to which all persons are invited.

DATES AND TIME: June 17-18, 2002, 8:30 a.m.

PLACE: Department of Management Services, Suite 301, 4050 Esplanade Way, Tallahassee, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: To conduct hearings pursuant to Section 121.23, Florida Statutes, and to consider other matters related to the business of the Commission.

A copy of the agenda may be obtained by writing: State Retirement Commission, Department of Management Services, Suite 260, 4050 Esplanade Way, Tallahassee, Florida 32399-0950 or by telephoning (850)487-2410.

A party who decides to appeal any decision made at such hearings will need a verbatim record of the hearing and may need to ensure that one is made, including the testimony and evidence, upon which the appeal is to be based.

Persons requiring accommodation because of a physical, visual, auditory or speech impairment should contact the Commission Clerk at least ten days prior to the hearing. If you are hearing or speech impaired, call by using the Florida Relay Service which can be reached at 1(800)955-8771 (TDD). Hearing rooms and facilities are wheelchair accessible.

NOTICE OF REVISION – The **Department of Management** Services, State Technology Office, Wireless 911 Board announces revisions to the following meeting schedule information:

DATE AND TIME: June 12, 2002, 2:00 p.m. – 5:00 p.m.

SPECIAL NOTE: Wireless 911 Rural Grant Committee to meet regarding Rural Grant Policies and Procedures and Policies and Procedures for the Wireless Board.

DATES AND TIME: July 16-17, 2002, 9:00 a.m. – 5:00 p.m. PLACE: Walt Disney World, Dolphin Hotel, Orlando, Florida

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

The Department of Business and Professional Regulation, Board of Employee Leasing Companies announces an official committee and general business meeting to which all persons are invited.

DATE AND TIME: Wednesday, June 19, 2002, 8:30 a.m. or shortly thereafter

PLACE: Sheraton Suites Tampa, 4400 W. Cypress Street, Tampa, Florida 33607

GENERAL SUBJECT MATTER TO BE CONSIDERED: Committee and General Business Meetings of the Board.

A copy of the agenda may be obtained by writing: Department of Business and Professional Regulation, Board of Employee Leasing Companies, 1940 North Monroe Street, Tallahassee, Florida 32399-0767 or by calling the Board Office, (850)921-6347.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this meeting is asked to advise the agency at least 48 hours before the meeting by contacting the Board Office, (850)921-6347. If you are hearing or speech impaired, please contact the agency by calling 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, they will need a record of the proceedings, and for such purpose 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 based.

For further information, contact the Florida Board of Employee Leasing Companies, 1940 North Monroe Street, Tallahassee, Florida 32399-0767.

The Florida **Board of Veterinary Medicine** announces the following meeting to be held by telephone conference call, to which all persons are invited to attend.

DATE AND TIME: June 21, 2002, 9:00 a.m.

PLACE: Call: (850)488-5776, Suncom 278-5776

GENERAL SUBJECT MATTER TO BE CONSIDERED: Probable Cause Panel meeting, agenda available on request.

To obtain a copy of the agenda, further information or submit written or other physical evidence, contact in writing: Board of Veterinary Medicine, 1940 N. Monroe St., Tallahassee, Florida 32399.

If a person decides to appeal any decision made by the Board with respect to any matter considered at this meeting or hearing, he/she will need a record of the proceedings, and for such purpose he/she may need to ensure that a verbatim record of the proceedings is made, which record includes the testimony and evidence upon which the appeal is to be based.

Any person requiring a special accommodation at this meeting because of a disability or physical impairment should contact the Board Office, (850)922-2404, at least five calendar days prior to the meeting. If you are hearing or speech impaired, please contact the Board Office using the Florida Dual Party Relay System which can be reached at 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

The **Florida Real Estate Appraisal Board** announces a meeting to which everyone is invited at the time, date, and place shown below:

DATE AND TIME: Tuesday, June 18, 2002, 8:30 a.m.

PLACE: Department of Business & Professional Regulation, Division of Real Estate, Room 301, Third Floor, 400 W. Robinson Street, North Tower, Orlando, FL 32801, (407)245-0800

GENERAL SUBJECT MATTER TO BE CONSIDERED: Official business of the Appraisal Board – Including but not limited to: Rule/statute amendments, and Disciplinary actions. Any person who decides to appeal a decision made by the Board with respect to any matter considered at this meeting or 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 testimony and evidence upon which the appeal is based.

Any person requiring a special accommodation at this meeting because of a disability or physical impairment should contact the Florida Real Estate Appraisal Board at (407)245-0800 at least five calendar days prior to the meeting. If you are hearing or speech impaired, please contact the Real Estate Appraisal Board using the Florida Dual Party Relay System which can be reached at 1(800)955-8770 (voice) and 1(800)955-8771 (TDD).

A copy of the agenda may be obtained by writing to the Deputy Clerk of the Florida Real Estate Appraisal Board, 400 West Robinson Street, Orlando, Florida 32801-1772.

The **Florida Real Estate Commission** (FREC) announces a meeting to which all persons are invited.

DATE AND TIME: June 19, 2002, 8:30 a.m.

PLACE: Division of Real Estate, Commission Meeting Room 301, North Tower, 400 West Robinson Street, Orlando, Florida GENERAL SUBJECT MATTER TO BE CONSIDERED: Official business of Commission – among topics included, but not limited to, are proposed legislation affecting Chapter 475, Part I, F.S., rule development workshops, Florida Administrative Code 61J2 rule amendments, budget discussions, escrow disbursement requests, Recovery Fund Claims, education issues, petitions for declaratory statement, and disciplinary actions.

If a person decides to appeal a decision made by the Commission, with respect to any matter considered at this meeting or hearing, a record of the proceedings for such purpose, upon which the appeal is based, may be required.

A copy of the agenda may be obtained by writing: Deputy Clerk, Florida Real Estate Commission, 400 West Robinson Street, Orlando, Florida 32801-1772.

Any person requiring a special accommodation at this meeting because of a disability or physical impairment should contact the Department of Business and Professional Regulation, (407)245-0800, at least (5) calendar days prior to the meeting. If you are hearing or speech impaired, please call the Division of Real Estate using the Florida Dual Party System, 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

DEPARTMENT OF ENVIRONMENTAL PROTECTION

The Department of Environmental Protection, Office of Coastal and Aquatic Managed Areas announces a public meeting to which all persons are invited:

DATE AND TIME: Wednesday, June 12, 2002, 6:00 p.m.

PLACE: Guana Tolomato Matanzas National Estuarine Research Reserve, 9741 Ocean Shore Boulevard, Town of Marineland, St. Augustine, Florida 32080

GENERAL SUBJECT MATTER TO BE CONSIDERED: The Management Advisory Group (MAG) for the Guana Tolomato Matanzas National Estuarine Research Reserve (GTMNERR) meets regularly on the second Wednesday of the third month of each quarter. The MAG is composed of ten citizens appointed by the three sate legislators with overlapping jurisdictions within the reserve boundaries, ten representatives of the local, state and federal government entities with authority and responsibility in the reserve, and one member of the Friends of Guana River State Park (FroG), a private non-profit Citizen Support Organization. The government entities are the National Park Service, the Florida Park Service, the Florida Fish and Wildlife Conservation Commission; the St. Johns River Water Management District; the Florida Inland Navigation District; the Flagler County Board of County Commissioners; the St. Johns County Board of County Commissioners; the St. Augustine Port, Waterway and Beach Authority; the City of St. Augustine; and the Town of Marineland. The MAG provides advisory input to the Office of Coastal Aquatic Managed Areas for the management of the GTMNERR.

The meeting agenda will include MAG member reports, and progress reports on the variety of GTMNERR activities including the planned construction of an environmental education center at the Guana River State Park.

A copy of the agenda may be obtained by contacting: Mr. Kenneth Berk, GRMNERR, Town of Marineland, 9741 Ocean Shore Boulevard, St. Augustine, Florida 32080, (904)461-4054.

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 Florida Department of Environmental Protection, Rookery Bay National Estuarine Research Reserve announces a public meeting to which all persons are invited.

DATE AND TIME: Wednesday, July 3, 2002, 9:00 a.m. -12:00 Noon

PLACE: Rookery Bay National Estuarine Research Reserve Headquarters, 300 Tower Road, Naples, Florida 34113, (239)417-6310

GENERAL SUBJECT MATTER TO BE CONSIDERED: Coastal Institute Steering Committee Meeting.

A copy of the agenda may be obtained by writing: DEP/ Rookery Bay National Estuarine Research Reserve, 300 Tower Road, Naples, Florida 34113 or by calling Brian Badgley, (239)417-6310.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in the public meeting is asked to advise the agency at least 48 hours before the meeting by contacting State Assistant, Marla Barnett, (239)417-6310 or e-mail marla. barnett@dpe.state.fl.us.

The Florida Department of Environmental Protection, Rookey Bay National Estuarine Research Reserve announces a public meeting to which all persons are invited.

DATE AND TIME: Wednesday, July 3, 2002, 1:00 p.m. – 3:00 p.m.

PLACE: Rookery Bay National Estuarine Research Reserve Headquarters, 300 Tower Road, Naples, Florida 34113, (239)417-6310

GENERAL SUBJECT MATTER TO BE CONSIDERED: Reserve Advisory Committee Meeting.

A copy of the agenda may be obtained by writing: DEP/ Rookery Bay National Estuarine Research Reserve, 300 Tower Road, Naples, Florida 34113 or by calling Gary Lytton, (239)417-6310.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this public meeting is asked to advise the agency at least 48 hours before the meeting by contacting Staff Assistant, Marla Barnett, (239)417-6310 or e-mail marla.barnett@dep.state.fl.us.

The Department of Environmental Protection announces a public hearing on:

DATE AND TIME: July 10, 2002, 2:00 p.m.

PLACE: Room 611, Twin Towers Office Building, 2600 Blair Stone Road, Tallahassee, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: To receive testimony and public comment and to take final action on the adoption of the FY 2003 State Revolving Fund (SRF) priority list for water pollution control loan projects under Rule 62-503, Florida Administrative Code (F.A.C.), and to manage the Disadvantaged Small Community Grant priority list of wastewater projects under Rule 62-505, F.A.C. Approximately \$400 million is projected to be available for assignment to qualifying wastewater, stormwater, or nonpoint source projects for loans, and \$4 million for grants.

The full text of this notice is published on the internet at the Department of Environmental Protection's home page at http:// www.dep.state.fl.us/ under the link or button titled "Official Notices."

For more information regarding the Notice, please contact: Gary Powell, (850)488-8163.

DEPARTMENT OF HEALTH

The Florida **Department of Health** announces a public meeting to which all persons are invited.

DATE AND TIME: Thursday, June 13, 2002, 10:00 a.m.

PLACE: Department of Health, Room 301, 3rd Floor, 4042 Bald Cypress Way, Tallahassee, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: To provide recommendations to the Children's Medical Services Program office on the implementation of the Children's Medical Services Network.

A copy of the agenda may be obtained by writing: Florida Department of Health, Children's Medical Services, 4052 Bald Cypress Way, BIN #A06, Tallahassee, Florida 32399-1707.

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 five working days prior to the proceeding at the address given on the notice. Telephone: (850)245-4200.

Pursuant to Section 381.90, F.S., the **Florida Health Information Systems Council** will hold a joint telephone conference call and meeting to facilitate the identification, collection, standardization, sharing and coordination of health-related data among federal, state, local and private entities

DATE AND TIME: June 26, 2002, 2:30 p.m. – 3:30 p.m.

PLACE: Call: (850)410-0960 or Suncom 210-0960

NOTE: The following location has been reserved to provide the option to participants to assemble at a common site for the meeting/conference call. Department of Health, 4052 Bald Cypress Way, Room 240Q, Tallahassee, FL 32399.

The Florida **Board of Medicine**, Quality Assurance Committee announces a meeting to which all persons are invited.

DATE AND TIME: Thursday, June 20, 2002, immediately following the Rules/Legislative Meeting

PLACE: Sheraton Ft. Lauderdale Airport, 1825 Griffin Road, Dania, FL 33004, (954)920-3500

GENERAL SUBJECT MATTER TO BE CONSIDERED: 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 which can be reached at 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

A copy of the agenda may be obtained by writing: Larry McPherson, 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 ensure that a verbatim record of the proceeding is made, which record includes the testimony and evidence upon which is to be based.

DEPARTMENT OF CHILDREN AND FAMILY SERVICES

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: June 5, 7, 12, 14, 19, 21, 26, 29, 2002, 9:00 a.m.

PLACE: Department of Children and Family Services, Room 327D, 337 North 4th Street, 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 **Florida Advocacy Committee**, District 15 announces a public meeting to which all persons are invited.

DATE AND TIME: June 18, 2002, 9:30 a.m.

PLACE: Benton Regional Service Center, Room 335, 337 North 4th Street, Fort Pierce, FL 34950

A copy of the agenda may be obtained by contacting: Ellen Higinbotham, FLAC Liaison, (561)467-4176.

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: June 28, 2002, 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, Room 327, 337 North 4th Street, 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 Department of Children and Family Services, Alcohol, Drug Abuse and Mental Health Program Office announces a public meeting to which all persons are invited:

DATE AND TIME: June 13, 2002, 10:00 a.m. (EDT)

PLACE: Department of Children and Family Services, Conference Room, Second Floor, Building A, 2639 N. Monroe Street, Tallahassee, Florida 32303

GENERAL SUBJECT MATTER TO BE CONSIDERED: The department is seeking public input and information regarding the re-designation of PATH as a Baker Act public receiving facility in Leon County (District 2B).

In accordance with the Americans with Disabilities Act, persons needing a special accommodation to participate in this proceeding should contact the Department of Children and Family Services not later than five working days prior to the meeting at: Alcohol, Drug Abuse and Mental Health, 2639 N. Monroe Street, Tallahassee, FL 32303.

For further information contact: Jerry Brown, (850)488-2419.

The Department of Children and Family Services, Alcohol, Drug Abuse and Mental Health Program Office announces a public meeting to which all persons are invited:

DATE AND TIME: June 19, 2002, 10:00 a.m. (CST)

PLACE: Department of Children and Family Services, Conference Room, First Floor, 500 West 11th Street, Panama City, Florida 32401

GENERAL SUBJECT MATTER TO BE CONSIDERED: The department is seeking public input and information regarding the re-designation of Life Management's Crisis Stabilization Unit as a Baker Act public receiving facility in Bay County (District 2A).

In accordance with the Americans with Disabilities Act, persons needing a special accommodation to participate in this proceeding should contact the Department of Children and

Family Services not later than five working days prior to the meeting at: Alcohol, Drug Abuse and Mental Health, 2639 N. Monroe Street, Tallahassee, FL 32303.

For further information contact: Jerry Brown, (850)488-2419.

FLORIDA HOUSING FINANCE CORPORATION

The **Florida Housing Finance Corporation** announces the following Review Committee meeting to which all persons are invited to attend:

DATE AND TIME: Monday, June 17, 2002, 3:30 p.m.

PLACE: Florida Housing Finance Corporation, Rick Seltzer Conference Room, 6th Floor, 227 North Bronough Street, Tallahassee, FL 32301-1329

GENERAL SUBJECT MATTER TO BE CONSIDERED: To discuss the evaluation of responses submitted for Florida Housing Finance Corporation's Request for Qualifications #2002/02 for Market Study 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 (5) calendar days prior to the meeting. If you are hearing impaired, please contact Florida Housing Finance Corporation using the Florida Dual Party Relay System, which can be reached at 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

If any person decides to appeal any decision made by Florida Housing Finance 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.

Notice is hereby given that the **Florida Housing Finance Corporation** ("Florida Housing") will conduct a public hearing in accordance with the Tax Equity and Fiscal Responsibility Act of 1982 ("TEFRA") to which all interested persons are invited.

DATE AND TIME: Monday, June 24, 2002, 9:00 a.m. (EST) PLACE: Florida Housing Finance Corporation, Suite 5000, 227 North Bronough Street, Tallahassee, Florida 32301

GENERAL SUBJECT MATTER TO BE CONSIDERED: To conduct a TEFRA hearing concerning the potential future issuance of bonds by Florida Housing to finance the acquisition of land and new construction of the following multifamily residential rental development in the aggregate face amount, not to exceed the amount listed below:

Meadow Pointe Apartments, a 238-unit multifamily residential rental development to be located at the north west corner of Barnes Boulevard and Three Meadows Drive, Rockledge, Brevard County, Florida 32955. The prospective owner of the

proposed development is Brisben Florida II Limited Partnership, c/o Real Estate Advisors, Inc., 7800 East Kemper Road, Cincinnati, Ohio 45249, or such successor in interest in which Real Estate Advisors, Inc., or an affiliate thereof, is a managing member, general partner and/or controlling stockholder. The total tax-exempt bond amount is not to exceed \$11,070,000.

All interested parties may present oral comments at the public TEFRA hearing or submit written comments regarding the potential bond issuance for the development being financed. Written comments should be received by Florida Housing by 5:00 p.m. (EST), Friday, June 21, 2002, and should be addressed to the attention of David Westcott, Multifamily Bond Administrator. Any persons desiring to present oral comments should appear at the hearing.

If requested in writing, a fact-finding hearing will be held in the county where the property is located. When possible, the local hearing will be held before the formal TEFRA hearing and comments received at the local hearing will be placed on record at the TEFRA hearing.

Any person requiring a special accommodation at this meeting because of a disability or physical impairment should contact David Westcott, Multifamily Bond 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 Florida Housing using the Dual Party Relay System that can be reached at 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

Any person who decides to appeal any decision made by Florida Housing with respect to any matter considered at this hearing, 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 will include the testimony and evidence upon which the appeal is based.

FISH AND WILDLIFE CONSERVATION COMMISSION

The **Fish and Wildlife Conservation Commission** announces two public workshops concerning Florida pompano. The Commission encourages all interested persons to participate at the workshops, which take place as follows:

DATE AND TIME: Tuesday, June 18, 2002, 6:00 p.m. -8:00 p.m.

PLACE: Port Orange Regional Library, 1005 City Center Circle, Port Orange, Florida

DATE AND TIME: Wednesday, June 19, 2002, 6:00 p.m. $-\,8:00$ p.m.

PLACE: International Game Fish Association, Fishing Hall of Fame and Museum, 300 Gulf Stream Way, Dania Beach, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: The Fish and Wildlife Conservation Commission is holding workshops to gather public testimony regarding management options for reducing the recreational and commercial harvest of Florida pompano.

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 Cindy Hoffman, ADA Coordinator, (850)488-6411. If you are hearing or speech impaired, please contact the agency by calling (850)488-9542.

For further information, contact: Roy Crabtree, Suite 201, 2590 Executive Center Circle, East, Tallahassee, Florida 32301, (850)487-0554.

The **Fish and Wildlife Conservation Commission** announces a public workshop concerning the importation of reef fishes, to which all interested persons are invited:

DATE AND TIME: June 20, 2002, 6:00 p.m. – 8:00 p.m.

PLACE: Florida International University, Graham Center, 11200 S. W. 8th Street, Miami, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: The Fish and Wildlife Conservation Commission is holding a workshop to gather public testimony regarding whether the sizes of imported reef fishes should comply with state minimum size limits.

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 Cindy Hoffman, ADA Coordinator, (850)488-6411. If you are hearing or speech impaired, please contact the agency by calling (850)488-9542.

For further information, contact: Roy Crabtree, Suite 201, 2590 Executive Center Circle, East, Tallahassee, Florida 32301, (850)487-0554.

The Florida **Fish and Wildlife Conservation Commission** (FWC) announces a public meeting of the Nongame Wildlife Advisory Council to which all interested persons are invited:

DATES AND TIMES: July 9, 2002, 1:00 p.m. – 5:00 p.m.; July 10, 2002, 8:30 a.m. – 12:00 Noon

PLACE: Auditorium, Second Floor, Farris Bryant Building, 620 South Meridian Street, Tallahassee, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: Updates from FWC staff on current activities related to nongame wildlife conservation and education in Florida.

For further information or to obtain a copy of the agenda, contact: Beverly Melton, 620 South Meridian Street, Tallahassee, Florida 32399-1600, (850)488-3831.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advice the agency at least 5 calendar days before the workshop/meeting by contacting Cindy Hoffman, ADA Coordinator, (850)488-6411. If you are hearing or speech impaired, please contact the agency by calling (850)488-9542.

COUNCIL FOR EDUCATION POLICY, RESEARCH AND IMPROVEMENT

The Teaching Profession Committee of the Council for Education Policy, Research and Improvement announces a public meeting to which all interested persons are invited.

DATE AND TIME: Tuesday, June 11, 2002, 10:00 a.m. - 3:00

PLACE: Room 42, Senate Office Building, Tallahassee, FL GENERAL SUBJECT MATTER TO BE CONSIDERED: The Committee will discuss issues related to development of the Master Plan for Education in Florida.

For further information contact: Dr. Jon Rogers, (850)488-7894.

The Workforce and Economic Development Committee of the Council for Education Policy, Research and Improvement announces a public meeting to which all interested persons are invited.

DATE AND TIME: Thursday, June 13, 2002, 9:00 a.m. – 2:00

PLACE: Orlando Marriott Airport Hotel, Orlando, FL GENERAL SUBJECT MATTER TO BE CONSIDERED: The Committee will discuss issues related to development of the Master Plan for Education in Florida.

For further information contact: Tara Goodman. (850)488-7894.

TAMPA BAY ESTUARY PROGRAM

The **Tampa Bay Estuary Program** announces scheduling of a Management Board Meeting to which all persons are invited.

DATE AND TIME: Friday, June 14, 2002, 9:00 a.m.

PLACE: Tampa Bay Regional Planning Council, Suite 219, 9455 Koger Boulevard, St. Petersburg, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: Action will be taken on items related to final approval of the annual workplan, and a change in the CAC Membership Policy.

Please note that if a person decides to appeal any decision made by the Tampa Bay Estuary Program Management Board to any matter considered at the above cited meeting, he will need to ensure that a verbatim record of the proceedings is made, which record includes the testimony and evidence upon which the appeal is based.

The Tampa Bay Estuary Program announces scheduling of a Policy Board Meeting to which all persons are invited.

DATE AND TIME: Friday, June 14, 2002, 1:30 p.m.

PLACE: Tampa Bay Regional Planning Council, Suite 219, 9455 Koger Boulevard, St. Petersburg, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: Action will be taken on items related to final approval of the annual workplan, and a change in the CAC Membership

Please note that if a person decides to appeal any decision made by the Tampa Bay Estuary Program Policy Board to any matter considered at the above cited meeting, he will need to ensure that a verbatim record of the proceedings is made, which record includes the testimony and evidence upon which the appeal is based.

FLORIDA COMPREHENSIVE HEALTH ASSOCIATION

The Florida Comprehensive Health Association created pursuant to Section 627.6488, Florida Statutes, as amended, announces a public meeting as follows:

DATE AND TIME: Wednesday, June 19, 2002, 10:00 a.m.

PLACE: Pennington Law Firm, 2nd Floor, 215 S. Monroe Street, Tallahassee, FL 32301

GENERAL SUBJECT MATTER TO BE CONSIDERED: Board of Directors' Meeting.

A copy of the proposed agenda may be obtained by writing: Brenda De Younks. Florida Comprehensive Health Association, 1210 E. Park Avenue, Tallahassee, Florida 32301, (850)309-1200 or by Facsimile (850)309-1222.

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, they 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.

Section VII Notices of Petitions and Dispositions **Regarding Declaratory Statements**

DEPARTMENT OF COMMUNITY AFFAIRS

NOTICE IS HEREBY GIVEN THAT the Petition for Declaratory Statement received from the Lake County Building Division on February 18, 2002, has been withdrawn. Notice of receipt of this petition, which was assigned the number DCA02-DEC-049, appeared in the March 1, 2002 edition of the Florida Administrative Weekly.

Information regarding this petition may be obtained by writing: Paula P. Ford, Agency Clerk, Department of Community Affairs, 2555 Shumard Oak Boulevard, Tallahassee, Florida 32399-2100.

LAND AND WATER ADJUDICATORY COMMISSION

On March 28, 2002, the Florida Land and Water Adjudicatory Commission (the "Commission") received a petition to adopt an administrative rule to establish the Town Center at Palm Coast Community Development District (the "District") pursuant to Chapter 190, Florida Statutes. The Commission will follow the requirements of Chapter 190, Florida Statutes, and Chapter 42-1, Florida Administrative Code, in ruling on this petition.

SUMMARY OF CONTENTS OF PETITION: The Petition was filed by Florida Landmark Communities, Inc., and Mardem, LLC, with its principal place of business at One Corporate Drive, Suite 3A, Palm Coast, Florida 32137. The land to be served by the District consists of approximately 1,600 gross acres generally bounded on the north by a major drainage canal; bounded on the south by State Road 100; bounded on the west by Belle Terre Parkway; and bounded on the east by Interstate 95. The Petitioner has written consent to establish the District from the owner of 100% of the real property located within the proposed District. The proposed District is designed to provide community infrastructure, services, and facilities along with certain ongoing operations and maintenance. The development plan for the proposed lands within the District includes the construction of approximately 2,500 single family and multi-family residential dwelling units, 1,460,000 square feet of office space, 2,400,000 square feet of retail space, 1,400,000 square feet of non-retail commercial space, and 625,000 square feet of institutional space (a movie theater, lodging units and nursing home).

SUMMARY OF THE STATEMENT OF ESTIMATED REGULATORY COSTS: The Petitioner has prepared a Statement of Estimated Regulatory Costs ("SERC"). The complete text of the SERC is contained as Exhibit 10 to the petition to establish the proposed District. The establishment of the proposed District will result in modest costs to State governmental entities to implement and enforce the proposed formation. Certain costs to the Florida Department of Community Affairs will be offset by an annual fee required by Section 189.412, F.S. The costs of rule adoption to Flagler County (the "County") and its citizens are minimal and any costs are offset by the required filing fee. Adoption of the proposed rule will have no negative impact on State and local revenues. Roads and roadway drainage facilities will all be funded by the proposed District, and operated and owned by the City of Palm Coast. The proposed District will fund, own, and maintain the recreational lakes and common areas. The District will also fund the construction of the water and sewer distribution system. The water and sewer system serving the District will be owned and operated by Florida Water Services Corporation. The proposed District may issue special assessment or other revenue bonds to fund the development of capital facilities. The bonds would be repaid through non-ad valorem assessments levied on all properties in the proposed District. Prospective future landowners in the proposed District may be required to pay non-ad valorem assessments levied by the District to secure the debt incurred through bond issuance. In addition, the proposed District may also impose a non-ad valorem assessment to fund the operations and maintenance of the District and its facilities and services. New residents voluntarily chose to locate within the proposed District and accept the assessments as a tradeoff for the numerous benefits and facilities that the proposed District will provide. There will be no impact on small businesses from the establishment of the proposed District. If anything, the impact may be positive in that the District must competitively bid all of its contracts. Establishment of the proposed District will not have any impact on small counties as Flagler County is not a small county as defined. The analysis provided is based on a straightforward application of economic theory with input received from the developer's engineer and other professionals associated with the developer.

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

DATE AND TIME: Tuesday, July 30, 2002, 1:00 p.m.

PLACE: Palm Coast Community Center, 305 Palm Coast Parkway, Northeast, Palm Coast, Florida

Any person requiring a special accommodation to participate in the hearing because of a disability should contact Michael D. Chiumento, III, (386)445-8900, at least two (2) business days in advance to make appropriate arrangements.

COPIES OF THE PETITION MAY BE OBTAINED BY CONTACTING: Michael D. Chiumento, III, Chiumento & Associates, P.A., 4 Old Kings Road, North, Suite B, Palm Coast, Florida 32137, (386)445-8900 or Barbara Leighty, Florida Land and Water Adjudicatory Commission, Office of Policy and Budget, Executive Office of the Governor, Capitol Building, Room 1801, Tallahassee, Florida 32399-0001, (850)487-1884.

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

NOTICE IS HEREBY GIVEN THAT the Division of Pari-Mutuel Wagering, Department of Business and Professional Regulation, has received an amended petition for a declaratory statement from Tampa Bay Downs, Inc., Petitioner, in DBPR Case No. DS 2002-007. The Petition lists Sections 550.6305(9)(g)1. and 550.615(3), Florida Statutes, and Rule 61D-9.001, Florida Administrative Code, as the

statutory and rule provisions upon which a declaratory statement is being sought. The Petition further requests the Division to advise as to whether:

- (1) If Tampa Bay Downs, as a host track, receives and accepts wagers on the broadcast of races conducted at out-of-state racetracks, it is obligated to make the simulcast signal of the out-of-state races available to Florida Jai-Alai as a guest track;
- (2) Whether Florida Jai-Alai has the right to receive such a simulcast transmission to accept wagers disseminated from Tampa Bay Downs; and,
- (3) Whether agreements that designate Gulfstream as an exclusive disseminator of simulcast signals for certain out-of-state racetracks violate Florida law.

DEPARTMENT OF HEALTH

NOTICE IS HEREBY GIVEN THAT the Board of Physical Therapy Practice has partially granted and otherwise DENIED a petition for declaratory statement received from Robyn Walpert. The final order was filed on May 21, 2002 and was given the number DOH-02-0723-DS-MQA. No comments were received. Petitioner requested the declaratory statement, which asked five questions regarding the practice of physical therapy, Section 486.021, Florida Statutes. The Board's Final Order advised Petitioner that teaching a group pilates exercise class is not precluded by the statute and that 21 days refers to calendar days. Otherwise, the petition was denied due to Petitioner's failure to provide sufficient factual information.

A copy of the Petition for Declaratory Statement and Final Order may be obtained by writing: Kaye Howerton, Board Executive Director, Board of Physical Therapy Practice, 4052 Bald Cypress Way, BIN #C05, Tallahassee, Florida 32399-3255.

NOTICE IS HEREBY GIVEN THAT the Board of Physical Therapy Practice has GRANTED a petition for declaratory statement received from Pamela Charlton Davidson. The final order was filed on May 21, 2002 and was given the number DOH-02-0724-DS-MQA. No comments were received. Petitioner requested the declaratory statement, which asked whether Petitioner, a Florida licensed physical therapist, could supervise persons trained but unlicensed in Florida. The Board concluded that Petitioner was qualified under Rule 64B17-6.007, Florida Administrative Code, to provide direct on-side supervision to unlicensed persons for the described special therapeutic program in aquatics.

A copy of the Petition for Declaratory Statement and Final Order may be obtained by writing: Kaye Howerton, Board Executive Director, Board of Physical Therapy Practice, 4052 Bald Cypress Way, BIN #C05, Tallahassee, Florida 32399-3255.

FISH AND WILDLIFE CONSERVATION COMMISSION

NOTICE IS HEREBY GIVEN THAT the Fish and Wildlife Conservation Commission has received a Petition for Declaratory Statement from Walter Pine (Petitioner) on May 21, 2002. Petitioner seeks the agency's opinion as to how the distribution of the Stone Crab Trap Tags complies with the Americans with Disabilities Act.

A copy of the petition may be obtained by making a written request to the following: James V. Antista, General Counsel, Fish and Wildlife Conservation Commission, 620 South Meridian Street, Tallahassee, Florida 32399-1600.

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:

Dave Taylor vs. Department of Banking and Finance, Office of the Comptroller; Case No.: 02-2135RU

Primerica Life Insurance Company vs. Department of Insurance; Case No.: 02-2112RU

Notice of Disposition of Petition for Administrative Determination have been filed by the Division of Administrative Hearings on the following rules:

Florida Association of Health Plans, Inc. vs. Department of Insurance; Case No.: 01-3948RP; Rule No.: 4-191.037; Closed

North Miami Medical Center, Ltd. d/b/a Parkway Regional Medical Center vs. Agency for Health Care Administration; Case No.: 02-1656RP; Rule Nos.: 59E-5.201, 59E-5.605; Closed

Section IX Notices of Petitions and Dispositions Regarding Non-rule Policy Challenges

NONE

Section X Announcements and Objection Reports of the Joint Administrative Procedures Committee

NONE

Section XI Notices Regarding Bids, Proposals and Purchasing

DEPARTMENT OF EDUCATION

NOTICE TO CONSTRUCTION MANAGERS

The University of North Florida Board of Trustees, a public body corporate, announces that construction management services will be required for the project listed below:

Project No.: BR-917, Library Addition

Project and Location: University of North Florida, 4567 St. Johns Bluff Road, South, Jacksonville, Florida 32224

This project consist of the 115,000 GSF addition to the existing Library and renovation/addition to an existing and occupied building with small site area. It will provide appropriate space for the orderly expansion of the existing library to meet the University's present and future needs. The estimated construction cost is \$14,895,000.

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 analyses, phasing analysis, development of cost models, estimating, and the development of a Guaranteed Maximum Price (GMP) at 100% 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, and monitor any 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; cost estimating; cost control ability; quality control capability; qualification of the firm's personnel and staff and consultants. 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." Bidders are encouraged to utilize Minority Business Enterprises certified by the Commission on Minority Economic and Business Development (formerly certification done by Department of Management Services). Bidders are encouraged to utilize Minority Business Enterprises certified by the Commission on Minority Economic and Business Development (formerly certification done by Department of Management Services). 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 \$10,000.00 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: Phillip Turner, Facilities Planning Office, 4567 St. Johns Bluff Road, South, Jacksonville, Florida 32224. (904)620-2016, Fax (904)620-2020.

Seven (7) bound copies of the required proposal data shall be submitted to: Dottie Fischette, Facilities Planning Office, 4567 St. Johns Bluff Road, South, Building 1, Room 2026, Jacksonville, Florida 32224.

Submittals must be received by 3:00 p.m., (Local Time), July 8, 2002. Facsimile (FAX) submittals are not acceptable and will not be considered.

REQUEST FOR PROPOSAL REPLACEMENT OF ONE 250 POUND WASHING MACHINE IN THE HOUSEHOLD/LAUNDRY

(Building #21) – Advertisement Number: RFP-02-02 Version Number: 000

Commodity Code(s): Description(s):

The Florida School for the Deaf and the Blind, 207 North San Marco Avenue, St. Augustine, Florida 32084, is requesting proposals for the removal and replacement of one (1) 250 pound washing machine with two (2) 130 pound washing machines (exact size to be manufacturer dependent). The Scope of Work is to include all work necessary for a complete operational system including, but not limited to, plumbing, electrical and concrete work.

Sealed proposals will be accepted until 2:00 p.m., Tuesday, July 9, 2002, in Room 106, Facilities Offices of the Hogel Maintenance Building (Building #27) of the School campus. Proposals will be opened, reviewed and the contract awarded as soon thereafter as practical.

Award of the contract may be made without discussion after proposals are received and opened. Proposals should, therefore, be submitted on the most favorable terms that the offerer can submit.

As the best interest of the State may require, the right is reserved to reject any and all proposals or waive any minor irregularity or technicality in proposals received. Proposers are cautioned to make no assumptions regarding the intent of this request. The proposer should contact FSDB if he has any concerns regarding specifics of this request.

Specifications and Requirements packages may be obtained at a MANDATORY Pre-Proposal Meeting to be held at the School, Room #106, Hogel Maintenance Building (Building #27) at 10:00 a.m., Monday, June 17, 2002.

For additional information, please call: Mr. Rich Elmore, Director of Facilities Management, (904)827-2358 or Mr. Paul Beaver, Maintenance Superintendent, (904)827-2369. It is anticipated that specific questions regarding this proposed contract will be addressed during the Mandatory Pre-Proposal Meeting noted above.

Any person with a qualified disability requiring special accommodations at the Pre-Proposal Meeting shall contact the Maintenance Office at the phone number listed above at least five (5) working days prior to the event. If you are hearing or speech impaired, please contact this office by using the Florida Relay Services which can be reached at 1(800)955-8771 (TDD).

Certified Minority Business Enterprises are encouraged to participate in the bidding process.

Request for Proposal (RFP-02-03) Structured Cabling Services

The Florida School for the Deaf and the Blind, 207 N. San Marco Ave., St. Augustine, FL 32084 is requesting proposals from qualified Structured Cabling Systems contractors for the repair, installation and upgrades to the campus infrastructure including wiring, outlets, fiber optic cable, broadband television wiring and all associated equipment.

Specifications and Requirements packages may be obtained in the Facilities Office, Hogel Maintenance Building (Building #27) on or after Wednesday, June 12, 2002 or at the Mandatory Pre-Proposal Conference on Tuesday, June 18, 2002, 10:00 a.m., in Room 106, Facilities Office, Hogel Maintenance Building (Building #27). It is anticipated that specific questions regarding this proposed contract will be addressed during the Pre-Proposal Meeting noted above. Please contact Mr. Rich Elmore, Director of Facilities Management, (904)827-2358, if additional information is necessary.

Sealed proposals will be accepted until 2:00 p.m., Wednesday, July 10, 2002, in Room 106, Facilities Offices of the Hogel Maintenenace Building (Building #27) of the School campus. Proposals will be opened, reviewed and the contract awarded as soon thereafter as practical.

It is intended that this contract will be awarded for a one (1) year period with two (2) additional one (1) year option periods. Award of the contract may be made without discussion after proposals are received and opened. Proposals should, therefore, be submitted on the most favorable terms that the offerer can submit.

As the best interest of the State may require, the right is reserved to reject any and all proposals or waive any minor irregularity or technicality in proposals received. Proposers are cautioned to make no assumptions regarding the intent of this request. The proposer should contact FSDB if he has any concerns regarding specifics of this request.

Any person with a qualified disability requiring special accommodations at the Pre-Proposal Meeting shall contact the Maintenance Office at the phone number listed above at least five (5) working days prior to the event. If you are hearing or speech impaired, please contact this office by using the Florida Relay Services which can be reached at 1(800)955-8771 (TDD).

Certified Minority Business Enterprises are encouraged to participate in the bidding process.

SPACEPORT FLORIDA AUTHORITY

REQUESTS FOR ANTICIPATED SERVICES

For Federal Governmental/Congressional Relations

The Florida Space Authority (FSA), is seeking expressions of interest and statements of qualification for persons or companies to provide federal governmental/legislative services for FSA and its Board of Supervisors for fiscal year 2003 (July 1, 2002 to June 30, 2003) including the end of the 2nd Session of the 107th Congress and the beginning of the 1st Session of the 108th Congress.

The expression should include the qualifications of individuals, or teams, and resumes, a list of previous clients represented before Congress and the Executive Branch. The awarded person or company will work with the designated FSA employee to develop FSA congressional and appropriation agenda, will attend appropriate meetings and represent the branch representative. If qualified and awarded, the award recipient will arrange appropriate meetings, prepare the Authority for committee meetings and testimony, and prepare an overall strategy for both congressional and appropriation issues for the end of the 2nd Session of the 107th Congress and the beginning of the 1st Session of the 108th Congress, and the activities preparing for those Sessions. Please include your estimated monthly rates for these services.

The Florida Space Authority was created as a state government space agency by Florida's Governor and Legislature in 1989. FSA's mission (as authorized in Chapter 331, Part II, F.S.) is to retain, expand and diversify the state's space-related industry. Chapter 331, F.S., gives FSA governmental powers similar to other types of transportation authorities (airport, seaport, etc.) to support and regulate the state's space transportation industry. Interested persons or companies should submit three (3) copies of their expression of interest in a sealed envelope entitled "REQUEST **FOR** ANTICIPATED **SERVICES** GOVERNMENTAL/CONGRESSIONAL SERVICES" Mrs. Rebecca Hauser, Manager, Contracts and Human Resources, Florida Space Authority, 100 Spaceport Way, Cape Canaveral, FL 32920-4003. Applications must be received no later than 3:00 p.m., June 21, 2002, no telephone calls please. The Florida Space Authority reserves the right to accept or reject any and all responses in the best interest of the state.

DEPARTMENT OF HEALTH

CONSTRUCTION MANAGEMENT SERVICES

PROJECT NUMBER: DOH 98137350

PROJECT NAME: NORTHEAST 80TH TERRACE

HEALTH CLINIC FOR DADE COUNTY HEALTH

DEPARTMENT

SAMAS NO.: 64-30-2-141001-64200700-00-084093-02

PROJECT LOCATION: MIAMI, FLORIDA

The State of Florida, Department of Health, Division of Administration, Bureau of General Services, Office of Design and Construction requests qualifications from construction management firms to provide construction management services for this project. The construction budget for this project is up to \$2.5 Million. Applicant must be a licensed general contractor in the State of Florida at the time of application. Further, if a corporation, the applicant must be registered by the Department of State, Division of Corporations, to operate in the State of Florida at the time of application.

The selection will be made in accordance with Section 255.29(3), F.S., and the procedures and criteria of Building Construction.

INSTRUCTIONS

Firms interested in being considered for this project must submit Four (4) copies of their application with a table of contents and tabbed sections in the following order:

- 1. Letter of interest detailing the firm's qualification to meet the above referenced selection criteria.
- 2. A current Experience Questionnaire and Contractor's Financial Statement, Form DBC5085.
- 3. Resumes of proposed staff and staff organizations.
- 4. Any examples of project reporting manuals, schedules, past experience and examples of similar projects completed by the firm.
- 5. A description of the applicant's plan for Minority Business Enterprise and Women-Owned Business Enterprise.
- 6. References from prior clients received within the last five years.

Response Due Date: Monday, July 8, 2002, by 5:00 p.m.

Applications are to be sent to: Jack P. Durre, Project Manager, Department of Health, 4052 Bald Cypress Way, BIN #B06, Tallahassee, FL 32399-1734. Phone (850)245-4444, Ext. 3167. All proposal information submitted becomes the property of the Department of Health, will be placed on file, and not returned. Applications which do not comply with the instructions set forth above and/or do not include the qualification data required will be considered improper and disqualified. Proposals submitted by qualified firms shall be evaluated in accordance with Chapter 60D-2, Florida Administrative Code and Section 287.055, Florida Statutes. The Department of Health shall shortlist a minimum of three (3) firms.

Phases to be implemented are dependent on the availability of funding subject to actions of the Florida Legislative process and at sole discretion of the Department of Health.

DEPARTMENT OF CHILDREN AND FAMILY SERVICES

NOTICE TO GENERAL CONTRACTORS INVITATION TO BID

Proposals are requested from qualified general contractors by the Department of Children and Family Services, hereinafter referred to as Owner, for the construction of:

PROJECT NUMBER: DCF-00240250

PROJECT: DISTRICT TWO PROGRAM

OFFICE

PHILLIPS ROAD

TALLAHASSEE, FLORIDA

PREQUALIFICATION: The Owner accepts bids from those contractors who demonstrate current licensed status with the Department of Business and Professional Regulations. The Instructions to Bidders "Bidder Qualification Requirements and Procedures" are included in the specifications under Article B-2.

PERFORMANCE BOND AND LABOR AND MATERIAL BOND: A Performance Bond and Labor and Material Payment Bond are required.

DATE AND TIME: Sealed bids will be received at the Department's Conference Room, Building 3, Room 202, 1317 Winewood Boulevard, Tallahassee, Florida on June 27, 2002, until 2:00 p.m. (Local Time), at which time they will be publicly opened and read aloud.

PRE-BID INSPECTION: We will conduct a prebid inspection with the architect at the project site adjacent to the intersection of Phillips Road and Miccosukee Road on Tuesday, June 20, 2002, 10:30 a.m., for all interested contractors.

PROPOSAL: Bids must be submitted in full accordance with the requirements of the drawings, specifications, bidding conditions and contractual conditions, and with a copy of the contractor's license. The contract documents may be examined and obtained from the Architect/Engineer:

MR. HUGH BOSELY

JOHNSON/PETERSON ARCHITECTS, INC.

313 NORTH MONROE STREET

TALLAHASSEE, FLORIDA 32301

TELEPHONE: (850)224-9700

CONTRACT AWARD: The bid tabulation and Notice of Award Recommendation will be posted at 2:00 p.m. (Local Time), June 28, 2002, at the architect's office. In the event that the bid tabulation and Notice of Award Recommendation cannot be posted in this manner, then all bidders will be notified by Certified United States mail, Return Receipt requested. Any protests of the bid must be made within 72 hours of posting of the results. Failure to file a protest within the time prescribed in Section 120.53(5), Florida Statutes, shall constitute a waiver of proceedings under Chapter 120, Florida Statutes. If no protest is filed per Section B-21 of the

Instructions to Bidders, Notice and Protest Procedures, the contract will be awarded to the qualified, responsive low bidder in by the Owner.

ADVERTISEMENT FOR BIDS

LEGAL NOTICE IS HEREBY GIVEN THAT SEALED BIDS ARE REQUESTED FROM QUALIFIED BIDDERS, BY THE STATE OF FLORIDA, DEPARTMENT OF CHILDREN AND FAMILY SERVICES AT NORTHEAST FLORIDA STATE HOSPITAL, HEREINAFTER REFERRED TO AS THE OWNER, TO PROVIDE ALL FRESH PRODUCE (FRUITS AND VEGETABLES) FOR OUR DIETARY DEPARTMENT. BID OPENING DATE AND TIME:

JUNE 21, 2002, 9:00 A.M. (LOCAL TIME)

PLACE:

PURCHASING AGENT'S OFFICE, BLDG. 19 NORTHEAST FLORIDA STATE HOSPITAL 7487 SOUTH STATE ROAD 121 MACCLENNY, FLORIDA 32063

PROPOSAL:

BIDS MUST BE SUBMITTED IN FULL, IN ACCORDANCE WITH THE REQUIREMENTS OF THE SPECIFICATIONS, BIDDING AND SPECIAL CONDITIONS, WHICH MAY BE EXAMINED AND OBTAINED FROM:

PURCHASING AGENT:

JIM MASMAR, PURCHASING AGENT III 7487 SOUTH STATE ROAD 121 MACCLENNY, FLORIDA 32063

TELEPHONE:

(904)259-6211, EXT. 1119, FAX (904)259-8497

(NOTE: FAXED QUOTATIONS WILL NOT BE CONSIDERED, SEALED BIDS ONLY).

THE NORTHEAST FLORIDA STATE HOSPITAL RESERVES THE RIGHT TO REFUSE ANY AND ALL BIDS WHEN IN THE BEST INTEREST OF THE STATE OF FLORIDA.

CONTRACT AWARD:

THE BID TABULATION AND NOTICE OF AWARD WILL BE POSTED JUNE 24, 2002, 9:00 A.M. (LOCAL TIME), AT THE LOCATION WHERE THE BIDS WERE OPENED. IN THE EVENT THAT THE BID TABULATION AND NOTICE OF AWARD CANNOT BE POSTED IN THIS MANNER, THEN ALL BIDDERS WILL BE NOTIFIED BY CERTIFIED UNITED STATES MAIL, RETURN RECEIPT REQUESTED. IF NO PROTEST IS FILED, THE CONTRACT WILL BE AWARDED TO THE QUALIFIED, RESPONSIVE LOW BIDDER IN ACCORDANCE WITH RULE 60D-5, F.A.C., BY THE OWNER.

ADVERTISEMENT FOR BIDS

LEGAL NOTICE IS HEREBY GIVEN THAT SEALED BIDS ARE REQUESTED FROM QUALIFIED BIDDERS, BY THE STATE OF FLORIDA, DEPARTMENT OF CHILDREN AND FAMILY SERVICES AT NORTHEAST FLORIDA STATE HOSPITAL, HEREINAFTER REFERRED TO AS THE OWNER, TO PROVIDE THE ANNUAL REQUIREMENTS FOR FROZEN JUICES BEGINNING JULY 1, 2002 THROUGH JUNE 30, 2002.

BID OPENING DATE AND TIME:

JUNE 21, 2002 AT 10:00 A.M. (LOCAL TIME)

PLACE:

PURCHASING AGENT'S OFFICE, BLDG. 19 NORTHEAST FLORIDA STATE HOSPITAL 7487 SOUTH STATE ROAD 121

MACCLENNY, FLORIDA 32063

PROPOSAL:

BIDS MUST BE SUBMITTED IN FULL, IN ACCORDANCE WITH THE REQUIREMENTS OF THE SPECIFICATIONS, BIDDING AND SPECIAL CONDITIONS, WHICH MAY BE EXAMINED AND OBTAINED FROM:

PURCHASING AGENT:

JIM MASMAR, PURCHASING AGENT III 7487 SOUTH STATE ROAD 121 MACCLENNY, FLORIDA 32063

MACCLENN I, FLORIDA 3200

TELEPHONE:

(904)259-6211, EXT. 1119, FAX (904)259-8497

(NOTE: FAXED QUOTATIONS WILL NOT BE CONSIDERED, SEALED BIDS ONLY).

THE NORTHEAST FLORIDA STATE HOSPITAL RESERVES THE RIGHT TO REFUSE ANY AND ALL BIDS WHEN IN THE BEST INTEREST OF THE STATE OF FLORIDA.

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ADVERTISEMENT FOR BIDS

LEGAL NOTICE IS HEREBY GIVEN THAT SEALED BIDS ARE REQUESTED FROM QUALIFIED BIDDERS, BY THE STATE OF FLORIDA, DEPARTMENT OF CHILDREN AND FAMILY SERVICES AT NORTHEAST FLORIDA STATE

HOSPITAL, HEREINAFTER REFERRED TO AS THE OWNER, TO PROVIDE VARIOUS GROCERY ITEMS NEEDED FOR THE PERIOD JULY 1, 2002 THROUGH JUNE 30, 2003.

BID OPENING DATE AND TIME:

JUNE 21, 2002, 11:00 A.M. (LOCAL TIME)

PLACE:

PURCHASING AGENT'S OFFICE, BLDG. 19, NORTHEAST FLORIDA STATE HOSPITAL 7487 SOUTH STATE ROAD 121 MACCLENNY, FLORIDA 32063

PROPOSAL:

BIDS MUST BE SUBMITTED IN FULL, IN ACCORDANCE WITH THE REQUIREMENTS OF THE SPECIFICATIONS, BIDDING AND SPECIAL CONDITIONS, WHICH MAY BE EXAMINED AND OBTAINED FROM:

PURCHASING AGENT:

JIM MASMAR, PURCHASING AGENT III 7487 SOUTH STATE ROAD 121 MACCLENNY, FLORIDA 32063

TELEPHONE:

(904)259-6211, EXT. 1119, FAX (904)259-8497

(NOTE: FAXED QUOTATIONS WILL NOT BE CONSIDERED, SEALED BIDS ONLY).

THE NORTHEAST FLORIDA STATE HOSPITAL RESERVES THE RIGHT TO REFUSE ANY AND ALL BIDS WHEN IN THE BEST INTEREST OF THE STATE OF FLORIDA.

CONTRACT AWARD:

THE BID TABULATION AND NOTICE OF AWARD WILL BE POSTED JUNE 24, 2002, 11:00 A.M. (LOCAL TIME), AT THE LOCATION WHERE THE BIDS WERE OPENED. IN THE EVENT THAT THE BID TABULATION AND NOTICE OF AWARD CANNOT BE POSTED IN THIS MANNER, THEN ALL BIDDERS WILL BE NOTIFIED BY CERTIFIED UNITED STATES MAIL, RETURN RECEIPT REQUESTED. IF NO PROTEST IS FILED, THE CONTRACT WILL BE AWARDED TO THE QUALIFIED, RESPONSIVE LOW BIDDER IN ACCORDANCE WITH RULE 60D-5, F.A.C., BY THE OWNER.

ADVERTISEMENT FOR BIDS

LEGAL NOTICE IS HEREBY GIVEN THAT SEALED BIDS ARE REQUESTED FROM QUALIFIED BIDDERS, BY THE STATE OF FLORIDA, DEPARTMENT OF CHILDREN AND FAMILY SERVICES AT NORTHEAST FLORIDA STATE HOSPITAL, HEREINAFTER REFERRED TO AS THE OWNER, TO PROVIDE ALL EQUIPMENT, LABOR, MATERIALS AND INSURANCE TO SERVICE AND

MAINTAIN THE PNEUMATIC COMFORT CONTROLS, HEATING AND AIR CONDITIONING CONTROL SYSTEM.

PRE-BID REQUIREMENT: SIGN-IN AT PURCHASING DEPARTMENT AND A SITE VISIT TO NORTHEAST FLORIDA STATE HOSPITAL.

BIDS WILL BE DISQUALIFIED IF ALL REQUIREMENTS AREN'T MET.

BID OPENING DATE AND TIME:

JUNE 21, 2002 AT 3:00 P.M. (LOCAL TIME)

PLACE:

PURCHASING AGENT'S OFFICE, BLDG. 19 NORTHEAST FLORIDA STATE HOSPITAL 7487 SOUTH STATE ROAD 121 MACCLENNY, FLORIDA 32063

PROPOSAL:

BIDS MUST BE SUBMITTED FULL, IN IN ACCORDANCE WITH THE REQUIREMENTS OF THE SPECIFICATIONS, **BIDDING** AND **SPECIAL** CONDITIONS, WHICH MAY BE EXAMINED AND **OBTAINED FROM:**

PURCHASING AGENT:

JIM MASMAR. PURCHASING AGENT III 7487 SOUTH STATE ROAD 121 MACCLENNY, FLORIDA 32063

TELEPHONE:

(904)259-6211, EXT. 1119, FAX (904)259-8479

(NOTE: FAXED QUOTATIONS WON'T BE CONSIDERED, SEALED BIDS ONLY.)

NORTHEAST FLORIDA STATE HOSPITAL RESERVES THE RIGHT TO REFUSE ANY AND ALL BIDS WHEN IN THE BEST INTEREST OF THE STATE OF FLORIDA.

CONTRACT AWARD:

THE BID TABULATION AND NOTICE OF AWARD WILL BE POSTED JUNE 24, 2002, 3:00 P.M. (LOCAL TIME), AT THE LOCATION WHERE THE BIDS WERE OPENED. IN THE EVENT THAT THE BID TABULATION AND NOTICE OF AWARD CANNOT BE POSTED IN THIS MANNER. THEN ALL BIDDERS WILL BE NOTIFIED BY CERTIFIED UNITED STATES MAIL. RETURN RECEIPT

REQUESTED. IF NO PROTEST IS FILED, THE CONTRACT WILL BE AWARDED TO THE QUALIFIED, RESPONSIVE LOW BIDDER IN ACCORDANCE WITH RULE 60D-5, F.A.C., BY THE OWNER.

Section XII Miscellaneous

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 Section 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., June 28, 2002):

EXPANDED FIELD OF MEMBERSHIP

Name and Address of Applicant: Florida West Coast Credit Union, 1225 Millennium Parkway, Brandon, Florida 33511 Expansion Includes: Employees of Lloyd Staffing, Tampa, Florida.

DEPARTMENT OF COMMUNITY AFFAIRS

NOTICE OF APPROVAL FOR FLORIDA FOREVER FUNDS

The Florida Communities Trust ("Trust") reviewed and approved project plans for land acquisition projects submitted under the Trust Florida Forever Program, Series FF1 funding cycle. The project plan listed below was approved by the Executive Director under authority delegated from the governing body. The Executive Director is authorized to

execute the agreements for acquisition of the project sites and all other documents necessary to close the project and that funds be released as follows:

Project: 01-040-FF1/The Naples Preserve

Grantee: City of Naples

Amount of Approved Funds: the lesser of 40.00% of the final

total project costs or \$3,213,120.00

Project: 01-022-FF1/Wall Springs Coastal Addition

Grantee: Pinellas County

Amount of Approved Funds: the lesser of 50.00% of the final total project costs or \$3,493,686.00

NOTICE OF ADMINISTRATIVE HEARING RIGHTS

Any person with substantial interests that are or may be determined by the approval of funds for projects by the Trust has a right to an informal administrative proceeding pursuant to Section 120.57(2), F.S., if the person does not dispute issues of material fact raised by this decision. If an informal proceeding is held, the petitioner will have the opportunity to be represented by counsel, to present to the agency written or oral evidence in opposition to the Trust action, or to present a written statement challenging the legal grounds upon which the Trust is justifying its actions.

Alternatively, any person with substantial interests that are or may be determined by the approval of funds for projects by the Trust has a right to a formal administrative hearing pursuant to Section 120.57(1), F.S., if the person disputes any issues of material fact stated in this decision. At a formal hearing the petitioner may be represented by counsel, and will have the opportunity to present evidence and argument on all the issues involved, to conduct cross-examination and submit rebuttal evidence, to submit proposed findings of fact and orders, and to file exceptions to any order or hearing officer's recommended order.

If a person with a substantial interest desires either an informal proceeding or a formal hearing, the person must file with the Trust Clerk a written response or pleading entitled "Petition for Administrative Proceedings" within 21 calendar days of the publication date of this notice of final agency action. The petition must be in the form required by Rule 18-106.201, F.A.C. A petition is filed when it is received by the Trust Clerk, 2555 Shumard Oak Boulevard, Tallahassee, FL 32399-2100. A petition must specifically request an informal proceeding or a formal hearing, it must admit or deny each material fact contained in this decision, and it must state any defenses upon which the petitioner relies. If the petitioner lacks knowledge of a particular allegation of fact, it must so state and that statement will operate as a denial.

Any person with substantial interests that are or may be determined by the approval of funds for projects by the Trust waives the right to an informal proceeding or a formal hearing if a Petition for Administrative Proceeding is not filed with the Trust Clerk within 21 days of the date of publication of the notice of final agency action.

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, MuZ of North America, Inc. d/b/a Motorrad of North America, intends to allow the establishment of Kurts d/b/a Atlantic Motorsports, as a dealership for the sale of MZ motorcycles, at 1400 Mayport Rd., Atlantic Beach (Duval County), Florida 32233, on or after May 20, 2002.

The name and address of the dealer operator(s) and principal investor(s) of Kurts d/b/a Atlantic Motorsports are dealer operator(s) and principal investor(s): Kirt Lynch and Robin Lynch, 55 North Roscoe Blvd., Ponte Vedra Beach, FL 32082.

The notice indicates 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: Ray Campanile, Vice President/GM, MuZ of North America, Inc. d/b/a Motorrad of North America, 771 Fentress Blvd., Unit 22, Daytona Beach, FL 32114.

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 MuZ of North America, Inc. d/b/a Motorrad of North America intends to allow the establishment of Redline Motorsports Inc, d/b/a Redline Motorsports Inc., as a dealership for the sale of MZ motorcycles, at 9951 N. Citrus Ave., Crystal River (Citrus County), Florida 34428 on or after May 21, 2002.

The name and address of the dealer operator(s) and principal investor(s) of Redline Motorsports Inc. d/b/a Redline Motorsports Inc. are dealer operator(s) and principal investor(s): Dale Nincehelser, 7340 N. Ceaser Pt., Dunnellon, FL 34433 and Dan Holsapple, 11510 Riverbend Rd., Dunnellon, FL 34433.

The notice indicates 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: Ray Campanile, Vice President/GM, MuZ of North America, Inc. d/b/a Motorrad of North America, 4 Signal Avenue, Suite C, Ormond Beach, FL 32174.

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.

DEPARTMENT OF HEALTH

On May 23, 2002, John O. Agwunobi, M.D. Secretary of the Department of Health, issued an Order of Emergency Suspension, with regard to the license of Connie Covington, C.N.A. Covington holds certificate number 0190261650425. Covington's last known address is 10014 Greenwood Ave., #25-4, Clearwater, Florida 33755. This Emergency Order was predicated upon the Secretary's findings of an immediate and serious danger to the public health, safety and welfare pursuant to Sections 456.073(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 Wee	ek

RULES FILED BETWEEN May 20, 2002

and May 24, 2002

Rule No. File Date Effective Proposed Amended Date Vol./No. Vol./No.

DEPARTMENT OF STATE

Division of Elections

1S-5.001 5/24/02 6/13/02 27/52 28/15

DEPARTMENT OF INSURANCE

Division of Treasury

4C-6.003 5/22/02 6/11/02 27/50 28/16

DEPARTMENT OF AGRICULTURE AND CONSUMER **SERVICES**

Division of Plant Industry

5/20/02 5B-59.002 6/9/02 28/14

Division of Agricultural Environmental Services

5E-1.025 5/20/02 6/9/02 28/14 5E-4.013 5/20/02 6/9/02 28/14 5E-9.036 5/20/02 6/9/02 28/14 5E-14.102 5/23/02 6/12/02 28/7 28/17 5E-14.108 5/23/02 6/12/02 28/7 28/17 5E-14.1421 5/23/02 6/12/02 28/7 28/17 Rule No. File Date Effective Proposed Amended Date Vol./No. Vol./No.

REGIONAL PLANNING COUNCILS South Florida Regional Planning Council

29J-2.005 5/23/02 6/12/02 28/8 29J-2.006 5/23/02 6/12/02 28/8

WATER MANAGEMENT DISTRICTS Southwest Florida Water Management District

40D-1.659 5/23/02 6/12/02 28/13

FLORIDA LAND AND WATER ADJUDICATORY **COMMISSION**

Gateway Services District

42F-1.001 5/21/02 6/10/02 28/15 42F-1.002 5/21/02 6/10/02 28/15

Bayside Improvement Community District

42N-1.002 5/21/02 6/10/02

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Board of Professional Engineers

61G15-20.007 5/24/02 6/13/02 28/13 28/15

Florida Building Code Administrators and Inspector

61G19-6.0085 5/21/02 6/10/02 28/15 61G19-9.001 5/21/02 6/10/02 28/15

Rule No.	File Date	Effective Date	Proposed Vol./No.	Amended Vol./No.	Rule No.	File Date	Effective Date	Proposed Vol./No.	Amended Vol./No.
DEPARTME	NT OF EN	VIRONM	ENTAL PR	OTECTION	62-303.460	5/21/02	6/10/02	27/12	
62-303.100	5/21/02	6/10/02	27/12	27/19	62-303.470	5/21/02	6/10/02	27/12	27/19
62-303.150	5/21/02	6/10/02	27/12	27/19	62-303.480	5/21/02	6/10/02	27/12	27/19
62-303.200	5/21/02	6/10/02	27/12	27/19	62-303.500	5/21/02	6/10/02	27/12	
62-303.300	5/21/02	6/10/02	27/12		62-303.600	5/21/02	6/10/02	27/12	
62-303.310	5/21/02	6/10/02	27/12		62-303.700	5/21/02	6/10/02	27/12	
62-303.320	5/21/02	6/10/02	27/12	27/19	62-303.710	5/21/02	6/10/02	27/12	
62-303.330	5/21/02	6/10/02	27/12	27/19	62-303.720	5/21/02	6/10/02	27/12	
62-303.340	5/21/02	6/10/02	27/12	27/19	62-303.810	5/21/02	6/10/02	27/12	
62-303.350	5/21/02	6/10/02	27/12						
62-303.351	5/21/02	6/10/02	27/12		DEPARTME	NT OF H	EALTH		
62-303.352	5/21/02	6/10/02	27/12		Board of Occ	upational '	Therapy		
62-303.353	5/21/02	6/10/02	27/12		64B11-3.003	5/22/02	6/11/02	28/15	
62-303.360	5/21/02	6/10/02	27/12		64B11-4.004	5/22/02	6/11/02	28/15	
62-303.370	5/21/02	6/10/02	27/12		64B11-4.006	5/22/02	6/11/02	28/15	
62-303.380	5/21/02	6/10/02	27/12	27/19					
62-303.400	5/21/02	6/10/02	27/12		Board of Opt	ometry			
62-303.410	5/21/02	6/10/02	27/12		64B13-15.007	5/24/02	6/13/02	28/10	28/16
62-303.420	5/21/02	6/10/02	27/12	27/19					
62-303.430	5/21/02	6/10/02	27/12	27/19	Board of Phy	sical Thera	apy Practio	ee	
62-303.440	5/21/02	6/10/02	27/12	27/19	64B17-1.004	5/22/02	6/11/02	28/9	
62-303.450	5/21/02	6/10/02	27/12						

Lic	Section t of Rules			Rule No.	Proposed Vol./No.	Amended Vol./No.	Adopted Vol./No.
Lis	t of Rules	Anctica		40.004			
			0.11	1S-2.034	28/16	28/21	20/22
This "List of Rules				1S-5.001 1T-1.001	27/52	28/15	28/23
which have been				11-1.001	28/18		
Beginning with the published monthly for					LEGAL AF	FAIRS	
w - Signifies W	ithdrawal of	Proposed Rule(s)	2ER02-1			28/22
c – Rule Challe	enge Filed			2-37	27/15		
v – Rule Declar	_			D.4	NIKING AND	ENLANCE	
x – Rule Declar				ВА	NKING AND	FINANCE	
	enge Dismisse	ьd		3-1	27/49c		
	Upon Withdra			3 1	28/23c		
uw – Disillisseu (Opon windia	iwai		3C-1.022	21/25		
				3D-20.0021	27/41c		28/22d
Rule No.	Proposed	Amended	Adopted	3D-20.0022	27/41c		28/22d
	Vol./No.	Vol./No.	Vol./No.		28/22		
	STAT	F.		3D-20.030(11)	27/41c		28/22d
	51711	L		3D-30.041	28/13	28/21	
1A-35.005	28/18			3E-301.002	28/17		
1A-35.007	28/18			3E-600.001	28/17	28/22	
1A-36.001	28/10			3E-600.002	28/17	28/22	
1A-36.002	28/10			3E-600.0021	28/17	28/22	
1A-36.003	28/10			3E-600.003	28/17	28/22	
1A-36.004	28/10			3E-600.004	28/17	28/22	
1A-36.005	28/10	28/23		3E-600.007	28/17	28/22	
1A-36.006	28/10	28/23		3E-600.0092	28/17	28/22	
1A-36.007	28/10			3E-600.0093	28/17	28/22	
1A-36.008	28/10	28/23		3E-600.019	28/17	28/22	
1A-36.009	28/10	28/23		3F-5.0016 3F-5.002	28/8 28/8	28/19	
1A-36.010	28/10	28/23		3F-5.002 3F-5.0022	28/8		
1A-36.011	28/10			3F-5.0025	28/22		
1A-46.001	28/7			3F-5.004	28/8		
1B-24.002 1J2-1.014	26/43 28/22			3F-5.005	28/8		
1J2-2.027	28/22			3F-5.006	28/8		
1J2-2.027 1J2-2.031	28/22			3F-5.007	28/8		
1J2-3.015	28/22			3F-5.008	28/8		
1J2-5.016	28/22			3F-5.009	28/8		
1S-1.001	28/9			3F-6.009	28/15		
1S-1.002	28/9				73.707.75		
1S-1.003	28/9	28/18			INSURA	NCE	
1S-2.003	28/13		28/21	4-1	27/16c		
1S-2.0031	28/19			4-1	28/23c		
1S-2.009	28/14	28/23		4-5.074	27/15		
1S-2.017	28/14			4-128.015	27/40c		
1S-2.027	27/40	28/4	28/22	4-128.016	27/40c		
		28/15	28/22	4-128.017	27/40c		
		28/16	28/22	4-128.018	27/40c		
1S-2.029	28/7	28/13	28/21	4-128.019	27/40c		
1S-2.030	28/7	28/12	28/21	4-128.020	27/40c		
10.2.021	27/12	28/13	28/21	4-128.021	27/40c		
1S-2.031	27/40	28/4	28/21	4-128.022	27/40c		
18 2.022	27/50	28/15	28/21	4-128.023	27/40c		
1S-2.032	27/50	28/10 28/17	28/22 28/22	4-128.024	27/40c		
1S-2.033	28/9	28/17		4-137.002	28/18		
13-2.033	20/9	20/13	28/21				

Rule No.	Proposed Vol./No.	Amended Vol./No.	Adopted Vol./No.	Rule No.	Proposed Vol./No.	Amended Vol./No.	Adopted Vol./No.
4-141.0016	21/2c			4-149.120	24/3c		
4-144.002	27/35	28/7		4-149.120	24/3c 24/3c		
4-144.002 4-144.005	27/35	28/7		4-149.121	24/3c 24/3c		
4-144.010	27/35	28/7		4-147.121	24/3c		
4-144.055(4)(e)	27/43c	20/1		4-149.122	24/3c 24/3c		
4-149	24/3c			4-149.122	24/3c 24/3c		
4-147	24/3c 24/3c			4-149.123	24/3c 24/3c		
4-149.009	28/12			4-149.123	24/3c 24/3c		
	20/12	22/10	20/17	4 140 124			
4-149.022	27/40	28/12	28/17 28/17	4-149.124	24/3c 24/3c		
4-149.030	27/49 28/12	20/12	20/17	4-149.125 4-149.126	24/3c 24/3c		
4-149.031	28/12			4-149.120 4-149.127	24/3c 24/3c		
4-149.031 4-149.032	28/12			4-149.127	24/3c 24/3c		
4-149.032 4-149.034	28/12			4-149.128 4-149.129	24/3c 24/3c		
4-149.037	28/12				24/3c 24/3c		
4-149.03 <i>7</i> 4-149.038	28/12			4-149.130	24/3c 24/3c		
4-149.039	28/12			4-149.131	24/3c 24/3c		
4-149.039 4-149.040	28/12			4-149.131	24/3c 24/3c		
	28/12			4-149.132			
4-149.041				4-149.132	24/3c 24/3c		
4-149.043	28/12			4 140 1225		24/20	
4-149.044	28/12 24/3c			4-149.1325 4-149.133	24/20 24/3c	24/20	
4-149.101				4-149.133			
4 140 102	24/3c			4 140 100	24/3c		
4-149.102	24/3c			4-149.190	24/3c		
4 140 102	24/3c			4-154	27/3		
4-149.103	24/3c			4-154.520	24/3c		
4 140 104	24/3c			4-167.002	27/14		
4-149.104	24/3c			4-170.135(5)	27/49c		
4 140 105	24/3c			4-186.011	28/16	20/10	
4-149.105	24/3c			4-191.037	27/36	28/18	20/221
4 140 106	24/3c			4 102 065	27/45c		28/23d
4-149.106	24/3c			4-193.065	26/41		
4 140 107	24/3c			4 202 042	27/27		
4-149.107	24/3c			4-203.042	28/22		
4 140 100	24/3c			4-203.045	28/22		
4-149.108	24/3c			4-203.100	28/22	20/12	
4 140 100	24/3c			4-204.001	27/45	28/12	
4-149.109	24/3c			4-204.002	27/45	28/12	
4 140 110	24/3c			4-204.004	27/45	28/12	
4-149.110	24/3c				27/45	28/12	
4 140 1105	24/3c			4 204 006	27/45	20/12	
4-149.1105	24/3c			4-204.006	27/45	28/12	
4-149.111	24/3c			4-204.010	27/45	28/12	
4 140 110	24/3c			4-204.012	27/45	20/12	
4-149.112	24/3c			4-204.022	27/45	28/12	
4 140 112	24/3c			4-204.025	27/45	28/12	
4-149.113	24/3c			4-211.0031	27/11	27/15	
4 140 114	24/3c			4-211.029	27/44		
4-149.114	24/3c			4-211.030	27/44		
4-149.115	24/3c			4-211.031	27/44		
4-149.116	24/3c			4-211.040	27/44		
4-149.117	24/3c			4-211.041	27/44		
4-149.118	24/3c			4-211.042	27/44	20/15	
4-149.119	24/3c			4-211.043	28/16	28/16	
				4-220.001	28/21		

Rule No.	Proposed Vol./No.	Amended Vol./No.	Adopted Vol./No.	Rule No.	Proposed Vol./No.	Amended Vol./No.	Adopted Vol./No.
4-228.055	26/35			5F-5.001	28/16		
4-231.010	27/44			5F-7.005	28/16		
4-231.020	27/44			5F-11.047(1)	28/22c		
4-231.030	27/44			5L-1.001	28/12		28/21
4-231.080	27/44			5L-1.002	28/12		28/21
4-231.150	27/44			5L-1.004	28/12		28/21
4A-2.024	28/14			5L-1.005	28/12		28/21
4A-3.002	27/12			5L-1.006	28/12		28/21
4A-50.005	28/23			5L-1.007	28/12		28/21
4A-60.006	28/17			5L-1.008	28/12		28/21
4A-62.003	27/6c			5L-1.009	28/12		28/21
4A-62.005	28/18			5L-1.010	28/12		28/21
4C-6.003		24/30	28/23	5L-1.011	28/12		28/21
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4K-1.003	27/8	27/12		5M-2.003	28/13		
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5B-36.002	28/9		28/17	6A-1.09432	28/8		28/17
5B-36.0024	28/9		28/17	6A-1.09441	28/21		
5B-36.0028	28/9		28/17	6A-1.099	28/8	28/15	28/21
5B-36.005	28/9		28/17	6A-1.0996	25/27	25/34	
5B-58.001	27/29			6A-4.0021	28/19		
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5B-58.001(16)	27/50c			6A-4.0291	28/21		
5B-59.002	28/14		28/23	6A-4.0292	28/21		
5CER02-1			28/16	6A-4.0323	28/6	28/12	28/18
5C-13.004	28/4	28/15		6A-4.03321	28/6	28/12	28/18
5E-1.014	28/16			6A-6.03019	28/16	28/22	
5E-1.025	28/14		28/23	6A-6.080	16/30		
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5E-4.013	28/14		28/23	6A-15.001	28/19		
5E-9.036	28/14		28/23	6A-15.002	28/19		
5E-14.102	28/7	28/17	28/23	6A-15.006	28/19		
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5E-14.105	28/7	28/17		6A-15.010	28/19		
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5E-14.136	28/6		28/17	6A-15.019	28/19		
5E-14.142	28/6		28/17	6A-15.020	28/19		
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	VOI./1VO.	VOI./1VO.	VOI./1VO.		VOI./1VO.	VOI./1VO.	VOI./1VO.
6A-15.027	28/19			9B-72.060	27/31	27/44	28/18
6A-15.028	28/19					27/51	28/18
6A-15.029	28/19					28/9	28/18
6A-15.030	28/19			9B-72.070	27/31	27/44	28/18
6A-20.05281	26/1					27/51	28/18
6C-600.002	26/33					28/9	28/18
6C1-1.001	Newspaper		28/20	9B-72.080	27/31	26/44	28/18
6C1-1.201	Newspaper		28/20			26/51	28/18
6C1-2.018	Newspaper		28/20	07. 72.000	25/21	28/9	28/18
6C1-3.007	Newspaper		28/20	9B-72.090	27/31	27/44	28/18
6C1-3.009	Newspaper		28/20			27/51	28/18
6C1-3.0372	Newspaper		28/20	OD 70 100	27/21	28/9	28/18
6C1-4.013	Newspaper		28/20	9B-72.100	27/31	27/44	28/18
6C1-4.016	Newspaper		28/20			27/51	28/18
6C1-4.021	Newspaper		28/20	OD 72 110	27/31	28/9	28/18
6C1-7.019	Newspaper		28/20	9B-72.110	27/31	27/44	28/18
6C1-7.025	Newspaper		28/20			27/51	28/18
6C2-2.0131	Newspaper		28/18	OD 72 120	27/21	28/9	28/18
6C4-3.008	Newspaper		28/19	9B-72.120	27/31	27/44	28/18
6C4-3.009	Newspaper		28/19			27/51	28/18
6C4-4.0023 6D-4.002	Newspaper 28/7		28/18 28/19	9B-72.130	27/31	28/9 27/44	28/18 28/18
6D-4.002	28/7		28/19	9D-72.130	27/31	27/44	28/18
6D-8.004	28/7		28/19			28/9	28/18
6F-16.001	27/22		20/19	9B-72.160	27/31	27/44	28/18
6L-1.001	28/12			3D-72.100	27/31	27/51	28/18
6L-1.001	28/12					28/9	28/18
6L-1.002	28/12			9B-72.170	27/31	27/44	28/18
6L-1.005	28/12)D-72.170	27/31	27/51	28/18
6L-1.006	28/12					28/9	28/18
6L-1.007	28/12			9B-72.180	27/31	27/44	28/18
6L-1.008	28/12)B 72.100	27/31	27/51	28/18
6L-1.009	28/12					28/9	28/18
6L-1.010	28/12			9B-72.190	27/31	27/44	28/18
6L-1.011	28/12			, = , =, •		27/51	28/18
6L-1.012	28/12					28/9	28/18
6L-1.013	28/12			9B-74.010	27/50		28/17
6S-16.026	26/2			9B-74.020	27/50	28/9	28/17
				9B-74.030	27/50		28/17
(COMMUNITY	AFFAIRS		9B-74.040	27/50		28/17
				9B-74.050	27/50		28/17
9B-3.047		26/43		9C-600.002	26/33		
	20/22	27/41		9G-2.002	28/18		
OD 72 010	28/22c	27/44	20/10	9I-31.005	16/35		
9B-72.010		27/44	28/18	9I-35.006	19/31	19/43	
	07/21	27/51	28/18	9I-47.035	23/25		
OD 72 020	27/31	28/9	28/18	9J-5.0055	18/40		
9B-72.030		27/44	28/18	9J-8.004	22/39		
	27/21	27/51	28/18	9J-8.006	22/39		
9B-72.040	27/31	28/9 27/44	28/18	9J-41.003	20/47		
7D-14.040	27/31	27/44	28/18	9J-200.146	26/42		
		27/51 28/9	28/18 28/18	9K-7.001	28/13		28/20
9B-72.045		28/9	28/18	9K-7.002	28/13		28/20
9B-72.043 9B-72.050	27/31	27/44	28/18	9K-7.003	28/13		28/20
/D-12.030	27/31	27/51	28/18	9K-7.004	28/13		28/20
		28/9	28/18	9K-7.005	28/13		28/20
		-0.7	20, 10	9K-7.006	28/13		28/20

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9K-7.009	28/13		28/20	12A-1.007	28/17		
9K-7.010	28/13		28/20	12A-1.037	28/17		
9K-7.011	28/13		28/20	12A-1.041	28/17		
9K-7.012	28/13		28/20	12A-1.056	28/17		
9K-7.013	28/13		28/20	12A-1.060	28/17		
9K-8.002	28/13		28/20	12A-1.061	28/17		
9K-8.003	28/13		28/20	12A-1.066	28/17		
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9K-8.011	28/13		26/20	12A-1.077	28/17		
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					28/17		
10-5.011(1)(v)	15/46c			12A-17.002 12A-17.003	28/17		
10D-6.046(7)(f)2.	20/11c				28/17		
10M-9.001	22/1			12A-17.004 12A-17.005	28/17		
10M-9.026	22/1				26/17		20/15
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				12BER02-4	22/0		28/15
11B-27.006	27/17			12B-8	23/8c		
11B-30.014	19/40			12B-8.001	28/17		
	DELEN			12B-8.003	28/17		
	REVEN	NUE		12C-1.0188	28/17		
12-24.001	27/47		28/17	12C-1.051	28/17		
12-24.002	27/47	27/50	28/17		TRANSPOR	RTATION	
12-24.002	27/47	21/30	28/17		110110101		
12-24.003	27/47		28/17	14-15.002	28/13		
12-24.004	27/47		28/17		28/18		
12-24.007	27/47	28/4	28/17	14-15.003	26/46		
12-24.007	27/47	28/4	28/17	14-22.012		21/6	
12-24.008	27/47	28/4	28/17			24/53	
12-24.009	27/47	28/4	28/17	14-75.0022	28/23		
	27/47		28/17	14-75.003	28/23		
12-24.021			20/17	14-75.004	28/23		
12-24.022	28/4	20/4	20/17	14-75.0051	28/23		
12-24.023	27/47	28/4	28/17	14-75.0052	28/23		
12-24.024	27/47	20/4	28/17	14-85.004	28/12	28/21	
12-24.025	27/47	28/4	28/17	14-98.005	28/23	20,21	
12-24.026	27/47		28/17	14-98.008	28/23		
12-24.027	27/47		28/17	14-100.002	28/23		
12-24.028	27/47		28/17	14-112.001	28/20		
12-24.029	27/47	2014	28/17	14-112.203	28/20		
12-24.030	27/47	28/4	28/17	14-112.203	28/20		
12-28.001	28/19			14-112.301	28/20		
12-28.002	28/19			14-112.402	28/20		
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12-28.006	28/19			14-112.412	28/20		
12-28.007	28/19			14-112.501	28/20		
12 20 000	28/19			14-112.503	28/20		
12-28.008	20/19			14-112.510	28/20		

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	Vol./No.	Vol./No.	Vol./No.		Vol./No.	Vol./No.	Vol./No.
14-112.511	28/20			STATE I	BOARD OF A	DMINISTRAT	ION
14-112.512	28/20						
14-112.513	28/20			19-8.010	28/6	28/16	28/22
14-112.514	28/20			19-8.012	28/6	28/16	28/22
14-112.801	28/20			19-8.028	28/16		
14-112.901	28/20			19-8.029	28/6	28/16	28/22
14-114.001	28/7		28/22	19-9.001	28/16		
14-114.0011	28/7	28/15	28/22	19-10.001	28/16		
14-114.002	28/7		28/22	19B-12.001	28/8		28/21
14-114.003	28/7		28/22	19B-15.001	28/8		
14-114.004	28/7		28/22	19B-15.002	28/8		
14-114.005	28/7		28/22	19B-15.003	28/8		
14-114.006	28/7		28/22	19B-15.004	28/8		
14-114.007	28/7		28/22	19B-15.005	28/8		
14B-1.001	26/3	26/24	28/21w	19B-15.006	28/8		
	27/32			19B-15.007	28/8		
14B-1.002	26/3	26/24	28/21w	19B-15.008	28/8		
	27/32			19B-15.009	28/8		
14B-1.003	26/3	26/24	28/21w	19B-15.010	28/8		
	27/32			19B-15.011	28/8		
14B-1.004	26/3	26/24	28/21w	19B-16.001	28/8		28/21
	27/32			19B-16.004	28/8		28/21
14B-1.005	26/3	26/24	28/21w	19B-16.005	28/8		28/21
	27/32			19B-16.006	28/8		28/21
14B-1.006	26/3	26/24	28/21w	19B-16.007	28/8		28/21
	27/32			19B-16.008	28/8		28/21
14B-1.007	26/3	26/24	28/21w	19B-16.009	28/8		28/21
	27/32			19B-16.010	28/8		28/21
				19B-16.011	28/8		28/21
ENVIR	ONMENTAL	L REGULATIO	N		CITR	HC	
17-503.420	16/15				CIIK	US	
17-503.420	16/15			20-9.001	27/24		
17-503.430	16/15			20-13.0011	28/7		28/17
17-660.300	15/50	16/8		20-71.005	28/15		20/17
17-671.100	15/32	10/8		20-71.006	28/15		
17-671.100	15/32			20-72.009	28/15		
17-671.300	15/32			20-104.004	28/15		
17-671.310	15/32			20 10 1.00 1	20/13		
17 071.510	13/32			PRO	FESSIONAL	REGULATION	
BOARD OF	TRUSTEES	OF THE INTE	ERNAL				
IN	IPROVEME	NT TRUST		21M-49.002	19/6c		
				21M-50.002	19/6c		
18-1	27/10c			21M-50.003	19/6c		
18-8.002	28/10			21M-50.007	19/6c		
18-8.003	28/10			21M-50.009	19/6c		
18-8.005	28/10			EI OP	IDA DAROI E	E COMMISSIO	NI
18-8.006	28/10			PLON	IDATAKOLL		1.4
18-8.007	28/10			23-23.006	28/6		28/21
18-8.009	28/10				<i>2</i> 2		
18-21.004	25/48	25/50		PUBI	LIC SERVICE	COMMISSION	V
18-23.002	28/22						
18-23.007	28/22			25-6.0345	28/19		
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27E-4.001	20/11			33-208.507	26/16		
27E-4.002	20/11			33-210.101	28/21		20/10
27E-4.003	20/11			33-210.102	28/5		28/18
27E-4.004	20/11 20/11			22 210 102	28/21		20/10
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27E-4.007	20/11			22 202 101	28/21		20/10
27E-4.007	20/11			33-302.101 33-302.102	28/11 28/9c		28/19
2712-4.000	20/11			33-302.102	28/16		
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				33-601.105	28/8	28/10	28/17
28-18	27/52c			33-601.711	26/6	28/10	20/17
	28/22c			33-001.711		28/16	
28-18.100	27/44			33-601.713	28/4	26/10	28/21
28-18.200	27/44	28/8		33-601.714	28/4		28/21
		28/19		33-601.715	28/4		28/21
28-20	27/52c			33-601.717	28/4		28/21
28-20.100	27/44	28/8		33-601.719	28/4		28/21
		28/19		33-601.721	28/4		28/21
200	~*^			33-601.723	28/4		28/21
REC	GIONAL PLANN	IING COUNC	ILS	33-601.725	28/4	28/9	20/21
20 <i>C</i> 5 002	20/11		20/21	33-001.723	20/4	28/14	28/21
29C-5.002 29I-6.002	28/11 28/14	28/16	28/21	33-601.726	28/4	20/11	28/21
291-0.002	26/14			33-601.727	28/4		28/21
201.2.005	28/8	28/20	28/23	33-601.729	28/4		28/21
29J-2.005	28/8		28/23	33-601.730	28/4		28/21
29J-2.006	20/0		28/23	33-601.731	28/4		28/21
	CORREC'	TIONS		33-601.732	28/4		28/21
	00111120	110110		33-601.733	28/4		28/21
33-2.001	23/25			33-601.734	28/4		28/21
33-3.0081	25/35	25/43		33-601.736	28/4		28/21
33-3.0082	25/35	25/43		33-601.737	28/9		28/17
33-3.0084	25/35	25/43		33-601.738	26/48	27/38	20/1/
33-3.0085	25/35	25/43		33-602.201		26/34	28/19
33-3.015	21/43					26/38	28/19
33-3.018	17/14				28/12		28/19
33-8.0142	19/43			33-602.205	28/12		
33-22.003	17/12			33-602.210	28/5	28/17	
33-22.009	17/12					28/19	
33-22.011	17/12					28/21	
33-25.031	20/11c			33-602.230	28/8		28/16
33-32.021	19/5			33-603.101	28/9		28/17
33-32.022	19/5						
33-38.001	25/35	25/43		LABOR	AND EMPLOY	YMENT SECU	RITY
33-38.003	25/35	25/43		205 106 101	24/1		
33-38.005	25/35	25/43		38E-106.401	24/1		
33-38.006	25/35	25/43		38F-7.020	28/20		
33-38.009	25/35	25/43		38F-8.055	22/4		
33-38.010	25/35	25/43		38I-60.200	20/7		
33-38.011	25/35	25/43		38K-1.0045	23/27		
33-38.012	25/35	25/43		WATI	ER MANAGEM	ENT DISTRIC	CTS
33-103.015	28/7	28/12	28/21	***************************************	1,11 11 11 10 L1VI		- 10
33-108.101	28/17			40B-1.702(4)	27/45c		28/22d
33-204.111	27/29			. ,	28/2c		28/22d
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40B-4.1020(12),(30)	28/2c		28/22d	40D-4.071	25/3		
40B-4.1020(12),(30)	28/2c		28/22d		28/19		
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58A-1.007(3)(f) 28/22 59E-1.0003 20/27 58A-2.005 28/22 59E-1.0003 20/27 58A-2.006 28/22 59E-1.0003 20/27 AGENCY FOR HEALTH CARE ADMINISTRATION 59E-1.0005 20/27 59-1 28/22c 59E-1.007 20/27 59A-2.024 20/1 59E-5.103 28/12 28/13 28/22w 59A-3.170 21/20 59E-5.103 28/12 28/22w 28/23w 28/22c 28/23w 28/22w 28/23w 28/22w 28/23w 28/23w 28/22w 28/22w 28/23w 28/22w		-0.4			59C-1.0355(4)(d)	27/49c		
58A-2.026 28/22 59F-1.003 20/27 58A-2.026 28/22 59F-1.004 20/27 AGENCY FOR HEALTH CARE ADMINISTRATION 59F-1.006 20/27 59-1 28/22c 59F-5.100 28/12 28/12 59A-2.024 20/1 59F-5.101 28/12 28/13 28/22w 59A-3.180 21/3 59F-5.102 28/12 28/13 28/22w 59A-3.180 21/3 59F-5.010 28/12 28/22w 28/22w 59A-3.203 27/44 59F-5.001 28/12 28/22w 28/22w 59A-3.204 27/44 59F-5.005 28/12 28/22w 28/22w 59A-3.203 27/44 28/7 28/18 59F-5.005 28/12 28/22w 28/22w 59A-4.103 27/44 28/7 28/18 59F-4.002 20/33 20/45 28/22w 2					59E-1.001	20/27		
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59A-2.024 28/22c 59E-5.101 28/12 28/22c 59A-3.170 21/20 59E-5.103 28/12 28/13 28/22c 59A-3.180 21/3 59E-5.101 28/12 28/22c 28/22c 59A-3.202 27/44 59E-5.201 28/12 28/22c 28/23d 59A-3.203 27/44 59E-5.605 28/12 28/22c 28/23d 59A-3.204 27/44 28/7 28/18 59E-5.605 28/12 28/22c 28/23d 59A-4.103 27/44 28/7 28/18 59F-1.002 20/33 28/22c 28/23d 28/22c 28/22c 28/23d 28/22c 28/22c 28/23d 28/22c 28/23d 28/22c 28/23d 28/22c 28/23d 28/22c 28/23d 28/22c 28/23d 28/22c 28/22c 28/22c 28/8 28/22c 28/8								
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64B3-9.006	28/5			64B8-13.005	27/39		28/22
64B4-3.001	25/22			64B8-13.006	27/39		28/22
64B4-4.017	25/32			64B8-40.008	27/52		
64B4-4.018	25/32			64B8-41.001	27/52		
64B4-5.007	25/32				28/20		
64B4-6.0013	25/32	20/20		64B8-42.004	27/52		
64B4-6.002	27/46	28/20		64B8-42.005	28/20		
64B4-6.004	28/8	28/20		64B8-44.003	28/17		
64B4-6.0045	25/32		20/17	64B8-44.004	27/52		
64B5-2.0126	28/6		28/17	64B8-45.006	28/20		
64B5-12.019	28/6			64B8-50.008	28/5		
64B5-12.020	28/6			64B8-51.008	28/20		
64B5-15.010	27/30	29/5		64B8-52.003	27/52		
64B5-17.014	27/48	28/5		64B8-54.004	27/41		
64B6-2.002	27/45						

Rule No.	Proposed Vol./No.	Amended Vol./No.	Adopted Vol./No.	Rule No.	Proposed Vol./No.	Amended Vol./No.	Adopted Vol./No.
64B8-55.001	28/17			64B13-15.007	28/10	28/16	28/23
64B9-2.002	28/20			64B13-15.009	28/10		28/17
64B9-2.011	27/45	28/11	28/17		28/20		
64B9-2.012	27/45	28/11	28/20w	64B13-16.002	28/20		
64B9-3.007	25/9			64B13-16.004	28/20		
64B9-5.011	27/45	28/11	28/17	64B14-1.003	28/19		
64B9-7.001	28/20			64B14-2.001	28/3		28/19w
64B9-8.006	27/51	28/11	28/17		28/19		
64B9-15.001	28/15			64B14-2.0015	28/3		28/21
64B9-15.002	28/15			64B14-2.002	28/3		28/21
64B9-15.003	28/15			64B14-2.003	28/3		28/21
64B9-15.004	28/15			64B14-2.004	28/3		28/21
64B9-15.005	28/15			64B14-2.005	28/3		28/21
64B9-15.006	28/15			64B14-2.014	28/3		28/21
64B9-15.007	28/15			64B14-5.002	28/3	28/22	
64B11-2.005	28/15			64B15-13.001	28/8	28/15	28/21
64B11-2.007	28/9	28/19		64B15-14.004	28/8		
64B11-3.003	28/15		28/23	64B16-27.105	27/4	27/21	
64B11-3.005	28/11	28/19		64B16-27.831	28/19		
64B11-4.004	28/15		28/23	64B16-28.114	28/15		
64B11-4.006	28/15		28/23	64B16-28.118	28/15		
64B11-5.001	28/3	28/19		64B16-28.140	24/38		
64B11-6.001	28/15	28/19		64B16-28.820	28/15		
64B12-8.023	28/13			64B17-1.004	28/9		28/23
64B12-9.0015	28/13			64B17-2.002	28/9		28/16
64B12-9.003	28/13		28/19	64B17-3.001	28/22		
64B12-12.009	28/13			64B17-3.002	28/9		28/16
64B12-16.003	28/13			64B17-3.003	28/2	28/9	28/16
64B12-16.004	28/13			64B17-4.001	28/22		
64B12-16.006	28/13			64B17-4.002	28/9		28/16
64B12-16.008	28/13			64B17-4.003	28/15	28/21	
64B12-19.002	27/11			64B17-9.001	28/9		28/16
64B13-3.011	28/19			64B18-12.006	28/10		28/18
64B13-4.001	28/20			64B18-14.002	27/45	28/7	
64B13-4.002	28/20					28/19	
64B13-4.004	28/20			64B18-14.010	27/45	28/19	
64B13-4.008	28/17			64B19-11.004	28/17	•040	
64B13-5.001	28/10		28/18	64B19-11.012	28/4	28/19	
64B13-5.002	28/10		28/18	64B19-13.003	28/3	28/14	28/20
64B13-6.001	28/10		28/18	64B19-19.0025	28/7	•044	28/19
	28/20			64B19-19.005	28/7	28/16	28/22
64B13-6.002	28/17			64B20-2.001	28/7	28/16	28/22
64B13-10.0015	28/17		20/15	64B20-2.002	25/45	26/30	
64B13-15.002	28/10		28/17	CAD 22 2 224	27/46		
64B13-15.005	28/10		28/17	64B23-2.001	28/20		
64B13-15.006	28/10		28/17	64B23-4.001	28/20		

64B23-5.001	28/20			64F-6.008	28/13		28/22
64B23-6.003	28/20			64F-8.001	27/35		28/16w
64B32-1.006	28/2	28/20			28/5		28/17
64B32-2.001	28/21			64F-8.002	27/35		28/16w
64B32-3.002	28/21				28/5		28/17
64B32-3.003	28/21			64F-11.007	28/22		
64B32-4.001	28/15			64F-11.008	28/22		
64B32-5.001	28/3	28/5		64F-16.001	28/15		
	28/9		28/18	64F-16.006	28/18		
64B32-6.005	28/15						
64B32-6.006	28/21			CHILDI	REN AND F	AMILY SERV	ICES
64B33-1.005	26/25						
64B33-2.001	28/12		28/18	65-1	28/9c		
64B33-5.001	28/12			65A-1.204	28/2	28/10	28/18
64B33-5.002	28/12		28/18	65A-1.400	25/21c		
64B33-5.003	28/12		28/18	65A-1.601	28/11	28/23	
64B33-5.004	28/12		28/18	65A-1.603	28/20		
64C-4.003(1)(b),(7)	27/25c		20,10	65A-1.604	28/15		
64C-13.018	24/22			65A-1.711(4)(f)	28/22c		
64C-23.002	27/17			65A-1.716	28/17		
64C-27.001	27/17			65A-1.721	28/9		28/21w
64C-27.001	27/17			65A-2.022	28/4		28/19
64D-3.011	28/19			65A-2.033	28/4		28/19
64E-2.003	26/17	24/47	28/22	65A-2.036	28/4		28/19
04E-2.003	28/11	24/4/	28/22	65A-4.213	25/32		
64E-2.008	26/11	24/47	28/22	65A-4.2131	28/3	28/13	28/22
04E-2.006	28/11	24/47	28/22	65A-4.216	25/32		
64E-2.009	26/11	24/47		65A-15.0095	26/4		
04E-2.009	20/11	24/47	28/22	65C-21.001	23/20		
CAE 2 0004	28/11		28/22	65E-2.003	26/20	26/28	
64E-2.0094	27/52		28/16	65E-5.170	28/7c		
CAT 2 010	28/11		28/22	65E-5.2301(1),(3)	28/7c		
64E-2.010	28/11		28/22	· /// /			
64E-2.018	28/11		28/22	N	AVIGATION	DISTRICTS	
64E-2.022(3)	28/8c		28/22d				
64E-2.023	28/11		28/22	66B-1.004	27/52	28/21	
64E-2.024	28/11		28/22	66B-1.005	27/52	28/21	
64E-2.025	28/11		28/22	66B-1.006	27/52		
64E-2.028	28/11		28/22	66B-1.007	27/52		
64E-2.036	27/52	•0/40	28/16	66B-1.008	27/52	28/21	
64E-2.038	27/52	28/10	28/16	66B-1.009	27/52	28/21	
64E-3.002	28/20			66B-1.010	27/52		
64E-3.0031	28/20			66B-1.011	27/52		
64E-6.003	28/3		28/16	66B-1.012	27/52		
64E-6.007	25/48			66B-2.004	27/52	28/21	
64E-6.009	28/3		28/16	66B-2.005	27/52	28/21	
64E-6.012	28/3		28/16	66B-2.006	27/52		
64E-6.013	28/3		28/16	66B-2.007	27/52		
64E-6.018	28/3		28/16	66B-2.008	27/52	28/21	
64E-6.0181	28/3		28/16	66B-2.009	27/52	28/21	
64E-6.019	28/3	28/10	28/16	66B-2.010	27/52		
64E-6.020	28/3		28/16	66B-2.011	27/52		
64E-6.021	28/3		28/16	66B-2.012	27/52		
64E-6.023	28/3	28/10	28/16		27/52		
64E-6.027	28/3		28/16	66B-2.014	27/52	28/21	
64E-6.030	28/3	28/10	28/16				
64E-17.006	27/50			FLORIDA HO	DUSING FIN	IANCE CORF	ORATION
64F-5.001	28/16						
64F-5.003	28/16			67-1	27/44c		
64F-6.007	28/13		28/22	67-4.011	27/6c		

67-11	27/45c		28/22d	68A-23.008	28/9		28/19
67-21.0035	28/22			68A-24.002	28/9		28/19
67-21.019	24/46	24/46		68A-24.003	28/17		
67-32.009	24/28			68A-24.004	28/17		
67-37.011	25/37			68A-24.006	28/17		
67-48.005	27/45c			68A-25.031	28/9		28/19
	28/22			68A-25.032	28/9		28/19
67-50.001	28/22			68A-25.042	28/9		28/19
67-50.005	28/22			68B-13.008	27/31	26/13	
67-50.010	28/22			68B-13.010	28/9	28/16	28/22
67-50.020	28/22			68B-18.003	28/9	28/16	28/22
67-50.030	28/22			68B-21.0015	28/9		28/19
67-50.040	28/22			68B-21.003	28/9		28/19
67-50.050	28/22			68B-21.008	28/9		28/19
67-50.060	28/22			68B-24.0045	28/9	28/16	28/22
67-50.070	28/22			68B-28.0035	28/9	20,10	28/19
67-50.080	28/22			68B-28.0036	28/9		28/19
67-50.090	28/22			68B-31.017	28/17		20/17
67-50.100	28/22			68B-46.002	28/17		
07 30.100	20, 22			68C-22.006	27/16	27/24	
FISH AND WI	LDLIFE CONS	SERVATION (COMMISSION	000 22.000	27/25c	27721	
					27/25c		
68A-4.001	28/9		28/19		27/25c		
68A-5.005	28/9		28/19		27/25c		
	28/17			68C-22.018	27/16		
68A-9.002	28/9		28/19	68C-22.021	27/16		
68A-9.004	28/9	28/16	28/22	68D-1.001	27/4		
	28/17			68D-23.003	27/4	27/19	
68A-9.007	28/9		28/19	68D-23.101	27/4	21/17	
68A-13.003	28/9		28/19	68D-23.101	27/4		
68A-13.004	28/9		28/19	68D-23.102	27/4	27/19	
68A-15.004	28/9	28/16	28/22	68D-23.104	27/4	27/19	
68A-15.005	28/9		28/19	68D-23.104	27/4	27/19	
68A-15.006	28/9		28/19	68D-23.106	27/4	27/19	
68A-15.061	28/9		28/19			27/19	
68A-15.062	28/9	28/16	28/22	68D-23.107	27/4		
68A-15.063	28/9	28/16	28/22	68D-23.108	27/4		
68A-15.064	28/9	28/16	28/22	68D-23.109	27/4		
68A-15.065	28/9	28/16	28/22	68D-23.110	27/4		
111111111111111111111111111111111111111	28/17	20,10		68D-23.111	27/4	25/10	
68A-16.004	28/9		28/19	68D-23.112	27/4	27/19	20/10
68A-16.005	28/9		28/19	68E-3.004	28/9		28/19
68A-17.005	28/9	28/16	28/22	68E-18.010	28/17		
0011 17.003	28/9	28/16	28/22				