department through the county public health departments units. Applications for first time permits shall be filed with the department at least 30 days before a park or camp's operations are scheduled to begin. Applications for renewal of a park or camp permit are not required except for a migrant park. Applications for parks and camps that have previously been permitted shall be filed with the department at least 30 days before the expiration date.

- (3) Fees.
- (a) Existing parks and camps that are renewing their annual permits shall pay the annual fee. An applicant who applies for an annual permit shall pay the full fee. All other permits applicants, such as those for a change of ownership, reinstatement after revocation of permit, modification of an existing park, those parks qualifying as migrant parks or new establishments permitted after the first quarter shall pay a prorated fee on the remaining quarters of operation. The applicant who operates a park as defined in Rule 64E-15 that is also regulated as migrant farmworker housing shall only be required to pay a single park fee, unless there have been major deficiencies or uncorrected deficiencies cited by the department or administrative action taken within the past year regarding the requirements for residential migrant housing set forth in Chapter 381, F.S., in which case the applicant shall pay the fee required in Section 381.0084, F.S.
- (b) In determining the fee of a recreational camp operating as a commercial establishment, each 2 campers shall be considered equivalent to the occupancy of a tent space or a non self-contained recreational vehicle space. An applicant who applies for an annual permit for a A commercial recreational camp shall pay an annual the full fee based on \$3.50 per equivalent space which shall not be less than \$50 nor more than \$600. Commercial recreational camp permits issued for changes of ownership, reinstatements after revocation of permit, or new establishments permitted after December 31, shall pay a prorated fee based on the remaining quarters of an annual operation.
- (c) Permit Application fees shall not be refunded once the permit has been issued action has been taken on the application.
- (4) Enforcement. Supplemental to other enforcement remedies, citations for violation of applicable rules shall be issued on DH Form 3159, Citation for Violation, Mobile Home, Recreational Vehicle, and Lodging Park and Recreational Program, which is incorporated herein by reference and furnished by the department through the county health departments.

Specific Authority 381.006, 381.001(13), 381.0084, 513.05 FS. Law Implemented 381.006, 381.061, 381.006(14), 381.008-.0085, 386.03, 513.012, 513.02, 513.03, 513.045, 513.05, 512.065 FS. History–New 5-20-96, Formerly 10D-26.190. Amended 6-23-98.

NAME OF PERSON ORIGINATING PROPOSED RULE: Ken Widergren, Environmental Specialist III

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Leslie Harris, Environmental Administrator, Bureau of Facility Programs

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: April 8, 2002

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: November 21, 2001 and May 18, 2001

## Section III Notices of Changes, Corrections and Withdrawals

## DEPARTMENT OF EDUCATION

#### State Board of Education

RULE NO.: RULE TITLE:

6A-20.019 Children of Deceased or Disabled

Veterans or Children of Servicemen Classified as Prisoners of War or Missing in

Action Scholarships

### 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. 32, August 9, 2002, issue of the Florida Administrative Weekly:

Paragraph (1)(c) and Subparagraph (1)(g)2. are amended as follows:

- (1)(c) Be enrolled for a minimum of six (6) twelve (12) credits hours, or one hundred eighty (180) four hundred fifty (450) clock hours, at the end of the regular registration period, inclusive of the drop-add period, for each academic term in which aid is received.
- (g)2. Have earned during the previous summer and two (2) semesters or three (3) quarters, if a renewal applicant, six (6) twelve (12) credit hours or one hundred eighty (180) four hundred fifty (450) clock hours per term or the equivalent for the number of terms for which the award was received. A student who has received funds through this program who fails to earn the required credits shall be ineligible for an award the following year. However, such student may be considered for restoration after one year, if the student has an earned cumulative grade point average of 2.0 on a 4.0 scale.

#### DEPARTMENT OF EDUCATION

#### **State Board of Education**

RULE NO.: RULE TITLE:

6A-20.032 Florida Private Student Assistance

Grant

## 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. 32, August 9, 2002, issue of the Florida Administrative Weekly:

6A-20.032 Florida Private Student Assistance Grant.

- (1) General eligibility requirements. To receive aid, a student shall meet the provisions of Sections 240.1201, 240.404, and 240.4095, Florida Statutes, and Rules 6A-20.001, 6A-20.003, and 6A-20.0371, FAC., and:
- (a) Be enrolled in an associate or baccalaureate degree program and not have previously received a baccalaureate degree.
- (b) Be enrolled for a minimum of twelve (12) credit hours for full-time award at the end of the drop-add period for each academic term in which the award is received.
  - (d) Not have previously received a baccalaureate degree.
- (c)(e) Be a United States citizen or permanent resident, or eligible non-citizen pursuant to regulations established by the U. S. Congress or the U.S. Department of Education for the receipt of federal student financial assistance.
- (f) Be a bona fide resident of Florida, pursuant to Section 240.1201, Florida Statutes, and Rule 6A-20.003, FAC., for reasons other than education for a minimum of twelve (12) months prior to the beginning day of classes of the fall term of the academic year for which the grant is awarded.
- (g) Have met the College-Level Academic Skills Test (CLAST) requirements for the receipt of state student assistance, pursuant to Rule 6A-20.005, FAC.
- (h) Have met the registration requirements of the Selective Service System, pursuant to Rule 6A-20.006, FAC.
- (i) Have a minimum of two hundred (200) dollars in student financial need, pursuant to Subsection (6) of this rule.
- $\underline{(d)(j)}$  Have met the measurable progress standards of the institution.
- (e)(k) Not owe a repayment of a grant under the Pell Grant, Supplemental Educational Opportunity Grant, or any state grant or scholarship program, unless satisfactory arrangements to repay the loan have been made.
- (f)(1) Not be in default on any state loan program or any federal Title IV loan program, unless satisfactory arrangements to repay the loan have been made.
- (2) Academic criteria for renewal awards. Academic eligibility is determined at the end of the second semester or third quarter or each academic year. To be eligible for a renewal award a student shall, pursuant to Section 240.404(1)(b), Florida Statutes:

- (a) Have earned at the last institution attended, a minimum cumulative grade point average for college work of 2.0 on a 4.0 scale; and
- (b) Have earned during the previous summer and two (2) semesters or three (3) quarters, twelve (12) credit hours per term or the equivalent for the number of terms for which the award was received. A student who fails to earn the required credits is ineligible to receive a renewal award; or
- (c) Be granted probationary status. A student who earns the minimum number of credit hours, but who fails to earn the minimum cumulative 2.0 grade point average, may be granted a probationary award for two (2) semesters or three (3) quarters. To be eligible for renewal the following year, each such student shall have earned the required credits and a cumulative grade point average of 2.0 on a 4.0 scale by the end of the probationary period.
- (2)(3) Reinstatement awards. A student who met the requirements for renewal provided in Section 240.404, Florida Statutes, but did not receive an award for a full academic year fails to meet the provisions of Paragraphs (2)(b) or (2)(c) of this rule shall be eligible to apply for reinstatement during a subsequent application period. Each such student may be eligible for reinstatement if the student has earned a cumulative grade point average of 2.0 on a 4.0 scale at the last institution attended.
- (3) Restoration awards. A student who fails to meet the renewal provisions of Section 240.404, Florida Statutes, shall be eligible to apply for restoration during a subsequent application period. Each such student may be eligible for restoration if the student has earned an institutional cumulative grade point average of 2.0 on a 4.0 scale.
- (4) Appeals. An applicant may appeal the denial of an award pursuant to Sections 240.404 and 240.4042, Florida Statutes, and Rule 6A-20.0371, FAC.
- (5) Period of the award. An award is made for the two (2) semesters or three (3) quarters or the equivalent of an academic year.
- (6) Amount of the award. The award may range from two hundred (200) dollars to fifteen hundred (1500) dollars, or the amount established by the General Appropriations Act, not to exceed a student's demonstrated financial need or the cost of tuition and fees whichever is less. A student's demonstrated financial need will be the difference between the student's cost of education and the resources available to the student to meet such cost. For this purpose, a student's cost of education will be based on standard education budgets established by the Department. These standard budgets will be developed separately for commuter students and all other students; will provide for the average institutional cost of tuition and fees for thirty (30) semester hours or thirty-six (36) quarter hours; and will include a standard cost for room and board, transportation, books and supplies, and personal expenses. The resources available to a student will include the student's expected family

contribution and Pell Grant. An institution may adjust the amount of an award established by the Department when the institution determines that the standard budget, expected family contribution, or Pell Grant amount used by the Department in calculating a student's grant award is in error, and when the use of corrected values yields a different grant award result. An institution will reduce the amount of an award established by the Department when such award in combination with all other resources available to the student exceeds the student's financial need. In making a determination that a student's resources exceed a student's financial need, the institution will use institutional budgets in lieu of Department standard budgets and will consider expected family contribution, Pell Grant, Florida Private Student Assistance Grant, and all other sources of student financial assistance.

(7) Maximum terms of eligibility. A student shall be eligible to receive grant funds for nine (9) semesters or fourteen (14) quarters over a maximum period of six (6) consecutive years from the time of the first disbursement. However, pursuant to Section 240.404, Florida Statutes, a student who is required to participate in preparatory or remedial courses, who needs additional time to meet the minimum standards of the CLAST, or who is enrolled in a five (5) year undergraduate degree program may receive an award for a maximum of ten (10) semesters or fifteen (15) quarters during the six (6) year period. Five (5) year eligibility does not apply to a program of study which leads to the simultaneous award of a graduate and an undergraduate degree. Additional terms of eligibility for five (5) year programs will be allowed based on the number of credit hours required by the institution for completion of the program of study as follows:

Semester Hours Required
132 or more
10
Quarter Hours Required
192 or more
15

(6)(8) Award procedures. The institution shall make preliminary determinations of applicant eligibility based on information it receives from the need analysis processor, cumulative grade point average, and earned credit information. The institution shall rank applicants who meet preliminary eligibility criteria by the expected family contribution cut-off established by the Department and estimate individual award amounts, taking into consideration a standard cost of education budget, expected family contribution, and estimated Pell Grant award amounts. The Department will make preliminary determinations of applicant eligibility based on information it receives from the need analysis processors and cumulative grade point average and earned credit information it receives from the institutions. The Department will rank applicants who meet preliminary eligibility criteria by expected family contribution and will estimate individual award amounts, taking into consideration a standard cost-of-education budget, expected family contribution, and estimated Pell Grant award amounts. In the event that available appropriations are not

sufficient to award all eligible applicants, the Department shall reduce the amount of each recipient's grant pursuant to Section 240.4095(3), Florida Statutes. The Department will notify each participating institution of the eligibility statuses of its students to receive awards. Each institution shall verify the eligibility of such students and provide individual award notices to the students.

(9) Transmittal of funds. The Department may transmit a preliminary disbursement of funds to participating institutions prior to registration each academic term. Upon timely receipt of verification from each institution of the continued eligibility of each student, additional funds, if necessary, may be transmitted to the institution.

(7)(10)Institutional **Participating** responsibilities. institutions shall verify the continued eligibility of students, provide award notices to students, provide for the disbursement of funds to students, and comply with the Department's reporting requirements. Within the number of days specified by Section 240.409, Florida Statutes, Eeach institution shall report to notify the Department each term within thirty (30) days of the end of the institution's regular drop/add period the social security number and award amount of each awarded student of the eligibility statuses of awarded students. Each institution shall report to the Department each term within thirty (30) days of the end of the institution's regular drop/add period the social security number of each eligible but not awarded student. Institutions will remit refunds and will submit accompanying documentation to the Department within sixty (60) days of the end of the institution's regular registration period or within sixty (60) days of the date of the transmittal of supplemental warrants.

Specific Authority 229.053(1), <del>240.4041,</del> 240.4095(1),(7) FS. Law Implemented 240.1201, 240.404, 240.4042, 240.4095 FS. History–New 12-18-90, Amended 3-24-92, 10-18-94.

#### DEPARTMENT OF EDUCATION

## **State Board of Education**

RULE NO.: RULE TITLE:

6A-20.033 Florida Postsecondary Student

Assistance Grant

#### 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. 32, August 9, 2002, issue of the Florida Administrative Weekly:

Paragraph (1)(b) is amended to read:

(1)(b) Be enrolled for a minimum of twelve (12) credits hours for full-time award at the end of the drop-add period for each academic term in which the award is received.

## REGIONAL PLANNING COUNCILS

North Central Florida Regional Planning Council

RULE NO.: RULE TITLE:

29C-9.001 Strategic Regional Policy Plan

#### NOTICE OF WITHDRAWAL

Notice is hereby given that the above rule, as noticed in Vol. 28, No. 11, March 15, 2002, Florida Administrative Weekly has been withdrawn.

# DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

## **Construction Industry Licensing Board**

RULE NO.: RULE TITLE:

61G4-12.0065 Abandonment of Applications

NOTICE OF WITHDRAWAL

Notice is hereby given that the above rule, as noticed in Vol. 28, No. 32, of the Florida Administrative Weekly on August 9, 2002, has been withdrawn.

#### DEPARTMENT OF HEALTH

## **Board of Clinical Laboratory Personnel**

RULE NOS.: RULE TITLES: 64B3-7.002 Testing Service

64B3-7.005 Security and Monitoring

Procedures for Licensure

Examination

## NOTICE OF WITHDRAWAL

Notice is hereby given that the above rules are being withdrawn. These proposed rules were published in the Vol. 28, No. 25, June 21, 2002 issue of the Florida Administrative Weekly.

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

### DEPARTMENT OF HEALTH

## **Board of Optometry**

RULE NOS.: RULE TITLES: 64B13-11.001 Inactive Status

64B13-11.004 Delinquent Status Licenses

NOTICE OF CORRECTION

The above-proposed rules were published in the August 30, 2002 issue of the Florida Administrative Weekly, Vol. 28, No. 35, on page 3776. The Rule Notice omitted the following information:

NAME OF PERSON ORIGINATING PROPOSED RULE: Board of Optometry

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

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: July 9, 2002

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: August 2, 2002

This change does not affect the substance of the proposed rules. The person to be contacted regarding the above change is Joe Baker, Executive Director, Board of Optometry/MQA, 4052 Bald Cypress Way, Bin #C07, Tallahassee, Florida 32399-3257.

#### DEPARTMENT OF HEALTH

#### **Division of Environmental Health**

RULE CHAPTER NO.:	RULE CHAPTER TITLE:
64E-2	Emergency Medical Services
RULE NOS.:	RULE TITLES:
64E-2.001	Definitions
64E-2.008	Emergency Medical Technician
64E-2.009	Paramedic
64E-2.0094	Voluntary Inactive Certification
64E-2.013	Records and Reports
64E-2.033	Convicted Felons Applying for
	<b>EMT</b> or Paramedic Certification
	or Recertification
64E-2.036	Training Programs
64E-2.039	Guidelines for Automatic External
	Defibrillators (AED) in State
	Owned or Leased Facilities
NOTI	CE OF CHANGE

Notice is hereby given that the following changes have been made to proposed Rule 64E-2, F.A.C., in accordance with subparagraph 120.54(3)(d)1., F.S., published in the Florida Administrative Weekly, Vol. 28, No. 28 on July 12, 2002. The changes reflect comments received from the Joint Administrative Procedures Committee and from the affected parties. The changes are as follows:

64E-2.001(19) Replace "EMT-Basic (EMT-B)" with "EMT". Replace "EMT-Paramedic (EMT-P)" with "paramedic".

64E-2.008(1) Replace "EMT-B" with "EMT".

64E-2.008(1)(a) After the word "initial", replace "EMT-B" with "EMT"; after "EMT-Basic" delete "(EMT-B)".

64E-2.008(1)(b),(c) Replace "EMT-B" with "EMT".

64E-2.008(2) Replace "EMT-B" with "EMT".

64E-2.008(2)(a) After "30 hours of", replace "EMT-B" with "EMT". After the words "December 2, 2002, the 30 hours of" replace the word "EMT-B" with "EMT".

64E-2.008(2)(b) Replace "EMT-B" with "EMT".

64E-2.009(1) Replace "EMT-Paramedic" with "paramedic".

64E-2.009(1)(b),(c) Replace "EMT-Paramedic" with "paramedic".

64E-2.009(2) Replace "EMT-P" with "paramedic"; replace "EMT-Paramedic" with "paramedic".

64E-2.009(2)(a) Replace "EMT-P" with "paramedic". 64E-2.009(2)(b) Replace "EMT-P" with "paramedic".

64E-2.0094 Replace throughout paragraph "EMT-B" with "EMT"; Replace "EMT-P" with "paramedic".

64E-2.0094(1)(a) Replace "EMT-B" with "EMT".

64E-2.0094(1)(b) Replace "an EMT-P" with "a paramedic".

64E-2.0094(2) Replace "EMT-B" with "EMT".

64E-2.0094(2)(a) Replace the first "EMT-B" with "EMT". Replace the second "EMT-B" with "EMT-Basic". After the words "December 2, 2002, the 30 hours of" replace "EMT-B" with "EMT". After "NSC" add the words "which is incorporated by reference in Section 64E-2.008, F.A.C.".

64E-2.0094(2)(a)1., 2. Replace "EMT-B" with "EMT".

64E-2.0094(3) Replace "EMT-P" with "paramedic".

64E-2.0094(3)(a) After "NSC" insert the words ", which is incorporated by reference in Rule 64E-2.009, F.A.C.," After the words "2001 U.S. DOT EMT-Paramedic Refresher NSC" add the words "which is incorporated by reference in Rule 64E-2.009, F.A.C.".

64E-2.0094(3)(a)1.,2. "EMT-P" Replace with "paramedic".

64E-2.0094(3)(b) After "F.A.C." and a comma and the words "or equivalent pursuant to Rule 64E-2.038, F.A.C.".

Second reference to (3)(a)1.,2.,(b),(c),1.,2.,3. Duplicative error - delete.

64E-2.013(14)(c) Delete (now outdated).

64E-2.033(1) Replace proposed language with: "An applicant for certification or recertification as an EMT or paramedic who has been convicted of or plead no contest, regardless of adjudication, to a felony and has complied with the requirements of Chapter 940, F.S., and provides documentation of restoration of Civil Rights shall become certified provided that the requirements of Section 401.27, F.S., and Rule 64E-2.008, F.A.C., for EMT or Rule 64E-2.009, F.A.C., for paramedic have been met and no other basis for denial exists."

64E-2.033(2) Replace proposed change with: "The department shall consider an applicant for certification or recertification as an EMT or paramedic with a felony conviction upon the submission of the following documentation:"

64E-2.036(1), (a), (b) Replace "EMT-B" with "EMT"; replace "EMT-P" with "paramedic".

64E-2.036(d)1.,2.,3.,4. Delete

64E-2.036(e) Replace "(e)" with "(d)".

64E-2.036(2) After the words "as an" replace "EMT-B" with "EMT".

64E-2.036(3) Replace "EMT-P" with "Paramedic".

64E-2.036(5) Replace "EMT-B" with "EMT"; replace "EMT-P" with "paramedic".

64E-2.036(5)(b) Replace "EMT-B" with "EMT"; replace "EMT-P" with "paramedic".

64E-2.036(6) Replace "EMT-Basics" with "EMTs"; replace "EMT-Paramedics" with "paramedics".

64E-2.036(7) Replace "64E-2.036(4)" with "64E-2.036(5)".

64E-2.039(3)(c)3. Replace the paragraph with "Cardiopulmonary resuscitation and AED training can be obtained from a nationally recognized organization." P.O. B00829

## FISH AND WILDLIFE CONSERVATION COMMISSION

#### Freshwater Fish and Wildlife

RULE NO.: RULE TITLE:

68A-12.010 Regulations Governing the

Operation of Private Hunting

Preserves

## NOTICE OF CHANGE

Notice is hereby given that the following change, in accordance with subparagraph 120.54(3)(d)1., F.S., has been made to paragraph 68A-12.010(13)(a)(c) and subparagraph (14)(c)2., of this proposed rule which was published in Vol. 28, No. 31, Florida Administrative Weekly, August 2, 2002, so that when adopted, it will read as follows:

- (13)(a) Obtain mottled ducks only from validly permitted in-state breeding facilities or from out-of-state breeding facilities with which the Commission has an agreement for the taking, raising and reimportation of mottled ducks in compliance with subsections (13) and (14) of this rule.
- (c) Release only mottled ducks meeting minimum standards for genetic purity as determined by the Commission. Purity standards shall be based on phenotypic characteristics or, when available, genetic characteristics that provide the best available indicators of whether a bird is a pure, Florida strain mottled duck; and
- (14) In order to establish a source of captive-reared, Florida-strain mottled ducks for release on hunting preserves, the Executive Director shall:
- (c) Use the following criteria to determine which breeding facilities shall be eligible to receive ducks or eggs. The proposed facility shall:
- 2. Adhere to accepted husbandry standards to assure safe and optimum breeding of mottled ducks.

# Section IV **Emergency Rules**

## **NONE**