Section I Notices of Development of Proposed Rules and Negotiated Rulemaking

DEPARTMENT OF INSURANCE

RULE NO.: RULE TITLE:

Actively Engaged in Business; Place Suitably Designated; Accessible

to Public 4-221.051

PURPOSE AND EFFECT: The purpose and effect of the rule development is to discuss concerns, raised by the Joint Administrative Procedures Committee, regarding the requirement for a separate entrance and sign in subsection 4-221.051(2), F.A.C., and the 30-day workweek in subparagraph 4-211.051(4)(a)1., F.A.C.

SUBJECT AREA TO BE ADDRESSED: Insuring that Rule 4-221.051, F.A.C., is within the scope of the Department of Financial Services' authority.

SPECIFIC AUTHORITY: 648.26 FS.

LAW IMPLEMENTED: 648.25, 648.34, 648.44 FS.

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

TIME AND DATE: 9:30 a.m., Wednesday, February 26, 2003 PLACE: Room 143, Larson Building, 200 East Gaines Street, Tallahassee, Florida

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT, IF AVAILABLE, IS: Glenda Ostreich, Bail Bond Section, Bureau of Agent and Agency Investigations, Division of Agent and Agency Services, Department of Financial Services, 200 East Gaines Street, Tallahassee, Florida 32399-0320, (850)413-5660

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 PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS NOT AVAILABLE.

DEPARTMENT OF AGRICULTURE AND CONSUMER **SERVICES**

RULE NOS.:
5B-57.001
5B-57.003
5B-57.004

Introduction and Release of Biological

Control Agents 5B-57.005

Regulation and Control of Noxious

Weeds in Florida 5B-57.006 Noxious Weed List 5B-57.007 Noxious Weed Classification Procedures 5B-57.010

PURPOSE AND EFFECT: The purpose of these rule amendments is to change the definition of noxious weed to include language that would address the negative impact on plant species protected under Section 581.185, F.S., add a new definition for Noxious Weed Review Committee, to repeal Rules 5B-57.003 and 5B-57.005, F.A.C., and combine them with Rule 5B-57.004, F.A.C., remove the prohibition time frame for propagation, sale or distribution of Cupaniopsis anacardioides, and adding a new Rule 5B-57.010, F.A.C., Noxious Weed Classification Procedures. The effects of the amendments will be a clarification of the definition for noxious weed, reducing the number of rules that involve permitting procedures, and providing written procedures on how plants will be classified as a noxious weed.

SUBJECT AREA TO BE ADDRESSED: The definitions of a noxious weed and noxious weed committee, the procedures for obtaining permits to possess or move any arthropods, plant pests, or noxious weeds regulated by the Department and the new procedures for classifying a plant as a noxious weed.

SPECIFIC AUTHORITY: 570.07(13),(23) FS.

LAW IMPLEMENTED: 581.031(4),(5),(6), 581.083, 581.091 FS.

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

TIME AND DATE: 1:30 p.m., February 26, 2003

PLACE: Doyle Conner Building, 1911 S. W. 34 Street, Gainesville, FL 32608

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT IS: Constance C. Riherd, Assistant Director, Division of Plant Industry, Department of Agriculture and Consumer Services, Doyle Conner Building, 1911 S. W. 34th Street, Gainesville, Florida 32614-7100, (352)372-3505

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

5B-57.001 Definitions.

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

(1) Arthropod. Any segmented invertebrate animal having jointed appendages and an exoskeleton, including insects, spiders, ticks, mites, and scorpions, but excluding crustaceans for the purpose of this rule chapter.

- (2) Biological control agent. Any biological agent such as bacteria, fungi, viruses, parasitoids, parasites, nematodes, and predators that adversely affects pest species.
- (3) Compliance agreement. A written agreement between the department and any person engaged in growing, handling, or moving articles, plants, plant products, plant pests, noxious weeds, arthropods, or biological control agents regulated under this rule chapter, wherein the person agrees to comply with stipulated requirements.
- (4) Department. The Florida Department of Agriculture and Consumer Services.
- (5) International movement. Movement into Florida from any country or area outside the United States.
- (6) Interstate movement. Movement into Florida from another state or U. S. possession.
- (7) Intrastate movement. Movement within the state of Florida.
- (8) Nematode. A small unsegmented worm in all of its life stages in the Phylum Nematoda.
- (9) Noxious weed. Any living stage, including, but not limited to, seeds and reproductive parts, of a parasitic or other plant of a kind, or subdivision of a kind, which may be a serious agricultural threat in Florida or have a negative impact on the plant species protected under s. 581.185, F.S.
- (10) Noxious Weed Review Committee. A committee appointed by the department to review the Noxious Weed List in subsection 5B-57.010(2), F.A.C.
- (11)(10) Permit. An official document issued by the department or the USDA allowing under specific conditions the entry or field release of plant pests, noxious weeds, arthropods, and biological control agents, defining the conditions under which such activities will be allowed, and containing specific instructions for inspection, movement, and containment.
- (12)(44) Plant pest. Any living stage of any insects, mites, nematodes, slugs, snails, protozoa, or other invertebrate animals, bacteria, fungi, other parasitic plants or reproductive parts thereof, or viruses, or any organisms similar to or allied with any of the foregoing, or any infectious substances which can directly or indirectly injure or cause disease or damage in any plants, plant parts, or other products of plants.
- (13)(12) USDA. The United States Department of Agriculture.

Specific Authority 570.07(13),(23) FS. Law Implemented 581.031(4),(5),(6), 581.083, 581.091 FS. History–New 7-27-93, <u>Amended</u>

- 5B-57.003 Possession or Movement of Plant Pests and Noxious Weeds Regulated by the Department and the USDA.
- (1) It is unlawful to introduce, possess, move, or release any plant pest or noxious weed regulated by the department and the USDA except under permit issued by the department or the USDA. No permit shall be issued unless the department has determined that procedures exist to adequately contain the

- plant pest or noxious weed or that it will not pose a threat to the agricultural industry or the environment. The department's evaluation of permit applications may rely on findings of the Department of Environmental Protection, The Florida Fish and Wildlife Conservation Commission, the United States Department of Agriculture, or any other agency with expertise in the area. The application procedures for a permit are as follows:
- (2) Complete USDA/APHIS PPQ Form 526, Application For Permit to Move Live Plant Pests and Noxious Weeds. PPQ Form 526, effective October 1988, is incorporated into this rule chapter by reference. Copies of the form may be obtained from the Division of Plant Industry, P. O. Box 147100, Gainesville, Florida 32614 7100 or the USDA, APHIS PPQ, Biological Assessment and Taxonomic Support, Hyattsville, Maryland 20782. A department Pathogen Informational Form is also required for plant pathogens. Pathogen Informational Form DACS 08214, revised 01/00, is incorporated into this rule chapter by reference. Copies may be obtained from the Division of Plant Industry, P. O. Box 147100, Gainesville, Florida 32614 7100.
- (3) The completed application shall be submitted to the department for evaluation and approval or disapproval.
- (4) Following evaluation by the department, the application shall be forwarded to the USDA/APHIS PPQ Biological Assessment and Taxonomic Support Staff for federal evaluation and determination. The conditions under which introduction, movement, or possession is permitted, and the length of time for which the permit is valid, will be specified on the permit or in a compliance agreement.

Specific Authority 570.07(13),(23) FS. Law Implemented 581.031(4),(5),(6),(7),(26), 581.083 FS. History–New 7-27-93, Amended 6-20-00, Repealed_____.

- 5B-57.004 Possession or Movement of Arthropods, Plant Pests, or Noxious Weeds Regulated by the Department.
- (1) It is unlawful to introduce, multiply possess, move, or release any arthropod, plant pest, biological control agent or noxious weed regulated by the department or the USDA except under permit issued by the department unless a federal permit, PPQ 526, has been issued by the USDA that has been approved by the Department. No permit shall be issued unless the department has determined that the arthropod, plant pest, biological control agent, or noxious weed can be contained to prevent escape into the environment or that it will not pose a threat to agriculture, beneficial organisms, or the environment or become a public nuisance. In the case of biological control agents, they must be specific to the target pests. In making such determinations the department may rely on the findings of other agencies and groups as listed in 5B 57.003. The Department's evaluation of permit applications may rely on findings of the Department of Environmental Protection, the Florida Fish and Wildlife Conservation Commission, the USDA United States Department of Agriculture, the

University of Florida, or any other agency with expertise in the areas. In cases where there is inadequate information about the potential environmental impact of importing or releasing an organism, the department will require the applicant to provide evidence that the accidental escape of organisms not intended for release would not be hazardous to Florida or U.S. agriculture, beneficial organisms, the public, or the environment. The application procedures for permits are as follows:

- (2) Application for permit shall be made on form DACS-08208 unless a USDA permit 526 has been issued. Application and Permit to Move Organisms Regulated By The State of Florida, DACS-08208, Revised 01/00, is incorporated into this rule chapter by reference. A department Pathogen Information Form is also required for plant pathogens. Pathogen Informational Form DACS-08214, revised 01/00 is incorporated into this rule chapter by reference. Copies may be obtained from the Division of Plant Industry, P. O. Box 147100, Gainesville, Florida 32614-7100.
- (3) The completed application shall be submitted to the department for evaluation and approval or disapproval.
- (4) Following approval by the department, a permit shall be issued. The conditions under which movement, introduction, possession, or release is permitted, and the length of time for which the permit is valid, will be specified on the permit or in a compliance agreement.
- (5) Any permit which has been issued shall be withdrawn by the Director of the Division of Plant Industry if it is determined that the holder thereof has not complied with any condition for the use of the document. The reasons for the withdrawal shall be confirmed in writing as promptly as circumstances allow. Any person whose permit has been withdrawn may appeal the decision in writing to the director within 10 days after receiving the written notification of the withdrawal. The appeal shall state all the facts and reasons upon which the person relies to show that the permit was wrongfully withdrawn. The director shall grant or deny the appeal in writing, stating the reasons for the decision as promptly as circumstances allow. If there is a conflict as to any material fact, a hearing shall be held to resolve such conflict.

Specific Authority 570.07(13),(23) FS. Law Implemented 581.031(6),(7), 581.083, 581.091, 581.101 FS. History-New 7-27-93, Amended 6-20-00,

5B-57.005 Introduction and Release of Biological Control Agents.

It is unlawful to introduce any biological control agent into the state or release any non-indigenous biological control agent except under permit issued by the department. No permit shall be issued unless the department has determined the biological control agent is specific to the target organism or that it will not pose a threat to agriculture, beneficial organisms, or the environment, or become a public nuisance. In making such determinations the department may rely on findings of other agencies and groups as listed in Rule 5B-57.003, F.A.C. The application procedures for permits are the same as those listed in Rule 5B-57.004, F.A.C.

Specific Authority 570.07(13),(23) FS. Law Implemented 581.031(6),(7), 581.083, 581.091 FS. History-New 7-27-93, Repealed

5B-57.006 Regulation and Control of Noxious Weeds in Florida.

The department, in addition to regulating the movement of the noxious weeds contained in Rule 5B-57.007, F.A.C., shall cooperate with the USDA, the Florida Department of Environmental Protection Natural Resources, and other appropriate parties to eradicate or control noxious weeds that are established in the State and are determined by the department to be a nuisance or threat due to undesirable characteristics such as poisonous properties, or invasive or rapid reproductive tendencies. The eradication and control strategies shall be determined through the use of risk assessment. Eradication and control strategies include the use of biological control agents, integrated pest management, chemical control, and mechanical removal. The department's involvement in eradication and control programs for noxious weeds will be carried out within the scope of statutory authority and available resources.

Authority 570.07(13),(23) FS. Implemented Law 581.031(4),(6),(7),(16),(17), 581.083, 581.091, 581.101 FS. History–New 7-27-93, Amended

5B-57.007 Noxious Weed List.

- (1) Parasitic Weeds.
- (a) Aeginetia spp. (Aeginetia).
- (b) Alectra spp. (Alectra).
- (c) Cuscuta spp. Only the native Florida species are excluded from this list. These include:
 - 1. C. americana.
 - 2. C. compacta.
 - 3. C. exaltata.
 - 4. C. gronovii.
 - 5. C. indecora.
 - 6. C. obtusiflora.
 - 7. C. pentagona.
 - 8. C. umbellata.
 - (d) Orobanche spp. (broomrapes), with the exception of:
 - 1. O. uniflora (oneflowered broomrape).
 - (2) Terrestrial Weeds.
 - (a) Ageratina adenophora (crofton weed).
 - (b) Alternanthera sessilis (sessile joyweed).
 - (c) Asphodelus fistulosus (onionweed).
- (d) Avena sterilis (including Avena budoviciana) (animated oat, wild oat).
 - (e) Borreria alata (broadleaf buttonweed).
 - (f) Carthamus oxyacantha (wild safflower).
 - (g) Chrysopogon aciculatus (pilipiliula).

- (h) Commelina benghalensis (Benghal dayflower).
- (i) Crupina vulgaris (common crupina).
- (j) Cupaniopsis anacardioides (carrotwood). Propagation prohibited effective 7/1/99; sale or distribution prohibited $\frac{1/1/2001}{1}$
 - (k) Digitaria scalarum (African couchgrass, fingergrass).
- (l) Digitaria velutina (Velvet fingergrass, conchgrass).
 - (m) Dioscorea alata (white yam).
 - (n) Dioscorea bulbifera (air potato).
 - (o) Drymaria arenarioides (lightning weed).
 - (p) Emex australis (three-cornered jack).
 - (q) Emex spinosa (devil's thorn).
 - (r) Euphorbia prunifolia (painted euphorbia).
 - (s) Galega officinalis (goat's rue).
 - (t) Heracleum mantegazzianum (giant hogweed).
 - (u) Imperata brasiliensis (Brazilian satintail).
 - (v) Imperata cylindrica (cogongrass).
 - (w) Ipomoea triloba (little bell, Aiea morning glory).
 - (x) Ischaemum rugosum (murainograss).
 - (v) Leptochloa chinensis (Asian sprangletop).
 - (z) Lycium ferocissimum (African boxthorn).
 - (aa) Lygodium japonicum (Japanese climbing fern).
- (bb) Lygodium microphyllum (small-leaved climbing fern).
 - (cc) Melaleuca quinquenervia (melaleuca). 1
 - (dd) Melastoma malabathricum (Indian rhododendron).
 - (ee) Mikania cordata (mile-a-minute).
 - (ff) Mikania micrantha (climbing hempweed).
 - (gg) Mimosa invisa (giant sensitive plant).
 - (hh) Mimosa pigra (catclaw mimosa).¹
 - (ii) Nassella trichotoma (serrated tussock).
 - (jj) Neyraudia reynaudiana (Burma reed).
 - (kk) Opuntia aurantiaca (jointed prickly pear).
 - (ll) Oryza longistaminata (red rice).
 - (mm) Oryza punctata (red rice).
 - (nn) Oryza rufipogon (wild red rice).
 - (oo) Paederia cruddasiana (sewer-vine).
 - (pp) Paederia foetida (skunk-vine).
 - (qq) Paspalum scrobiculatum (Kodomillet).
 - (rr) Pennisetum clandestinum (Kikuyu grass).
 - (ss) Pennisetum macrourum (African feathergrass).
 - (tt) Pennisetum pedicellatum (Kyasuma grass).
- (uu) Pennisetum polystachyon (missiongrass, thin napiergrass).
 - (vv) Prosopis spp.
 - (ww) Pueraria montana (kudzu).
 - (xx) Rhodomyrtus tomentosa (downy myrtle).
 - (vy) Rottboellia cochinchinensis (itchgrass).
 - (zz) Rubus fruticosus (bramble blackberry).

- (aaa) Rubus moluccanus (wild raspberry).
- (bbb) Saccharum spontaneum (wild sugarcane).
- (ccc) Salsola vermiculata (wormleaf salsola).
- (ddd) Sapium sebiferum (Chinese tallow tree).
- (eee) Schinus terebinthifolius (Brazilian pepper-tree).¹
- (fff) Setaria pallidefusca (cattail grass).
- (ggg) Solanum tampicense (wetland nightshade).
- (hhh) Solanum torvum (turkeyberry).
- (iii) Solanum viarum (tropical soda apple).
- (iii) Tridax procumbens (coat buttons).
- (kkk) Urochloa panicoides (liverseed grass).

¹Department of Environmental Protection permit required for these species.

Specific Authority 570.07(13),(23) FS. Law Implemented 581.031(4),(5),(6), 581.083, 581.091 FS. History–New 7-27-93, Amended 2-28-94, 6-30-96,

5B-57.010 Noxious Weed Classification Procedures.

(1) The Department will propose the classification of a plant as a noxious weed and its inclusion on the Noxious Weed List, Rule 5B-57.007, F.A.C., if the plant is determined to be a serious agricultural threat in Florida or have a negative impact on the plant species protected under s. 581.185, F.S. In making these determinations, the department will utilize information provided by the Institute of Food and Agricultural Sciences at the University of Florida or other experts that biologically justify the classification of a plant as a noxious weed. Individuals or groups seeking to have plants included in Rule 5B-57.007, F.A.C., may make application to the department on form DACS-08215. To add a weed to the list of noxious weeds the following information is required to assist in the development of the weed risk assessment: identification including scientific name and author, common synonyms, botanical classification, common names; summary of life history; native and world distribution; distribution in Florida or the United States if any; description of control efforts, if established in Florida or the United States; identification of regulation at the state level; consequences introduction/spread; habitat suitability in Florida (predicted ecological range); dispersal potential (biological characteristics associated with invasiveness); potential economic impacts; potential environmental impacts: likelihood introduction/spread; potential pathways into and within Florida; likelihood of survival and spread within each pathway; and supporting documentation (list of references). To remove a weed from the list the following information is required: evidence that the species is distributed throughout its potential range or has spread too far to implement effective control; evidence that control has been unsuccessful and further efforts are not supported locally; or there is evidence that the weed is no longer a problem due to biological controls or other methods. For cultivars of a listed weed to be exempted, the following information is required: scientific evidence of sterility and inability to cross pollinate with wild types, or scientific evidence that the cultivar has narrower habitat suitability, less dispersal potential, less potential negative impact on the economy and/or environment of Florida.

(2) The noxious weed list contained in Rule 5B-57.007, F.A.C., shall be subject to review, at least biennially, by the department in conjunction with the Institute of Food and Agricultural Sciences at the University of Florida. The Noxious Weed Review Committee appointed by the department will conduct the review. The Vice President for Agricultural and Natural Resources with the University of Florida will recommend two faculty members, one specializing in research on production agriculture and the other on natural resources, to the department to serve on the committee. A representative from the Director's Office, the Bureau of Plant and Apiary Inspection, and the Office of Botany shall represent the department. The Noxious Weed Review Committee will make recommendations to the department to add or remove plants from Rule 5B-57.007, F.A.C., based on the biological justification as described in (1).

Specific Authority 570.07(13),(23) FS. Law Implemented 581.031(4),(5),(6), 581.083, 581.091 FS. History-New

DEPARTMENT OF COMMUNITY AFFAIRS

Florida Building Commission

rioriua bullullig Collillission	
RULE CHAPTER TITLE:	RULE CHAPTER NO.:
Manufactured Buildings	9B-1
RULE TITLES:	RULE NOS.:
Definitions	9B-1.002
Administration and Department	
Responsibilities	9B-1.003
Adoption of Model Codes	9B-1.004
Certification of Third Party Agencies	9B-1.006
Manufacturer Certification	9B-1.007
Inspections	9B-1.0085
Design Plan and Systems Approval	9B-1.009
Component System	9B-1.0095
Alterations	9B-1.011
Department Insignia	9B-1.016
Insignia Application and Issuance	9B-1.017
Change in Manufacturer's Status	9B-1.0211
Factory-Built Schools, Plan Review	9B-1.027
Factory-Built Schools, Inspections and	d
Work Progress Reports	9B-1.028
Factory-Built Schools, Insignia and D	ata Plate 9B-1.029
PURPOSE AND EFFECT: The purpo	ose and effect of the rule
to be developed is to amend th	e rules regulating the
manufactured buildings program to	reflect the adoption and

SUBJECT AREA TO BE ADDRESSED: Application of the Florida Building Code to the Manufactured Buildings Program.

implementation of the Florida Building Code.

SPECIFIC AUTHORITY: 553.37, 553.73 FS. LAW IMPLEMENTED: 553.37, 553.73 FS.

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

TIME AND DATE: 9:20 a.m., February 25, 2003

PLACE: TradeWinds Island Grand Resort Hotel, 5500 Gulf Boulevard, St. Petersburg Beach, Florida 33706

Any person requiring special accommodations at the workshop because of a disability or physical impairment should contact Mo Madani, Manager, Codes and Standards, Department of Community Affairs, 2555 Shumard Oak Boulevard, Sadowski Building, Tallahassee, Florida 32399-2100, (850)487-1824, at least seven days before the date of the workshop. 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) or 1(800)955-9771 (TDD).

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT, IF AVAILABLE, IS: Mo Madani, Manager, Codes and Standards, 2555 Shumard Tallahassee, Oak Boulevard, Florida 32399-2100. (850)487-1824

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

DEPARTMENT OF COMMUNITY AFFAIRS

Florida Building Commission

RULE CHAPTER TITLE:	RULE CHAPTER NO.:
Florida Building Commission	
Operational Procedures	9B-3
RULE TITLE:	RULE NO.:
Non-Binding Advisory Opinions	9B-3.054
PURPOSE AND EFFECT: The nur	nose and effect of the rule

PURPOSE AND EFFECT: The purpose and effect of the rule to be developed is to codify the procedure for rendering non-binding interpretations of the Florida Building Code.

SUBJECT AREA TO BE ADDRESSED: Interpretation of the Florida Building Code.

SPECIFIC AUTHORITY: 553.77(7) FS.

LAW IMPLEMENTED: 553.77(7) FS.

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

TIME AND DATE: 9:30 a.m., February 25, 2003

PLACE: TradeWinds Island Grand Resort Hotel, 5500 Gulf Boulevard, St. Petersburg Beach, Florida 33706

Any person requiring special accommodations at the workshop because of a disability or physical impairment should contact Mo Madani, Manager, Codes and Standards, Department of Community Affairs, 2555 Shumard Oak Boulevard, Sadowski Building, Tallahassee, Florida 32399-2100, (850)487-1824, at least seven days before the date of the workshop. 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) or 1(800)955-9771 (TDD).

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT, IF AVAILABLE, IS: Mo Madani, Manager, Codes and Standards, 2555 Shumard Tallahassee, Florida 32399-2100. Boulevard, (850)487-1824

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

DEPARTMENT OF REVENUE

Sales and Use Tax

RULE CHAPTER NO.: RULE CHAPTER TITLE: Sales and Use Tax 12A-1 RULE TITLES: RULE NOS.:

Consumer's Certificates of Exemption;

Exemption Certificates 12A-1 038 Revocation of Sales Tax Exemption Certificates 12A-1.095 Revocation of Sales Tax Certificates

of Registration 12A-1.0955 PURPOSE AND EFFECT: Sections 120.569, 120.57, and 120.60, F.S., govern all agency action regarding licensure, including the issuance of certificates of registration, consumer's certificates of exemption, and other licenses issued by the Department. Rule 28-107.004, F.A.C., provides guidelines to agencies for the suspension, revocation, annulment, or withdrawal of a license and requires the agency to issue an administrative complaint in the manner provided in s. 120.60(5), F.S. Rule 28-106.104, F.A.C., provides guidelines to applicants and to license holders on how to file a pleading with an agency clerk. No further guidance in an administrative rule issued by the Department of Revenue is necessary.

The purpose of the proposed amendments to Rule 12A-1.038, F.A.C. (Public Use Forms), is to remove unecessary provisions for the Department's intended denial of a consumer's certificate of exemption to an applicant and provisions for how the applicant must challenge the Department's proposed denial. The purpose of the proposed repeal of Rule 12A-1.095, F.A.C., is to remove unecessary provisions regarding the revocation of a consumer's certificate of exemption that are provided in s. 212.084, F.S.

The purpose of the proposed repeal of Rule 12A-1.0955, F.A.C. (Revocation of Sales Tax Certificates of Registration), is to remove unnecessary provisions regarding the revocation of a sales tax certificate of registration that are provided in s. 212.18(3)(d), F.S.

SUBJECT AREA TO BE ADDRESSED: The subject of this workshop is the removal of provisions from the administrative code regarding: (1) the intended denial of a consumer's certificate of exemption to an applicant; (2) the revocation of a consumer's certificate of exemption; and (3) the revocation of a sales and use tax certificate of registration.

SPECIFIC AUTHORITY: 72.011, 212.17(6), 212.18(2), 213.06(1), 213.21 FS.

LAW IMPLEMENTED: 72.011, 95.091(3), 120.569, 120.57(1),(2), 120.60(5),(7), 120.80(14), 212.02(14)(c),212.05(1)(j), 212.06(1)(c), 212.07(1), 212.08(6),(7), 212.084, 212.085, 212.18(2),(3), 213.06, 212.21(2) FS.

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

TIME AND DATE: 9:30 a.m., February 26, 2003

PLACE: Room B-12, Carlton Building, 501 S. Calhoun Street, Tallahassee, Florida 32399-0100

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 Nancy Purvis, (850)488-0712. Persons with hearing or speech impairments may contact the Department by using the Florida Relay Service, which can be reached at 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

The Department's proposed rules are available on the Department's web site: www.myflorida.com/dor/rules.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT IS: Janet L. Young. Tax Law Specialist, Technical Assistance and Dispute Resolution, Department of Revenue, P. O. Box 7443, Tallahassee, Florida 32314-7443, (850)922-9407

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

12A-1.038 Consumer's Certificate of Exemption; Exemption Certificates.

- (1) No change.
- (2) HOW TO OBTAIN A CONSUMER'S CERTIFICATE OF EXEMPTION.
 - (a) through (b) No change.
- (e) Pursuant to the requirements of s. 120.60(3), F.S., the Department will notify an applicant when it intends to deny the applicant a Consumer's Certificate of Exemption by issuing the applicant a Notice of Intent to Deny. The Notice of Intent to Deny notifies the applicant of the Department's intended action and the facts and legal authority which supports the intended action.

(d) In order to challenge the denial of an application for a Consumer's Certificate of Exemption, the applicant receiving a Notice of Intent to Deny must request an administrative hearing under the provisions of s. 120.57, F.S., pursuant to Rule Chapter 28-106, F.A.C. The Request for Hearing must be delivered to:

Office of the General Counsel

Department of Revenue

501 South Calhoun Street

Carlton Building

Post Office Box 6668

Tallahassee, Florida 32314-6668.

(e) The Request for Hearing must contain the information provided in Rule Chapter 28-104, F.A.C.

(3) through (6) No change.

Specific Authority 212.17(6), 212.18(2), 213.06(1) FS. Law Implemented 95.091(3), 120.57(1), (2), 120.60(3), 120.80(14), 212.02(14)(c), 212.05(1)(j), 212.06(1)(c), 212.07(1), 212.08(6),(7), 212.085, 212.18(2),(3), 212.21(2) F.S. History–Revised 10-7-68, 6-16-72, Amended 9-28-78, 7-20-82, 4-29-85, Formerly 12A-1.38, Amended 8-10-92, 3-17-93, 9-14-93, 12-13-94,

12A-1.095 Revocation of Sales Tax Exemption Certificates.

Specific Authority 212.17(6), 212.18(2), 213.06(1), 213.21(1) FS. Law Implemented 120.569, 120.57(1),(2), 120.60(5),(7), 120.80(14), 212.084, 212.18(3), 213.06, 213.21(1) FS. History–New 7-8-82, Amended 11-6-85, Formerly 12A-1.95, Amended 8-10-92, 12-8-92, 12-13-94, 10-4-01, Repealed

12A-1.0955 Revocation of Sales Tax Certificates of Registration.

Specific Authority 72.011, 212.17(6), 212.18(2), 213.06(1), 213.21 FS. Law Implemented 72.011, 120.569, 120.57(1),(2), 120.60(5), 120.80(14), 212.18(3) FS. History-New 12-8-92, Amended 6-19-01, Repealed

DEPARTMENT OF REVENUE

Sales and Use Tax

RULE CHAPTER TITLE: RULE CHAPTER NO.: Rental Car Surcharge 12A-16 RULE NO.: **RULE TITLE:** Public Use Forms 12A-16.008

PURPOSE AND EFFECT: The purpose of the proposed amendments to Rule 12A-16.008, F.A.C. (Public Use Forms), is to adopt, by reference, changes to form DR-15SWN, Instructions for Completing the DR-15SW Solid Waste and Surcharge Return.

SUBJECT AREA TO BE ADDRESSED: The subject of this workshop is the proposed adoption, by reference, of changes to form DR-15SWN.

SPECIFIC AUTHORITY: 212.17(6), 212.18(2), 213.06(1) FS. LAW IMPLEMENTED: 212.0606, 212.12(2), 213.235, 213.755, 376.70, 403.717, 403.718, 403.7185 FS.

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

TIME AND DATE: 9:30 a.m., February 26, 2003

PLACE: Room B-12, Carlton Building, 501 S. Calhoun Street, Tallahassee, Florida

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 Nancy Purvis, (850)488-0712. Persons with hearing or speech impairments may contact the Department by using the Florida Relay Service, which can be reached at (800)955-8770 (Voice) and (800)955-8771 (TDD).

The Department's proposed rules are available on the Department's web site at: www.myflorida.com/dor/rules.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT WORKSHOP IS: Gary L. Gray, Tax Law Specialist, Technical Assistance and Dispute Resolution, Department of Revenue, P. O. Box 7443, Tallahassee, Florida 32314-7443, (850)922-4729

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

12A-16.008 Public Use Forms.

(1)(a) In addition to the forms prescribed in Chapter 12A-1, F.A.C., the following public use forms and instructions are employed by the Department of Revenue in its dealings with the public in administering the surcharge.

(b) Copies of these forms are available, without cost, by one or more of the following methods: 1) writing the Florida Department of Revenue, Distribution Center, Blountstown Highway, Tallahassee, Florida 32304; or, 2) faxing the Distribution Center at (850)922-2208; or, 3) using a fax machine telephone handset to call the Department's automated Fax on Demand system, (850)922-3676; or, 4) visiting any local Department of Revenue Service Center to personally obtain a copy; or, 5) calling the Forms Request Line during regular office hours at (800)352-3671 (in Florida only) or (850)488-6800; or, 6) downloading selected forms from the Department's Internet site at the address show inside the parentheses (www.myflorida.com/dor/). Persons with hearing or speech impairments may call the Department's TDD at (800)367-8331.

Form Number Title

Effective Date

(2) No change.

(3) DR-15SWN Instructions for Completing the DR-15SW Solid Waste and Surcharge Return

(R. 02/03 07/02)

01/02

Specific Authority 212.17(6), 212.18(2), 213.06(1) FS. Law Implemented 212.0606, 212.12(2), 213.235, 213.755, 376.70, 403.717, 403.718, 403.7185, FS. History-New 11-14-89, Amended 7-7-91, 8-10-92, 3-21-95, 6-19-01,

DEPARTMENT OF REVENUE

Sales and Use Tax

RULE CHAPTER TITLE: RULE CHAPTER NO.:

Registration as a Secondhand Dealer

or Secondary Metals Recycler 12A-17 RULE TITLE: RULE NO.:

Denial, Suspension, or Revocation

of Registration 12A-17.004 PURPOSE AND EFFECT: Sections 120.569, 120.57, and 120.60, F.S., govern all agency action regarding licensure, including the issuance of certificates of registration issued by the Department. Rule 28-107.004, F.A.C., provides guidelines to agencies for the suspension, revocation, annulment, or withdrawal of a license and requires the agency to issue an administrative complaint in the manner provided in s. 120.60(5), F.S. Rule 28-106.104, F.A.C., provides guidelines to applicants and to license holders on how to file a pleading with an agency clerk. No further guidance in an administrative rule issued by the Department of Revenue is necessary.

The purpose of the proposed repeal of Rule 12A-17.004, F.A.C. (Denial, Suspension, or Revocation of Registration), is to remove unnecessary provisions regarding the denial of an application for registration as a secondhand dealer or as a secondary metals recycler, or the revocation, restriction, or suspension of any such registration granted by the Department that are provided in ss. 538.09 and 538.25, F.S.

SUBJECT AREA TO BE ADDRESSED: The subject of this workshop is the removal of provisions from the administrative code regarding: (1) the denial of an application for registration as a secondhand dealer or as a secondary metals recycler; and (2) the revocation, restriction, or suspension of a certificate of registration as a secondhand dealer or as a secondary metals recycler.

SPECIFIC AUTHORITY: 120.53(1)(b), 212.17(6), 212.18(2), 213.06(1), 538.11 FS.

LAW IMPLEMENTED: 538.09, 538.25 FS.

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

TIME AND DATE: 9:30 a.m., February 26, 2003

PLACE: Room B-12, Carlton Building, 501 S. Calhoun Street, Tallahassee, Florida 32399-0100

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 Nancy Purvis, (850)488-0712. Persons with hearing or speech impairments may contact the Department by using the Florida Relay Service, which can be reached at 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

The Department's proposed rules are available on the Department's web site: www.myflorida.com/dor/rules.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT IS: Janet L. Young, Tax Law Specialist, Technical Assistance and Dispute Resolution, Department of Revenue, P. O. Box 7443, Tallahassee, Florida 32314-7443, (850)922-9407

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

12A-17.004 Denial, Suspension, or Revocation of Registration.

Specific Authority 120.53(1)(b), 212.17(6), 212.18(2), 213.06(1), 538.11 FS. Law Implemented 538.09, 538.25 FS. History–New 3-15-90, Amended 11-14-91, 4-18-93, 3-20-96, 8-1-02, Repealed______.

DEPARTMENT OF REVENUE

Sales and Use Tax

RULE CHAPTER TITLE: **RULE CHAPTER NO.:** 12A-19 Communications Services Tax RULE TITLES: RULE NOS.:

Tax Due at Time of Sale; Tax Returns

12A-19.020 and Regulations 12A-19.100 Public Use Forms

PURPOSE AND EFFECT: The purpose of the proposed amendments to Rule 12A-19.020, F.A.C. (Tax Due at Time of Sale; Tax Returns and Regulations), is to: (1) implement the provisions of s. 2, Chapter 2002-48, L.O.F., which created s. 202.151, F.S., imposing a communications services use tax; and (2) provide guidelines on reporting and paying the communications services use tax to the Department.

The purpose of proposed Rule 12A-19.100, F.A.C. (Public Use Forms), is to adopt, by reference, form DR-700019, Communications Services Use Tax Return. A Notice of Proposed Rulemaking was published in the Florida Administrative Weekly on November 15, 2002 (Vol. 28, No. 46, pp. 4982-4989) proposing the creation of Rule 12A-19.100, F.A.C. The proposed new rule section has not become effective.

SUBJECT AREA TO BE ADDRESSED: The subject of this workshop is the proposed guidelines for remitting communications services use tax directly to the Department.

SPECIFIC AUTHORITY: 202.15, 202.151, 202.16(2), 202.21, 202.26(3)(a),(c),(d) FS.

LAW IMPLEMENTED: 202.11(4),(11),(12), 202.12(1), 202.13(2), 202.15, 202.151, 202.16, 202.17(6), 202.19(1), 202.21, 202.22(6), 202.27, 202.28(1),(2), 202.30, 202.33(2), 202.34(3),(4)(c), 202.35(1) FS.

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

TIME AND DATE: 9:30 a.m., February 26, 2003

PLACE: Room B-12, Carlton Building, 501 S. Calhoun Street, Tallahassee, Florida

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 Nancy Purvis, (850)488-0712. Persons with hearing or speech impairments may contact the Department by using the Florida Relay Service, which can be reached at 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

The Department's proposed rules are available on the Department's web site: www.myflorida.com/dor/rules.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT IS: Gary Gray, Tax Law Specialist, Technical Assistance and Dispute Resolution, Department of Revenue, P. O. Box 7443, Tallahassee, Florida 32314-7443, (850)922-4729

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

12A-19.020 Tax Due at Time of Sale; Tax Returns and Regulations.

(1)(a)1. through 3. No change.

4. For purposes of this rule, when the 20th day falls on Saturday, Sunday, or a legal holiday, payments accompanied by returns will be accepted as timely if postmarked or delivered to the Department on the next succeeding day that is not a Saturday, Sunday, or legal holiday.

5. For purposes of this rule, a legal holiday means a holiday that is observed by federal or state agencies as a legal holiday as this term is defined in Chapter 683, F.S., and s. 7503 of the Internal Revenue Code. A "legal holiday pursuant to s. 7503 of the Internal Revenue Code means a legal holiday in the District of Columbia or a statewide legal holiday at a location outside the District of Columbia but within an internal revenue district.

(b) through (3) No change.

(4)(a) A communications services tax is due on purchases of communications services subject to the state communications services taxes imposed under ss. 202.12 and 203.01(1)(a)2., F.S., and the local communications services tax imposed under s. 202.19, F.S., when the communications services are purchased from a seller located in Florida or in another state, territory, the District of Columbia, or foreign county who is not a registered Florida dealer.

(b) Any person who purchases communications services at retail from a Florida dealer is liable for the state communications services tax imposed under ss. 202.12 and 203.01(1)(a)2., F.S., and the local communications services taxes imposed under s. 202.19, F.S. Proof of payment of the tax to a Florida dealer is sufficient to relieve the purchaser from liability for the tax. Any person engaged in the business of providing taxable communications services in Florida who is required to be a registered Florida dealer remains liable for the communications services taxes until paid to the Department.

(b) Any person who purchases taxable communications services within Florida, or outside Florida, without payment of the applicable communications services tax is required to remit use tax to the Department based on the cost of the communications services. Persons who are not registered with the Department are required to pay use tax with form DR-700019, Communications Services Tax Return (incorporated by reference in Rule 12A-19.100, F.A.C.), on a semi-annual basis. To avoid penalty and interest for late filing, the payment and return for the period ending June 30 must be received by the Department or be postmarked on or before July 20th, and the return for the period ending December 31 must be received by the Department or be postmarked on or before January 20th.

(5) For purposes of this rule, when the 20th day falls on Saturday, Sunday, or a legal holiday, payments accompanied by returns will be accepted as timely if postmarked or delivered to the Department on the next succeeding day that is not a Saturday, Sunday, or legal holiday. For purposes of this rule, a legal holiday means a holiday that is observed by federal or state agencies as a legal holiday as this term is defined in Chapter 683, F.S., and s. 7503 of the Internal Revenue Code of 1986, as amended. A "legal holiday" pursuant to s. 7503 of the Internal Revenue Code of 1986, as amended, means a legal holiday in the District of Columbia or a statewide legal holiday at a location outside the District of Columbia but within an internal revenue district.

(6)(4) Users of a substitute communications system, and purchasers paying communications services use tax directly to the Department, who file a timely tax return are not allowed to deduct a collection allowance as compensation for the prescribed record keeping accounting for, and timely remittance of taxes imposed by and administered under Chapter 202, F.S.

(5) through (9) renumbered (7) through (11) No change.

Specific Authority 202.15, <u>202.151</u>, 202.26(3)(a) FS. Law Implemented 202.12(1), 202.15, <u>202.151</u>, 202.16, 202.19(1), 202.22(6), 202.27, 202.28(1), (2), 202.30(3), 202.33(2), 202.35(1) FS. History–New 1-31-02, <u>Amended</u>

12A-19.100 Public Use Forms.

(1) The Department employs the following public-use forms and instructions in the administration of Chapter 202, F.S., Communications Services Tax. These forms are hereby incorporated by reference in this rule. Copies of these forms are available, without cost, by one or more of the following methods: 1) writing the Florida Department of Revenue, Distribution Center, 168A Blountstown Highway, Tallahassee, Florida 32399-0100; or, 2) faxing the Distribution Center at (850)922-2208; or, 3) using a fax machine telephone handset to call the Department's automated FAX on Demand system at (850)922-3676; or, 4) visiting any local Department of Revenue Service Center to personally obtain a copy; or, 5) calling the Forms Request Line during regular office hours at (800)352-3671 (in Florida only) or (850)488-6800; or, 6) downloading the form from the Department's Internet site at the address shown inside the parentheses (www.myflorida.com/dor). Persons with hearing or speech impairments may call the Department's TDD at (800)367-8331.

Effective Date Form Number <u>Title</u>

(2) DR-700019 Communications Services

Use Tax Return (N. 12/02)

Specific Authority 202.151, 202.16(2), 202.26(3)(c), (d) FS. Law Implemented 202.11(4), (11), (12), 202.13(2), 202.151, 202.16(2), (4), 202.17(6), 202.34(3), (4)(c) FS. History–New

DEPARTMENT OF REVENUE

Miscellaneous Tax

RULE TITLE: RULE NO.:

State Fire Marshal Regulatory Assessment

and Surcharge; Levy and Amount 12B-8.006

PURPOSE AND EFFECT: The purpose of the proposed amendments to Rule 12B-8.006, F.A.C. (State Fire Marshal Regulatory Assessment and Surcharge; Levy and Amount), is to update the percentages used to determine the premium applicable to the peril of fire for the state fire marshal regulatory assessment. These amendments will provide new percentages that will be used to compute the state fire marshal regulatory assessment beginning with the 2003 Insurance Premium Tax Return (form DR-908).

SUBJECT AREA TO BE ADDRESSED: The subject of this workshop is the proposed adoption of changes to forms used by the Department in the administration of the insurance premium tax.

SPECIFIC AUTHORITY: 213.06(1) FS.

LAW IMPLEMENTED: 213.05, 624.509, 624.510, 624.511, 624.515, 624.516 FS.

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

TIME AND DATE: 9:30 a.m., February 26, 2003

PLACE: Room B-12, Carlton Building, 501 S. Calhoun Street, Tallahassee, Florida 32399-0100

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 Nancy Purvis, (850)488-0712. Persons with hearing or speech impairments may contact the Department by using the Florida Relay Service, which can be reached at 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

The Department's proposed rules are available on the Department's web site: www.myflorida.com/dor/rules.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT IS: Robert DuCasse, Tax Law Specialist, Technical Assistance and Dispute Resolution, Department of Revenue, P. O. Box 7443, Tallahassee, Florida 32314-7443, (850)922-4715

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

12B-8.006 State Fire Marshal Regulatory Assessment and Surcharge; Levy and Amount.

- (1) through (2) No change.
- (3) For purposes of the regulatory assessment, every insurer issuing policies of insurance covering the peril of fire on properties located in this State shall determine the gross amount of premium applicable to the peril of fire by multiplying the premium amounts reported on the "Exhibit of Premiums and Losses,", page 14, of the Annual Statement annual statement, submitted by the insurer as follows:
 - (a) Fire, Line $1 \underline{90} = \underline{100}$ percent.
 - (b) through (c) No change.
 - (d) Farmowners multiple peril, Line 3 20 = 35 percent.
 - (e) Homeowners multiple peril, Line 4 30 = 35 percent.
- (f) Commercial multiple peril, Lines 5.1 and $5.2 20 \frac{25}{2}$ percent.
 - (g) No change.
 - (h) Inland Marine, Line $9 \underline{15} \, \underline{20}$ percent.
 - (i) through (5) No change.

Specific Authority 213.06(1) FS. Law Implemented 213.05, 624.509, 624.510, 624.511, 624.515, 624.516 FS. History–New 2-3-80, Formerly 12B-8.06, Amended 4-10-91, 2-18-93, 12-9-97.

PUBLIC SERVICE COMMISSION

DOCKET NO: Undocketed

RULE TITLE: **RULE NO.:**

Customer Billing for Local Exchange

Telecommunications Companies 25-4.110

PURPOSE AND EFFECT: To amend the rule to remove references to obsolete taxation methods that resulted from the implementation of Chapter 202, F.S., and to remove implementation deadlines that are no longer relevant.

SUBJECT AREA TO BE ADDRESSED: Taxation requirements on customer bills resulting from the implementation of Chapter 202, F.S.

SPECIFIC AUTHORITY: 350.127, 364.604(5) FS.

LAW IMPLEMENTED: 364.17, 350.113, 364.03, 364.04, 364.05, 364.52, 364.19, 364.602, 364.604 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 WORKSHOP REQUEST MUST BE SUBMITTED IN WRITING TO: Samantha Cibula, Office of the General Counsel, 2540 Shumard Oak Boulevard, Tallahassee, FL 32399-0850

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 IS: Dale Buys, Division of Competitive Markets and Enforcement, Florida Public Service Commission, 2540 Shumard Oak Blvd., Tallahassee, FL 32399-0862, (850)413-6536

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

- 25-4.110 Customer Billing for Local Exchange Telecommunications Companies.
 - (1) No change.
- (2) Each Six months after the effective date of this rule, each billing party shall set forth on the bill all charges, fees, and taxes which are due and payable.
 - (a) through (c) No change.
- (d)1. Taxes, fees, and surcharges related to an originating party heading shall be shown immediately below the charges described under that heading. The terminology for Federal Regulated Service Taxes, Fees, and Surcharges must be consistent with all FCC required terminology.
 - 2. The billing party shall either:
- a. Identify Florida taxes and fees applicable to charges on the customer's bill as (including but not limited to) "Florida gross receipts tax," "Franchise fees," "Municipal utility tax," and "Sales tax," and identify the assessment base and rate for each percentage based tax, fee, and surcharge, or
 - b.(i) through (3)(b) No change.
- (4) The annual itemized bill shall be accompanied by a bill stuffer which explains the itemization and advises the customer to verify the items and charges on the itemized bill. This bill stuffer shall be submitted to the Commission's Division of Competitive Markets and Enforcement Telecommunications for prior approval. The itemized bill provided to residential customers and to business customers with less than ten access lines per service location shall be in easily understood language. The itemized bill provided to business customers with ten or more access lines per service location may be stated in service order code, provided that it contains a statement that, upon request, an easily understood translation is available in written form without charge. An itemized bill shall include, but not be limited to the following information, separately stated:
 - (a) through (9) No change.
- (10) Where any undercharge in billing of a customer is the result of a company mistake, the company may not backbill in excess of 12 months. Nor may the company recover in a ratemaking proceeding, any lost revenue which inures to the company's detriment on account of this provision.

- (11) Local Communications Services Tax Franchise fees and municipal telecommunications taxes.
- (a) The Local Communications Services Tax includes, but is not limited to, the discretionary communications services tax levied by the governing authority of each municipality and county authorized by Chapter 202, Florida Statutes.
- (b)(a) When a municipality or county levies charges a company any franchise fee, or municipal telecommunications a <u>local communications services</u> tax authorized by <u>Chapter 202</u> Section 166.231, Florida Statutes, the <u>local exchange</u> company may collect that tax fee only from its subscribers receiving service within that municipality or county. When a county charges a company any franchise fee, the company may collect that fee only from its subscribers receiving service within that
- (c)(b) A local exchange company may not incorporate any portion of the local communications services franchise fee or municipal telecommunications tax into its other rates for service.
- (c) This subsection shall not be construed as granting a municipality or county the authority to charge a franchise fee or municipal telecommunications tax. This subsection only specifies the method of collection of a franchise fee, if a municipality or county, having authority to do so, charges a franchise fee or municipal telecommunications tax.
 - (12) State Communications Services Tax.
- (a) The State Communications Services Tax includes, but is not limited to, When a company elects to add the Gross Receipts Tax imposed by Chapter 203, Florida Statutes, the communications services sales tax imposed by Chapter 202, Florida Statutes, and any local option sales tax. onto the eustomer's bill as a separately stated component of that bill, the company must first remove from the tariffed rates any embedded provisions for the Gross Receipts Tax.
- (b) A local exchange company may not incorporate any portion of the state communications services tax into its other rates for service. If the tariffed rates in effect have a provision for gross receipts tax, the rates must be reduced by an amount equal to the gross receipts tax liability imposed by Chapter 203, Florida Statutes, thereby rendering the customer's bill unaffected by the election to add the Gross Receipts Tax as a separately stated tax.
- (e) This subsection shall not be construed as a mandate to elect to separately state the Gross Receipts Tax. This subsection only specifies the method of applying such an election.
- (d) All services sold to another telecommunications vendor, provided that the applicable rules of the Department of Revenue are satisfied, must be reduced by an amount equal to the gross receipts tax liability imposed by Chapter 203, Florida Statutes, unless those services have been adjusted by some other Commission action.

- (e) When a nonrate base regulated telecommunications company exercises the option of adding the gross receipts tax as a separately stated component on the customer's bill then that company must file a tariff indicating such.
 - (13) through (15)(g) No change.
- (16) Companies that bill for local service must provide notification with the customer's first bill or via letter, and annually thereafter that a PC Freeze is available. Existing "subscribers" or "end users" eustomers must be notified annually that a PC Freeze is available.
 - (17) through (18)(b) No change.
- (19)(a) <u>Upon</u> Within one year of the effective date of this rule and upon request from any customer, a billing party must restrict charges in its bills to only:
 - 1. through (20) No change.

Specific Authority 350.127, 364.604(5) FS. Law Implemented 364.17, 350.113, 364.03, 364.04, 364.05, 364.052, 364.19, 364.602, 364.604 FS. History—New 12-1-68, Amended 3-31-76, 12-31-78, 1-17-79, 7-28-81, 9-8-81, 5-3-82, 11-21-82, 4-13-86, 10-30-86, 11-28-89, 3-31-91, 11-11-91, 3-10-96, 7-20-97, 12-28-98, 7-5-00._______.

PUBLIC SERVICE COMMISSION

DOCKET NO: Undocketed

RULE TITLES:	RULE NOS.:
Customer Relations; Rules Incorporated	25-24.490
Rules Incorporated	25-24.585
Customer Relations; Rules Incorporated	25-24.845
PURPOSE AND EFFECT: To add subsections ((11) and (12) of

PURPOSE AND EFFECT: To add subsections (11) and (12) of Rule 25-4.110 to Rules 25-24.490, 25-24.585, and 25-24.845, so that these rules apply to interexchange, shared tenant service, and alternative local exchange companies. These amendments will apply the requirements implemented by Chapter 202, F.S., to these companies.

SUBJECT AREA TO BE ADDRESSED: Taxation requirements on customer bills resulting from the implementation of Chapter 202, F.S.

SPECIFIC AUTHORITY: 350.127(2), 364.604(5), 427.704(8), 364.337(2) FS.

LAW IMPLEMENTED: 350.113, 364.03, 364.14, 364.15, 364.016, 364.17, 364.18, 364.183, 364.185, 364.339, 364.603, 364.19, 364.337, 364.602, 364.604 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 WORKSHOP REQUEST MUST BE SUBMITTED, IN WRITING TO: Samantha Cibula, Office of the General Counsel, 2540 Shumard Oak Boulevard, Tallahassee, FL 32399-0850.

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 IS: Dale Buys, Division of Competitive Markets and Enforcement, Florida Public Service Commission, 2540 Shumard Oak Blvd., Tallahassee, FL 32399-0862, (850)413-6536

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

- 25-24.490 Customer Relations; Rules Incorporated.
- (1) The following rules are incorporated herein by reference and apply to IXCs.

SECTION	TITLE	PORTIONS APPLICABLE
25-4.110	Customer Billing	Subsections, (11),(12),(14), (15),(17),(18) and (20)
25-4.111	Customer Complaint and Service Requests	All except subsection (2)
25-4.112	Termination of Service by Customer	All
25-4.113	Refusal or Discontinuance of	All
	Service by Company	
25-4.114	Refunds	All
25-4.117	800 Service	All
25-4.118	Local, Local Toll, or Toll	All
	Provider Selection	

(2) through (3)(f) No change.

Specific Authority 350.127(2), 364.604(5) FS. Law Implemented 364.03, 364.14, 364.15, 364.603, 364.19, 364.337 364.602, 364.604 FS. History–New 2-23-87, Amended 10-31-89, 3-5-90, 3-4-92, 3-13-96, 7-20-98, 12-28-98, 7-5-00,_______.

25-24.585 Rules Incorporated.

(1) The following rules are incorporated herein by reference and apply to shared tenant service companies:

SECTION	TITLE	PORTIONS APPLICABLE
25-4.019	Records and Reports in General	All
25-4.020	Location and Preservation of Records	All except (1) and (3)
25-4.043	Response to Commission Staff Inquiries	All
25-4.0161	Regulatory Assessment Fees;	All
	Telecommunication Companies	
25-4.110	Customer Billing	(11) and (12)
25-4.160	Operation of Telecommunications	All
	Relay Service	

(2) No change.

Specific Authority 350.127(2), 427.704(8) FS. Law Implemented 350.113, 364.016, 364.17, 364.18, 364.183, 364.185, 364.339 FS. History–New 1-28-91, Amended 12-29-91, 11-13-95, 7-29-97, 4-8-98,_______.

25-24.845 Customer Relations; Rules Incorporated.

The following rules are incorporated herein by reference and apply to ALECs. In the following rules, the acronym 'LEC' should be omitted or interpreted as 'ALEC'.

SECTION	TITLE	PORTIONS APPLICABLE
25-4.110	Customer Billing	Subsections (11),(12),(14),
		(15),(16),(17),(18) and (20)
24-4.118	Local, Local Toll, or Toll	All
	Provider Selection	

Specific Authority 350.127(2), 364.337(2), 364.604(5) FS. Law Implemented 364.337(2), 364.602, 364.604 FS. History–New 7-20-98, Amended 12-28-98, 7-5-00, _______.

DEPARTMENT OF CORRECTIONS

RULE TITLE: RULE NO.: Routine Mail 33-210.101

PURPOSE AND EFFECT: The purpose and effect of the proposed rule is to ensure the protection of the public and the maintenance of order in the institution by prohibiting inmates from placing advertisements soliciting funds, goods or services; by prohibiting inmates from entering contests or sweepstakes; and by clarifying the prohibition against conducting a business while incarcerated.

SUBJECT AREA TO BE ADDRESSED: Routine mail.

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 AND A COPY OF THE PRELIMINARY DRAFT IS: Perri King Dale, 2601 Blair Stone Road, Tallahassee, Florida 32399-2500

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

33-210.101 Routine Mail.

- (1) through (2) No change.
- (3) No other items may be received through incoming routine mail. If an impermissible item is found (other than items of an illegal nature, the entire correspondence will be returned to the sender pursuant to subsection (13)(11) of this rule. For example, the following items are not permissible for inclusion in or attachment to routine mail:
 - (a) through (e) No change.
 - (4) through (7) No change.
- (8) Inmates shall not use correspondence privileges to solicit or otherwise commercially advertise for money, goods or services. For the purposes of this rule this includes advertising for pen-pals; inmates are not prohibited from corresponding with pen pals, but shall not place ads soliciting pen pals. Inmates are prohibited from receiving correspondence or materials from persons or groups marketing advertising services, or from subscribing to advertising services. Inmates who post ads or have ads posted with the assistance of another person shall be subject to disciplinary action.
 - (8) through (9) renumbered (9) through (10) No change.
- (11)(10) No inmate shall engage in may establish or eonduet a business or profession through the mail during his period of incarceration. For the purpose of this rule, a business is defined as any revenue generating or profit making activity or any activity having the potential to generate revenue or

profit. An inmate who is engaged in a business or profession prior to commitment to the department shall assign authority for the operation of such business or profession to a person in the community within 90 days of commitment. Inmate incoming or outgoing mail relating to the direction of an inmate's business or profession shall be rejected. This does not, however, prohibit mail necessary to enable an inmate to protect property and funds that were legitimately the inmate's at the time of commitment.

- (12) Inmates shall be prohibited from entering contests or sweepstakes through the mail while incarcerated.
- (11) through (16) renumbered (13) through (18) No change.

Specific Authority 944.09 FS. Law Implemented 20.315, 944.09 FS. History-New 10-8-76, Amended 10-11-77, 4-19-79, 11-19-81, 3-12-84, 10-15-84, Formerly 33-3.04, Amended 7-8-86, 9-4-88, 3-9-89, 9-1-93, 9-30-96, 5-25-97, 6-1-97, 10-7-97, 5-10-98, Formerly 33-3.004, Amended 12-20-99, Formerly 33-602.401, Amended 12-4-02,

DEPARTMENT OF CORRECTIONS

RULE TITLE:

33-603.101

RULE NO.:

Use of Committed Name

PURPOSE AND EFFECT: The purpose and effect of the proposed rule is to clarify the process for determining the name that will be used as an inmate's official identification throughout his or her incarceration.

SUBJECT AREA TO BE ADDRESSED: Use of inmate committed name.

SPECIFIC AUTHORITY: 20.315, 944.09 FS.

LAW IMPLEMENTED: 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 AND A COPY OF THE PRELIMINARY DRAFT IS: Perri King Dale, 2601 Blair Stone Road, Tallahassee, Florida 32399-2500

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

33-603.101 Use of Committed Name.

(1)(a) In order to avoid conflicts in mailing and visiting privileges, as well as to assist inmates in making bank and canteen transactions and ensure timely delivery of legal documents, and to provide staff with a consistent means of inmate identification for security and daily institutional operation purposes, each inmate shall be recognized by the department under the name on the initial commitment under which the inmate was received. The committed name shall be obtained from the information or indictment page of the commitment package, not from the uniform commitment to custody cover sheet. For multiple cases imposed on the same

date, the committed name is the name listed on the earliest chronological case. This name shall be the inmate's official identification throughout the continuous incarceration of the inmate on that sentence or combined sentences and must be included on any official document sent or received by the inmate except as provided in (3) below.

(b) through (4) No change.

Specific Authority 20.315, 944.09 FS. Law Implemented 944.09 FS. History–New 9-30-93, Formerly 33-6.0012, Amended 4-29-02,______.

DEPARTMENT OF THE LOTTERY

RULE TITLE: RULE NO.: Administrative Leave 53-16.009

PURPOSE AND EFFECT: The purpose of the proposed rule amendment is to provide for administrative leave for the protection of the Lottery's best interests.

SUBJECT AREA TO BE ADDRESSED: Administrative leave.

SPECIFIC AUTHORITY: 24.105(9)(j) FS.

LAW IMPLEMENTED: 24.105(19)(d) 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: Diane D. Schmidt, Office of the General Counsel, Florida Lottery, 250 Marriott Drive, Tallahassee, FL 32301, (850)487-7724

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

DEPARTMENT OF MANAGEMENT SERVICES

Division of Retirement

Division of Retirement	
RULE CHAPTER TITLE:	RULE CHAPTER NO.:
Membership	60S-1
RULE TITLES:	RULE NOS.:
Statements of Policy	60S-1.002
Participation	60S-1.004
Renewed Membership in the Regular	Class
and the Senior Management Service	ce Class 60S-1.0045
Special Risk Class; Legislative Intent	
and Procedures	60S-1.005
Criteria for Special Risk Membership	_
Firefighters	60S-1.0052
Criteria for Special Risk Membership	_
Correctional Officers	60S-1.0053
Criteria for Special Risk Membership	_
Emergency Medical Technicians	
and Paramedics	60S-1.00535
Special Risk Administrative Support C	Class 60S-1.0054

Elected Officers' Class 60S-1.0055 Senior Management Service Class 60S-1.0057

PURPOSE AND EFFECT: To revise the rules to reflect current legislative mandates, delete obsolete language and language that is without statutory authority.

SUBJECT AREA TO BE ADDRESSED: Florida Retirement System Membership.

SPECIFIC AUTHORITY: 121.031 FS.

LAW IMPLEMENTED: 121.021, 121.051, 121.0515, 121.055 FS

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

TIME AND DATE: 10:00 a.m., March 5, 2003

PLACE: Department of Management Services, 4050 Esplanade Way, Suite 260, Room 260L, Tallahassee, Florida THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Julia P. Forrester, Assistant General Counsel, Department of Management Services, 4050 Esplanade Way, Suite 260, Tallahassee, Florida 32399-0950, (850)487-1082, forresj@dms.state.fl.us

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

DEPARTMENT OF MANAGEMENT SERVICES

Division of Retirement

RULE CHAPTER TITLE:	RULE CHAPTER NO.:
Creditable Service	60S-2
RULE TITLES:	RULE NOS.:
Statements of Policy	60S-2.002
Credit for Prior Service	60S-2.004
Credit Toward Special Risk Normal	
Retirement Date	60S-2.0041
Credit for Military Service	60S-2.005
Credit for Leaves of Absence Under t	he
Florida Retirement System	60S-2.006
Credit for Out-of-State and In-State S	ervice 60S-2.007
Creditable Service upon the Death of	a Member 60S-2.010
Credit for Upgraded Previous Service	60S-2.013
Value of Each Year of Creditable Serv	vice 60S-2.015
PURPOSE AND EFFECT: To revise	the rules to reflect current
law legislative mandates, delete	obsolete language and
language that is without statutory auth	nority.
SUBJECT AREA TO BE ADDRES	SED: Creditable Service
under the Florida Retirement System.	
SPECIFIC AUTHORITY: 121.031 FS	S.
LAW IMPLEMENTED: 121.021	, 121.081, 121.0515,
121.091, 121.111, 121.1115, 121.1122	
, , , ,	

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

TIME AND DATE: 10:00 a.m., March 5, 2003

PLACE: Department of Management Services, 4050 Esplanade Way, Suite 260, Room 260L, Tallahassee, Florida THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Julia P. Forrester, Assistant General Counsel, Department of Management Services, 4050 Esplanade Way, Suite 260, 32399-0950, Tallahassee. Florida (850)487-1082, forresj@dms.state.fl.us

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

DEPARTMENT OF MANAGEMENT SERVICES

Division of Retirement

RULE CHAPTER TITLE:	RULE CH.	APTER NO.:
Contributions		60S-3
RULE TITLES:]	RULE NOS.:
Statements of Policy		60S-3.002
Retirement Contributions for Regular,		
Special Risk, Elected Officer,		
Special Risk Administrative		
Support and Senior Management		
Service Classes; Contributions for	the	
Retiree Health Insurance Subsidy;	and	
the Deferred Retirement Option Pr	ogram	60S-3.003
Interest Rate on Payments for Credital	ole Service	60S-3.0035
Retirement Contributions for		
Military Service Credit		60S-3.006
Retirement Contributions for Out-of-S	tate	
and In-State Service Credit		60S-3.008
Payment of Contributions		60S-3.011
Retirement Contributions for Creditab	le	
Service upon the Death of a Memb	er	60S-3.012
Retirement Contributions for Upgrade	d	
Previous Service Credit		60S-3.013

PURPOSE AND EFFECT: To revise the rules to reflect current law legislative mandates, delete obsolete language and language that is without statutory authority.

SUBJECT AREA TO BE ADDRESSED: Contributions under the Florida Retirement System.

SPECIFIC AUTHORITY: 121.031 FS.

LAW IMPLEMENTED: 121.052, 121.055, 121.071, 121.091, 121.111 FS.

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

TIME AND DATE: 10:00 a.m., March 5, 2003

PLACE: Department of Management Services, 4050 Esplanade Way, Suite 260, Room 260L, Tallahassee, Florida THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Julia P. Forrester, Assistant General Counsel, Department of Management Services, 4050 Esplanade Way, Suite 260, 32399-0950, Tallahassee, Florida (850)487-1082, forresj@dms.state.fl.us

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

DEPARTMENT OF MANAGEMENT SERVICES

Division of Retirement

RULE CHAPTER TITLE:	RULE CHAPTER NO.:
Benefits	60S-4
RULE TITLES:	RULE NOS.:
Statements of Policy	60S-4.002
Minimum Benefits	60S-4.0025
Retirement Eligibility	60S-4.003
Retirement Application and Effective	
Retirement Date	60S-4.0035
Benefits Payable upon Normal Retirer	ment 60S-4.004
Benefits Payable Upon Early Retireme	ent 60S-4.005
Benefits Based on Dual Retirement Ag	ges 60S-4.006
Benefits Payable for Disability Retirer	ment 60S-4.007
Benefits Payable upon Death	60S-4.008
Retirement Benefit Payment Options	60S-4.010
Designation of Beneficiary	60S-4.011
Employment After Retirement	60S-4.012

PURPOSE AND EFFECT: To revise the rules to reflect current law legislative mandates, delete obsolete language and language that is without statutory authority.

SUBJECT AREA TO BE ADDRESSED: Benefits under the Florida Retirement System.

SPECIFIC AUTHORITY: 121.031 FS.

LAW IMPLEMENTED: 17.076, 112.18, 112.181, 121.021, 121.052, 121.055, 121.091 FS.

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

TIME AND DATE: 10:00 a.m., March 5, 2003

PLACE: Department of Management Services, 4050 Esplanade Way, Suite 260, Room 260L, Tallahassee, Florida THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT, IF AVAILABLE, IS: Julia P. Forrester, Assistant General Counsel, Department of Management Services, 4050 Esplanade Way, Suite 260, Tallahassee, Florida 32399-0950, (850)487-1082, forresj@dms.state.fl.us

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

DEPARTMENT OF MANAGEMENT SERVICES

Division of Retirement

RULE CHAPTER TITLE: RULE CHAPTER NO.: Definitions 60S-6 RULE TITLE: RULE NO.:

Definitions 60S-6.001

PURPOSE AND EFFECT: To revise the rules to reflect current law legislative mandates, delete obsolete language and language that is without statutory authority.

SUBJECT AREA TO BE ADDRESSED: Definitions under the Florida Retirement System.

SPECIFIC AUTHORITY: 121.031 FS.

LAW IMPLEMENTED: 17.076, 112.18, 112.181, 121.021, 121.052, 121.055, 121.091 FS.

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

TIME AND DATE: 10:00 a.m., March 5, 2003

PLACE: Department of Management Services, 4050 Esplanade Way, Suite 260, Room 260L, Tallahassee, Florida THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Julia P. Forrester, Assistant General Counsel, Department of Management Services, 4050 Esplanade Way, Suite 260, Tallahassee, Florida 32399-0950, (850)487-1082, forresj@dms.state.fl.us

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

DEPARTMENT OF MANAGEMENT SERVICES

Division of Retirement

RULE CHAPTER TITLE: RULE CHAPTER NO.: **Actuarial Factors** 60S-7 **RULE TITLES:** RULE NOS.: Actuarial Factors for Calculating Benefits Provided by Options 2, 3, and 4 on and After August 1, 1983 60S-7.009 Actuarial Factors for Calculating Disability Benefits Provided by Options 2, 3, and 4 on and After August 1, 1983 60S-7.010 Actuarial Factors for Calculating Benefits Provided by Options 1, 2, 3, and 4 in the Teachers' Retirement System on and After August 1, 1983 60S-7.050

Actuarial Factors for Calculating Reduced Benefits Provided in the State and County Officers and Employees' Retirement System on and After

August 1, 1983 60S-7.060

Actuarial Factors for Calculating Reduced

Benefits Provided by the Highway

Patrol Pension Fund on and After

August 1, 1983 60S-7.070

PURPOSE AND EFFECT: To revise the rules to reflect current law legislative mandates, delete obsolete language and language that is without statutory authority.

SUBJECT AREA TO BE ADDRESSED: Actuarial Factors in the Florida Retirement System.

SPECIFIC AUTHORITY: 121.031 FS.

LAW IMPLEMENTED: 121.091(6), 122.08, 238.08, 321.20 FS

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

TIME AND DATE: 10:00 a.m., March 5, 2003

PLACE: Department of Management Services, 4050 Esplanade Way, Suite 260, Room 260L, Tallahassee, Florida THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Julia P. Forrester, Assistant General Counsel, Department of Management Services, 4050 Esplanade Way, Suite 260, Tallahassee, Florida 32399-0950, (850)487-1082, forresj@dms.state.fl.us

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

DEPARTMENT OF MANAGEMENT SERVICES

Division of Retirement

RULE CHAPTER TITLE:
Deferred Retirement Option Program
RULE TITLES:
Definitions
Contributions
Benefits
PURPOSE AND EFFECT: To revise the rules to reflect current

law legislative mandates, delete obsolete language and language that is without statutory authority.

SUBJECT AREA TO BE ADDRESSED: Deferred Retirement Option Program under the Florida Retirement System.

SPECIFIC AUTHORITY: 121.031 FS.

LAW IMPLEMENTED: 121.021, 121.091, 121.131 FS.

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

TIME AND DATE: 10:00 a.m., March 5, 2003

PLACE: Department of Management Services, 4050 Esplanade Way, Suite 260, Room 260L, Tallahassee, Florida

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Julia P. Forrester, Assistant General Counsel, Department of Management Services, 4050 Esplanade Way, Suite 260, Tallahassee, Florida 32399-0950, (850)487-1082, forresj@dms.state.fl.us

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

DEPARTMENT OF ENVIRONMENTAL PROTECTION Office of the Secretary

DOCKET NO.: 02-37R

RULE CHAPTER TITLE: RULE CHAPTER NO.:

Florida Greenways and Trails Program 62S-3 RULE NO.: **RULE TITLE:**

Determination and Applicability of Fines 62S-3.003

PURPOSE AND EFFECT: The Office of Greenways and Trails (OGT) is proposing to amend the Rules of Chapter 62S-3, Florida Administrative Code, to provide a schedule of fines and process for payment of fines for any infraction of the rules. The existing rule is not sufficient to put the public on notice of the fine amounts and the process for a non-criminal infraction is incorrect.

SUBJECT AREA TO BE ADDRESSED: The OGT is proposing to revise the subject rule to: clarify fine amounts and correct the process for payment of any fine incurred.

SPECIFIC AUTHORITY: 260.016 FS.

LAW IMPLEMENTED: 253.7821, 260.016 FS.

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.: List of Approved Forms; Incorporation 64B8-1.007 PURPOSE AND EFFECT: The Board proposes a rule

amendment to incorporate a revised application into the rule. SUBJECT AREA TO BE ADDRESSED: Revised medical doctor application form.

SPECIFIC AUTHORITY: 120.55(1)(a),(4),456.013. 456.036(5), 456.048(1), 458.309, 458.311, 458.3124(6), 458.313(4), 458.3145, 458.315(2), 458.320(8), 458.321(2), 458.347(13), 458.351(6) FS.

LAW IMPLEMENTED: 456.013, 456.035, 456.036, 456.048, 456.073, 458.309, 458.311, 458.3124, 458.313, 458.3145, 458.315, 458.316, 458.317, 458.319, 458.320, 458.321, 458.345, 458.347, 458.351 FS.

IF REQUESTED IN WRITING AND NOT DEEMED UNNECESSARY BY THE AGENCY HEAD, A RULE DEVELOPMENT WORKSHOP WILL BE SCHEDULED AND ANNOUNCED IN THE FAW.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT IS: 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:**

64B8-1.007 List of Approved Forms; Incorporation.

The following forms used by the Board in its dealings with the public are listed as follows and are hereby adopted and incorporated by reference, and can be obtained from the Board office by writing to the Board of Medicine, 4052 Bald Cypress Way, Bin #C03, Tallahassee, Florida 32399-1753, or by telephoning (850)245-4131:

- (1) DH-MQA 1000, entitled "Board of Medicine Application For Licensure By Examination and Endorsement (Medical Doctor)," (12/02) (12/01).
 - (2) through (22) No change.

Specific Authority 120.55(1)(a),(4), 456.013, 456.036(5), 456.048(1), 458.309, 458.311, 458.3124(6), 458.313(4), 458.3145, 458.315(2), 458.320(8), 458.321(2), 458.347(13), 458.351(6) FS. Law Implemented 456.013, 456.035, 456.036, 456.048, 456.073, 458.309, 458.311, 458.3124, 458.313, 458.3145, 458.315, 458.316, 458.317, 458.319, 458.320, 458.321, 458.345, 458.347, 458.351 FS. History-New 4-17-01, Amended 11-20-01, 8-13-02,

DEPARTMENT OF HEALTH

Board of Medicine

RULE TITLE: **RULE NO.:** Licensure Denial 64B8-4.022

PURPOSE AND EFFECT: The proposed rule amendment is intended to delete subsection (1) from the rule in response to the Hason case.

SUBJECT AREA TO BE ADDRESSED: The deletion of subsection (1) of the rule.

SPECIFIC AUTHORITY: 458.309, 458.310, 458.311, 458.3115, 458.3124, 458.313, 458.3135, 458.3145, 458.315, 458.316, 458.3165, 458.317 FS.

LAW IMPLEMENTED: 458.311, 458.313, 458.331 FS.

IF REQUESTED IN WRITING AND NOT DEEMED UNNECESSARY BY THE AGENCY HEAD, A RULE DEVELOPMENT WORKSHOP WILL BE SCHEDULED AND ANNOUNCED IN THE FAW.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT IS: 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:

64B8-4.022 Licensure Denial.

In most cases the Board evaluates applicants on a case-by-case basis; however, in the following circumstances the Board, as a matter of policy, shall deny the application for licensure in Florida:

- (1) When the applicant has had action taken against a medical license or the authority to practice medicine by the licensing authority of another jurisdiction and the applicant does not demonstrate that the applicant has a license in the jurisdiction which took action and that license is in good standing and unencumbered.
- (2) When the applicant has been convicted of, been found guilty of, or entered a plea of nolo contendere to a crime and the applicant does not demonstrate that all criminal sanctions imposed by the court have been satisfied.

Specific Authority 458.309, 458.310, 458.311, 458.3115, 458.3124, 458.313, 458.3135, 458.3145, 458.315, 458.316, 458.3165, 458.317 FS. Law Implemented 458.311, 458.313, 458.331 FS. History–New 11-4-93, Formerly 61F6-22.022, 59R-4.022, Amended_______.

DEPARTMENT OF HEALTH

Board of Osteopathic Medicine

RULE TITLE:

RULE NO.:

Citations 64B15-19.007
PURPOSE AND EFFECT: The Board proposes to delete

certain continuing education penalties no longer necessary due to a recent rule amendment.

SUBJECT AREA TO BE ADDRESSED: The rule amendment deletes the penalties for non-compliance of the HIV/AIDS and domestic violence continuing education requirements.

SPECIFIC AUTHORITY: 456.073, 456.077 FS.

LAW IMPLEMENTED: 456.073, 456.077 FS.

IF REQUESTED IN WRITING AND NOT DEEMED UNNECESSARY BY THE AGENCY HEAD, A RULE DEVELOPMENT WORKSHOP WILL BE SCHEDULED AT THE BOARD'S NEXT MEETING TO BE HELD ON FEBRUARY 22, 2003 IN FT. LAUDERDALE, FLORIDA.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT IS: Pam King, Executive Director, Board of Osteopathic Medicine/MQA, 4052 Bald Cypress Way, Bin #C06, Tallahassee, Florida 32399-3256

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

64B15-19.007 Citations.

- (1) through (2) No change.
- (3) The following violations with accompanying fines may be disposed of by citation.
 - (a) through (e) No change.

- (f) The fine for falsely certifying compliance with or failing to satisfy the HIV/AIDS course requirement shall be \$2.000.
- (g) The fine for falsely certifying compliance with or failing to satisfy the domestic violence course requirement shall be \$2,000.
 - (h) through (o) renumbered (f) through (m) No change.
 - (4) through (7) No change.

Specific Authority 456.073, 456.077 FS. Law Implemented 456.073, 456.077 FS. History–New 10-28-91, Amended 8-24-92, 11-17-92, Formerly 21R-19.007, 61F9-19.007, 59W-19.007, Amended 11-27-97, 11-12-00,

DEPARTMENT OF HEALTH

Division of Family Health Services

RULE TITLES:	RULE NOS.:
General Regulations; Definitions	64F-12.001
Records of Drugs, Cosmetic, and Devices	64F-12.012
Prescription Drugs; Receipt,	

Storage and Security 64F-12.013 Administrative Enforcement 64F-12.024

PURPOSE AND EFFECT: To refine a definition and define a new term that facilitate recordkeeping requirements related to the wholesale distribution of prescription drugs; to impose recordkeeping requirements on prescription drug wholesalers that are intended to assist certain purchasers of prescription drugs to determine a drug's distribution history; to require prescription drug wholesalers to review for completeness and accuracy the distribution history and other required records prior to the purchase of a prescription drug; and to provide guidelines for purposes of assessing an administrative fine for a violation of these new requirements. Inasmuch as the department is proceeding with rule development expeditiously and in good faith, and the public health threat that exists because of the recurrence of counterfeit and diverted prescription drugs in the marketplace in Florida, the department intends to enforce the provisions set forth in this notice beginning March 1, 2003. The department may exercise enforcement discretion in implementing this policy, including possible changes resulting from the rule promulgation process, consistent with standards related to minimizing prescription drug fraud and the risk to public health and safety.

SUBJECT AREA TO BE ADDRESSED: The definition of "ongoing relationship" is being revised. This term is used with respect to an authorized distributor of record in s. 499.0121(6)(d), F.S. The definition of "affiliated group" is being added since this term will be used in the new recordkeeping requirement provisions. Additional recordkeeping and verification requirements will be imposed on prescription drug wholesalers and repackagers. Finally, guidelines are provided which the department will apply when assessing an administrative fine for a violation of these new requirements.

SPECIFIC AUTHORITY: 499.0121, 499.05 FS.

LAW IMPLEMENTED: 499.0121(6), 499.066 FS.

A RULE DEVELOPMENT WORKSHOP WILL NOT BE HELD. THE AGENCY HEAD HAS DETERMINED THAT A RULE DEVELOPMENT WORKSHOP IS UNNECESSARY DUE TO THE EXTENSIVE INPUT THE DEPARMENT RECEIVED ON THE SUBJECTS ADDRESSED IN THESE RULE AMENDMENTS OVER A PERIOD OF SEVEN MONTHS AS PART OF THE AD HOC COMMITTEE ON PEDIGREE PAPERS, TO WHICH THE PUBLIC WAS NOTICED. IN ADDITION, THESE RULES ADDRESS AN URGENT NEED TO HELP DETECT AND DETER COUNTERFEIT AND DIVERTED PRESCRIPTION DRUGS IN THE FLORIDA MARKETPLACE THAT POSE A SIGNIFICANT HEALTH RISK TO PERSONS IN FLORIDA. THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT IS: Sandra Stovall, Compliance Officer, 2818-A Mahan Drive, Tallahassee, Florida 32308 (850)487-1257, Ext. 210, sandra stovall@doh.state.fl.us.fl

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

64F-12.001 General Regulations; Definitions.

- (1) No change.
- (2) In addition to definitions contained in sections 499.003, 499.012(1), 499.0122(1), 499.028(1), and 499.61, F.S., the following definitions apply to Rule Chapter 64F-12, F.A.C.:
 - (a) No change.
- (b) "Affiliated group" means the definition set forth in sec. 1504 of the Internal Revenue Code, which is incorporated by reference.
 - (b) through (h) renumbered (c) through (i) No change.
- (i)(i) "Ongoing relationship" means an association that exists between a manufacturer and prescription drug wholesaler that is currently occurring such that a specific unit of a prescription drug is purchased directly from the manufacturer by the prescription drug wholesaler. When a manufacturer and a distributor enter into a written agreement under which the distributor is authorized to distribute the manufacturer's product(s) for a period of time or for a number of shipments, at least one sale is made under that agreement, and the name of the authorized distributor of record is entered on the manufacturer's list of authorized distributors of record or equivalent list. An ongoing relationship may also be documented by at least three purchases of a manufacturer's product(s) directly from that manufacturer within a six month period from the date for which the authorized distributor of record relationship is claimed and the distributor's name is entered on the manufacturer's list of authorized distributors of record or equivalent list.
 - (j) through (v) renumbered (k) through (w) No change.

Specific Authority 499.05, 499.61, 499.701 FS, Law Implemented 499.003, 499.004, 499.005, 499.0054, 499.0057, 499.006, 499.007, 499.008, 499.009, 499.01, 499.012, 499.0121, 499.012, 499.013, 499.014, 499.015, 499.023, 499.024, 499.025, 499.028, 499.03, 499.033, 499.035, 499.039, 499.041, 499.05, 499.051, 499.052, 499.06, 499.067, 499.067, 499.069, 499.067, 499.05, 499.069, 499.06 11-26-86, 2-4-93, 7-1-96, Formerly 10D-45.031, Amended 1-26-99, 4-18-01,

64F-12.012 Records of Drugs, Cosmetics and Devices.

- (1) through (2) No change.
- (3) Any person who distributes a prescription drug that it did not manufacture must provide to each purchaser and recipient that is a wholesale distributor either:
- (a) upon the wholesale distribution, a statement on the invoice or transfer document as follows:
- 1. If the establishment is not a member of an affiliated group: "This establishment purchased the specific unit(s) of the prescription drug(s) represented on this document directly from the manufacturer as an authorized distributor of record."

2. If the establishment is a member of an affiliated group: "This establishment or a member of our affiliated group that is licensed or permitted as a drug wholesaler purchased the specific unit(s) of the prescription drug(s) represented on this document directly from the manufacturer as an authorized distributor of record."

or

(b) before the wholesale distribution, a written statement ("pedigree paper") identifying each previous wholesale distribution of that unit of the drug back to the manufacturer.

(c)(3) The pedigree papers required by s. 499.0121(6)(d) must include either the proprietary name or the generic name with the name of the manufacturer (manufacturer, distributor or relabeler) or distributor reflected on the label of the product; dosage form; strength; container size; quantity by lot number; the name and address of each prior owner of the prescription drug, consistent with (a) or (b) above; the name and address of each location from which it was shipped if different from the owner's; and the transaction dates for all distributions subsequent to the distribution by the wholesaler, or its affiliated group member that purchased that unit of the prescription drug from the manufacturer. The pedigree paper must clearly identify the invoice to which it relates. A copy of the pedigree paper must be maintained by each recipient.

- (d) For purposes of subsection (3), a repackager that purchased a specific unit of prescription drug that it repackages directly from the manufacturer must comply with paragraph (3)(a). For purposes of subsection (3), a repackager that does not obtain a specific unit of a prescription drug that it repackages directly from the manufacturer must comply with paragraph (3)(b).
 - (4) through (15) No change.

Specific Authority 499.05, 499.012, 499.0121, 499.0122, 499.013, 499.014. Specific Authority 499.05, 499.012, 499.0121, 499.0122, 499.013, 499.052 FS. Law Implemented 499.012, 499.0121, 499.0122, 499.013, 499.014, 499.05, 499.051, 499.052 FS. History–New 1-1-77, Amended 12-12-82, 7-8-84, 1-30-85, Formerly 10D-45.53, Amended 11-26-86, 2-7-93, 7-1-96, Formerly 10D-45.053, Amended 1-26-99, 4-18-01,

64F-12.013 Prescription Drugs; Receipt, Storage and Security.

- (1) through (4) No change.
- (5) Examination of Prescription Drugs.
- (a) Every person receiving prescription drugs other than the consumer receiving dispensed prescription drugs pursuant to Chapter 465, F.S., has a duty to examine the product to prevent acceptance of prescription drugs that are unfit for distribution or use. The extent of the examination should be predicated on the conditions surrounding the transaction, including but not limited to any previous sales of the product, i.e., purchase and delivery is not direct from the manufacturer; the conditions of transport; and environmental conditions to which the product may have been subjected. Upon receipt a prescription drug wholesaler must review the records required to be provided by Rule 64F-12.012(3), F.A.C., related to the purchase of prescription drugs for accuracy and completeness.
 - (b) through (c) No change.

Specific Authority 499.0121(1), 499.05 FS. Law Implemented 499.004, 499.006, 499.007, 499.0121, 499.052 FS. History–New 7-8-84, Amended 1-30-85, Formerly 10D-45.535, Amended 11-26-86, 7-1-96, Formerly 10D-45.0535, Amended 1-26-99, 4-18-01,

64F-12.024 Administrative Enforcement.

- (1) through (3) No change.
- (4) The following codes outline department policy under s. 499.066(3)(a), F.S., and are used to designate the general severity in terms of the threat to the public health for violation and the range of action which the department will initiate.
- 3 = Warning Letter, Letter of Violation with no fine or Notice of Violation or Administrative Complaint with a fine ranging from \$250* to \$1,000 per violation per day.
- (*) If medical oxygen is the prescription drug involved, the range of the fine is \$50 to \$1,000.
- 2 = Notice of Violation or Administrative Complaint with a fine ranging from \$500 to \$2,500 per violation per day.
- 1 = Notice of Violation or Administrative Complaint with a fine ranging from \$1,000-\$5,000 per violation per day; Suspension of the permit with a fine; or Revocation of the permit with a fine.

CITE VIOLATION **SEVERITY**

499 refers to Chapter 499, F.S. 12 refers to Rule 64F-12 FACILITY, STORAGE: No change MISCELLANEOUS: No change.

GENERAL

```
No change.
RECORDKEEPING:
499.005(18); 499.0121(6);
499.028; 499.052; 499.66;
499 67
12.012 & 12.022(3)
                           Failing to maintain records,
                           inventories
                                                                 3 - 1
499.66; 499.67; &
12.012
                           Failing to make records available
                                                                 3 - 1
499.0121(6)
                           Absence of or not providing
                           pedigree papers
12.012(1)
                           Not maintaining a complete
                           audit trail
                                                                 3
12.012(12)
                           Separate records, multiple
                           businesses
                                                                 3
12.007(2)
                           No written procedures for
                           medical oxygen
                                                                 3
12.012(3)
                           Failing to obtain or pass
                           on statement
                                                                 1
12.013(5)
                           Failing to examine the
                           transaction documentation
                           and failing to determine
                           their accuracy
                                                                 1
```

SAMPLES:

OPERATING:

No change.

ADULTERATED & MISBRANDED:

No change.

COUNTERFEIT:

No change.

FALSE & MISLEADING:

UNAUTHORIZED SOURCE OR RECIPIENT:

No change

POSSESSION:

No change.

(5) No change.

Specific Authority 499.05 FS. Law Implemented 499.066 FS. History-New 7-1-96, Formerly 10D-45.0595, Amended 1-26-99, 4-18-01,

Section II **Proposed Rules**

DEPARTMENT OF TRANSPORTATION

RULE CHAPTER TITLE: RULE CHAPTER NO .: Classification of Roads 14-12 RULE TITLE: RULE NO .: Scenic Highways

PURPOSE AND EFFECT: This rule amendment is to incorporate by reference an November 26, 2002, edition of Appendix F to the Scenic Highways Program Manual. The amendment replaces the previously incorporated July 1, 1999, edition.

SUMMARY: This rule amendment is to incorporate by reference an amended Appendix F to the Scenic Highways Program Manual.

SPECIFIC AUTHORITY: 334.044(2), 335.093(2) FS.

LAW IMPLEMENTED: 335.093(1) 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 HELD AT THE TIME, DATE AND PLACE SHOWN BELOW:

TIME AND DATE: 9:00 a.m., March 6, 2003

PLACE: Room 330, Rhyne Bldg., Koger Center, 2740 Centerview Drive, Tallahassee, Florida

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: James C. Myers, Management Analyst 4, 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:

14-12.021 Scenic Highways.

The Department will designate scenic highways under Section 335.093, Florida Statutes, in accordance with Appendix F of the Florida Scenic Highways Manual (Rev. 11/26/2002 07/01/99), which is incorporated by reference herein. Copies of this document may be obtained from the Department's Environmental Management Office, 605 Suwannee Street, M.S. 37, Tallahassee, FL 32399-0450.

Specific Authority 334.044(2), 335.093(2) FS. Law Implemented 335.093(1) FS. History-New 2-24-98, Amended 8-24-99,

NAME OF PERSON ORIGINATING PROPOSED RULE: Mariano Berrios, Environmental Management 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: January 28, 2003

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: December 20, 2002

PUBLIC SERVICE COMMISSION

DOCKET NO. 021166-TP

RULE TITLE: RULE NO.: Line Information Database Maintenance 25-4.119 PURPOSE AND EFFECT: The rule will make available through the Line Information Database (LIDB) sufficient information to ensure that collect and third party calls to

alternative local exchange carrier (ALEC) customers can either be properly billed through billing and collection agreements or through the acquisition of the billing name and address information from the ALEC serving the customer accepting the charges for the call.

SUMMARY: The rule will require the local exchange carrier (LEC) to update LIDB with the account ownership code of the ALEC when the ALEC has contracted with the LEC for this service. If the ALEC has not contracted with the LEC. subsection (1)(b) provides access to the LIDB for the ALEC to update the database directly. Paragraph (2) exempts certain LECs from the requirements of the rule.

SUMMARY OF **STATEMENT ESTIMATED** OF REGULATORY COST: LECs indicated that the initial expense of complying with the proposed rule adoption may range from \$26,000 to \$485,000, not including the costs associated with development of work the third party LIDB provider may experience. All the companies indicated that their billing systems will have to be modified if the proposed rule adoption takes effect. Some ALECs indicated that they would experience transactional costs to comply with the proposed rule adoption. The only costs that the Commission and other state entities are expected to incur are associated with promulgating the rule. Local governments may incur costs similar to private ALECs if they offer calling services but do not have the necessary billing processes. Also, small businesses, cities, and counties may be affected if they have an ALEC certificate and offer calling services, and the costs could be similar to those of private telecommunications companies.

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: 350.127(2) FS.

LAW IMPLEMENTED: 350.115, 364.03 FS.

WRITTEN COMMENTS OR SUGGESTIONS ON THE PROPOSED RULE MAY BE SUBMITTED TO: 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 SCHEDULED AND ANNOUNCED IN THE FAW.

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

THE FULL TEXT OF THE PROPOSED RULE IS:

25-4.119 Line Information Database Maintenance.

(1) Within 6 months of the effective date of this rule, each local exchange telecommunications company shall:

(a) Update the Line Information Database (LIDB) with the account ownership code of the Alternative Local Exchange Company claiming the customer, provided the ALEC has contracted with the local exchange company to provide such information or has purchased the line directly from the local exchange company; and

(b) Provide ALECs access to LIDB, or provide updates on a contractual basis, at reasonable cost-based terms and conditions, for each ALEC that enters into a contract.

(2) LECs are exempt from subsection (1) of this rule if there is no ALEC within the service area that allows third-party or collect calls. If an ALEC in the service area elects to allow third-party or collect calls, the LEC shall comply with this rule within 6 months after such time.

Specific Authority 350.127(2) FS. Law Implemented 350.115, 364.03 FS. History-New

NAME OF PERSON ORIGINATING PROPOSED RULE: Rick Moses

NAME OF SUPERVISOR OR PERSONS WHO APPROVED THE PROPOSED RULE: Florida Public Service Commission DATE PROPOSED RULE APPROVED BY AGENCY HEAD: January 21, 2003

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: May 31, 2002, Vol. 28, No. 22

PUBLIC SERVICE COMMISSION

DOCKET NO. 021166-TP

RULE TITLES: RULE NOS.: Consumer Information 25-24.830 Service Standards 25-24.840

PURPOSE AND EFFECT: The rule will make available through the Line Information Database (LIDB) sufficient information to ensure that collect and third party calls to alternative local exchange carrier (ALEC) customers can either be properly billed through billing and collection agreements or through the acquisition of the billing name and address information from the ALEC serving the customer accepting the charges for the call.

SUMMARY: Rule 25-24.830 will require an ALEC that chooses to restrict its customers from receiving collect or third party billing services to inform its potential customers about the calling restrictions. Rule 25-24.840 will require the ALEC to provide billing name and address information at a reasonable cost and in a timely manner to any telecommunications company that requests the information unless the ALEC has an active billing and collection agreement and to update account ownership information and appropriate toll restriction information directly into LIDB or contract with the appropriate LEC for daily updates.

SUMMARY OF **STATEMENT** OF **ESTIMATED** REGULATORY COST: ALECs indicated that the initial expense of complying with the proposed rule amendment may

range from \$26,000 to \$485,000, not including the costs associated with development of work the third party LIDB provider may experience. All the companies indicated that their billing systems will have to be modified if the proposed rule amendment takes effect. Some ALECs indicated that they would experience transactional costs to comply with the proposed rule amendment. The only costs that the Commission and other state entities are expected to incur are associated with promulgating the rule. Local governments may incur costs similar to private ALECs if they offer calling services but do not have the necessary billing processes. Also, small businesses, cities, and counties may be affected if they have an ALEC certificate and offer calling services, and the costs could be similar to those of private telecommunications companies.

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: 350.127(2) FS.

LAW IMPLEMENTED: 364.337, 364.03, 364.035, 364.345 FS., Ch. 95-403, §32, L.O.F.

WRITTEN COMMENTS OR SUGGESTIONS ON THE PROPOSED RULE MAY BE SUBMITTED TO: 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 SCHEDULED AND ANNOUNCED IN THE FAW.

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

THE FULL TEXT OF THE PROPOSED RULE IS:

25-24.830 Consumer Information.

(1) The quality of service information in paragraph (1)(d) of Rule 25-24.825, F.A.C., shall be provided, verbally or in writing, upon request to any person inquiring about the company's basic local exchange telecommunications service. In addition, the above information shall be provided in writing before or in the basic local exchange telecommunications customer's first bill for service. The above information shall be expressed in simple words, sentences, and paragraphs. Unnecessarily long, complicated, or obscure phrases or acronyms must be avoided.

(2) If an ALEC elects not to provide any third-party billing or collect call services to its customers, the ALEC shall so state in its price list and notify customers of such prior to a customer agreeing to obtain local service from the ALEC. In addition, the above information shall be provided in writing before or in the basic local exchange telecommunications customer's first bill for service. The above information shall be expressed in simple words, sentences, and paragraphs. Unnecessarily long, complicated, or obscure phrases or acronyms must be avoided.

Specific Authority 350.127(2) FS. Law Implemented 364.337(5) FS., Ch. 95-403, §32, L.O.F. History–New 12-26-95, Amended______.

25-24.840 Service Standards.

- (1) Each provider of alternative local exchange telecommunications service shall make access to 9-1-1 emergency services available to each of its basic telecommunications service customers at a level at least equivalent to the service provided by the incumbent local exchange company.
- (2) By July 1, 1997, Aaccess to 911 services shall be maintained for the duration of any temporary disconnection for non-payment of a residential subscriber's local service.
- (3) Within 6 months of the effective date of this section, each Alternative Local Exchange Company shall:
- (a) Provide billing name and address information of the end-user at a reasonable cost and in a timely manner to any telecommunications company that requests the information unless the ALEC has an active billing and collection agreement.
- (b) Update account ownership information and appropriate toll restriction information directly into LIDB or contract with the appropriate local exchange company for daily updates.

Specific Authority 350.127(2) FS. Law Implemented 364.03, 364.035, 364.337, 364.345 FS. History–New 5-6-97, Amended______.

NAME OF PERSON ORIGINATING PROPOSED RULE: Rick Moses

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Florida Public Service Commission DATE PROPOSED RULE APPROVED BY AGENCY HEAD: January 21, 2003

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: May 31, 2002, Vol. 28, No. 22

DEPARTMENT OF CORRECTIONS

RULE TITLE: RULE NO.: Legal Documents and Legal Mail 33-210.102

PURPOSE AND EFFECT: The purpose and effect of the proposed rule is to ensure that inmates present legal mail personally for stamping and that the stamp is applied at the time the mail is submitted so as to reflect the correct date of receipt by staff.

SUMMARY: The proposed rule specifies that drop boxes are not permitted for outgoing legal mail.

SUMMARY OF **STATEMENT** OF **ESTIMATED** REGULATORY COST: None.

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

SPECIFIC AUTHORITY: 20.315, 944.09, 944.11 FS.

LAW IMPLEMENTED: 944.09, 944.11 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: Perri King Dale, Office of the General Counsel, Department of Corrections, 2601 Blair Stone Road, Tallahassee, Florida 32399-2500

THE FULL TEXT OF THE PROPOSED RULE IS:

33-210.102 Legal Documents and Legal Mail.

- (1) through (7) No change.
- (8) Processing of Legal Mail.
- (a) No change.
- (b) Inmates shall present all outgoing legal mail unsealed to the mail collection representative to determine, in the presence of the inmate, that the correspondence is legal mail and that it contains no contraband. Only the address may be read to determine whether it is properly addressed to a person or agency listed in subsection (2) of this rule. If the outgoing mail contains contraband or is not legal mail, the inmate shall be subject to disciplinary action. If the outgoing mail is legal mail and it contains no contraband, the mail collection representative shall stamp the document(s) to be mailed and the inmate's copy, if provided by the inmate, "Provided to (name of institution) on (blank to insert date) for mailing." The mail collection representative shall then have the inmate initial the document(s) next to the stamp. For confinement areas, the staff member who picks up the legal mail each day shall stamp the documents before they are sealed for mailing and shall have the inmate place his or her initials next to the stamp. The use of mail drop boxes for outgoing legal mail is prohibited.
 - (c) through (16) No change.

Specific Authority 20.315, 944.09, 944.11 FS. Law Implemented 944.09, 944.11 FS. History–New 10-8-76, Amended 4-19-79, 7-2-81, 6-8-82, 9-23-85, Formerly 33-3.05, Amended 10-7-86, 8-20-89, 4-4-91, 9-1-93, 4-28-96, 2-12-97, 5-25-97, 10-7-97, 12-7-97, 2-15-98, Formerly 33-3.005, Amended 12-20-99, Formerly 33-602.402, Amended 5-5-02, 12-4-02,______.

NAME OF PERSON ORIGINATING PROPOSED RULE: Joel Anderson

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: C. George Denman

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: January 23, 2003

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: January 10, 2003

AGENCY FOR HEALTH CARE ADMINISTRATION

Medicaid

RULE TITLE: RULE NO.: Independent Laboratory Services 59G-4.190

PURPOSE, EFFECT AND SUMMARY: The purpose of this rule amendment is to incorporate by reference the Florida Medicaid Independent Laboratory Services Coverage and Limitations Handbook, January 2002. The handbook changes include the January 2002 Independent Laboratory Services Fee Schedule, elimination of the -22 modifier, revisions to the Procedure Code Frequency Limitations (Appendix C), revisions to procedure codes in the Family Planning Waiver Laboratory Services (Appendix D), and replaces the Health Care Financing Administration (HCFA) with the new name Centers for Medicare and Medicaid Services (CMS). The effect will be to incorporate by reference in the rule the current Florida Medicaid Independent Laboratory Services Coverage and Limitations Handbook.

OF SUMMARY STATEMENT OF **ESTIMATED** REGULATORY COST: No statement of estimated regulatory cost has been prepared.

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

SPECIFIC AUTHORITY: 409.919 FS.

LAW IMPLEMENTED: 409.905, 409.908, 409.9081 FS.

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

TIME AND DATE: 9:00 a.m., February 24, 2003

PLACE: Agency for Health Care Administration, 2728 Ft. Knox Boulevard, Building 3, Conference Room E, Tallahassee, Florida 32308

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Susan Rinaldi, Medicaid Services Office, 2728 Ft. Knox, Building 3, M.S. #20, Tallahassee, Florida 32308-5403, (850)922-7308

THE FULL TEXT OF THE PROPOSED RULE IS:

59G-4.190 Independent Laboratory Services.

- (1) No change.
- (2) All independent laboratory providers enrolled in the Medicaid program must comply with the provisions of the Florida Medicaid Independent Laboratory Coverage and Limitations Handbook, January 2002 April 2001, incorporated reference, and the Florida Medicaid Provider Reimbursement Handbook, HCFA-1500 and Child Health Check-Up 221, which is incorporated by reference in Rule 59G-5.020, F.A.C. Both handbooks are available from the Medicaid fiscal agent.

Specific Authority 409.919 FS. Law Implemented 409.905, 409.908, 409.9081 FS. History–New 1-1-77, Amended 10-11-81, Formerly 10C-7-41, Amended 6-30-92, Formerly 10C-7.041, Amended 9-28-94, 1-9-96, 10-20-96, 9-14-97, 3-22-00, 5-16-01, 2-14-02,

NAME OF PERSON ORIGINATING PROPOSED RULE: Susan Rinaldi

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Rhonda M. Medows, MD, AHCA

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: January 29, 2003

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

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Florida Building Code Administrators and Inspectors Board

RULE TITLE: RULE NO.:

Simultaneous Qualification for Inspector

and Plans Examiner Certification 61G19-6.0105

PURPOSE AND EFFECT: The Board proposes to add a new rule to address the contingency of simultaneous certifications for inspector and plans examiner.

SUMMARY: This new rule is added to the effect that each applicant who qualifies by examination as an inspector shall also be deemed qualified as a plans examiner without submitting a separate application, and each applicant who qualifies by examination as a plans examiner shall also be deemed qualified as an inspector, without submitting to a separate application.

SUMMARY OF **STATEMENT** OF **ESTIMATED** REGULATORY COST: No Statement of Estimated Regulatory Cost was prepared.

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

SPECIFIC AUTHORITY: 468.606, 468.609 FS.

LAW IMPLEMENTED: 468.609 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, Building Code Administrators and Inspectors Board, 1940 North Monroe Street, Tallahassee, Florida 32399-0750

THE FULL TEXT OF THE PROPOSED RULE IS:

61G19-6.0105 Simultaneous Qualification for Inspector and Plans Examiner Certification.

Each applicant who is found by the Board to be qualified for certification by examination as an inspector in a given trade category shall also be deemed qualified for certification by examination as a plans examiner in the same trade category, without submitting a separate application. Similarly, each applicant who is found by the Board to be qualified for certification by examination as a plans examiner in a given trade category shall also be deemed qualified for certification by examination as an inspector in the same trade category, without submitting a separate application.

Specific Authority 468.606, 468.609 FS. Law Implemented 468.609 FS. History-New

NAME OF PERSON ORIGINATING PROPOSED RULE: Building Code Administrators and Inspectors Board

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Building Administrators and Inspectors Board

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: December 13, 2002

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: January 10, 2003

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Florida Building Code Administrators and Inspectors **Board**

RULE TITLE: RULE NO.: Voluntary Certification Categories 61G19-6.016 PURPOSE AND EFFECT: The Board proposes to revise the existing rule to eliminate the requirement that the applicant for One and Two Family Dwelling Plans Examiner must have

passed the State principles and practices examination specifically in the plans examiner category.

SUMMARY: A One and Two Family Dwelling Plans Examiner is defined as a person who is qualified to determine that the plans submitted for the purpose of obtaining building and other permits, for one and two family dwellings and accessory structures, comply with specified applicable building codes. The existing rule is modified in the requirement that in order to obtain this voluntary certification, the applicant must hold standard certification as one and two family dwelling inspector and have passed the State principles and practices examination (the requirement that this be in the plans examiner category is eliminated) within two (2) years of the application. The applicant must also hold a standard certificate as a plans examiner in any category and hold a Southern Code Congress International, Inc. (SBCCI) certification as a Coastal Construction Inspector.

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 regulatory cost alternative must do so in writing within 21 days of this notice.

SPECIFIC AUTHORITY: 468.606, 468.609(10) FS.

LAW IMPLEMENTED: 468.609(10) FS.

IF REQUESTED WITHIN 21 DAYS OF THE DATE OF THIS NOTICE, A HEARING WILL BE SCHEDULED AND ANNOUNCED IN FAW.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Anthony Spivey, Executive Director, Board of Building Code Administrators and Inspectors, 1940 North Monroe Street, Tallahassee, Florida 32399-0750

THE FULL TEXT OF THE PROPOSED RULE IS:

61G19-6.016 Voluntary Certification Categories.

The following voluntary certification categories are created. All specialty licenses require a standard certification.

- (1) through (5) No change.
- (6) One and Two Family Dwelling Plans Examiner. One and Two Family Dwelling Plans Examiner means a person who is qualified to determine that the plans submitted for the purpose of obtaining building and other permits, for one and two family dwellings and accessory structures, comply with the building, plumbing, mechanical, electrical, gas, fire prevention, energy, accessibility, and other applicable building codes. In order to obtain this voluntary certification, the applicant must hold standard certification as one and two family dwelling inspector; must have passed the State principles and practices examination in the plans examiner eategory within two (2) years of the application; hold a standard certificate as a plans examiner (any category); and hold a Southern Building Code Congress International, Inc. (SBCCI) certification as a Coastal Construction Inspector.

Specific Authority 468.606, 468.609(10) FS. Law Implemented 468.609(10) FS. History–New 7-5-95, Amended 7-7-96, 8-6-97, 6-25-98, 12-28-00, 2-28-02

NAME OF PERSON ORIGINATING PROPOSED RULE: Building Code Administrators and Inspectors Board

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Building Code Administrators and Inspectors Board

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: December 13, 2002

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: January 10, 2003

Section III Notices of Changes, Corrections and Withdrawals

DEPARTMENT OF INSURANCE

RULE NOS.: RULE TITLES:				
PART V GROUP HEALTH INSURANCE POLICIES				
4-154.402	Applicability and Scope			
4-154.403	Definition of Terms			
4-154.404	Certificate of Creditable Coverage			
4-154.405	Alternative Method of Determining			
	Creditable Coverage			
4-154.406	Demonstration of Creditable			
	Coverage if Certificate Is Not Provided			
4-154.407	Notice of Plan's Pre-existing			
	Condition Exclusion Period			
4-154.4071	Pre-Existing Condition			
4-154.408	Special Enrollment Period			
	Notification			
4-154.411	Prohibited Discrimination			
4-154.412	Group Conversion Election and			
	Premium Notice Form			
PART VI SMALL GROU	P HEALTH			
INSURANCE POLICIES				
4-154.502	Applicability and Scope			
4-154.503	Definitions			
4-154.504	Requirement to Insure Entire			
	Groups			
4-154.506	Certificate of Creditable Coverage			
4-154.507	Alternative Method of Determining			
	Creditable Coverage			
4-154.508	Demonstration of Creditable			
	Coverage if Certificate is Not			
	Provided			
4-154.512	Prohibited Discrimination			
4-154.516	Prohibited Discrimination			
4-154.517	Group Conversion Election and			
	Premium Notice Form			
4-154.518	Notice of Plan's Pre-existing			
	Condition Exclusion Period			
4-154.5181	Pre-Existing Condition			
MOTICE	E DUDI IO HE A DINIO			

A public hearing will be held on the above referenced proposed rules, which were originally published in Vol. 28, No. 33, August 16, 2002, of the Florida Administrative Weekly. Proposed rules 4-154.511, .513, .514, and .515 were withdrawn on December 18, 2002. A Notice of Change was published in Vol. 28, No. 52, December 27, 2002. The hearing will be held as follows:

NOTICE OF PUBLIC HEARING

TIME AND DATE: 10:30 a.m., February 19, 2003

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 above.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Richard Robleto, Chief, Bureau of Life and Health Forms and Rates, Office of Insurance Regulation, 200 East Gaines Street, Tallahassee, Florida 32399-0328, (850)413-5110

DEPARTMENT OF EDUCATION

Florida School for the Deaf and the Blind

RULE NO.: RULE TITLE: 6D-12.002 Campus Security/Police Department

NOTICE OF WITHDRAWAL

Notice is hereby given that the above proposed rule amendment published in the Florida Administrative Weekly, Vol. 29, No. 3, January 17, 2003, has been withdrawn.

DEPARTMENT OF REVENUE

Miscellaneous Tax

RULE NO.: RULE TITLE:

12B-6.001 Imposition of the Gross Receipts

Tax

NOTICE OF CHANGE

Notice is hereby given that the following changes have been made to proposed Rule 12B-6.001, F.A.C., as published in the November 15, 2002 edition of the Florida Administrative Weekly (Vol. 28, No. 46, pp. 4989-4996). These changes are in accordance with s. 120.54(3)(d)1., F.S.

In response to written comments received by the Department, the proposed amendments to paragraph (b) of subsection (2) of Rule 12B-6.001, F.A.C., have been changed so that, when adopted, that paragraph will read:

(2)(b) Gross receipts, for purposes of this rule, do NOT shall not include:

(b)1.2. Receipts from the The sale within this state of natural gas or electricity to a public or private utility, including a municipal corporation, an agency thereof, or rural electric cooperative association, for resale within the state, or as part of an electrical interchange agreement or contract between such utilities for the purpose of transferring more economically generated power or the sale of telecommunication services for resale of telecommunication services wholly or partially within this state; provided the person deriving gross receipts from such sale demonstrates that a resale in fact occurred and complies with the provisions of s. 203.01(3)(c), F.S.

2. A public or private electric or gas utility, including municipal corporations, or agencies thereof, and rural electric cooperative associations, must document sales for resale by obtaining resale certificates obtained from customers who purchase utility services for the purposes of resale. The utility is only required to obtain one certificate for sales made for the purposes of resale from each customer making purchases for the purposes of resale. The certificate must contain the purchaser's name and address, the purchaser's gross receipts tax registration number and its effective date, a statement that the purchases are for the purpose of resale, the signature of the purchaser or an authorized representative of the purchaser, and the date of issuance. The following is a suggested format of a resale certificate:

RESALE CERTIFICATE FOR GROSS RECEIPTS TAX **ON UTILITY SERVICES**

This is to certify that the electricity for light, heat, or power or the natural gas for light, heat, or power purchased after (seller's name) is purchased for the (date) from purpose of resale pursuant to Chapter 203, F.S.

I understand that if I fraudulently issue this certificate to evade the payment of gross receipts tax I will be liable for payment of the tax directly to the Department and subject to the penalties imposed under s. 203.03(2), F.S.

Under the penalties of perjury, I declare that I have read the foregoing certificate and the facts stated herein are true and correct to the best of my knowledge and belief.

Purchaser's Name

Purchaser's Address

Name and Title of Purchaser's Authorized Signature

Certificate of Registration Number

Effective Date of Registration

By (authorized signature)

Date

PUBLIC SERVICE COMMISSION

DOCKET NO. 010774-TP

RULE NO.: RULE TITLE:

25-24.491 Notice to Customers Prior to

Increase in Rates or Charges

NOTICE OF CHANGE

Notice is hereby given that the following changes have been made to the proposed rules in accordance with subparagraph 120.54(3)(d)1., F.S., published in Vol. 28, No. 42, October 18, 2002, issue of the Florida Administrative Weekly:

25-24.491 Notice to Customers Prior to Increase in Rates

(1) All interexchange telecommunications companies shall provide reasonable notice of any increase in intrastate telecommunications rates, or any changes in terms or conditions that would cause an material increase in customer charges, to each of their affected residential and single-line business retail subscribers, prior to implementation of the increase.

- (2) The notice shall be clear and conspicuous, shall be identified with the heading: "Notice of Price Increase," or "Notice of Price Change," if the change will result in a price increase for some customers and a price decrease for some customers, and shall be presumed reasonable if provided in any of the following manners:
- (a) First class mail postmarked at least 15 days prior to the effective date of the increase in rates or charges to the customer;
- (b) A bill insert or bill message mailed to the customer no later than one billing cycle prior to the effective date of the increase in rates or charges to the customer;
- (c) For those customers who have elected to receive electronic billing, an electronic message sent at least 7 days prior to the effective date of the increase in rates or charges to the customer; or
- (d) Pursuant to a written contract that specifically and conspicuously prescribes a method for notice of price increases.

Specific Authority 350.127, 364.0252, 364.19 FS. Law Implemented 364.0252, 364.19 FS. History–New ______.

WATER MANAGEMENT DISTRICTS

Southwest Florida Water Management District

RULE CHAPTER NO.: RULE CHAPTER TITLE:

40D-1 Procedural RULE NO.: RULE TITLE:

40D-1.1020 Timeframe for Providing Requested

Information

NOTICE OF WITHDRAWAL

Notice is hereby given that the above rule, as noticed in Vol. 28, No. 45, Page 4855, on November 8, 2002, in the Florida Administrative Weekly has been withdrawn.

AGENCY FOR HEALTH CARE ADMINISTRATION

Health Facility and Agency Licensing

RULE NOS.: **RULE TITLES:** 59A-7.021 Laboratory Licensure -

Qualifications, Licensure, Operation and Application

59A-7.036 Fees

NOTICE OF CHANGE

Notice is hereby given that the following changes have been made to the proposed rules in accordance with subparagraph 120.54(3)(d)1., F.S. published in Vol. 28, No. 48, November 27, 2002, issue of the Florida Administrative Weekly.

Paragraph 59A-7.021(1)(k), subparagraph 59A-7.021(1)(k)7. and paragraph 59A-7.036(2)(c), F.A.C., have been changed to reflect comments received from the Joint Administrative Procedures Committee on December 31, 2002. Proposed paragraph 59A-7.036(6)(a), F.A.C., has been reworded to reflect the correct calculation of the fee.

The text of the proposed rule changes is:

59A-7.021(1)(k), F.A.C., Such other information requested on AHCA Form 3000-4, Initial Clinical Laboratory Licensure Application, REV Nov 2002 Mar 95, necessary in carrying out the purpose of this part, as stated in section 483.021, F.S., as applicable to the laboratory operation. AHCA Form 3000-4, Initial Clinical Laboratory Licensure Application, REV Nov 2002 Mar 95, shall be obtained from the agency and is incorporated by reference herein.

59A-7.021(1)(k)7., F.A.C. Such other information requested on AHCA Form 3170-2004, Clinical Laboratory License Renewal Application, REV Nov 2002 Mar 95, necessary in carrying out the purpose of this part, as stated in section 483.021, F.S., as applicable to the laboratory operation. AHCA Form 3170-2004, Clinical Laboratory License Renewal Application, REV Nov 2002 Mar 95, shall be obtained from the agency and is incorporated by reference herein.

59A-7.036(2)(c), F.A.C. Acceptable methods of payment include check, money order or SAMAS transfer of funds from another state agency. Payment shall be by check, money order or other method acceptable to the agency.

59A-7.036(6)(a), F.A.C. The additional fee shall be calculated by subtracting the licensure fee already paid for the existing license from any new applicable licensure fee pursuant to s. 483.172. The additional fee shall be calculated by subtracting any new applicable licensure fee pursuant to s. 483.172 from the licensure fee already paid for the existing license.

DEPARTMENT OF HEALTH

Board of Dentistry

RULE NOS.: RULE TITLES:	
64B5-14.003 Training, Education, Certification	ation,
and Requirements for Issu	ance
of Permits	
64B5-14.004 Additional Requirements	
64B5-14.005 Application for Permit	
64B5-14.006 Reporting Adverse Occurren	ces
64B5-14.007 Inspection of Facilities	
64B5-14.009 Parenteral Conscious Sedation	n

Notice is hereby given that the above rules, as noticed in Vol. 28, No. 45, November 8, 2002, Florida Administrative Weekly have been withdrawn.

NOTICE OF WITHDRAWAL

DEPARTMENT OF HEALTH

Board of Massage Therapy

RULE NO.: RULE TITLE: 64B7-26.001 **Definitions**

NOTICE OF WITHDRAWAL

Notice is hereby given that the above rule, as noticed in Vol. 28, No. 22, May 31, 2002, Florida Administrative Weekly has been withdrawn

DEPARTMENT OF HEALTH

Board of Medicine

RULE NO.: RULE TITLE: 64B8-4.022 Licensure Denial NOTICE OF WITHDRAWAL

Notice is hereby given that the above rule repeal, as noticed in Vol. 28, No. 52, of the Florida Administrative Weekly on December 27, 2002, has been withdrawn.

The person to be contacted regarding the rule is: Larry G. McPherson, Jr., Executive Director, Board of Medicine, 4052 Bald Cypress Way, Bin #C03, Tallahassee, Florida 32399-3253.

Section IV **Emergency Rules**

DEPARTMENT OF THE LOTTERY

RULE TITLE:

Lottery's best interest.

RULE NO.:

53ER03-7

Administrative Leave SUMMARY OF THE RULE: This emergency rule sets forth the provision for administrative leave for protection of the

THE PERSON TO BE CONTACTED REGARDING THE EMERGENCY RULE IS: Diane D. Schmidt, Legal Analyst, Department of the Lottery, 250 Marriott Drive, Tallahassee, Florida 32399-4011

THE FULL TEXT OF THE EMERGENCY RULE IS:

53ER03-7 Administrative Leave.

Administrative Leave for Protection of Lottery's Best Interests. The Secretary may place an employee on administrative leave with pay when such action is determined to be in the Lottery's best interests, considering factors such as the safety, security, or integrity of the Lottery's employees, business interests, facilities, or other resources.

<u>Specific Authority 24.105(9)(j), 24.109(1) FS. Law Implemented 24.105(19)(d) FS. History–New 1-24-03.</u>

EMERGENCY RULE **TAKES EFFECT** IMMEDIATELY UPON BEING FILED WITH THE DEPARTMENT OF STATE.

EFFECTIVE DATE: January 24, 2003

DEPARTMENT OF THE LOTTERY

RULE TITLE:

RULE NO.:

Corporate Account

Sales Incentive Program

53ER03-8

SUMMARY OF THE RULE: This emergency rule sets forth the provisions for the Corporate Account Sales Incentive Program, which will be conducted from February 17, 2003, through June 8, 2003.

THE PERSON TO BE CONTACTED REGARDING THE EMERGENCY RULE IS: Diane D. Schmidt, Legal Analyst, Department of the Lottery, 250 Marriott Drive, Tallahassee, Florida 32399-4011

THE FULL TEXT OF THE EMERGENCY RULE IS:

53ER03-8 Corporate Account Sales Incentive Program.

- (1) From February 17, 2003, through June 8, 2003 ("incentive period"), the Florida Lottery will conduct a Corporate Account Sales Incentive Program. Corporate Accounts are defined as accounts that have a minimum of \$500,000 in annual sales of Florida Lottery tickets and three or more distinct Florida Lottery retail locations. Retailers meeting this definition will be determined prior to the start of this incentive program and will be classified as Corporate Accounts for purposes of the incentive program. Up to \$635,000 will be awarded statewide among the Corporate Accounts that meet or exceed their incentive sales goal by the largest percentage increase in their assigned sales categories.
- (2) Eligibility for Inclusion in the Corporate Account Sales Incentive Program. To be eligible for inclusion in the Corporate Account Sales Incentive Program, a Corporate Account must have recorded sales during the period of February 18, 2002, through June 9, 2002 ("base period").
- (3) Corporate Account Sales Categories. For the incentive period, each Corporate Account will be assigned to a sales category based upon its total annual Lottery ticket sales (the sum of the sales of all retail locations within each Corporate Account) for the fiscal year 2001-2002 as follows:

recounty for the fi	sear year 2001 2002 as follows.
Sales Category	2001-2002 Total Annual Lottery
	<u>Ticket Sales</u>
<u>A</u>	\$161,000,000.00 and greater
<u>B</u>	\$80,000,000.00 - 160,999,999.99
<u>C</u>	<u>\$10,000,000.00 - 79,999,999.99</u>
<u>D</u>	\$1,000,000.00 - \$9,999,999.99
<u>E</u>	Less than \$1,000,000.00
(4) Corporate	Account Sales Goal.

- (a) Each Corporate Account will be given an incentive sales goal. The incentive sales goal shall be calculated as follows:
- 1. Florida Lottery ticket sales, excluding FLORIDA LOTTOTM, for all of the Corporate Account's retail locations will be totaled for the base period.

- 2. The total number of retail location weeks will be calculated by summing the number of weeks that each of the Corporate Account's retailer locations was selling Florida Lottery tickets during the base period.
- 3. The ticket sales figure (calculated in subparagraph (4)(a)1.) will be divided by the number of retail location weeks (calculated in subparagraph (4)(a)2.) to yield an average weekly sales per retail location figure for the Corporate Account.
- 4. The average weekly sales figure (calculated in subparagraph (4)(a)3.) will be increased by the applicable percentage increase in Florida Lottery ticket sales, excluding FLORIDA LOTTO, set forth in paragraph (4)(b) below, resulting in the Corporate Account's incentive sales goal.
- (b) The sales percentage increase for each sales category is as follows:

Sales Category Percentage Increase in Sales

11.6% A 7.5% В-Е

(5) Incentives/Award and Payment of Incentives.

(a) At the end of the incentive period, each Corporate Account's average weekly sales for the incentive period will be calculated as set forth in subparagraphs (4)(a)1. through 3., above. In each sales category, the incentive(s) will be awarded to the Corporate Accounts whose average weekly sales meet or exceed their incentive sales goals by the largest percentage increase. Up to thirteen (13) cash incentives will be awarded in the Corporate Account Sales Incentive Program. The incentive structure is as follows:

situcture is as	10110WS.	
Sales Category	Incentive Levels	Incentive
<u>A</u>	1st Place (largest percentage increase)	<u>Amount</u> \$125,000
<u>B</u>	1st Place (largest percentage increase)	\$100,000
	2nd Place (2nd largest percentage increase)	\$75,000
	3rd Place (3rd largest percentage increase)	\$50,000
<u>C</u>	1st Place (largest percentage increase)	<u>\$75,000</u>
	2nd Place (2nd largest percentage increase)	\$50,000
	3rd Place (3rd largest percentage increase)	\$25,000
Б	1.18. (1	Φ50.000
<u>D</u>	1st Place (largest percentage increase)	\$50,000
	2nd Place (2nd largest percentage increase)	\$25,000
	3rd Place (3rd largest percentage increase)	<u>\$15,000</u>
Е	1st Place (largest paraentage ingresse)	\$25,000
<u>r</u>	1st Place (largest percentage increase)	
	2nd Place (2nd largest percentage increase)	\$15,000
	3rd Place (3rd largest percentage increase)	<u>\$5,000</u>

(b) Tiebreaker Provisions. A tie for an incentive award will occur when two or more Corporate Accounts achieve identical percentage sales increases calculated to one ten-thousandth of a percent within a sales category. If two Corporate Accounts tie for first place, the first and second place incentive amounts will be combined and shared equally by the tied Corporate Accounts. If three or more Corporate Accounts tie for the first place incentive, the first, second and third incentive amounts will be combined and shared equally by the tied Corporate Accounts. If two or more Corporate Accounts tie for the second and third place incentives, those incentive amounts will be combined and shared equally by the tied Corporate Accounts. If two or more Corporate Accounts tie for the third place incentive, the tied Corporate Accounts will share that incentive equally.

(c) In the event an insufficient number of Corporate Accounts within a sales category meets or exceeds their sales goals to award all incentives in that category, the number of incentive tiers in that category will be reduced to the total number of Corporate Accounts meeting or exceeding their sales goals and awarded accordingly. Any remaining incentive amounts in that category will not be awarded.

(d) Eligibility to Win Incentive.

To be eligible to win any of the incentives in the Corporate Account Sales Incentive Program, the Corporate Account must meet or exceed its incentive sales goal and must be in good financial standing at the time incentives are awarded. Good financial standing is defined as having no dishonored unpaid electronic funds transfers or associated penalties, or any other accounts receivable outstanding for more than 120 days for any retail location within the Corporate Account. In the event a winning Corporate Account, including all retail locations within the Corporate Account, is not in good financial standing at the time incentives are awarded, the next ranked, eligible Corporate Account will be substituted for the ineligible Corporate Account until all incentives are awarded or there are no other eligible Corporate Accounts. The Florida Lottery reserves the right to apply a cash incentive earned against a Corporate Account's outstanding debt to the Florida Lottery, and to award the remaining balance of the cash incentive, if

(e) Payment of Incentives.

- 1. The winning Corporate Accounts will be announced and the incentives awarded following the conclusion of the incentive period.
- 2. The amount of the cash incentive will be considered compensation to Corporate Accounts for Internal Revenue Service purposes.
- 3. A Corporate Account that is selected for award of an incentive but whose Florida Lottery contract is terminated or inactivated subsequent to the incentive period and prior to the award of the incentive, shall be awarded the incentive provided said termination or inactivation was not due to violation of Chapter 24, Florida Statutes, Chapter 53, Florida Administrative Code, or retailer Contract terms.

Specific Authority 24.105(9)(i), 24.109(1) FS. Law Implemented 24.105(9)(i), 24.112(1) FS. History-New 1-27-03.

EMERGENCY RULE TAKES EFFECT IMMEDIATELY UPON BEING FILED WITH THE DEPARTMENT OF STATE.

EFFECTIVE DATE: January 27, 2003

DEPARTMENT OF THE LOTTERY

RULE TITLE: RULE NO.:

Independent Retailer

Sales Incentive Program

53ER03-9

SUMMARY OF THE RULE: This emergency rule sets forth the provisions for the Independent Retailer Sales Incentive Program, which will be conducted from February 17, 2003, through June 8, 2003.

THE PERSON TO BE CONTACTED REGARDING THE EMERGENCY RULE IS: Diane D. Schmidt, Legal Analyst, Department of the Lottery, 250 Marriott Drive, Tallahassee, Florida 32399-4011

THE FULL TEXT OF THE EMERGENCY RULE IS:

53ER03-9 Independent Retailer Sales Incentive Program.

- (1) From February 17, 2003, through June 8, 2003 ("incentive period"), the Florida Lottery will conduct a Retailer Sales Incentive Program for Independent Retailers. An Independent Retailer is defined as an account that has fewer than three distinct retail locations or has three or more distinct retail locations with less than \$500,000 in combined annual sales of Florida Lottery tickets. Retailers meeting this definition will be determined prior to the start of this incentive program and will be classified as an Independent Retailer for purposes of the incentive program. Up to \$605,000 will be awarded among Independent Retailers that meet or exceed their incentive sales goal by the largest percentage increase in their assigned sales categories within their district.
- (2) Eligibility for Inclusion in the Independent Retailer Sales Incentive Program. To be eligible for inclusion in the Independent Retailer Sales Incentive Program, an Independent Retailer must have been an active retailer for the period August 26, 2002, through December 15, 2002 ("base period").
- (3) Sales Categories. For the incentive period, each eligible Independent Retailer will be assigned to a sales category based upon its total Lottery ticket sales, excluding FLORIDA LOTTOTM, for the base period as follows:

Sales Category	Base Period Lottery Ticket Sales
<u>A</u>	\$150,000.00 and greater
<u>B</u>	<u>\$105,000.00 - \$149,999.99</u>
<u>C</u>	<u>\$80,500.00 - \$104,999.99</u>
<u>D</u>	<u>\$63,000.00 - \$80,499.99</u>
<u>E</u>	<u>\$47,000.00 - \$62,999.99</u>
<u>F</u>	<u>\$30,000.00 - \$46,999.99</u>
<u>G</u>	<u>\$4,706.00 - \$29,999.99</u>
<u>H</u>	Less than \$4,706.00
(4) C-1 C1	

(4) Sales Goal.

(a) For the incentive period, each Independent Retailer will be given an incentive sales goal. The incentive sales goal shall be calculated as follows:

- 1. Florida Lottery ticket sales, excluding FLORIDA LOTTO, will be totaled for the base period;
- 2. The incentive sales goal will be the greater of \$4,800 or the sales figure (calculated in subparagraph (4)(a)1.) increased by the applicable Sales Category's percentage increase in Florida Lottery ticket sales, excluding FLORIDA LOTTO, set forth below.
- (b) The sales percentage increase for each sales category is as follows:

Sales Category Percentage Increase in Sales

4% A B through H 2%

(5) Incentives/Award and Payment of Incentives.

(a) At the end of the incentive period, each Independent Retailer's lottery ticket sales, excluding FLORIDA LOTTO, will be calculated for the incentive period. Within each district, and within each sales category, the incentive(s) will be awarded to the Independent Retailer(s) that meet or exceed their sales goals by the largest percentage increases. Up to one hundred twenty-three (123) cash incentives will be awarded among the eleven (11) districts. The incentive allocation is based on the approximate number of retailers per category, per district. The number of incentives per district, per sales category, and the incentive amount for each sales category is as follows:

DISTRICT	Category							
	A	В	C	D	E	F	G	Н
	\$20,000	\$10,000	\$5,000	\$4,000	\$3,000	\$2,000	\$1,000	\$500
Tallahassee	1	1	1	1	1	1	1	1
Pensacola	1	1	1	1	1	1	1	1
Jacksonville	2	1	1	1	1	1	2	1
Gainesville	1	1	1	1	1	1	2	1
Orlando	1	1	1	2	2	2	3	2
St.								
Petersburg	1	1	1	1	1	2	2	1
Tampa	1	1	1	1	2	2	3	1
Ft. Myers	1	1	1	1	1	2	2	1
West Palm								
Beach	1	1	1	1	1	2	3	1
Fort								
Lauderdale	1	1	1	1	1	2	3	2
Miami	2	2	2	2	2	3	4	2

(b) Tiebreaker Provisions.

1. Sales Categories With One Incentive. If, within a district, within a sales category, two or more eligible Independent Retailers tie for the incentive, each of the tying Independent Retailers will be awarded an equal share of the incentive. For example, in Orlando, in Category A, there is one \$20,000 incentive. If two Independent Retailers tie with the largest percentage increase, each of the tied Independent Retailers will be awarded a \$10,000 incentive.

- 2. Sales Categories With More Than One Incentive.
- a. If, within a district, within a sales category, two or more eligible Independent Retailers are tied for an incentive and the tie does not result in the number of eligible Independent Retailers being greater than the total number of incentives for

award, then each of the Independent Retailers will be awarded the full incentive amount. For example, in Orlando, in Category G, there are three \$1,000 incentives. If two Independent Retailers tie with the highest percentage increase, and one Independent Retailer has the next highest percentage increase, each of the Independent Retailers will be awarded a \$1,000 incentive.

b. If, within a district, within a sales category, two or more eligible Independent Retailers are tied for an incentive and the tie results in the number of eligible Independent Retailers being greater than the total number of incentives available for award, then each of the eligible Independent Retailers will be awarded an incentive commencing with Independent Retailers with the largest percentage increase in sales. Depending upon the ranking and the number of the tying Independent Retailers, some or all of the incentives will either be divided or combined, as applicable. Example 1., in Orlando, in Category D, there are two \$4,000 incentives. If there is one Independent Retailer with the largest percentage increase, and two Independent Retailers tied with the next largest percentage increase, the highest ranked Independent Retailer will receive a \$4,000 incentive, and the tied Independent Retailers will each receive a \$2,000 incentive. Example 2., in Miami, in Category G, there are four \$1,000 incentives. If there is one Independent retailer with the largest percentage increase, one Independent Retailer with the second largest percentage increase, and four Independent Retailers tied with the third largest percentage increase, the first and second ranked Independent Retailers will each receive a \$1,000 incentive. The last two incentives will be combined, totaling \$2,000, and each of the four tied Independent Retailers will be awarded an equal share (\$500 each).

(c) In the event an insufficient number of Independent Retailers within a district, within a sales category, meets or exceeds their sales goals to award all incentives in that category, the number of incentives in that category will be reduced to the total number of Independent Retailers meeting or exceeding their sales goals and awarded accordingly. Any remaining incentive amounts in that category will not be awarded.

(d) Eligibility to Win Incentive. To be eligible to win an incentive in the Independent Retailer Sales Incentive Program, the Independent Retailer must be active and in good financial standing at the time incentives are awarded. Good financial standing is defined as having no dishonored unpaid electronic funds transfers or associated penalties, or any other accounts receivable outstanding for more than 60 days. In the event a winning Independent Retailer is not in good financial standing at the time incentives are awarded, the next ranked, eligible Independent Retailer in the same district and category will be substituted for the ineligible Independent Retailer until all incentives are awarded or there are no other eligible Independent Retailers. The Florida Lottery reserves the right to apply an incentive earned against an Independent Retailer's outstanding debt to the Florida Lottery, and to award the remaining balance of the incentive, if any.

(e) Payment of Incentives.

- 1. The winning independent retailers will be announced and the incentives awarded following the conclusion of the incentive program.
- 2. The amount of the incentive will be considered compensation to the Independent Retailers for Internal Revenue Service purposes.
- (6) An Independent Retailer that is selected for award of an incentive but whose Florida Lottery contract is terminated or inactivated subsequent to the incentive period and prior to the award of the incentive, shall be awarded the incentive provided said termination or inactivation was not due to violation of Chapter 24, Florida Statutes, Chapter 53, Florida Administrative Code, or retailer Contract terms.

Specific Authority 24.105(9)(i), 24.109(1) FS. Law Implemented 24.105(9)(i), 24.112(1) FS. History—New 1-27-03.

THIS EMERGENCY RULE TAKES EFFECT IMMEDIATELY UPON BEING FILED WITH THE DEPARTMENT OF STATE.

EFFECTIVE DATE: January 27, 2003

Section V Petitions and Dispositions Regarding Rule Variance or Waiver

ADMINISTRATION COMMISSION

The Administration Commission hereby gives notice that it has dismissed the Petition for Variance from and/or Waiver Rule 28-106-104, Florida Administrative Code, (uniform rule setting forth filing requirements), filed by Lonnie Ohlfest on November 6, 2002. The Notice of Petition for Variance from and/or Waiver was published in Vol. 28, No. 46, of the November 15, 2002, Florida Administrative Weekly. The Administration Commission's order (AC-03-001), issued on January 13, 2003, dismissed the petition because the petitioner has no proceeding before the Administration Commission in which to waive the rule.

A copy of the order may be obtained by contacting: Barbara Leighty, Office of the Governor, Office of Policy and Budget, Transportation and Economic Development Policy Unit, Room 1801, The Capitol, Tallahassee, Florida 32399-0001, (850)487-1884

WATER MANAGEMENT DISTRICTS

NOTICE IS HEREBY GIVEN that on January 27, 2003, South Florida Water Management District (District) received a petition for waiver from the Florida Department of

Transportation, Application No. 01-1107-1, for utilization of Works or Lands of the District known as the C-11, Broward County, for placement of roadside guardrail, bridge walls, and mastarm signals. The petition seeks relief from subsections 40E-6.011(4) 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 govern the placement of permanent and semi-permanent above-ground structures within forty feet of the top of canal bank and within 100-feet of the District's designated equipment staging areas, within Works and Lands of the District.

A copy of the petition may be obtained from: Jan Sluth, (561)682-6299 or e-mail: 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.

NOTICE IS HEREBY GIVEN that on January 23, 2003, South Florida Water Management District (District) received a petition for waiver from Mark Ward, Application No. 02-0819-1, for utilization of Works and Lands of the District known as the Golden Gate Canal, Collier County, for am existing dock. The petition seeks relief from 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 establishes a minimum elevation requirement for pile supported docking facilities within Works and Lands of the District.

A copy of the petition may be obtained from: Jan Sluth, (561)682-6299 or e-mail: 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 subsection 53ER02-61(5), F.A.C., *Procedures for Awarding Prizes*, from the following petitioner:

Petitioner Date Filed Harold W. Mast, Sunny Isles Beach, Florida January 23, 2003 Emergency Rule 53ER02-61, F.A.C, sets forth the provisions for payment of prizes to players. A copy of the Petition can be obtained from the Florida Lottery, Office of the General Counsel, 250 Marriott Drive, Tallahassee, Florida 32399-4011.

DEPARTMENT OF ENVIRONMENTAL PROTECTION

The Department of Environmental Protection gives notice of its intent to grant a variance (File No. 0177220-003-EV) to the Florida Inland Navigation District, from paragraph 62-4.244(5)(c), Florida Administrative Code (F.A.C.) to establish a temporary mixing zone greater than 150 meters. The variance is associated with the proposed offloading project at Ponce Inlet (File No. 0177220-001-JC as modified in 0177220-002-JC). The activity is located in Sections 4, 5, 6, 9, 55, 16, 15, 22, Township 17 South, Range 34 East; in Volusia County, within the Intracoastal Waterway adjacent to Ponce de Leon Inlet and within the Atlantic Ocean, Class III waters of the State of Florida.

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."

FISH AND WILDLIFE CONSERVATION **COMMISSION**

NOTICE IS HEREBY GIVEN that the Florida Fish and Wildlife Conservation Commission has received a petition from Boca Raton Resort & Club (BRRC) for a temporary variance from multiple, but unspecified portions of the Palm Beach County and Broward County manatee protection rules (Rules 68C-22.009 and 68C-22.010, Florida Administrative Code, respectively). The petition was received by the Commission on January 10, 2003, and seeks authorization to operate various vessels under 27 feet in length at speeds greater than those allowed by the rules (but not to exceed 50 mph) during demonstration activities associated with a marine dealer meeting to be held at BRRC. The term of the variance would be September 24 – October 9, 2003.

Copies of the petition may be received from and written comments submitted to: Scott Calleson, Florida Fish and Wildlife Conservation Commission, Bureau of Protected Species Management (OES-BPS), 620 South Meridian Street, Tallahassee, FL 32399-1600. To be considered, comments must be received no later than 14 days from the date of publication of this notice.

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

Financial Services Commission (see page 560 for paragraph)

DATE AND TIME: February 25, 2003, 9:00 a.m.

PLACE: Cabinet Meeting Room, Lower Level, The Capitol, Tallahassee, Florida

PURPOSE: Regular scheduled meeting of the Governor and Cabinet

The State Board of Administration will take action on matters duly presented on its agenda, which may include such matters as Executive Director's reports; approval of fiscal sufficiency of state bond issues; approval of sale of local bonds at an interest rate in excess of statutory interest rate limitation; report on investment performance; designation of banks as depositories for state funds; adoption of rules and regulations; investment of state funds pursuant to Chapter 215, F.S.; and consideration of other matters within its authority pursuant to Chapters 215 and 344, F.S., and Section 16 of Article IX of the Florida Constitution of 1885, as continued by subsection 9(c) of Article XII of the Florida Constitution of 1968. The Division of Bond Finance of the State Board of Administration will take action on matters duly presented on its agenda, which will deal with the issuance of State bonds, arbitrage compliance and related matters.

The Department of Veterans' Affairs will take action on matters duly presented on its agenda which may include the administration of the Department as well as actions taken to further the Department's mission of providing assistance to veterans and their dependents, pursuant to Section 292.05, F.S.

The 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 Cultural Affairs announces a Cultural Supports Grants Task Force meeting to be held by conference call, to which all persons are invited.

DATE AND TIME: February 17, 2003, 4:00 p.m. – conclusion PLACE: Division of Cultural Affairs, 1001 DeSoto Park Drive, Tallahassee, Florida 32301

GENERAL SUBJECT MATTER TO BE CONSIDERED: Cultural Support Grants Task Force conference call.

For more information, please contact: Melissa Ray, Arts Administrator, Division of Cultural Affairs, 1001 DeSoto Park Drive, Tallahassee, Florida 32399-0250, (850)245-6470.

Should any person wish to appeal any decision made with respect to any matter considered at the above-referenced meeting, he/she may need to ensure a verbatim recording of the proceedings in order to provide a record for judicial review.

To request special aids or services, contact the Division staff 72 hours prior to the above stated schedule at (850)245-6470 or TT (850)245-6288.

DEPARTMENT OF LEGAL AFFAIRS

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

DATE AND TIME: Wednesday, February 19, 2003, 10:00 a.m. PLACE: Please 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.

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

DATE AND TIME: Thursday, February 20, 2003, 10:30 a.m. PLACE: Please 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.

The LCSW Task Force Committee of the Florida Commission on the Status of Women will hold a telephone conference on: DATE AND TIME: Wednesday, February 26, 2003, 3:00 p.m. PLACE: Please 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 Department of Agriculture and Consumer Services announces a public meeting of the Pesticide Review Council to which all persons are invited.

DATE AND TIME: February 13, 2003, 9:00 a.m.

PLACE: Florida Department of Agriculture and Consumer Services, Division of Plant Industry, Auditorium, 1911 Southwest 34th Street, Gainesville, Florida 32608-1201

GENERAL SUBJECT MATTER TO BE CONSIDERED: Regular meeting of the Council during which there will be a review of pertinent pesticide issues impacting on human health and environment.

A copy of agenda may be obtained by contacting: Bureau of Pesticides, 3125 Conner Boulevard, Mail Station L-29, Tallahassee, Florida 32399-1650. Please contact Ms. Donna C. Hartsfield, (850)487-0532, if you have any questions.

The Florida Department of Agriculture and Consumer Services announces the meeting of the Florida Tropical Fruit Advisory Council.

DATE AND TIME: Thursday, February 13, 2003, 1:30 p.m.

PLACE: Miami-Dade Extension Office, 18710 S. W. 288 Street, Homestead, FL 33030

GENERAL SUBJECT MATTER TO BE CONSIDERED: Board Meeting. The purpose of this meeting is to conduct the general business of the Florida Tropical Fruit Advisory Council.

For additional information or if you need special accommodations, call: Louise King, (305)246-8460.

The Department of Agriculture and Consumer Services announces a meeting of the Florida Emergency Food Assistance Program Advisory Board.

DATE AND TIME: February 20, 2003, 9:00 a.m. - 4:00 p.m. PLACE: Florida Fruit and Vegetable Association, Conference Room, 4401 E. Colonial Drive, Orlando, Florida 32814-0155, (407)894-1351

A copy of the agenda can be obtained by contacting: Kelly Boutwell, 407 S. Calhoun Street, 2nd Floor, Tallahassee, Florida 32399-0800.

If special accommodations are needed to attend this meeting because of a disability, please contact Kelly Boutwell, (850)487-6694, by February 7, 2003.

The Department of Agriculture and Consumer Services announces a quarterly meeting of the Florida Agriculture Center and Horse Park Authority, Inc.

DATE AND TIME: February 24, 2003, 10:00 a.m. - 12:00 Noon

PLACE: Holiday Inn Select, 316 W. Tennessee St., Tallahassee, FL 32301

GENERAL SUBJECT MATTER TO BE CONSIDERED: The purpose of the meeting is to conduct business of the authority. Contact the Holiday Inn Select for directions, (850)222-9555 or Sue Noves for additional information or if you need special accommodations, (850)893-0579.

The Department of Agriculture and Consumer Services announces a meeting of the Viticulture Advisory Council.

DATE AND TIME: February 25, 2003, 9:00 a.m.

PLACE: Innovation Park, Collins Building, Conference Room, 2051 East Dirac Drive, Tallahassee, Florida 32310-3760

GENERAL SUBJECT MATTER TO BE CONSIDERED: Welcome Guests; Committee reports; Quarterly report on trust fund collections; Progress report on increased acreage program; Report on Viticulture Trust Fund Collections; Election of Officers.

A copy of the agenda can be obtained by contacting: George Demetree, Room 423, Mayo Building, 407 South Calhoun Street, Tallahassee, FL 32399-0800 or calling (850)488-4131.

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

The Florida **Department of Agriculture and Consumer Services** announces a meeting of the Florida Arabian Horse Advisory Council.

DATE AND TIME: March 24, 2003, 12:00 Noon

PLACE: Ocala Courtyard Marriott, 3712 S. W. 38th Avenue, Ocala, FL 34474, (352)237-8000

GENERAL SUBJECT MATTER TO BE CONSIDERED: General and Executive Committee Meeting.

For more information contact: Chairperson, Fred Cox, (352)528-0151.

A copy of the agenda may be obtained by contacting: Richard Menendez, Room 429, Mayo Building, 40 South Calhoun Street, Tallahassee, FL 32399-0800 or calling (850)488-4277.

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

DEPARTMENT OF EDUCATION

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

DATE AND TIME: February 18, 2003, 8:30 a.m.

PLACE: LaVilla Middle School for the Arts, 501 N. Davis Street, Jacksonville, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: Minutes of Meetings held January 21, 2003; November 13, 2002; November 26, 2002; December 11, 2002; Commissioner's Report, including Updates on Just Read, Florida!, Implementation of the Constitutional Amendments, 2003 Legislative Session, and Florida's Submission for "No Child Left Behind;" Presentation and Report from the Governor's Emerging Technology Commission; Presentation on the Transition from the Florida Accounting and Information Resource System to Individual University Accounting Systems; Monitoring Plan for Third Grade Promotion; Guidelines for the Review of Charter School Appeals; Proposed Amended Rules: 6A-4.0021, Florida Teacher Certification Examination; 6A-4.00821, Florida Educational Leadership Examination; 6E-2.0041, Delivery of Programs through Nontraditional Assessments, Modes and Methods; 6E-2.008, Approval of Modifications; 6E-2.0081, Change of Ownership or Control; 6E-2.010, Agents; and 6E-4.005, Student Protection Fund; Trainout Procedures for Closure; Resolution requesting the Division of Bond Finance of the State Board of Administration to issue Revenue Bonds on behalf of Florida A and M University to Refinance all or a portion of certain Housing Facility Bonds of the University; Resolution requesting the Division of Bond Finance of the State Board of Administration to issue Revenue Bonds on behalf of Florida State University to Refinance all or a portion of Certain Parking Facility Bonds of the University; Resolution requesting the Division of Bond Finance of the State Board of Administration to issue Revenue Bonds on Behalf of the University of Central Florida to Finance the Construction of a Parking Facility at the University; Resolution approving the Financing of the Costs of the Acquisition and Construction of an Athletic Training Facility on the Tampa Campus of the University of South Florida by the University of South Florida Foundation, Inc.; Resolution approving the Financing of the Costs of the Acquisition and Construction of Certain Student Residence Facilities on the Tampa Campus of the University of South Florida by the University of South Florida Foundation, Inc., and the Refunding of all or a portion of Certain Outstanding Housing Facility Revenue Bonds; and other matters pertaining to the State Board of Education.

A copy of the agenda may be obtained from the Commissioner 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 Access and Equity, (850)201-7443 (Voice), at least 7 days in advance, so that their needs can be accommodated.

The **Florida Atlantic University**, Florida's Art in State Buildings Program announces the following public meeting to which all persons are invited.

COMMITTEE: Art Selection Committee

DATE AND TIME: February 11, 2003, 2:00 p.m. – 5:00 p.m. PLACE: Florida Atlantic University, Florida's Art in State Buildings Program, FAU Ft. Lauderdale Campus, 111 East Las Olas Boulevard, HEC #1110A, Ft. Lauderdale, Florida 33301 GENERAL SUBJECT MATTER TO BE CONSIDERED: To hold a Slide Review Meeting regarding Florida's Art in State Buildings Program for BR-670 Tower II.

For more information or to obtain a copy of the agenda, please contact: Patty Singer, Program Administrator for Florida's Art in State Buildings Program, Florida Atlantic University, 777 Glades Road, ADM Bldg., Room 392, Boca Raton, Florida 33431, (561)297-1064, (561)297-2539.

Should any person wish to appeal any decision made with respect to any matter considered at the above referenced meeting, he/she may need to ensure verbatim recording of the proceeding to provide a record for judicial review. This meeting will not be taped by the Florida's Art in State Buildings Program.

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 Patty Singer,

(561)297-1064, (561)297-2539. If you are hearing or speech impaired, please contact the agency by calling TT: 1(800)955-8770.

The Board of Trustees of the Florida School for the Deaf and the Blind announces a public meeting to which all persons are invited.

DATE AND TIME: Saturday, February 22, 2003, 9:00 a.m. PLACE: FSDB Campus, Wilson Music Building, Auditorium, St. Augustine, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: Matters pertaining to the Florida School for the Deaf and the Blind including a Public Hearing on Rule 6D-14.002, F.A.C., Transportation Policies and Procedures.

A copy of the agenda may be obtained by writing: Elmer L. Dillingham, President, Florida School for the Deaf and the Blind, 207 N. San Marco Avenue, St. Augustine, FL 32084-2799 or by calling (904)827-2000.

Should any person wish to appeal any decision made with respect to any matter considered at the above referenced meeting, he may need to ensure that a verbatim record of the proceedings be made, which record includes the testimony and evidence upon which the appeal is to be based.

Special accommodations for persons with disabling conditions should be requested in writing at least 48 hours in advance from the aforementioned address.

The Commission for Independent Education announces a public meeting to which all persons are invited to participate. DATE AND TIME: Thursday, February 20, 2003, 9:00 a.m.

PLACE: Telephone conference call (To connect dial (850)922-2903, Suncom 292-2903)

GENERAL SUBJECT MATTER TO BE CONSIDERED: To consider certain items for the January agenda and other cases for licensure as necessary.

A copy of the agenda may be obtained by writing: Commission for Independent Education, 2650 Apalachee Parkway, Suite A, Tallahassee, Florida 32301.

If a person decides to appeal any decision made by the commission with respect to any matter considered at this meeting or hearing, 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 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 Area of Critical State Concern, (850)488-4925, at least five calendar days prior to the meeting being held. If you are hearing or speech impaired please contact the Area of Critical

State Concern using the Florida Dual Party Relay System which can be reached at 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

The Articulation Coordinating Committee announces a public meeting to which all interested persons are invited.

DATE AND TIME: Wednesday, February 19, 2003, 9:30 a.m. -4:00 p.m.

PLACE: Turlington Building, Room 1703/07, 325 West Gaines Street, Tallahassee, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: Articulation issues regarding secondary and postsecondary

A copy of the items to be addressed may be obtained by contacting: Office of Articulation, Florida Department of Education, 1401 Turlington Building, Tallahassee, Florida 32399-0400, (850)922-0344 or Suncom 292-0344.

The Florida Rehabilitation Council for the Blind gives notice that the Evaluation Committee is conducting a teleconference meeting.

EVALUATION COMMITTEE

DATE AND TIME: Tuesday, February 11, 2003, 9:00 a.m. -11:00 a.m.

PLACE: Interested individuals may join the teleconference by notifying Phyllis Dill, Division of Blind Services, Suite A-11. 7209 N. 9th Avenue, Pensacola, FL 32504 or calling (850)484-5030 or through the Florida Telephone Relay System number 711

GENERAL SUBJECT MATTER TO BE CONSIDERED: For the purpose of discussing Needs Assessment and Client Satisfaction Survey concerning the Division of Blind Services. AGENDA ITEMS: 1) Needs Assessment; 2) Client Satisfaction Survey.

DEPARTMENT OF COMMUNITY AFFAIRS

The Department of Community Affairs announces a public hearing to which all interested parties are invited.

DATE AND TIME: Wednesday, February 19, 2003, 1:00 p.m. -4:00 p.m.

PLACE: Board of County Commissioners Meeting Room, 201 East Oak Street, Arcadia, Florida 34266

GENERAL SUBJECT MATTER TO BE CONSIDERED: The Department of Community Affairs (DCA) is seeking public or nonprofit entities to administer the Low-Income Home Energy Assistance Program (LIHEAP) in DeSoto County. Entities interested in contracting with DCA to provide these services should be present at this public hearing in order to be informed of the qualifications and application requirements. In designating a local administrative agency to carry out this program, the DCA will give special consideration to any local public or private nonprofit agency which receives Federal

funds under any low-income energy assistance or weatherization program. If there is no such agency that is determined to meet program and fiscal requirements, selection of an entity will be based on the applicant's experience and performance in assisting low-income persons in the area to be served, and their capacity to undertake a timely and effective program. The following qualities will be reviewed: (1) the extent to which the past or current program achieved or is achieving LIHEAP goals in a timely fashion; (2) the number, qualifications, and experience of the staff members of the entity; and (3) the fiscal soundness and accountability of the entity. Since no more than one entity will be funded in the county, the entity must be capable and willing to provide services to all eligible low-income citizens in the geographic area. It is the desire of the DCA to contract with an entity to begin providing LIHEAP services in DeSoto County on April 1, 2004. This contract will be approximately \$74,615. for a period ending March 31, 2004.

ACTIONS TO BE TAKEN: The DCA will review all comments received at the public hearing, evaluate the submitted applications, and make a decision regarding each entity's eligibility to provide LIHEAP services in DeSoto County. Applications will be accepted until 4:30 p.m. (EDT), March 12, 2003. Recommendations will then be prepared by Department of staff for consideration by the Department's Secretary.

ADDITIONAL INFORMATION: Requests for additional information or questions may be addressed to Letha Miller, Financial Specialist, Florida Department of Community Affairs, Sadowski Building, 2555 Shumard Oak Boulevard, Tallahassee, Florida 32399-2100, (850)488-7541 or Fax (850)488-2488.

APPEALS INFORMATION: If a person decides to appeal any decision of the Department of Community Affairs with respect to any matter considered at this public hearing, he or she will need a formal record of the proceeding, and for such purposes he or she may need to ensure that a verbatim record of the proceeding is made, which record includes the testimony and evidence upon which the appeal is to be made.

Anyone who wants a copy of the agenda or additional information on this hearing may write or call: Letha Miller, Financial Specialist, Department of Community Affairs, Sadowski Building, 2555 Shumard Oak Boulevard, Tallahassee, Florida 32399-2100, (850)488-7541 or Fax (850)488-2488.

Any person requiring a special accommodation at this hearing because of a disability or physical impairment should contact the Department of Community Affairs, (850)488-7541, at least five (5) calendar days prior to the hearing. 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 LAW ENFORCEMENT

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

DATE AND TIME: Friday, February 28, 2003, 10:00 a.m.

PLACE: The Florida Department of Law Enforcement, 2331 Phillips Road, Tallahassee, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: The Criminal and Juvenile Justice Information Systems Council will conduct its regular meeting to discuss state and national issues in areas of criminal and juvenile justice information and information systems.

Individuals with a disability as defined by the Americans with Disabilities Act (ADA) may call Government Analyst Christopher Ferris, (850)410-7126, about accommodations that would enable attendance.

A copy of the agenda may be obtained by writing: Government Analysts, Christopher Ferris or Janie Sanders, Florida Department of Law Enforcement, Division of Criminal Justice Information Systems, Strategic Planning and Systems Integrity, Post Office Box 1489, Tallahassee, Florida 32302, (850)410-7126, Suncom 210-7126.

DEPARTMENT OF REVENUE

The **Department of Revenue** announces a public hearing to which all persons are invited.

DATE AND TIME: February 25, 2003, 9:00 a.m. (during a regular meeting of the Governor and Cabinet)

PLACE: The Capitol, Lower Level, Cabinet Meeting Room, Tallahassee, FL

GENERAL SUBJECT MATTER TO BE CONSIDERED: Adoption of the proposed amendments to Chapter 12A-1, F.A.C. (Sales and Use Tax).

A Notice of Proposed Rulemaking for these proposed rule amendments was published in the Florida Administrative Weekly on November 15, 2002 (Vol. 28, No. 46, pp. 4980-4982).

The **Department of Revenue** announces a public hearing to which all persons are invited.

DATE AND TIME: February 25, 2003, 9:00 a.m. (during a regular meeting of the Governor and Cabinet)

PLACE: The Capitol, Lower Level, Cabinet Meeting Room, Tallahassee, FL

GENERAL SUBJECT MATTER TO BE CONSIDERED: Adoption of the proposed amendments and proposed new rule in Chapter 12A-19, F.A.C. (Communications Services Tax).

A Notice of Proposed Rulemaking for these proposed rule changes was published in the Florida Administrative Weekly on November 15, 2002 (Vol. 28, No. 46, pp. 4982-4989).

The **Department of Revenue** announces a public hearing to which all persons are invited:

DATE AND TIME: February 18, 2003, 9:30 a.m.

PLACE: Larson Building, Room 116, 501 200 E. Gaines Street, Tallahassee, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: The proposed rule amendments and proposed rule repeals to Chapter 12B-6, F.A.C. (Gross Receipts Tax).

A Notice of Proposed Rulemaking for these proposed rule changes was published in the Florida Administrative Weekly on November 15, 2002 (Vol. 28, No. 46, pp. 4989-4996). A Notice of Change to the proposed amendments to Rule 12B-6.001, F.A.C. (Imposition of the Gross Receipts Tax), is published in this edition of the Florida Administrative Weekly. In response to comments received by the Department, the proposed amendments to paragraph (b) of subsection (2) of Rule 12B-6.001, F.A.C., have been changed so that, when adopted, that paragraph will read:

(2)(b) Gross receipts, for purposes of this rule, do NOT shall not include:

(b)1.2. Receipts from the The sale within this state of natural gas or electricity to a public or private utility, including a municipal corporation, an agency thereof, or rural electric cooperative association, for resale within the state, or as part of an electrical interchange agreement or contract between such utilities for the purpose of transferring more economically generated power or the sale of telecommunication services for resale of telecommunication services wholly or partially within this state; provided the person deriving gross receipts from such sale demonstrates that a resale in fact occurred and complies with the provisions of s. 203.01(3)(e), F.S.

2. A public or private electric or gas utility, including municipal corporations, or agencies thereof, and rural electric cooperative associations, must document sales for resale by obtaining resale certificates obtained from customers who purchase utility services for the purposes of resale. The utility is only required to obtain one certificate for sales made for the purposes of resale from each customer making purchases for the purposes of resale. The certificate must contain the purchaser's name and address, the purchaser's gross receipts tax registration number and its effective date, a statement that the purchases are for the purpose of resale, the signature of the purchaser or an authorized representative of the purchaser, and the date of issuance. The following is a suggested format of a resale certificate:

RESALE CERTIFICATE FOR GROSS RECEIPTS TAX ON UTILITY SERVICES

This is to certify that the electricity for light, heat, or power or the natural gas for light, heat, or power purchased after (date) from (seller's name) is purchased for the purpose of resale pursuant to Chapter 203, F.S.

I understand that if I fraudulently issue this certificate to evade the payment of gross receipts tax I will be liable for payment of the tax directly to the Department and subject to the penalties imposed under s. 203.03(2), F.S.

Under the penalties of perjury, I declare that I have read the foregoing certificate and the facts stated herein are true and correct to the best of my knowledge and belief.

Purchaser's Name	
Purchaser's Address	
Name and Title of Purchaser's Auth	norized Signature
Certificate of Registration Number	
Effective Date of Registration	
By	(authorized signature)
Date	

The Department of Revenue announces a public meeting of the Property Tax Administration Task Force to which all interested persons are invited.

DATE AND TIME: Wednesday, February 19, 2003, 10:00 a.m. PLACE: Building C, Rooms D and E, 5050 W. Tennessee St., Tallahassee. Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: To conduct the thirteenth meeting of the Property Tax Administration Task Force. This is the eighth meeting of the Task Force as authorized by Chapter 2001-137, L.O.F. The Task Force will consider proposed enhancements to the tax roll evaluation process, value adjustment board process, tangible personal property evaluation, and other administrative and legislative issues. During this meeting the Task Force will form temporarily into work groups to work further on issue identification, clarification and consolidation. Work groups will address the Property Tax Administration, including assessments, assessment appeals, TRIM and tax collection, and exemptions.

A copy of the agenda may be obtained by writing: Director, Property Tax Administration Program, P. O. Box 3000, Tallahassee, Florida 32315-3000, or by calling Theda Eaton or Kathy Henley, (850)488-3338, or accessing the Department's web site at http://sun6.dms.state.fl.us/dor/property/ptaac.

NOTICE UNDER THE AMERICANS WITH DISABILITIES ACT: In accordance with the American's with Disabilities Act. any person requiring special accommodations to participate in any proceeding before the Property Tax Administration Task Force is asked to advise the Department at least five (5) calendar days before such proceeding by contacting Kathy Henley or Theda Eaton, (850)488-3338. 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 Seaport Transportation and Economic Development Council announces a meeting of the Project Review Group in which all interested persons are invited to participate.

DATE AND TIME: December 18, 2003, 1:30 p.m. – 2:30 p.m. or upon adjournment of preceding PRG meeting

PLACE: Teleconference Call: (850)410-0960, Confirmation number: 44A0127

GENERAL SUBJECT MATTER TO BE CONSIDERED: General Business.

Information on the meeting may be obtained by contacting: Toy Keller, Florida Ports Council, 502 East Jefferson Street, Tallahassee, Florida 32301, (850)222-8028.

Any person wishing to appeal any decision made with respect to any matter considered at the above cited meeting will need a record of the proceedings, and for such purpose that person may need to ensure that a verbatim record of the proceedings is made, which record includes the testimony and evidence upon which the appeal is to be based.

In accordance with provisions of the Americans with Disabilities Act, persons requiring special accommodations to participate in this public meeting should advise Toy Keller, (850)222-8028.

The Florida Seaport Transportation and Economic Development Council announces a meeting in which all interested persons are invited to participate.

DATE AND TIME: December 18, 2003, 2:30 p.m. or upon adjournment of preceding PRG meeting

PLACE: Teleconference Call (850)410-0960, Confirmation number: 44A0127

GENERAL SUBJECT MATTER TO BE CONSIDERED: General Business.

Information on the meeting may be obtained by contacting: Toy Keller, Florida Ports Council, 502 East Jefferson Street, Tallahassee, Florida 32301, (850)222-8028.

Any person wishing to appeal any decision made with respect to any matter considered at the above cited meeting will need a record of the proceedings, and for such purpose that person may need to ensure that a verbatim record of the proceedings is made, which record includes the testimony and evidence upon which the appeal is to be based.

In accordance with provisions of the Americans with Disabilities Act, persons requiring special accommodations to participate in this public meeting should advise Toy Keller, (850)222-8028.

DEPARTMENT OF CITRUS

The **Department of Citrus** announces an emergency meeting via telephone conference of the Fresh Grapefruit Advisory Council to which all persons are invited.

DATE AND TIME: Friday, January 31, 2003, 9:00 a.m.

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

GENERAL SUBJECT MATTER TO BE CONSIDERED: The Committee will meet regarding the Florida Xtra Sweet rule and any other business that might come before the Council for consideration.

If a member of the public cannot attend the meeting at the Florida Department of Citrus, but wishes to appear by telephone, they may make arrangements to do so by contacting: Bob Morrissey, (863)499-2474.

cc: Florida Citrus Commission Industry Organizations

Florida Citrus Press

The **Department of Citrus** announces an emergency meeting via telephone conference of the Fresh Orange and Specialty Advisory Council to which all persons are invited.

DATE AND TIME: Wednesday, January 29, 2003, 2:00 p.m.

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

GENERAL SUBJECT MATTER TO BE CONSIDERED: The Committee will discuss promotion ideas and support to move the current excessive warehouse inventory of honey tangerines and other business that might come before the council for consideration.

If a member of the public cannot attend the meeting at the Florida Department of Citrus, but wishes to appear by telephone, they may make arrangements to do so by contacting Bob Morrissey, (863)499-2474.

cc: Florida Citrus Commission Industry Organizations Florida Citrus Press

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

DATE AND TIME: Wednesday, February 19, 2003, 9:00 a.m. The Commission will convene for the purposes of standing committee meetings and for the regular monthly meeting of the Florida Citrus Commission.

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

GENERAL SUBJECT MATTER TO BE CONSIDERED: The Commission will address issues pertaining to budget items and revisions, contracts, advertising programs, balance scorecards, licensing, rulemaking, modifying the Department's symbol program and other matters that are addressed during monthly meetings of the Commission. The Commission may also go into closed session pursuant to the provisions of Section 286.011(8), F.S., to address issues related to the Tampa Juice, et. al. and Graves Brothers, et. al. vs. FDOC. The parties attending the closed session will be John R. Alexander, Walter L. Brewer, Tristan G. Chapman, Harry H. Falk, Christopher W. Gargano, Raymond A. Jackson, William E. Kemper, W. Lindsay Raley, Jr., Daniel R. Richey, Ray Smith, Andrew R. Taylor, Bob Crawford, Hank B. Campbell, Esq., Monterey Campbell, Esq., Eric Taylor, Esq. and Kenneth O. Keck, Esq. 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, February 26, 2003, 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, Addiction Recovery and Control Release Matters.

Any person who decides to appeal a decision of the Florida Parole Commission with respect to a matter considered at this meeting may need to ensure that a verbatim record of the proceedings is made, Chapter 80-150, Laws of Florida (1980). A copy of the agenda may be obtained by writing: Florida Parole Commission, 2601 Blairstone Road, Building C, Tallahassee, Florida 32399-2450.

In accordance with the Americans with Disabilities Act. persons needing a special accommodation to participate in this proceeding should contact the agency sending the notice not later than five working days prior to the proceeding at the address given on the notice. Telephone: (850)488-3417.

EXECUTIVE OFFICE OF THE GOVERNOR

The **Visit Florida** announces a public meeting as follows:

MEETING: CEO Search Committee

DATES AND TIME: Thursday and Friday, February 6-7, 2003, 1:30 p.m.

PLACE: Hvatt Regency Orlando International Airport, 9300 Airport Boulevard, Orlando, FL 32827, (407)825-1234

GENERAL SUBJECT MATTER TO BE CONSIDERED: Consideration of CEO Candidates.

For further information contact: Susan Gale, Visit Florida, Post Office Box 1100, Tallahassee, Florida 32302-1100 or (850)488-5607, Ext. 334.

Any person requiring special accommodations at this meeting because of a disability should contact Visit Florida, at least five business days prior to the meeting. Persons who are hearing or speech impaired can contact Visit Florida by using the Florida Relay Service at 1(800)955-8770 (Voice) or 1(800)955-8771 (TDD).

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, February 20, 2003, 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.

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 East Central Florida Regional Planning Council announces a public meeting to which all persons are invited.

DATE AND TIME: Wednesday, February 19, 2003, 10:00 a.m. PLACE: Deltona City Hall, 2345 Providence Blvd., Deltona, FL 32725 (Please call (407)623-1075, Ext. 327 to confirm date, time and place)

GENERAL SUBJECT MATTER TO BE CONSIDERED: The agenda for the regularly scheduled meeting of the East Central Florida Regional Planning Council will include but will not be limited to the discussion of the Volusia Areawide Development of Regional Impact.

A copy of the full agenda may be obtained by writing: Ms. Sandra Glenn, Executive Director, East Central Florida Regional Planning Council, 631 North Wymore Road, Suite 100. Maitland. Florida 32751.

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

DATE AND TIME: February 20, 2003, 9:30 a.m.

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

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

A copy of the proposed agenda may be obtained by writing: Mr. David Burr, 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 Region IX, **Local Emergency Planning Committee** (LEPC) announces a public meeting to which all persons are invited.

DATE AND TIME: February 27, 2003, 9:30 a.m.

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

GENERAL SUBJECT MATTER TO BE CONSIDERED: To discuss and implement provisions of the Emergency Planning and Community Right to Know Act.

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

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

DATE AND TIME: Wednesday, February 19, 2003, 1:00 p.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 2002/03.

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

The **Treasure Coast Regional Planning Council** announces an emergency meeting.

DATE AND TIME: February 4, 2003, 3:30 p.m.

PLACE: City of Port St. Lucie, Committee Room 188, 121 S. W. Port St. Lucie Boulevard, Port St. Lucie, FL 34984

GENERAL SUBJECT MATTER TO BE CONSIDERED: The purpose of the meeting is to discuss the comprehensive plan amendments (DCA Ref. #03-1) proposed by the City of Port St. Lucie.

A copy of the agenda may be obtained by contacting: Treasure Coast Regional Planning Council, 301 E. Ocean Boulevard, Suite 300, Stuart, Florida 34994.

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

Any persons needing special accommodations at this meeting because of a disability or physical impairment should contact Liz Gulick, (561)221-4060, at least 48 hours before the meeting.

The **Charlotte Harbor National Estuary Program** announces a scheduled Policy Committee meeting to which all persons are invited.

DATE AND TIME: Friday, February 21, 2003, 9:30 a.m.

PLACE: Bayfront Center, 750 West Retta Esplanade, Punta Gorda, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: Regular Meeting of the CHNEP Policy Committee.

Please note that if a person decides to appeal any decision made by the Charlotte Harbor National Estuary Program Policy Committee with respect to any matter considered at the above cited workshop, he/she will need to ensure that a verbatim record of the proceedings is made, which record includes the testimony and evidence upon which the appeal is based.

A copy of the agenda may be obtained by writing: CHNEP, 4980 Bayline Dr., North Ft. Myers, FL 33917 or by calling Ms. Darcy Bowen, (239)995-1777, Ext. 234.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations due to disability or physical impairment should contact Ms. Darcy Bowen, (239)955-1777, Ext. 234, at least five calendar days prior to the meeting. Persons who are hearing impaired should contact Mr. David Burr using the Florida Dual Party Relay System, 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

WATER MANAGEMENT DISTRICTS

The **Suwannee River Water Management District** announces the following public meetings to which all interested persons are invited.

DATE AND TIME: February 11, 2003, 9:00 a.m.

PLACE: District Headquarters, 9225 CR 49, Live Oak, FL GENERAL SUBJECT MATTER TO BE CONSIDERED: Board Meeting – to consider District business, and conduct public hearings on regulatory and land acquisition matters.

Public hearing in accordance with Section 373.59, F.S., concerning the proposed acquisition of the McElroy/Newberry Wastewater Tract, 42.4 acres +/-, Alachua County, Florida, with funds from the Florida Forever Trust Fund; also the proposed acceptance of the donation of 60 acres +/-, Bradford County, Florida, from Florida Gas Transmission Inc.; also the proposed conveyance of 75 acres +/-, Levy County, Florida, to the City of Bronson for its wastewater disposal system; also the proposed conveyance of 93 acres +/-, Taylor County, Florida, to Taylor Coastal Water and Sewer District for its wastewater disposal system.

DATE AND TIME: February 11, 2003, following Board Meeting

PLACE: District Headquarters, Live Oak, Florida 32060 GENERAL SUBJECT MATTER TO BE CONSIDERED: Workshop.

A copy of the agenda(s) may be obtained by writing: SRWMD, 9225 CR 49, Live Oak, Florida 32060.

If any person decides to appeal any decision with respect to any matter considered at the above cited meeting, such person may need to ensure that a verbatim record of the proceedings is made to include the testimony and evidence upon which the appeal is to be based.

Persons with disabilities who need assistance in order to participate in this meeting may contact Lisa Cheshire, (386)362-1001 or 1(800)226-1066 (Florida only), at least two business days in advance to make appropriate arrangements.

The St. Johns River Water Management District announces a Southern Region Recreation Advisory Council Meeting to which all persons are invited.

MEETING: Southern Region Recreation Advisory Council DATE AND TIME: Thursday, February 20, 2003, 6:00 p.m. –

PLACE: St. Johns River Water Management District, Palm Bay Service Center, 525 Community College Parkway, S. E., Palm Bay, FL 32909

GENERAL SUBJECT MATTER TO BE CONSIDERED: To review land management and land acquisition activities in the Southern Region.

If any person decides to appeal any decision with respect to any matter considered at the above listed meeting such person may need to ensure that a verbatim record of the proceeding is made to include testimony and evidence upon which the appeal is to be based

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in the meeting is asked to advise Linda Lorenzen, (386)329-4262 or (386)329-4450 (TDD), at least five work days before the date of the meeting.

REGIONAL UTILITY AUTHORITIES

The Tampa Bay Water announces the following Regular Board Meeting to which all persons are invited.

DATE AND TIME: Monday, February 24, 2003, 10:00 a.m.

PLACE: Tampa Bay Water, Suite 211-A, 2535 Landmark Drive, Clearwater, Florida 33761

GENERAL SUBJECT MATTER TO BE CONSIDERED: Regular Board Meeting.

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

A copy of the regular meeting agenda may be obtained by writing to Tampa Bay Water or can be accessed on the Web at www.tampabaywater.org.

If an accommodation is needed for a disability, in order to participate in this activity, please notify Holly Wells, (727)796-2355, at least 3 business days prior to the meeting.

The Withlacoochee Regional Water Supply Authority announces that the Authority will hold its regular February 2003 monthly board meeting as scheduled. This is a public meeting to which all persons are invited.

DATE AND TIME: February 19, 2003, 4:30 p.m.

PLACE: Hernando County Government Center, County Commission Chambers, 20 N. Main Street, Brooksville, Florida 34601

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 ELDER AFFAIRS

The **Department of Elder Affairs** announces a pubic meeting to which all persons are invited.

DATE AND TIME: February 13, 2003, 1:00 p.m. – 4:00 p.m.

PLACE: The Caribe Royale Hotel, 8101 World Center Drive, Orlando, FL, 1(800)823-8300

GENERAL SUBJECT MATTER TO BE CONSIDERED: Design of the managed integrated long term care demonstration project mandated by the Florida Legislature (Section 430.205(6), 2002 Florida Statutes).

To obtain a copy of the agenda, please contact: Rebekah Bell, (850)222-0080, by email mlduggar@aol.com or by mail Margaret Lynn Duggar & Associates, Inc., 1018 Thomasville Rd., Ste. 110, Tallahassee, FL 32303.

Pursuant to the provisions of the American with Disabilities Act, any person requiring special accommodations to participate in this meeting is asked to contact Rebekah Bell, (850)222-0080, at least five calendar days prior to the meeting.

The Florida Department of Elder Affairs announces a public hearing to which all persons are invited.

DATE AND TIME: February 19, 2003, 9:00 a.m. – 5:00 p.m.

PLACE: Department of Elder Affairs, Room 225F, 4040 Esplanade Way, Tallahassee, FL 32399-7000

GENERAL SUBJECT MATTER TO BE CONSIDERED: A meeting of the Advisory Council for the Office of Long-Term Care Policy to discuss the state of long-term care in Florida and methods for improvement.

To obtain a copy of the agenda, please contact: James Tillery, (850)414-2054, by email TilleryJR@elderaffairs.org or by mail at 4040 Esplanade Way, Tallahassee, Florida 32399-7000.

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 department at least 48 hours before the meeting by contacting James Tillery by phone (850)414-2054. If you are hearing or speech impaired, please contact the department by calling (850)414-2001.

DEPARTMENT OF MANAGEMENT SERVICES

The Florida Department of Management Services announces a meeting of the Statewide Florida State Employees' Charitable Campaign (FSECC) Steering Committee to which all persons are invited.

DATE AND TIME: February 10, 2003, 10:00 a.m.

PLACE: The Capitol, Room 2001, Tallahassee, FL

GENERAL SUBJECT MATTER TO BE CONSIDERED: Meeting of the FSECC Steering Committee to review general FSEC Campaign-related issues.

For more information about the meeting, or if special accommodations are needed to attend this meeting because of a disability, please contact: Kathleen Anders, Department of Management Services, 4050 Esplanade Way, Suite 260, Tallahassee, FL 32399-0950, (850)921-5266.

The Florida Commission on Human Relations announces a public meeting between the Florida Commission on Human Relations and the Attorney General, Charlie Christ.

DATE AND TIME: Wednesday, February 11, 2003, 2:00 p.m. PLACE: The Capitol Building, Room PL-01, Tallahassee, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: This meeting will be held to discuss the daily functions and activities of the Commission.

If further information is needed contact: Ms. Denise Crawford, Clerk of the Commission, (850)488-7082, Ext. 1032.

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

The Department of Business and Professional Regulation announces a public meeting of the Regulatory Council of Community Association Managers to which all persons are invited.

DATE AND TIME: Friday, February 21, 2003, 10:30 a.m. or soon thereafter

PLACE: Via telephone conference (Call (850)410-0962, Suncom 210-0962)

GENERAL SUBJECT MATTER TO BE CONSIDERED: To conduct general business of the Council.

A copy of the agenda may be obtained by writing: Regulatory Council of Community Association Managers, 1940 North Monroe Street, Tallahassee, Florida 32399-1040 or by calling their office at (850)922-6096.

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 Regulatory Council of Community Association Managers, (850)922-6096. 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 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 to be based.

The Department of Business and Professional Regulation announces a public meeting of the Regulatory Council of Community Association Managers to which all persons are invited.

DATE AND TIME: Wednesday, March 12, 2003, 10:30 a.m. or soon thereafter

PLACE: Via telephone conference (Call (850)410-0962, Suncom 210-0962)

GENERAL SUBJECT MATTER TO BE CONSIDERED: To conduct general business of the Council.

A copy of the agenda may be obtained by writing: Regulatory Council of Community Association Managers, 1940 North Monroe Street, Tallahassee, Florida 32399-1040 or by calling their office at (850)922-6096.

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 Regulatory Council of Community Association Managers, (850)922-6096. 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 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 to be based.

The Department of Business and Professional Regulation announces a public meeting of the Regulatory Council of Community Association Managers to which all persons are invited.

DATE AND TIME: Thursday, April 17, 2003, 10:30 a.m. or soon thereafter

PLACE: Via telephone conference (Call (850)410-0962, Suncom 210-0962)

GENERAL SUBJECT MATTER TO BE CONSIDERED: To conduct general business of the Council.

A copy of the agenda may be obtained by writing: Regulatory Council of Community Association Managers, 1940 North Monroe Street, Tallahassee, Florida 32399-1040 or by calling their office at (850)922-6096.

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 Regulatory Council of Community Association Managers, (850)922-6096. 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 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 to be based.

The **Board of Auctioneers** announces the following general business meeting to which all persons are invited.

DATE AND TIME: Wednesday, March 26, 2003, 10:00 a.m. (EST)

PLACE: Via telephone conference (Call (850)410-0962, Suncom 210-0962)

GENERAL SUBJECT MATTER TO BE CONSIDERED: To conduct general business of the Board.

A copy of the agenda may be obtained by writing: Board of Auctioneers, 1940 North Monroe Street, Tallahassee, Florida 32399-0762 or by calling Krista Woodard, (850)922-6096.

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 forty-eight (48) hours before the meeting by contacting Krista Woodard, (850)922-6096. If you are hearing or speech impaired, please contact the agency by calling 1(800)955-8771

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 to be based.

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

DATE AND TIME: Wednesday, February 19, 2003, 8:30 a.m. or shortly thereafter

PLACE: Department of Business and Professional Regulation, Board Conference Room Suite 60, 1940 North Monroe Street, Tallahassee, Florida 32399

GENERAL SUBJECT MATTER TO BE CONSIDERED: General Business Meeting 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)487-1395.

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: Florida Board of Employee Leasing Companies, 1940 North Monroe Street, Tallahassee, Florida 32399-0767.

DEPARTMENT OF HEALTH

The Probable Cause Panel of the Board of Osteopathic Medicine announces a meeting.

DATE AND TIME: Friday, February 21, 2003, 2:00 p.m. or soon thereafter

PLACE: Nova Southeastern University, 3200 S. University Drive, Ft. Lauderdale, FL 33328, (954)262-1746

GENERAL SUBJECT MATTER TO BE CONSIDERED: To review those cases on which a determination of existence of probable cause has already been made.

A copy of the public portion of the agenda may be obtained by writing: Richard Shoop, Senior Attorney, Department of Health, Prosecution Services, 4052 Bald Cypress Way, MS #C65, Tallahassee, FL 32399.

NOTE: In accordance with the Americans with Disabilities Act, persons needing a special accommodation to participate in this proceeding should contact the Practitioner Regulation Section no later than seven (7) days prior to the proceeding or meeting at which such special accommodation is required.

The Practitioner Regulation Section may be contacted at 4052 Bald Cypress Way, MS #C-65, Tallahassee, FL 32399, 1(800)955-8771 (TDD) or 1(800)955-8770 via Florida Relay Service.

The Florida Board of Osteopathic Medicine will hold the following meeting to which all persons are invited.

DATES AND TIMES: Friday, February 21, 2003, 5:00 p.m. or shortly thereafter; Saturday, February 22, 2003, 9:00 a.m. or shortly thereafter

PLACE: Nova Southeastern University, Student Assembly Auditorium, 3200 S. University Drive, Ft. Lauderdale, FL 33328, (954)262-1746

GENERAL SUBJECT MATTER TO BE CONSIDERED: Regular Board business.

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

A copy of any item on the agenda may be obtained by writing: Pamela King, Executive Director, Board of Osteopathic Medicine, 4052 Bald Cypress Way, BIN #C06, Tallahassee, Florida 32399-3256, or you may call (850)488-0595. You will be charged seventeen cents per page for the number of copies desired.

Any person requiring a special accommodation at this meeting because of a disability or physical impairment should contact Christy Robinson, (850)488-0595, at least five calendar days prior to the meeting. Persons who are hearing or speech impaired, can contact Christy Robinson 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 CHILDREN AND FAMILY **SERVICES**

The Florida Department of Children and Family Services announces a meeting of the Hernando County Community Alliance to which all persons are invited.

DATES AND TIME: Wednesday, February 12, 2003; February 19, 2003, 9:00 a.m.

PLACE: Hernando County School Board, Plant Operations Building, 8050 Mobley Blvd. St., Brooksville, FL

GENERAL SUBJECT MATTER TO BE CONSIDERED: To provide participation and governance of community based services, Section 20.19(6), F.S.

A copy of the agenda may be obtained by writing: Mona Terry, Box 80-O, 1601 W. Gulf-Atlantic Hwy., Wildwood, FL 34785. Persons needing special accommodations to participate in this proceeding should contact the agency no later than five working days prior to the meeting, telephone (352)330-2177.

The Florida Department of Children and Family Services announces a meeting of the Lake County Community Alliance Steering Committee to which all persons are invited.

DATE AND TIME: Wednesday, February 19, 2002, 12:00 Noon

PLACE: Public Safety Complex, Room 302, 12900 Lane Park Cutoff Rd., Tavares, FL

GENERAL SUBJECT MATTER TO BE CONSIDERED: To provide participation and governance of community based services, Section 20.19(6), F.S.

A copy of the agenda may be obtained by writing: Mona Terry, Box 80-O, 1601 W. Gulf-Atlantic Hwy., Wildwood, FL 34785. Persons needing special accommodations to participate in this proceeding should contact the agency no later than five working days prior to the meeting, telephone (352)330-2177.

The Florida Department of Children and Family Services announces a meeting of the Citrus County Shared Services Alliance Steering Committee to which all persons are invited. DATE AND TIME: Thursday, February 27, 2003, 10:00 a.m.

PLACE: Citrus County School Board Office, 1007 W. Main Street, Inverness, FL

GENERAL SUBJECT MATTER TO BE CONSIDERED: To provide participation and governance of community based services, Section 20.19(6), F.S.

A copy of the agenda may be obtained by writing: Mona Terry, Box 80-O, 1601 W. Gulf-Atlantic Hwy., Wildwood, FL 34785. Persons needing special accommodations to participate in this proceeding should contact the agency no later than five working days prior to the meeting, telephone (352)330-2177.

The Florida Department of Children and Family Services SunCoast Region Mental Health Program Office announces the following public forum to which all persons are invited.

MEETING: Saint Anthony's Hospital

DATE AND TIME: February 21, 2003, 10:00 a.m. - 11:00

PLACE: Department of Children and Family Services, Mary Grizzle Building, Room 418D, 11351 Ulmerton Rd., Largo, FL 33778-1630, contact: Gail Moss, DCF, (727)588-6833

GENERAL SUBJECT MATTER TO BE CONSIDERED: The department is seeking public input and involvement regarding facilities who are applying for "Baker ACT re-designation" pursuant to Section 394.461 F.S.

Persons needing accommodation to participate in the forum should call at least 3 days in advance of the forum.

NOTICE OF RESCHEDULING - The Council on Homelessness announces a conference call meeting of its Planning Committee to which all persons are invited.

DATE AND TIME: Monday, March 3, 2003, 3:00 p.m. - 4:00

PLACE: Call (850)488-5778 or Suncom 278-5778

GENERAL SUBJECT MATTER TO BE CONSIDERED: This conference call replaces the previously scheduled call on March 3, 2003, with a new call in number. Please make special

A copy of the agenda may be obtained by contacting: Tom Pierce, State Office on Homelessness, 1317 Winewood Boulevard, Tallahassee, FL 32399-0700, (850)922-9850, Tom Pierce@dcf.state.fl.us.

Pursuant to Section 286.26, Florida Statutes, any disabled person wishing to access this meeting who may be in need of special assistance should contact the Office on Homelessness, (850)922-4691, at least 48 hours in advance of the meeting.

The Council on Homelessness announces the meeting of their Application and Rule Committee to which all persons are

DATE AND TIME: Tuesday, March 4, 2003, 2:00 p.m. – 3:00

PLACE: Conference Call (850)488-5778, Suncom 278-5778 GENERAL SUBJECT MATTER TO BE CONSIDERED: The committee will begin to assess how the 2003 state grant application procedure worked in ranking proposals for the Challenge Grant and the Homeless Housing Assistance Grant. The committee will begin to formulate recommendations for any changes needed for the 2004 application process.

A copy of the agenda may be obtained by contacting: Tom Pierce, State Office on Homelessness, Building 2, Room 103-A, 1317 Winewood Boulevard, Tallahassee, Florida 32399-0070, (850)922-9850, Tom Pierce@dcf.state.fl.us.

Pursuant to Section 286.26, Florida Statutes, any disabled person wishing to attend this meeting in order to request any needed special assistance should contact the office at least 48 hours in advance of the meeting.

NAVIGATION DISTRICTS

The West Coast Inland Navigation District announces the following Board of Commissioners meeting to which all interested parties are invited.

DATE AND TIME: Friday, February 14, 2003, 10:30 a.m.

PLACE: Venice City Hall, 401 West Venice Avenue, Venice,

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

A copy of the agenda for the meeting may be obtained by writing: WCIND, Post Office Box 1845, Venice, Florida 34284.

No verbatim record will be made of this meeting. Any person wishing to appeal decisions made at this meeting may need to ensure that a verbatim record is made.

FLORIDA TELECOMMUNICATIONS RELAY

The Florida Telecommunications Relay, Inc. announces a regular meeting of the Board of Directors.

DATE AND TIME: Monday, February 10, 2003, 10:00 a.m.

PLACE: Suite 101, 1820 E. Park Avenue, Tallahassee, Florida and by Conference Call

GENERAL SUBJECT MATTER TO BE CONSIDERED: Regular meeting of the Board of Directors.

A copy of the agenda may be obtained by writing: Mr. James Forstall, Executive Director, 1820 E. Park Avenue, Suite 101, Tallahassee, Florida 32301.

The meeting is subject to cancellation for lack of a quorum or unavailability of an interpreter.

DEPARTMENT OF MILITARY AFFAIRS

The **Department of Military Affairs** announces a meeting to which all persons are invited.

DATE AND TIME: Saturday, February 15, 2003, 1:00 p.m. –

PLACE: St. Francis Barracks, Adjutant General's Conference Room, 82 Marine Street, St. Augustine, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: Armory Board Meeting. The Armory Board will consider action on contracts, leases, agreements and other business relative to real property and facility management issues under its control.

If a person decides to appeal any decision made by the Armory Board with respect to any matter considered at this meeting, that person may need to ensure that a verbatim record of the proceedings is made, which record includes the testimony and evidence upon which the appeal is to be based.

IN ACCORDANCE WITH SECTION 286.0105, FLORIDA STATUTE.

COUNCIL FOR EDUCATION POLICY, RESEARCH AND IMPROVEMENT

The Council for Education Policy, Research and **Improvement** announces a public meeting.

DATE AND TIME: Friday, February 21, 2003, 1:00 p.m. -2:00 p.m.

PLACE: Teleconference, Tallahassee, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: To take any follow-up action necessary related to matters considered at the February 12, 2003, meeting of the Council. Details on the conference call may be accessed at the Council website: http://www.cepri.state.fl.us. For further information contact the Council office, (850)488-7894.

FLORIDA PORTS FINANCING COMMISSION

A Florida Ports Financing Commission meeting will be held via teleconference.

DATE AND TIME: Friday, February 21, 2003, 10:00 a.m. -

PLACE: Call 1(877)475-9228, Participant Code is 566165 GENERAL SUBJECT MATTER TO BE CONSIDERED: The purpose of the meeting is to ratify actions taken by the Florida Seaport Transportation and Economic Development Council and will include a review of spend down issues from the 1996 and 1999 bond program funds. The FSTED Council will also meet via teleconference on Tuesday, February 18, 2003.

Meeting materials will be available on the Florida Ports Council Website prior to the meeting and will also be e-mailed to you. Thank you for your participation in this meeting.

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 Oriol Torres Haage, Miami-Dade Building Code Compliance Office, has been withdrawn. Notice of receipt of this petition, which was assigned the number DCA03-DEC-006, appeared in the January 17, 2003, edition of the Florida Administrative Weekly.

A copy of the withdrawal may be obtained by writing: Paula P. Ford, Agency Clerk, Department of Community Affairs, 2555 Shumard Oak Boulevard, Tallahassee, Florida 32399-2100.

DEPARTMENT OF HEALTH

NOTICE IS HEREBY GIVEN THAT the Board of Nursing has received a Petition for Declaratory Statement with regard to Final Order No. DOH-02-0365-DS-MQA, which was filed October 4, 2002 by Glades General Hospital. Petitioner requests a declaratory statement from the Board to further clarify the administration of Diprivan (Propofol) by a Registered Nurse as ordered by a physician in the sedation of ventilated patients in ICU. This matter will be addressed at the Practice Committee meeting during the regularly scheduled board meeting on February 12, 2003, 6:00 p.m. or shortly thereafter, at the Crown Plaza, 5555 Hazeltine National Drive, Orlando, Florida 32812, (407)856-0100.

A copy of the Petition for Declaratory Statement may be obtained by writing: Dan Coble, Executive Director, 4052 Bald Cypress Way, BIN #C02, Tallahassee, Florida 32399-3252.

NOTICE IS HEREBY GIVEN THAT the Board of Nursing has received a Petition for Declaratory Statement with regard to Chapter 464 Nursing, Part I, Nurse Practice Act, 464.012, Subsection 4(a), Florida Statutes, and Final Order No. DOH-02-0365-DS-MQA, which was filed January 6, 2003, by Baptist Medical Center. Petitioner requests a declaratory statement from the Board in regard to the scope of practice for a registered nurse to administer and to monitor Diprivan (propofol) for the purposes of sedation of intubated and mechanically ventilated patients in ICU as ordered by a physician.

This matter will be addressed at the Practice Committee meeting during the regularly scheduled board meeting on February 12, 2003, 6:00 p.m. or shortly thereafter, at the Crown Plaza, 5555 Hazeltine National Drive, Orlando, Florida 32812, (407)856-0100.

A copy of the Petition for Declaratory Statement may be obtained by writing: Dan Coble, Executive Director, 4052 Bald Cypress Way, BIN #C02, Tallahassee, Florida 32399-3252.

NOTICE IS HEREBY GIVEN THAT the Board of Nursing has received a Petition for Declaratory Statement with regard to Chapter 464, Part I, Nurse Practice Act, Florida Statutes, and Chapter 64B9, Florida Administrative Code, which was filed December 24, 2002, by James R. Herbert, RN. Petitioner requests a declaratory statement from the Board in regard to whether the placement of a skin suture for the purpose of securing a peripherally inserted central catheter is within the scope of practice of a Registered Nurse. This matter will be addressed at the Practice Committee meeting during the

regularly scheduled board meeting on February 12, 2003, 6:00 p.m. or shortly thereafter, at the Crown Plaza, 5555 Hazeltine National Drive, Orlando, Florida 32812, (407)856-0100.

A copy of the Petition for Declaratory Statement may be obtained by writing: Dan Coble, Executive Director, 4052 Bald Cypress Way, BIN #C02, Tallahassee, Florida 32399-3252.

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:

Florida Home Builders Association, Inc. and Wood Truss Council of America, Inc. vs. Department of Business and Professional Regulation, Board of Professional Engineers; Case No.: 03-0083RX; Rule No. 61G15-31.003

Victor Ortiz vs. Department of Health, Board of Medicine; Case No.: 03-0011RX; Rule No.: 64B8-9.009

Florida Optometric Association, Inc. vs. Department of Health, Board of Optometry; Case No.: 03-0175RP; Rule No.: 64B13-5.002

Tammy Tullos vs. Department of Children and Family Services; Case No.: 03-0084RU

Tammy Tullos vs. Department of Children and Family Services; Case No.: 03-0085RU

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

Florida Windstorm Underwriting Association vs. Department of Insurance and Dr. Paul Zimmerman, Dr. John W. Uribe, John Livoti, Helen Esterline, Don Reinhard, Jonathan D. Nitkin, Angela Daley and Edna Buchanan, as individuals; Case No.: 01-4357RX; Rule Nos.: 4-170.185(5), 4J-1.001; Voluntary Dismissal

Par Gas, Inc., d/b/a 1st Propane of Bushnell vs. Department of Agriculture and Consumer Services; Case No.: 02-1617RX; Rule No.: 5F-11.047(1); Dismissed

Bryan Yamhure and Henry Yamhure vs. Department of Agriculture and Consumer Services; Case No.: 02-4003RX; Rule No.: 5J-10.001; Invalid

Rancy F. Snyder vs. Department of Transportation; Case No.: 02-4722RX; Rule No.: 14-90.0041; Dismissed

Peace River Citrus Products, Inc., Fresh Juice of Florida, Inc. and Sun Orchard of Florida, Inc. vs. Department of Citrus; Caes No.: 02-4607RP; Rule No.: 20-15; Dismissed

Peace River Citrus Products, Inc. and Sun Orchard of Florida, Inc. and Fresh Juice Company of Florida, Inc. vs. Department of Citrus; Case No.: 02-3648RE; Rule Nos.: 20ER02-1, 20ER02-2, 20ER02-3; Invalid

Florida Florida Keys Citizens Coalition, Inc. vs. Administration Commission, Monroe County and City of Marathon; Case No.: 01-4767RP; Rule Nos.: 28-18, 28-20; Voluntary Dismissal

Bert Rodgers School of Real Estate, Inc. vs. Department of Business and Professional Regulation, Florida Real Estate Commission; Case No.: 02-3920RP; Rule Nos.: 61J2-3.009, 61J2-3.020; Dismissed

International Consultants of Delaware vs. Department of Health, Board of Physical Therapy Practice; Case No.: 02-4365RP; Rule Nos.: 64B17-3.001, 64B17-4.001; Voluntary Dismissal

Creative Choice Homes XI, Ltd. and Tidewater Revitalization, Ltd. vs. Florida Housing Finance Corporation; Case No.: 01-3937RX; Case No.: 67-48.005; Voluntary Dismissal

Legion Insurance Company vs. Department of Insurance; Case No.: 01-1164RU; Dismissed

Avmed, Inc. vs. Agency for Health Care Administration; Case No.: 02-3514RU; Voluntary Dismissal

Florida Association of Medical Equipment Services vs. Agency for Health Care Administration; Case No.: 02-1314RU; Dismissed

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 Florida Board of Trustees announces that construction management services will be required for the project listed below:

Project No.: UF-196

Project and Location: Pharmacy Wing Remodeling, Phase II.

Health Science Center

The project consists of the remodeling and renovation of 30,000 gross square feet of existing research laboratory and office space, on 3 floors, at the University of Florida Health Science Center, Medical Sciences Building to house research programs for the College of Pharmacy. The proposed project will consist of research laboratories, research support and faculty offices.

The estimated construction cost is \$5,460,000.00.

The contract for construction management services will consist of two phases. Phase one is pre-construction services, for which the construction manager will be paid a fixed fee. Phase one services include value engineering, constructability analyses, development of a cost model, estimating, and the development of a Guaranteed Maximum Price (GMP) at 50% Construction Document phase. If the GMP is accepted, phase two, the construction phase, will be implemented. In phase two of the contract, the construction manager becomes the single point of responsibility for performance of the construction of the project and shall publicly bid trade contracts, ensuring the inclusion of Minority Business Enterprises (MBEs). Failure to negotiate an acceptable fixed fee for phase one of the contract, or to arrive at an acceptable GMP within the time provided in the agreement may result in the termination of the construction

manager's contract. Selection of finalists for interviews will be made on the basis of construction manager qualifications, including experience 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, staff and consultants; and ability to meet the minority business enterprise participation requirements. Finalists will be provided with a copy of the building program and the latest documentation prepared by the project architect/engineer, a description of the final interview requirements and a copy of the standard University of Florida 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 "Construction project specific Qualifications Supplement" available from the website: www.facilities.ufl.edu. Proposals must not exceed 80 pages, including the Construction Manager **Oualifications** Supplement and letter of application. Pages must be numbered consecutively. Submittals which do not comply with these requirements or do not include the requested data will not be considered. No submittal material will be returned. All applicants must be licensed to practice as general contractors in the State of Florida at the time of application. Corporations must be registered to operate in the State of Florida by the Department of State, Division of Corporations, at the time of application. As required by Section 287.133, Florida Statutes, a construction management firm may not submit a proposal for this project if it is on the convicted vendor list for a public entity crime committed within the past 36 months. The selected construction management firm must warrant that it will neither utilize the services of, nor contract with, any supplier, subcontractor, or consultant in excess of \$15,000.00 in connection with this project for a period of 36 months from the date of their being placed on the convicted vendor list. The Construction Manager Qualifications Supplement forms, the Construction Manager Project Fact Sheet and instructions for registering as an applicant may be obtained by contacting FCP website listed below or by contacting:

Al Dompe, Project Manager Facilities Planning and Construction 232 Stadium, P. O. Box 115050 Gainesville, FL 32611-5050 Telephone: (352)392-1256.

FAX: (352)392-6378

Internet: www.facilities.ufl.edu

Five-bound copies of the required proposal must be received in the Facilities Planning and Construction Division office by 3:00 p.m. (Local Time), Monday, March 10, 2003. Facsimile (FAX) submittals are not acceptable and will not be considered.

CALL FOR BIDS

made by Florida A & M University (FAMU), a unit of the Florida Board of Education (Division of Colleges and Universities).

PROJECT NAME: Ceiling, Mechanical and Electrical Renovation for Social Work Department – Commons Building. PROJECT BID NUMBER: 7264

LOCATION: Florida A & M University, Tallahassee, FL

QUALIFICATION: All Bidders must be qualified at the time of bid opening in accordance with the Instructions to Bidders, Article B-2. Sealed bids will be received on:

DATE AND TIME: February 27, 2003, until 2:00 p.m. (Local Time)

PLACE: Plant Operations Facilities, Building A, Room 100, 2400 Wahnish Way, Florida A & M University, Tallahassee, FL, immediately after which time and place they will be publicly opened and read aloud down the hall in Conference Room 124 (Bid Tabulation will be posted back in Suite 100).

PROPOSAL: Bids must be submitted in full and in accordance with the requirements of the drawings and Project Manual, which may be obtained or examined at the office of the Architect/Engineer: Hicks Nations Architects, Inc., 1382 Timberlane Road, Suite C, Tallahassee, FL 32312, (850)893-1130, Fax (850)893-1132.

MINORITY PROGRAM: Bidders are encouraged to utilize Minority Business Enterprises certified by the Office of Supplier Diversity, Department of Management Services. Consideration will be given to the percentage of participation, as described in the Instructions to Bidders, in the award of the contract.

PRE-SOLICITATION/PRE-BID MEETING: The Bidder is required to attend the pre-solicitation/pre-bid meeting. Minority Business Enterprise firms are invited to attend to become familiar with the project specifications and to become acquainted with contractors interested in bidding the project. This mandatory meeting has been scheduled for:

DATE AND TIME: February 20, 2003, 2:00 p.m. (Local Time) PLACE: Florida A & M University, Plant Operations Building, Room 124, 2400 Wahnish Way, Tallahassee, FL.

DEPOSIT: \$40.00 per set of drawings and Project Manual is required with a limit of three (3) sets per general contractor or prime bidder; and two (2) sets of drawings and Project Manuals for plumbing, heating/ventilating/air conditioning and electrical contractors acting as subcontractors.

REFUND: The deposit shall only be refunded to those general contractors, prime bidders, or plumbing, heating/ventilating/air conditioning and electrical contractors acting as either prime or subcontractors, who after having examined the drawings and specifications:

- a. submit a bona fide bid, or
- b. provide written evidence that they have submitted bids as subcontractors for plumbing, heating/ventilating/air conditioning, or electrical work, and who return the drawings and Project Manual in good condition within fifteen (15) days after receipt of bids.

PURCHASE: Full sets of bidding documents may be examined at the Architect/Engineer's office and local plan rooms. Full sets may be purchased through the Architect/Engineer for \$40.00 per set for the printing and handling cost.

PUBLIC ENTITY CRIMES: As required by Section 287.133, Florida Statutes, a contractor may not submit a bid for this project if it is on the convicted vendor list for a public entity crime committed within the past 36 months. The successful contractor must warrant that it will neither utilize the services of, nor contract with, any supplier, subcontractor or consultant in excess of \$25,000 in connection with this project for a period of 36 months from the date of their being placed on the convicted vendor list. Direct all project related question to Mr. Chuks Onwunli, Project Manager, (850)599-8003.

NOTICE REGARDING ELECTRONIC POSTING

Pursuant to Section 287.042(3)(b)2., Florida Statutes, the DeSoto County School District hereby provides notice of the following URL for the centralized website that will be used for electronically posting solicitations, decisions or intended decisions, and other matters relating to procurement: http://desotoschools.com/purchasing.htm.

Notice to Bidders BID REQUEST FOR:

FOOD PRODUCTS FOR LEE COUNTY SCHOOLS

Bid No: 6065 Opening Date: March 27, 2003, 10:00 a.m. Request a bid package by:

Phone (941)479-4250, Fax (941)337-8200, In Person or Mail: 3308 Canal Street, Fort Myers, Florida 33916-6594.

Complete Bid Package available only upon request.

By: Linda Owen, Senior Buyer

CONTRACTOR PREQUALIFICATION

The Duval County Pubic Schools will start prequalifying all contractors who intend to submit bids for Construction Projects exceeding \$200,000 and Electrical Projects exceeding \$50,000. Prequalifying begins December 2002 and effective April 30, 2003. No bids will be accepted from contractors who are not prequalified with Duval County Public Schools.

Forms and information may be obtained by contacting: Richard Beaudoin or Ronald A. Fagan, 1701 Prudential Dr., Jacksonville, FL 32207, (904)390-2358 or (904)390-2922, Fax (904)390-2265, email BeaudoinR@educationcentral.org or Faganr@educationcentral.org.

DEPARTMENT OF ELDER AFFAIRS

REQUEST FOR PROPOSAL

Community Care for the Elderly Program

The West Central Florida Area Agency on Aging for Hardee, Highlands, Hillsborough, Manatee and Polk Counties, is soliciting proposals from all parties interested in bidding for Community Care for the Elderly (CCE) case management services and lead agency functions for the annual period beginning July 1, 2003. Community-based organizations interested in obtaining a CCE lead agency designation will be requested to submit written proposals (through the RFP process) detailing their respective qualifications and plans for providing case management services and other required lead agency functions of the CCE program.

Copies of the Request for Proposal may be picked up at: West Central Florida Area Agency on Aging, 5911 Breckenridge Parkway, Suite B, Tampa, FL 33610-4240, beginning Friday, February 7, 2003, 9:00 a.m.

A pre-proposal conference will be held on Tuesday, February 18, 2003, 10:00 a.m., in the Area Agency Conference Room. Proposals are due by 3:00 p.m., March 11, 2003.

The primary contact person for this RFP is Marika McDaniel, Director of Program Evaluation (Ext. 249).

DEPARTMENT OF MANAGEMENT SERVICES

NOTICE REGARDING ELECTRONIC POSTING

Pursuant to Section 287.042(3)(b)2., Florida Statutes, the Department of Management Services hereby provides notice of the following URL for the centralized website that will be used for electronically posting solicitations, decisions or intended decisions, and other matters relating to procurement: http://fcn.state.fl.us/owa vbs/owa/vbs www.main menu.

DESOTO COUNTY BOARD OF COUNTY **COMMISSIONERS**

REQUEST FOR LETTERS OF INTEREST AND QUALIFICATIONS FOR DESOTO COUNTY COMMUNITY TRANSPORTATION COORDINATOR

The DeSoto County Board of County Commissioners, as the Designated Official Planning Agency, is seeking Letters of Interest from qualified agencies or firms interested in coordinating transportation services for the transportation disadvantaged in DeSoto County, Florida. The selected contractor will be designated as the Community Transportation Coordinator for the Transportation Disadvantaged Program, as authorized by Chapter 427, Florida Statutes, and more fully described in Rule 41-2, Florida Administrative Code.

The Community Transportation Coordinator is defined by Chapter 427. Florida Statutes, as a transportation entity recommended by the appropriate designated official planning agency to ensure that coordinated transportation services are provided to the transportation disadvantaged population in a designated service area. The Community Transportation Coordinator has full responsibility for the delivery of transportation services for the transportation disadvantaged as outlined in Section 427.015(2), Florida Statutes.

The transportation disadvantaged are defined by Chapter 427, Florida Statutes, as "those persons who because of physical or mental disability, income status, or age are unable to transport themselves or purchase transportation and are, therefore, dependent upon others to obtain access to health care, employment, education, shopping, social activities, or other life sustaining activities, or children who are handicapped or high-risk or at-risk as defined in Section 411.202, Florida Statutes."

Interested providers are required to provide capabilities in the areas of experience with mass transit, Americans with Disabilities paratransit services, operations of coordinated services, and eligibility-based ridership transportation services. Selection of potential providers will be based on a ranking of their expertise, overall capabilities, recent experience in similar programs and proposed methods of achieving cost-effective services. Letters of interest and qualifications should be limited to a maximum of eight (8) pages.

Potential providers should submit a copy of their expression of interest in a sealed envelope to: Community Services Department, 201 E. Oak Street, Suite 202, Arcadia, Florida 34266. Letters and envelopes must be marked, "LETTER OF INTEREST FOR DESOTO COUNTY COMMUNITY TRANSPORTATION COORDINATOR." Letters of interest must be received by 3:00 p.m., February 17, 2003.

Ouestions should be addressed to: Paul Erickson.

Faxed or e-mailed letters of interest will not be accepted. Late letters will be returned unopened with notation, "This letter of interest was received after the delivery time designated for receipt and opening in the legal notice." Only responses to the request for letters of interest will be considered if a request for proposals is issued for the Community Transportation Coordinator.

The DeSoto County Board of County Commissioners, as the Designated Official Planning Agency, reserves the right to accept or reject any and all responses in the best interest of the State.

HILLSBOROUGH COUNTY AVIATION AUTHORITY

NOTICE TO PROFESSIONAL CONSULTANTS

The Hillsborough County Aviation Authority hereby requests, pursuant to the Consultants Competitive Negotiation Act, Section 287.055, Florida Statutes, Letters of Interest from Architectural, Engineering firms or individuals desiring to render Professional Services for the following project at Tampa International Airport, Tampa, Florida:

AIRPORT SUPPORT FACILITIES AND RELATED WORK TAMPA INTERNATIONAL AIRPORT HCAA PROJECT NO. 4430

Services to be furnished shall include, but not be limited to, all architectural design and all engineering related to civil, utilities, roadways, structural, mechanical/HVAC, plumbing, fire protection, electrical, electronic information technology system and fiber optics, related surveys, testing and geotechnical engineering; assistance during advertising, bid and award phase; and basic architectural/engineering services during construction. A more detailed Scope of Services will be included in the formal Request for Proposals.

Oualified Consultants desiring consideration for this Project must give written notification in the form of a Letter of Interest to: William J. Connors, Jr., Senior Director of Planning and Development, Hillsborough County Aviation Authority, Post Office Box 22287, Tampa, Florida 33622. Interested parties may inquire as to project description, details, and required data submissions, to William J. Connors, Jr., Senior Director of Planning and Development, (813)870-8704.

The Letters of Interest only must be received at or before 5:00 p.m. (Local Time), Thursday, February 20, 2003. Subsequent to receiving Letters of Interest, a Request for Proposal will be sent to all respondents and adequate response time set forth in that package.

HILLSBOROUGH COUNTY AVIATION AUTHORITY

By: /s/ Louis E. Miller

Louis E. Miller, Executive Director

DEPARTMENT OF MILITARY AFFAIRS

NOTICE TO CERTIFIED OR REGISTERED CONTRACTORS AND PROFESSIONAL CONSULTANTS REOUEST FOR DESIGN-BUILD SERVICES

The State of Florida, Department of Military Affairs, request qualifications from Design-Build firms for Design-Build projects.

PROJECT DESCRIPTION: Statewide, continuous contracts, Non specific

ESTIMATED CONSTRUCTION BUDGET: Not to exceed \$500,000.00, including design.

PROJECT MANAGER: L. Sweeney, Department of Military Affairs, Construction and Facility Management Office, 2305 State Road 207, St. Augustine, Florida 32086, (904)823-0281

RESPONSE DUE DATE: April 15, 2003, by 3:00 p.m. (Local

DATE AND LOCATION OF SHORT LIST: COB May 10, 2003

DATE AND LOCATION FOR INTERVIEWS: TBD

This advertisement is issued to give advance notice of our Design-Build intentions, to allow interested parties to form Design-Build teams and to submit letters of interest for the advertised Design-Build project. A selection Committee shall select no less than three firms, as finalists, deemed to be most highly qualified to perform the required services under Rule 60D-13.007, F.A.C. Determination of ability shall be based on building financial related experience. capability. scheduling/cost control, office and on-site staff training and experience, location, past performance, experience and ability of consultants and current workload. Each of these finalist will be eligible for consideration in accordance with Rule "Competitive 60D-13.009. F.A.C.. Negotiation Design-Build Services." Finalist may be required to make oral presentations, and the Selection Committee may reject all proposals and stop the selection process at any time. Award of contract is contingent on the availability of funds.

INSTRUCTIONS

Applicants desiring to provide these services shall apply for consideration by submitting an original and three copies of the following:

- 1. Letter of interest detailing the firm's qualifications to meet the above referenced selection criteria.
- 2. A current Professional Qualifications Supplement and Financial Statement.
- 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. References from prior clients received within the last five years.
- 6. For corporations only, a copy of the current Corporate Charter Certificate showing validation date and designation of professionals qualifying the corporation to practice in the discipline for which it is applying.
- 7. A current SF-254.
- 8. A current SF-255.

Firms must be properly registered at the time of application to practice their profession in the State of Florida. Representative samples of related work may be submitted in a separate binder. Facsimile (FAX) submittals are not acceptable and will not be considered. Applicants that do not comply with these instructions or those that do not include the requested data will not be considered. All information received will be maintained with the project file and will not be returned. Any protests of the selection must be made within 72 hours of posting the selection results. If no protest is received within 72 hours, the contract award and negotiation will proceed with the selected firms. Selection results will be published in the Florida Administrative Weekly.

CANAVERAL PORT AUTHORITY

REQUEST FOR PROPOSAL FOR BUSSING AND DISPATCH SERVICES TO TRANSPORT PASSENGERS AND BAGGAGE TO AND FROM CRUISE TERMINAL 10 TO REMOTE PARKING AREAS IN THE VICINITY OF THE WEST TURNING BASIN AT PORT CANAVERAL LOCATED IN BREVARD COUNTY, FLORIDA

These services will be acquired in compliance with Canaveral Port Authority Procurement Policy 91-1.

SCOPE OF WORK

On or about July 15, 2003, the cruise ship Carnival Glory will commence 7-day cruise operations at Cruise Terminal 10. departing and arriving each Saturday. It is expected that there will be a parking deficit within walking distance of the terminal requiring bus transportation service of between 800-1000 passengers and their luggage from and to remote parking areas in the vicinity of the West Turning Basin, as shown on the attached sketch.

On or about December 1, 2003, the cruise ship Mariner of the Seas will commence 7-day cruise operations at Cruise Terminal 10, departing and arriving each Sunday. It is expected that there will be a parking deficit within walking distance of the terminal requiring bus transportation service of between 2500-3000 passengers and their luggage from and to remote parking areas in the vicinity of the West Turning Basin, as shown on the attached sketch.

The bus firm will be required to provide a dispatcher to work with Port staff to ensure an orderly, safe flow of passengers and their baggage to and from the terminal as well as to provide the necessary bus equipment and drivers.

MINIMUM CRITERIA

As a minimum, the firms proposing shall have at least 5 years experience on work of a similar nature.

PROPOSAL CONTENT

Each responding consulting firm shall provide four (4) copies of their proposal, giving detailed information on the following:

- 1. Firm history, location, capabilities, etc.
- 2. Previous experience with providing similar services in the recent past. Include a brief description of the work and individuals to be contacted with telephone numbers.

- 3. A list of services which will not be performed in-house and a list of others which would provide these services for the
- 4. An organization chart and other information which will be useful in evaluating the proposal.
- 5. Outline of methodology or approach for implementation of the proposed scope of work.
- 6. Resumes' of key individuals to be involved in the various aspects of the project and an explanation of each individual's role in the project.
- 7. Evidence of coverage with at least one million dollars of professional liability insurance.
- 8. Type and age of equipment and busses proposed.

SELECTION PROCEDURE

A committee composed of one Commissioner appointed by the Chairman, the Director of Operations and the Director of Construction shall review all applications against the aforementioned evaluation criteria and prepare a proposed ranking listed in order of preference for all applicants.

The proposed ranking list of applicants shall be submitted to the Canaveral Port Authority Board of Commissioners for consideration and approval. Once a ranking selection is made, the Executive Director or his designee will then negotiate a written contract for services starting with the top ranked applicant and submit the proposed contract to the board for approval. Each contract will include the scope of services which the individual or company is prepared to provide and the hourly unit rates which would be charged for these services.

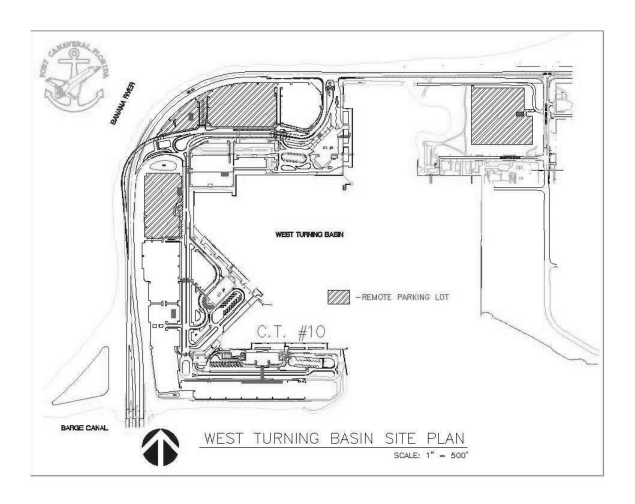
SUBMITTAL SCHEDULE

Firms desiring to provide such professional services to the CPA must furnish four (4) copies of their expression of interest to: Canaveral Port Authority, P. O. Box 267, 200 George King Boulevard, Cape Canaveral, FL 32920. Attn: Dwight Fender, Director of Operations, not later than 12:00 Noon, February 14, 2003.

PUBLIC MEETINGS

A committee established by the Chairman will meet on February 17, 2003, 2:30 p.m., in the Port Commission Meeting Room to review and recommend for Commission approval a ranking of the most highly qualified firms at a regularly scheduled meeting to be held at 2:00 p.m., February 19, 2003, at which time a ranking will be established.

The aforementioned Committee reserves the option to interview the top ranked firms. If the option is exercised the interview will be at a public meeting at 2:00 p.m., February 18, 2003.



Section XII Miscellaneous

DEPARTMENT OF STATE

Notice of Denial of Application for Exploration of Historic Shipwreck Site

The Department of State hereby gives notice of the issuance of a final order on January 10, 2003, denying the application of Historical Recovery Specialists, Inc., for Historic Shipwreck Exploration or Salvage in Florida under Rule 1A-31, Florida Administrative Code.

The full text of this order is being published on the Internet at the Department of State's homepage at http://www.dos.state. fl.us under the link or button entitled "Historical Resources". Further information on the final order may be obtained by calling: Bureau of Archaeological Research, (850)245-6444.

DEPARTMENT OF BANKING AND FINANCE

NOTICE OF FILINGS

Notice is hereby given that the Office of Financial Institutions and Securities Regulation has received the following application. Comments may be submitted to the Deputy Director, Financial Institutions, 200 East Gaines Street, Tallahassee, Florida 32399-0371, 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 Services Office, Office of Financial Institutions and Securities Regulation, 200 East Gaines Street, Tallahassee, Florida 32399-0379, 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., February 28, 2003):

APPLICATION TO MERGE

Constituent Institutions: Health Services Credit Union, 9790 Touchton Road, Jacksonville, Florida 32246, and Baptist Medical Center Credit Union, 800 Prudential Drive, Jacksonville, Florida 32207

Resulting Institutions: Health Services Credit Union

Received: January 22, 2003

The Office of Financial Institutions and Securities Regulation has received a request by a credit union to expand it's field of membership. Specific information regarding the expansion can http://www.dbf.state.fl.us/banking/cu be found expansion.html.

Name and Address of Applicant: Jax Metro Credit Union, 30 East 27th Street, Jacksonville, Florida 32206

Expansion Includes: Persons who live or work in the zip code of 32225 located in Duval County.

Received: January 24, 2003

DEPARTMENT OF EDUCATION

The Florida Building Code Manager (\$45,924-\$88,286) School District of Hillsborough County Responsible for coordinating plan reviews and construction inspections. Supervises staff, tradespersons and professionals performing construction activity with the District. BS in Engineering, Architecture, Construction or related field. Min. 5 yrs. administrative building construction exp; at least 2 yrs. in supervisory capacity. Possess or obtain Florida architectural or engineering license and must qualify for SBCCI licensure within 1 yr. of employment. Benefits include: employer-paid health, life and Florida Retirement System contribution, annual and sick leave accumulation. Salary negotiable based on education and experience.

Submit resume to: Janice Velez, 901 E. Kennedy Boulevard, Tampa, FL 33602 or Fax (813)272-4686 or Janice. Velez@ sdhc.k12.fl.us Must be received no later than February 18, 2003 to qualify. Call (813)272-4100 for more information.

DEPARTMENT OF COMMUNITY AFFAIRS

DCA Final Order No.: DCA03-OR-021 In re: A LAND DEVELOPMENT REGULATION ADOPTED BY CITY OF KEY COLONY BEACH ORDINANCE NO. 348-2002

FINAL ORDER

Department of Community Affairs The "Department") hereby issues its Final Order, pursuant to §§ 380.05(6) and (11), Fla. Stat., and § 380.0552(9), Fla. Stat. (2002), approving a land development regulation adopted by the City of Key Colony Beach as set forth below.

FINDINGS OF FACT

- 1. On December 9, 2002, the Department received for review City of Key Colony Beach Ordinance No. 348-2002 which was adopted by the City of Key Colony Beach Board of City Commissioners ("Ord. 348-2002") on November 27, 2002. The purpose of Ord. 348-2002 is two-fold. It amends Article II of the City's Land Development Regulations by adding two definitions: "Ocean" and "Vaca Cut," and it amends Article IV to establish setback requirements for accessory structures on canals and open waters.
- 2. Ord. 348-2002 is consistent with the City's Comprehensive Plan.

CONCLUSIONS OF LAW

3. The Department is required to approve or reject land development regulations that are enacted, amended or rescinded by any local government in the Florida Keys Area of Critical State Concern. §§ 380.05(6) and (11), Fla. Stat., and § 380.0552(9), Fla. Stat. (2002).

- 4. The City of Key Colony Beach is a local government within the Florida Keys Area of Critical State Concern. § 380.0552, Fla. Stat. (2002) and Rule 28-29.002 (superseding Chapter 27F-8), Fla. Admin. Code.
- 5. "Land development regulations" include local zoning, subdivision, building and other regulations controlling the development of land. § 380.031(8), Fla. Stat. (2002). The regulations adopted by Ord. 348-2002 are land development regulations.
- 6. All land development regulations enacted, amended or rescinded within an area of critical state concern must be consistent with the Principles for Guiding Development (the "Principles"). The Principles are construed as a whole and no specific provision is construed or applied in isolation from the other provisions. § 380.0552(7), Fla. Stat. (2002).
- 7. Ordinance 348-2002 is consistent with the following Principles:
 - (a) To strengthen local government capabilities for managing land use and development so that local government is able to achieve these objectives without the continuation of the area of critical state concern designation.
 - (b) To protect shoreline and marine resources including mangroves, coral reef formations, seagrass beds, wetlands, fish and wildlife, and their habitat.
 - (1) To protect the public health, safety, and welfare of the citizens of the Florida Keys and maintain the Florida Keys as a unique Florida resource.
- 8. Ordinance 348-2002 is not inconsistent with the remaining Principles. Ord. 348-2002 is consistent with the Principles for Guiding Development as a whole.

WHEREFORE, IT IS ORDERED that Ord. 348-2002 is found to be consistent with the Principles for Guiding Development of the Florida Keys Area of Critical State Concern, and is hereby APPROVED.

This Order becomes effective 21 days after publication in the Florida Administrative Weekly unless a petition is filed as described below.

DONE AND ORDERED in Tallahassee, Florida.

H. E. "SONNY" TIMMERMAN, DIRECTOR Division of Community Planning Department of Community Affairs 2555 Shumard Oak Boulevard Tallahassee, Florida 32399-2100 NOTICE OF ADMINISTRATIVE RIGHTS

ANY PERSON WHOSE SUBSTANTIAL INTERESTS THIS ARE AFFECTED BY ORDER HAS THE **OPPORTUNITY FOR** AN **ADMINISTRATIVE** PROCEEDING PURSUANT TO SECTION 120.569, FLORIDA STATUTES, REGARDING THE AGENCY'S ACTION. DEPENDING UPON WHETHER YOU ALLEGE ANY DISPUTED ISSUE OF MATERIAL FACT IN YOUR

PETITION REQUESTING AN**ADMINISTRATIVE** PROCEEDING, YOU ARE ENTITLED TO EITHER AN INFORMAL PROCEEDING OR A FORMAL HEARING.

IF YOUR PETITION FOR HEARING DOES NOT ALLEGE ANY DISPUTED ISSUE OF MATERIAL FACT CONTAINED IN THE DEPARTMENT'S ACTION, THEN THE ADMINISTRATIVE PROCEEDING WILL BE AN INFORMAL ONE, CONDUCTED PURSUANT TO SECTIONS 120.569 AND 120.57(2), FLORIDA STATUTES, AND CHAPTER 28-106, PARTS I AND III, FLORIDA ADMINISTRATIVE CODE. IN AN INFORMAL ADMINISTRATIVE PROCEEDING, YOU MAY BE REPRESENTED BY COUNSEL OR BY A QUALIFIED REPRESENTATIVE, AND YOU MAY PRESENT WRITTEN OR ORAL EVIDENCE IN OPPOSITION TO THE DEPARTMENT'S ACTION OR REFUSAL TO ACT: OR YOU MAY EXERCISE THE OPTION TO PRESENT A WRITTEN STATEMENT CHALLENGING THE GROUNDS UPON WHICH THE DEPARTMENT HAS CHOSEN TO JUSTIFY ITS ACTION OR INACTION.

IF YOU DISPUTE ANY ISSUE OF MATERIAL FACT STATED IN THE AGENCY ACTION, THEN YOU MAY A PETITION REQUESTING A FORMAL FILE **ADMINISTRATIVE BEFORE HEARING** ADMINISTRATIVE LAW JUDGE OF THE DIVISION OF ADMINISTRATIVE HEARINGS, **PURSUANT** SECTIONS 120.569 AND 120.57(1), FLORIDA STATUTES, AND CHAPTER 28-106, PARTS I AND II, FLORIDA ADMINISTRATIVE CODE. AT **FORMAL** Α HEARING. YOU ADMINISTRATIVE MAY BE REPRESENTED BY COUNSEL OR OTHER QUALIFIED REPRESENTATIVE, AND YOU WILL HAVE THE OPPORTUNITY TO PRESENT EVIDENCE 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 RECOMMENDED ORDER.

DESIRE EITHER YOU AN **INFORMAL** PROCEEDING OR A FORMAL HEARING. YOU MUST WITH THE AGENCY **CLERK** FILE OF THE DEPARTMENT OF COMMUNITY AFFAIRS A WRITTEN "PETITION **PLEADING** ENTITLED, **FOR** ADMINISTRATIVE PROCEEDINGS" WITHIN 21 CALENDAR DAYS OF PUBLICATION OF THIS NOTICE. A PETITION IS FILED WHEN IT IS RECEIVED BY THE AGENCY CLERK, IN THE DEPARTMENT'S OFFICE OF COUNSEL, 2555 GENERAL SHUMARD BOULEVARD, TALLAHASSEE, FLORIDA 32399-2100.

THE PETITION MUST MEET THE FILING REOUIREMENTS ΙN SUBSECTION 28-106.104(2), FLORIDA ADMINISTRATIVE CODE. IF AN INFORMAL PROCEEDING IS REQUESTED, THEN THE PETITION SHALL BE SUBMITTED IN ACCORDANCE WITH RULE 28-106.301, FLORIDA ADMINISTRATIVE CODE. IF A FORMAL HEARING IS REQUESTED, THEN THE PETITION SHALL BE SUBMITTED IN ACCORDANCE WITH SUBSECTION 28-106.201(2), FLORIDA ADMINISTRATIVE CODE.

A PERSON WHO HAS FILED A PETITION MAY REQUEST MEDIATION. A REQUEST FOR MEDIATION MUST INCLUDE THE INFORMATION REQUIRED BY RULE 28-106.402, FLORIDA ADMINISTRATIVE CODE. CHOOSING MEDIATION DOES NOT AFFECT THE RIGHT TO AN ADMINISTRATIVE HEARING.

YOU WAIVE THE RIGHT TO AN INFORMAL ADMINISTRATIVE PROCEEDING OR A FORMAL HEARING IF YOU DO NOT FILE A PETITION WITH THE AGENCY CLERK WITHIN 21 DAYS OF PUBLICATION OF THIS FINAL ORDER.

CERTIFICATE OF FILING AND SERVICE

I HEREBY CERTIFY that the original of the foregoing Final Order has been filed with the undersigned Agency Clerk of the Department of Community Affairs, and that true and correct copies have been furnished to the persons listed below by the method indicated this day of January, 2003.

Paula Ford, Agency Clerk

By U.S. Mail:

Honorable Edward Sheahan

Mayor of the City of Key Colony Beach

Post Office Box 510141

Key Colony Beach, FL 33051

Lorine Fernandez

Clerk of the City of Key Colony Beach

Post Office Box 510141

Key Colony Beach, FL 33051

By Hand Delivery or Interagency Mail:

Jim Quinn, Bureau of State Planning, DCA Tallahassee

Rebecca Jetton, DCA Florida Keys Field Office

Richard A. Lotspeich, Assistant General Counsel, DCA Tallahassee

DCA Final Order No.: DCA03-OR-022
In re: A LAND DEVELOPMENT REGULATION
ADOPTED BY ISLAMORADA, VILLAGE OF
ISLANDS ORDINANCE NO. 02-29

FINAL ORDER

The Department of Community Affairs (the "Department") hereby issues its Final Order, pursuant to §§ 380.05(6) and (11), Fla. Stat., and § 380.0552(9), Fla. Stat. (2002), approving a land development regulation adopted by a local government within the Florida Keys Area of Critical State Concern as set forth below.

FINDINGS OF FACT

- 1. On December 13, 2002, the Department received for review Islamorada, Village of Islands Ordinance No. 02-29 which was adopted by the Village Council on November 21, 2002 ("Ord. 02-29"). Ord. 02-29 amends several divisions of the Village Code in order to refine and improve the Village's ability to implement the Village Comprehensive Plan.
- 2. Ord. 02-29 is consistent with the Village Comprehensive Plan.

CONCLUSIONS OF LAW

- 3. The Department is required to approve or reject land development regulations or portions thereof that are enacted, amended or rescinded by any local government in the Florida Keys Area of Critical State Concern. §§ 380.05(6) and (11), Fla. Stat., and § 380.0552(9), Fla. Stat. (2002).
- Islamorada, Village of Islands is a local government within the Florida Keys Area of Critical State Concern. § 380.0552, Fla. Stat. (2002), and Rule 28-29.002 (superseding Chapter 27F-8), Fla. Admin. Code.
- 5. "Land development regulations" include local zoning, subdivision, building and other regulations controlling the development of land. § 380.031(8), Fla. Stat. (2002). The regulations adopted by Ord. 02-29 are land development regulations.
- 6. All land development regulations enacted, amended or rescinded within an area of critical state concern must be consistent with the Principles for Guiding Development (the "Principles") as set forth in § 380.0552(7), Fla. Stat. (2002). The Principles are construed as a whole and no specific provision is construed or applied in isolation from the other provisions.
- 7. Ord. 02-29 promotes and furthers the following Principle:
 - (a) To strengthen local government capabilities for managing land use and development so that local government is able to achieve these objectives without the continuation of the area of critical state concern designation.
- 8. Ord. 02-29 is consistent with the Principles for Guiding Development as a whole.

WHEREFORE, IT IS ORDERED that Ord. 02-29 is found to be consistent with the Principles for Guiding Development of the Florida Keys Area of Critical State Concern, and is hereby APPROVED.

This Order becomes effective 21 days after publication in the Florida Administrative Weekly unless a petition is filed as described below.

DONE AND ORDERED in Tallahassee, Florida.

H. E. "SONNY" TIMMERMAN, DIRECTOR Division of Community Planning Department of Community Affairs 2555 Shumard Oak Boulevard Tallahassee, Florida 32399-2100 NOTICE OF ADMINISTRATIVE RIGHTS

ANY PERSON WHOSE SUBSTANTIAL INTERESTS ARE AFFECTED BY THIS ORDER HAS THE OPPORTUNITY FOR AN**ADMINISTRATIVE** PROCEEDING PURSUANT TO SECTION 120.569. FLORIDA STATUTES, REGARDING THE AGENCY'S ACTION. DEPENDING UPON WHETHER YOU ALLEGE ANY DISPUTED ISSUE OF MATERIAL FACT IN YOUR PETITION REQUESTING AN ADMINISTRATIVE PROCEEDING, YOU ARE ENTITLED TO EITHER AN INFORMAL PROCEEDING OR A FORMAL HEARING.

IF YOUR PETITION FOR HEARING DOES NOT ALLEGE ANY DISPUTED ISSUE OF MATERIAL FACT CONTAINED IN THE DEPARTMENT'S ACTION, THEN THE ADMINISTRATIVE PROCEEDING WILL BE AN INFORMAL ONE, CONDUCTED PURSUANT TO SECTIONS 120.569 AND 120.57(2), FLORIDA STATUTES, AND CHAPTER 28-106, PARTS I AND III, FLORIDA **ADMINISTRATIVE** CODE. ΙN AN **INFORMAL** ADMINISTRATIVE PROCEEDING, YOU MAY BE REPRESENTED BY COUNSEL OR BY A QUALIFIED REPRESENTATIVE, AND YOU MAY PRESENT WRITTEN OR ORAL EVIDENCE IN OPPOSITION TO THE DEPARTMENT'S ACTION OR REFUSAL TO ACT; OR YOU MAY EXERCISE THE OPTION TO PRESENT A WRITTEN STATEMENT CHALLENGING THE GROUNDS UPON WHICH THE DEPARTMENT HAS CHOSEN TO JUSTIFY ITS ACTION OR INACTION.

IF YOU DISPUTE ANY ISSUE OF MATERIAL FACT STATED IN THE AGENCY ACTION, THEN YOU MAY FILE A PETITION REQUESTING Α **FORMAL ADMINISTRATIVE HEARING BEFORE** AN

ADMINISTRATIVE LAW JUDGE OF THE DIVISION OF ADMINISTRATIVE HEARINGS, **PURSUANT** SECTIONS 120.569 AND 120.57(1), FLORIDA STATUTES, AND CHAPTER 28-106, PARTS I AND II, FLORIDA ADMINISTRATIVE CODE. ΑT Α FORMAL ADMINISTRATIVE HEARING, YOU MAY BEREPRESENTED BY COUNSEL OR OTHER QUALIFIED REPRESENTATIVE, AND YOU WILL HAVE THE **OPPORTUNITY** TO PRESENT **EVIDENCE** 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 RECOMMENDED ORDER.

YOU DESIRE EITHER ΑN INFORMAL PROCEEDING OR A FORMAL HEARING. YOU MUST FILE WITH THE AGENCY **CLERK** OF THE DEPARTMENT OF COMMUNITY AFFAIRS A WRITTEN **PLEADING** ENTITLED, "PETITION FOR ADMINISTRATIVE PROCEEDINGS" WITHIN 21 CALENDAR DAYS OF PUBLICATION OF THIS NOTICE. A PETITION IS FILED WHEN IT IS RECEIVED BY THE AGENCY CLERK, IN THE DEPARTMENT'S OFFICE OF GENERAL COUNSEL, 2555 **SHUMARD** BOULEVARD, TALLAHASSEE, FLORIDA 32399-2100.

THE PETITION MUST MEET THE FILING REQUIREMENTS ΙN SUBSECTION 28-106.104(2), FLORIDA ADMINISTRATIVE CODE. IF AN INFORMAL PROCEEDING IS REQUESTED, THEN THE PETITION SHALL BE SUBMITTED IN ACCORDANCE WITH RULE 28-106.301, FLORIDA ADMINISTRATIVE CODE. IF A FORMAL HEARING IS REQUESTED, THEN THE PETITION SHALL BE SUBMITTED IN ACCORDANCE WITH SUBSECTION 28-106.201(2), **FLORIDA** ADMINISTRATIVE CODE.

A PERSON WHO HAS FILED A PETITION MAY REQUEST MEDIATION. A REQUEST FOR MEDIATION MUST INCLUDE THE INFORMATION REQUIRED BY RULE 28-106.402, FLORIDA ADMINISTRATIVE CODE. CHOOSING MEDIATION DOES NOT AFFECT THE RIGHT TO AN ADMINISTRATIVE HEARING.

YOU WAIVE THE RIGHT TO AN INFORMAL ADMINISTRATIVE PROCEEDING OR A FORMAL HEARING IF YOU DO NOT FILE A PETITION WITH THE AGENCY CLERK WITHIN 21 DAYS OF PUBLICATION OF THIS FINAL ORDER.

CERTIFICATE OF FILING AND SERVICE

I HEREBY CERTIFY that the original of the foregoing Final Order has been filed with the undersigned Agency Clerk of the Department of Community Affairs, and that true and correct copies have been furnished to the persons listed below by the method indicated this day of January, 2003.

Paula Ford, Agency Clerk

By U.S. Mail: Honorable Mark Gregg, Mayor Islamorada, Village of Islands Post Office Box 568 Islamorada, FL 33036 Beverly Raddatz, Village Clerk Islamorada, Village of Islands Post Office Box 568 Islamorada, FL 33036 John Herin, Esq. Weiss, Serota, Helfman, Pastoriza & Guedes, P.A. 2665 South Bayshore Drive Miami, FL 33133 By Hand Delivery or Interagency Mail: Jim Quinn, Bureau of State Planning, DCA Tallahassee Rebecca Jetton, DCA Florida Keys Field Office

DEPARTMENT OF HIGHWAY SAFETY AND MOTOR **VEHICLES**

Richard A. Lotspeich, Assistant General Counsel, DCA

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 Lafayette County Car Company, LLC, intends to allow the establishment of Custom Carriages, as a dealership for the sale of Lafayette County Car Company, LLC Neighborhood Electric Vehicles, at 212 S. Industrial Loop Road, Suite 138, Orange Park (Clay County), Florida 32073 on or after January 22, 2003.

The name and address of the dealer operator(s) and principal investor(s) of Custom Carriages are dealer operator(s) and principal investor(s) Roger Brownell, 17135 Jean Street, Ft. Myers, FL 33912.

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 U.S. Mail to: Bruce Bellington, Manager, Lafayette County Car Company, LLC, One Action Avenue, P. O. Box 100, Odessa, MO 64076.

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 Buell Distribution Corporation and affiliate of Harley-Davidson Motor Company, intends to allow the establishment of Harley-Davidson of Ocala, Inc., as a dealership for the sale of Buell motorcycles, at 5331 North Highway 441, Ocala (Marion County), Florida 33475 on or after January 28, 2003.

The name and address of the dealer operator(s) and principal investor(s) of Harley-Davidson of Ocala, Inc. are dealer operator(s) and principal investor(s): Derek Kelley, 7003 S. E. 12th Circle, Ocala, FL 34480 and Robert Goodwyn, 562 Hackney Drive, Marietta, GA 30067.

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

Tallahassee

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 U.S. Mail to: Scott Manley, Manager, Dealer/Market Development, Harley Davidson Motor Company, 3700 West Juneau Ave., P. O. Box 653, Milwaukee, WI 53201.

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.

WATER MANAGEMENT DISTRICTS

Notice of Approval of Priority Water Bodies and Schedule for Establishment of Minimum Flows and Levels NOTICE IS HEREBY GIVEN that pursuant to Section 373.042, Florida Statutes, the Department of Environmental Protection has approved the 2002 priority water bodies list and schedule for establishment of Minimum Flows and Levels by the Northwest Florida Water Management District as follows: Minimum flows for the Apalachicola River are being rescheduled for October 2003 and being established in conjunction with the interstate coordination efforts to negotiate water allocation formula under the

Apalachicola-Chattahoochee-Flint River Basin Commission pursuant to Section 373.71, Florida Statutes, and Public Law No. 105-104.

Due to 2002 legislative amendments of Section 373.042 F.S. focusing on springs, Wakulla Springs was scheduled for 2009 and Jackson Blue Spring was scheduled for 2010.

As previously scheduled the priority list also includes: Minimum aguifer levels for the Floridan Aguifer in coastal Okaloosa, Santa Rosa and Walton counties to consider the potential migration of saline water into fresh groundwater supplies (January 2005), the Inland Sand and Gravel Aquifer in Santa Rosa County (December 2007), and the Deer Point Lake in Bay County (December 2008).

The person to be contacted regarding the above notice is: Ron Bartel, Director, Resource Management Division, NWFWMD, 81 Water Management Drive, Havana, Florida 32333, (850)539-5999.

DEPARTMENT OF JUVENILE JUSTICE

The Florida Department of Juvenile Justice has posted the following policies for review and comment on MyFlorida.com at: http://www.djj.state.fl.us/reference/policiesandprocedures/ policyreview.html.

The department-wide policy (type B) addresses the following issue: Youth Burial Coverage - provides limited burial coverage for youth/offenders who die from natural causes or

due to a non-fault accident while in the physical care and custody of the department. This is the first of two 20 working day review and comment periods.

The second department-wide policy (type B) addresses the following issue: Medicaid Policy/Child in Care – is intended to ensure that relevant and necessary information is collected by and disseminated to appropriate staff in an efficient and timely manner for each Medicaid eligible offender in a residential commitment program. This is the second of two 20 working day review and comment periods. Comments and department responses from the first review period have been posted at the above website.

Please submit comments to the contact persons identified on the above Website. The closure date for submission of comments on both policies is February 21, 2003. Responses to comments received will be posted during the review period to the extent possible, but no later than 10 working days after the end of the review period on the above Website.

STATEWIDE NOMINATING COMMISSION FOR JUDGES OF COMPENSATION CLAIMS

The Statewide Nominating Commission for Judges of Compensation Claims announces that it is accepting applications for a Judge of Compensation Claims vacancy in District C (Jacksonville). This vacancy has been created by the resignation of Judge Wilbur W. Anderson.

Qualified applicants must submit the original completed application and one copy to the chairperson and one additional copy must be submitted to each Commission member by 5:00 p.m., February 14, 2003. Applications and the list of Commission members may be obtained from the Commission chairperson.

Any questions concerning the upcoming Commission public hearing should be directed to: G. Bart Billbrough, Commission chairperson, 2600 Douglas Road, Suite 902, Coral Gables, FL 33134, (305)442-2701, Fax (305)442-2801.

PARAGRAPH INSERT FOR CABINET MEETING OF FEBRUARY 25, 2003

(see page 531)

The Financial Services Commission will take action on matters duly presented on its agenda relating to rulemaking for all activities concerning insurers and other risk bearing entities, including licensing, rates, policy forms, market conduct, claims, adjusters, issuance of certificates of authority, solvency, viatical settlements, premium financing, and administrative supervision, as provided under the Insurance Code or Chapter 636, F.S., and for all activities relating to the regulation of banks, credit unions, other financial institutions, finance companies, and the securities industry.

Section XIII Index to Rules Filed During Preceding Week

RULES FILED BETWEEN January 21, 2003 and January 24, 2003

Rule No.	File Date	Effective	Proposed	Amended
		Date	Vol./No.	Vol./No.
DEPARTMEN	NT OF IN	SURANCE		
4-154.102	1/24/03	2/13/03	28/43	28/47
4-154.112	1/24/03	2/13/03	28/43	28/47
4-163.0015	1/22/03	2/11/03	28/49	
4-163.0017	1/22/03	2/11/03	28/49	
4-163.002	1/22/03	2/11/03	28/49	
4-163.003	1/22/03	2/11/03	28/49	
4-163.0045	1/22/03	2/11/03	28/49	
4-163.0055	1/22/03	2/11/03	28/49	
4-163.0075	1/22/03	2/11/03	28/49	
4-163.0076	1/22/03	2/11/03	28/49	
4-163.008	1/22/03	2/11/03	28/49	
4-163.009	1/22/03	2/11/03	28/49	
4-163.010	1/22/03	2/11/03	28/49	
4-163.011	1/22/03	2/11/03	28/49	
4-163.012	1/22/03	2/11/03	28/49	
4-163.013	1/22/03	2/11/03	28/49	

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

DEPARTMENT OF AGRICULTURE AND CONSUMER **SERVICES**

Division of Plant Industry

5B-40.0055 1/24/03 2/13/03 28/47

DEPARTMENT OF EDUCATION

University of Florida

6C1-3.058 1/22/03 2/11/03 Newspaper

Florida Atlantic University

6C5-6.008	1/24/03	2/13/03	Newspaper
-----------	---------	---------	-----------

FLORIDA PAROLE COMMISSION

23-25.001	1/21/03	2/10/03	28/31	28/36
23-25.002	1/21/03	2/10/03	28/31	28/36
23-25.003	1/21/03	2/10/03	28/31	28/36
23-25.004	1/21/03	2/10/03	28/31	28/36
23-25 005	1/21/03	2/10/03	28/31	28/36

DEPARTMENT OF CORRECTIONS

33-103.003 1/24/03 2/13/03

Rule No.	File Date	Effective Date	Proposed Vol./No.	Amended Vol./No.	Rule No.	File Date	Effective Date	Proposed Vol./No.	Amended Vol./No.
WATER MA	NAGEME	NT DISTI	RICTS		Board of Hea	aring Aid S	pecialists		
Southwest F	lorida Wate	er Manage	ment Distri	et	64B6-8.001	1/21/03	2/10/03	28/18	28/50
40D-3.461	1/21/03	2/10/03	28/50						
					Board of Me	dicine			
DEPARTMI	ENT OF BU	JSINESS A	ND PROFI	ESSIONAL	64B8-44.003	1/24/03	2/13/03	28/17	28/52
REGULATI	ON								
Electrical Co	ontractors'	Licensing	Board		Board of Nu	rsing Home	e Administ	rators	
61G6-9.003	1/21/03	2/10/03	28/49		64B10-14.004	1/21/03	2/10/03	28/45	
61G6-9.005	1/21/03	2/10/03	28/49						
					Board of Occ	cupational	Therapy		
Florida Real	Estate App	oraisal Boa	rd		64B11-5.006	1/21/03	2/10/03	28/46	
61J1-7.001	1/23/03	2/12/03	28/47						
					DEPARTME	ENT OF CI	HILDREN	AND FAM	ILY
DEPARTMI	ENT OF HI	EALTH			SERVICES				
Board of Cli	nical Laboi	ratory Pers	onnel		Economic Se	lf Sufficien	cy Prograi	m	
64B3-5.004	1/22/03	2/11/03	28/50		65A-4.220	1/21/03	2/10/03	28/47	

	Section			Rule No.	Proposed Vol./No.	Amended Vol./No.	Adopted Vol./No.
-	List of Rules	Affected					
				3F-5.010	28/48		
This "List of Ru	ules Affected" is	a cumulative	list of all rules	3F-7.007	28/44		
	een proposed b			3F-7.015	28/44		
	the February 2,		-	3F-8.004	28/48		
	aly for the period			3F-8.006	28/48		
puonsneu monu	ily for the period	covering the id	ast eight weeks.	3F-9.002	28/52		
_	es Withdrawal of	Proposed Rule	e(s)		INSURA	NCE	
c – Rule C	hallenge Filed			4 1	27/16-		20/64
v – Rule D	eclared Valid			4-1	27/16c		29/6d
x – Rule D	eclared Invalid			4-138.040	28/41		29/3
		ad		4-138.041	28/41		29/3
	hallenge Dismiss			4-138.042	28/41	20/40	29/3
dw – Dismis	sed Upon Withdr	awai		4-138.043	28/41	28/49	29/3
				4-138.044	28/41		29/3
Rule No.	Proposed	Amended	Adopted	4-138.045	28/41	20110	29/3
	Vol./No.	Vol./No.	Vol./No.	4-138.046	28/41	28/49	29/3
				4-138.047	28/41	28/49	29/3
	STAT	Έ			28/41		
				4-138.048	28/41		29/3
1A-35.005	28/18			4-141.0016	21/2c		
1A-35.007	28/18			4-149	24/3c		
1A-36.001	28/47				24/3c		
1A-36.002	28/47			4-149.0025	28/51		
1A-36.003	28/47			4-149.003	29/1		
1A-36.004	28/47			4-149.006	28/51		
1A-36.005	28/47			4-149.021	29/1		
1A-36.006	28/47			4-149.022	28/51		
1A-36.007	28/47			4-149.037	28/51		
1A-36.008	28/47			4-149.038	28/51		
1A-36.009	28/47			4-149.041	28/51		
1A-36.010	28/47			4-149.043	28/51		
1A-36.011	28/47			4-149.101	24/3c		
1B-2.011	28/37	28/46	29/1		24/3c		
1B-24.002	26/43			4-149.102	24/3c		
1S-2.035	28/42	28/51			24/3c		
	28/42	29/4		4-149.103	24/3c		
1T-1.001	23/36	23/47	28/52		24/3c		
	28/34	28/46	28/52	4-149.104	24/3c		
					24/3c		
	LEGAL AI	FFAIRS		4-149.105	24/3c		
					24/3c		
2-40.006	28/47		29/2	4-149.106	24/3c		
2A-2.002	29/4			1 1 17.100	24/3c		
2A-3.002	29/4			4-149.107	24/3c		
				T-1T).107	24/3c		
	BANKING ANI	O FINANCE		4-149.108	24/3c		
				4-147.100	24/3c		
3C-105.407	28/52		•0.45	4-149.109	24/3c 24/3c		
3D-40.170	28/46		29/2	4-147.107			
3D-40.175	28/46		29/2	4 140 110	24/3c		
3E-48.005	28/42			4-149.110	24/3c		
3E-600.0132	28/40			4 1 40 1107	24/3c		
3F-5.005	28/35		28/51	4-149.1105	24/3c		
				4-149.111	24/3c		
					24/3c		

Rule No.	Proposed Vol./No.	Amended Vol./No.	Adopted Vol./No.	Rule No.	Proposed Vol./No.	Amended Vol./No.	Adopted Vol./No.
4-149.112	24/3c			4-154.507	28/33		
	24/3c			4-154.508	28/33		
4-149.113	24/3c			4-154.511	28/33		28/52w
1 119.113	24/3c			4-154.512	28/33		20/32**
4-149.114	24/3c			4-154.513	28/33		28/52w
4-149.115	24/3c			4-154.514	28/33		28/52w
4-149.116	24/3c			4-154.515	28/33		28/52w
4-149.117	24/3c			4-154.516	28/33		20,0211
4-149.118	24/3c			4-154.517	28/33	28/52	
4-149.119	24/3c			4-154.518	28/33	20/32	
4-149.120	24/3c			4-154.5181	28/33		
	24/3c			4-156.011	29/1		
4-149.121	24/3c			4-157.001	28/36		29/2
	24/3c			4-157.002	28/36		29/2
4-149.122	24/3c			4-157.004	28/36		29/2
	24/3c			4-157.010	28/36		29/2
4-149.123	24/3c			4-157.023	28/36	28/47	29/2
	24/3c			4-157.101	28/36		29/2
4-149.124	24/3c			4-157.102	28/36		29/2
4-149.125	24/3c			4-157.103	28/36	28/47	29/2
4-149.126	24/3c			4-157.104	28/36	28/47	29/2
4-149.127	24/3c			4-157.105	28/36	20/1/	29/2
4-149.128	24/3c			4-157.106	28/36		29/2
4-149.129	24/3c			4-157.107	28/36	28/47	29/2
4-149.130	24/3c			4-157.108	28/36	28/47	29/2
. 1	24/3c			4-157.109	28/36	20/1/	29/2
4-149.131	24/3c			4-157.110	28/36	28/47	29/2
	24/3c			4-157.111	28/36	28/47	29/2
4-149.132	24/3c			4-157.112	28/36		29/2
	24/3c			4-157.113	28/36	28/47	29/2
4-149.133	24/3c			4-157.114	28/36	28/47	29/2
	24/3c			4-157.115	28/36		29/2
4-149.190	24/3c			4-157.116	28/36		29/2
4-149.202	28/48		29/3	4-157.117	28/36		29/2
4-149.205	28/48		29/3	4-157.118	28/36		29/2
4-149.206	28/48		29/3	4-157.119	28/36		29/2
4-149.207	28/48		29/3	4-157.120	28/36		29/2
4-154.102	28/43	28/47	29/6	4-157.121	28/36	28/47	29/2
		28/52	29/6	4-157.122	28/36	28/47	29/2
4-154.112	28/43	28/47	29/6	4-163.0015	28/49		29/6
		28/52	29/6	4-163.0017	28/49		29/6
4-154.402	28/33			4-163.002	28/49		29/6
4-154.403	28/33			4-163.003	28/49		29/6
4-154.404	28/33			4-163.0045	28/49		29/6
4-154.405	28/33			4-163.0055	28/49		29/6
4-154.406	28/33			4-163.0075	28/49		29/6
4-154.407	28/33			4-163.0076	28/49		29/6
4-154.4071	28/33			4-163.008	28/49		29/6
4-154.408	28/33			4-163.009	28/49		29/6
4-154.411	28/33			4-163.010	28/49		29/6
4-154.412	28/33			4-163.011	28/49		29/6
4-154.502	28/33			4-163.012	28/49		29/6
4-154.503	28/33			4-163.013	28/49		29/6
4-154.504	28/33			4-167.002	27/14		
4-154.506	28/33			4-170.135(5)	27/49c		29/6d
				()			

Rule No.	Proposed Vol./No.	Amended Vol./No.	Adopted Vol./No.	Rule No.	Proposed Vol./No.	Amended Vol./No.	Adopted Vol./No.
4-191.051	29/1			4A-58.001	28/35	28/51	
4-191.054	28/47		29/3	4A-58.002	28/35	28/51	
4-191.055	28/47		29/3	4A-58.003	28/35	28/51	
4-193.065	27/27			4A-58.004	28/35	28/51	
4-203.042	29/1			4A-58.005	28/35	28/51	
4-204.001	27/45	28/12	28/52w	4A-58.006	28/35	28/51	
		28/39	28/52w	4A-58.007	28/35	28/51	
4-204.002	27/45	28/12	28/52w	4A-58.008	28/35	28/51	
	_,,	28/39	28/52w	4A-58.009	28/35	28/51	
4-204.004	27/45	28/12	28/52w	4A-58.010	28/51	28/51	
. 20	277.0	28/33	28/52w	4A-64.001	28/42	20/01	
		28/39	28/52w	4A-64.002	28/42	29/3	
4-204.006	27/45	28/12	28/52w	4A-64.003	28/42	27/3	
. 201.000	277.13	28/33	28/52w	4A-64.004	28/42		
		28/39	28/52w	4A-64.005	28/42		
4-204.010	27/45	28/12	28/52w	4C-40.0055	28/47		
1 201.010	27/13	28/33	28/52w	4J-1.001	27/49c		29/6d
		28/39	28/52w	4L-6.007	28/52		25/0 u
4-204.012	27/45	28/33	28/52w	4L-6.012	28/52		
4-204.012	27/43	28/39	28/52w	4L-6.015	28/49		
4-204.022	27/45	28/12	28/52w	4L-6.018	28/49		
4-204.022	21/43	28/33	28/52w 28/52w	4L-6.022	28/45	28/51	
		28/39	28/52w 28/52w	4L-0.022	28/45	29/5	
4-204.0225	28/33	28/39	28/52w 28/52w		20/43	29/3	
			28/52w 28/52w	AGRICUL	TURE AND CO	NSUMER SE	ERVICES
4-204.025	27/45	28/12		Horace	TORE THIS CO	or (Betwielt Bi	SICVICES
		28/33	28/52w	5B-40.0055	28/47		29/6
4 211 021	27/44	28/39	28/52w	5B-58.001	27/29		
4-211.031	27/44	20/20	20/1		27/42	27/49	
4-220.001	28/21	28/29	29/1	5B-58.001(16)	27/50c	_,,,,,	
4 221 002	20/20	28/46	29/1	5E-1.023	28/48		29/5
4-221.003	28/30	20/40	29/3	5E-1.026	28/48		
4-221.051	28/30	28/49	29/3	5E-2.0105	28/51		
4-221.055	28/30		29/3	5E-2.0311	28/51		
4-221.060	28/30	20/40	29/3	5E-13.0371	28/51		
4-221.070	28/30	28/49	29/3	5E-14.102	29/3		
4-221.095	28/30		29/3	5E-14.102(5)	27/37c		29/3d
4-221.100	28/30	28/49	29/3	5E-14.105	29/3		2)/3 u
4-221.110	28/30		29/3	5E-14.106	29/3		
4-221.115	28/30		29/3	5E-14.108	29/3		
4-221.120	28/30		29/3	5E-14.112	29/3		
4-221.140	28/30	28/49	29/3	5E-14.113	29/3		
4-221.145	28/30		29/3	5E-14.123	29/3		
4-221.150	28/30		29/3	5E-14.142	29/3		
4-228.055	26/35			5F-11.047(1)	28/22c		29/6d
4-235.003	28/40		29/2	5J-4.004	28/41	28/47	29/0d 29/3
4AER02-2			28/41				
4AER02-3			28/41	5J-4.005	28/41	28/47	29/3
4AER02-4			28/41	5J-4.007	28/41	28/47	29/3
4AER02-5			28/41	5J-6.005	28/41	28/47	29/3
4AER02-6			28/41	5J-6.013	28/41	28/47	29/3
4AER02-7			28/41	5J-6.014	28/41	28/47	29/3
4AER02-8			28/41	5J-8.003	28/41		
4AER02-9			28/41	5J-9.002	28/41		
4ALKU4-3				5J-9.006	28/41		
			28/41				
4AER02-10 4A-3.002	27/12		28/41	5J-10.001 5J-10.002	28/43c 28/41		29/6x

Rule No.	Proposed Vol./No.	Amended Vol./No.	Adopted Vol./No.	Rule No.	Proposed Vol./No.	Amended Vol./No.	Adopted Vol./No.
5J-12.002	28/41	28/47	29/3	6C5-8.007	Newspaper		28/52
5J-13.002	28/41	20/ 1/	2313	6C10-7.003	Newspaper		29/4
5J-13.003	28/41			6D-7.007	28/46		257 .
5L-3.004	28/40		28/52	6D-7.0072	28/46		
3E 3.001	20/10		20/32	6D-12.002	29/3		29/6w
	EDUCA	ΓΙΟΝ		6D-14.002	29/3		25,000
				6E-1.001	28/43		29/1
6-1	28/42c			6E-1.002	28/43		29/1
6A-4.0021	29/3			6E-1.003	28/43	28/48	29/1
6A-4.00821	29/3			6E-1.0031	28/43	20/40	29/1
6A-6.080	16/30			6E-1.0032	28/43	28/48	29/1
6C1-1.0063	Newspaper		29/1	6E-1.0033	28/43	20/10	29/1
6C1-1.008	Newspaper		29/5	6E-1.0034	28/43		29/1
6C1-1.011	Newspaper		29/1	6E-1.0035	28/43		29/1
6C1-1.012	Newspaper		29/3	6E-1.0041	28/43	28/48	29/1
6C1-1.018	Newspaper		29/5	6E-1.0045	28/43	20/10	29/1
6C1-1.019	Newspaper		29/1	6E-2.001	28/43	28/48	29/1
6C1-1.100	Newspaper		29/1	6E-2.002	28/43	28/48	29/1
6C1-1.300	Newspaper		29/1	6E-2.004	28/43	24/48	29/1
6C1-3.0031	Newspaper		29/1	6E-2.0041	28/43	29/5	25/1
6C1-3.005	Newspaper		29/1	6E-2.0042	28/43	28/48	29/1
6C1-3.020	Newspaper		29/5	6E-2.0061	28/43	28/48	29/1
6C1-3.0374	Newspaper		29/3	6E-2.008	28/43	29/5	25/1
6C1-3.047	Newspaper		29/5	6E-2.0081	28/43	29/5	
6C1-3.048	Newspaper		29/4	6E-2.009	28/43	28/48	29/1
6C1-3.058	Newspaper		29/6	6E-2.010	28/43	29/5	
6C1-3.062	Newspaper		29/1	6E-2.015	28/43		29/1
6C1-4.002	Newspaper		29/5	6E-3.002	28/43		
6C1-4.003	Newspaper		29/3	6E-4.001	28/43	28/48	29/1
6C1-4.004	Newspaper		29/5	6E-4.003	28/43	28/48	29/1
6C1-4.006	Newspaper		29/5	6E-4.005	28/43	29/5	
6C1-4.007	Newspaper		29/3	6F-1.001	28/44		
6C1-4.013	Newspaper		29/3	6F-2.001	28/44		
6C1-4.016	Newspaper		29/5	6F-2.0015	28/44		
6C1-4.0162	Newspaper		29/3	6F-2.0016	28/44		
6C1-4.017	Newspaper		29/5	6F-2.0017	28/44		
6C1-4.019	Newspaper		29/3	6F-2.002	28/44		
6C1-4.021	Newspaper		29/3	6F-2.0024	28/44		
6C1-4.0211	Newspaper		29/3	6F-2.0026	28/44		
6C1-4.022	Newspaper		29/3 29/3	6F-2.003	28/44		
6C1-4.024 6C1-5.076	Newspaper Newspaper		29/3 29/1	6F-2.004	28/44		
6C1-6.011	Newspaper		29/1	6F-3.001	28/44		
6C1-6.0111	Newspaper		29/1	6F-3.002	28/44		
6C1-6.015	Newspaper		29/1	6F-4.001	28/44		
6C1-7.051	Newspaper		29/5	6L-1.001	28/12		
6C1-7.0561	Newspaper		29/5	6L-1.002	28/12		
6C1-7.0562	Newspaper		29/1	6L-1.004	28/12		
6C1-7.0565	Newspaper		29/1	6L-1.005	28/12		
6C4-4.0102	Newspaper		28/51	6L-1.006	28/12		
6C5-6.008	Newspaper		29/6	6L-1.007	28/12		
6C5-6.011	Newspaper		29/1	6L-1.008	28/12		
6C5-8.002	Newspaper		28/52	6L-1.009	28/12		
6C5-8.003	Newspaper		28/52	6L-1.010	28/12		
6C5-8.004	Newspaper		28/52	6L-1.011	28/12		
6C5-8.006	Newspaper		28/52	6L-1.012	28/12		
	-F -F			6L-1.013	28/12		

Rule No.	Proposed Vol./No.	Amended Vol./No.	Adopted Vol./No.	Rule No.	Proposed Vol./No.	Amended Vol./No.	Adopted Vol./No.
	VOI./INO.	VO1./1NO.	VOI./INO.		VOI./INO.	VO1./1NO.	VOI./1NO.
	COMMUNITY	Y AFFAIRS		12-24.022	28/4		
				12-25.031	28/27		29/3w
9B-3.047	28/33c			12-25.033	28/27		29/3w
	28/46	29/2		12-25.035	28/27		29/3w
9B-3.053	28/46		29/3	12-25.037	28/27		29/3w
9B-50.003	28/45		29/1	12-25.042	28/27		29/3w
9B-50.004	28/45		29/1	12-25.047	28/27		29/3w
9B-74.010	28/46		29/3	12-25.048	28/27		29/3w
9B-74.020	28/46		29/3	12-25.049	28/27		29/3w
9B-74.030	28/46		29/3	12-26.005	28/44		
9J-5.0055	18/40			12-26.006	28/44		
9J-35.001	28/39		28/51	12-26.007	28/44		
9J-35.002	28/39	•0/44	28/51	12A-1.0015	29/5		
9J-35.003	28/39	28/44	28/51	12A-1.005	29/1		
9J-35.004	28/39	•0/44	28/51	12A-1.007	28/46		
9J-35.005	28/39	28/44	28/51		29/1		
9J-35.006	28/39	28/44	28/51	12A-1.011	28/46		
9J-35.007	28/39	28/44	28/51	12A-1.014	29/1		
9K-8.011	28/13			12A-1.0141	29/1		
HEVITI	H AND REHABI	I ITATIVE SE	DVICES	12A-1.0161	29/1		
HEALH	I AND KEHADI	LITATIVE SE	KVICES	12A-1.022	28/46		
10-5.011(1)(v)	15/46c			12A-1.034	29/1		
10M-9.026	22/1			12A-1.038	28/27		
10M-9.045	22/1				29/5		
101.12 9.0 10				12A-1.039	29/5		
	LAW ENFOR	RCEMENT		12A-1.051	29/1		
				12A-1.053	28/46		
11B-27.006	27/17			12A-1.056	29/1		
11B-30.014	19/40			12A-1.0565	29/1		
	REVE	AT IE		12A-1.059	28/46		
	KE V E1	NUE		12A-1.060	29/5 29/1		
12-3.0012	28/51			12A-1.000	29/1		
12-3.0017	28/51			12A-1.064	29/5		
12-6.001	28/44	29/2		12A-1.0641	29/5		
12-6.0015	28/44	_>,_		12A-1.0041 12A-1.071	29/5		
12-6.002	28/44			12A-1.071 12A-1.0911	29/5		
12-6.0023	28/44			12A-1.0911 12A-1.094	28/27	28/41	
12-6.003	28/44			12A-1.094(1)-(4)	28/35c	26/41	
12-6.0033	28/44			12A-1.094(1)-(4)	29/1		
12-6.004	28/44			12A-1.07/	29/5		
12-6.005	28/44				29/5		
12-6.006	28/44			12A-1.103	29/1		
12-6.007	28/44			12A-1.107	29/5		
12-6.030	28/44			12A-12.003	29/1		
12-6.032	28/44			12A-12.003 12A-12.004	29/1		
12-17.001	29/2			12A-13.001	29/1		
12-17.002	29/2			12A-13.002	29/1		
12-17.003	29/2			12A-13.002 12A-13.003	29/1		
12-17.004	29/2			12A-15.003 12A-15.003	29/1		
12-17.005	29/2			12A-15.003 12A-15.0035	29/1		
12-17.006	29/2			12A-15.0033 12A-15.004	29/1		
12-17.007	29/2			12A-15.004 12A-15.008	29/1		
12-17.008	29/2			12A-15.008 12A-15.009	29/1		
12-17.009	29/2			12A-15.007 12A-15.013	29/1		
12-17.010	29/2			12A-15.015 12A-15.014	29/1		
				1411-13.017	47/1		

Rule No.	Proposed Vol./No.	Amended Vol./No.	Adopted Vol./No.	Rule No.	Proposed Vol./No.	Amended Vol./No.	Adopted Vol./No.
12A-15.015	29/1			12D-8.006	28/40		28/52
12A-16.004	29/1			12D-8.008	28/40		28/52
12A-16.004	29/1			12D-8.011	28/40	28/50	28/52
12A-16.007	29/1			12D-8.011 12D-10.004	28/40	26/30	29/3
	29/1				28/40	28/48	29/3
12A-16.008				12D-10.0044			
12A-19.010	28/46			12D 12 000	28/40	29/3	20/52
12A-19.020	28/46			12D-13.009	28/40	28/46	28/52
12A-19.030	28/46			12D-13.011	28/40		28/52
12A-19.043	28/46			12D-13.024	28/40		28/52
12A-19.050	28/46			12D-13.052	28/40	20/46	28/52
12A-19.100	28/46			12D-16.002	20/37	20/46	29/3
12B-4.001	29/5					23/45	29/3
12B-4.003	29/5				20/40	25/51	29/3
12B-4.004	29/5				28/40	28/46	29/3
12B-4.013	29/5					28/49	29/3
12B-4.031	29/5			12D-51.003	28/40		28/52
12B-4.032	29/5			12E-1.011	28/39		29/3
12B-4.033	29/5			12E-1.014	28/39		29/3
12B-4.051	29/5			12E-1.022	29/3		
12B-4.052	29/5			12E-1.029	28/39		29/3
12B-4.053	29/5				TD ANGROD	TATION.	
12B-4.054	29/5				TRANSPOR	CIAHON	
12B-6.001	28/46	29/6		14 10 001	20/42		20/6
12B-6.002	28/46			14-10.001	28/43c		29/6x
12B-6.0021	28/46			14-10.0052	28/47		
12B-6.003	28/46			14-12.021	29/6		
12B-6.004	28/46			14-15.002	28/13		
12B-6.005	28/46			14-15.003	26/46	20/45	
12B-6.0051	28/46			14-15.0081	28/34	28/45	20/52
12B-6.006	28/46			14-18.002	28/44		28/52
12B-6.007	28/46			14-40.020	28/51		
12B-6.008	28/46			14-40.021	28/51		
12B-7.008	29/5			14-40.022	28/51		
12B-7.026	29/5			14-40.023	28/51	2015	
12B-8	23/8c			14-57.010	28/48	29/5	
12B-8.003	29/5			14-57.011	28/48	29/5	
12B-11.005	29/1			14-57.012	28/48	29/5	
12B-11.006	29/1			14-75.0022	28/23		
12B-11.009	29/1			14-75.003	28/23		
12B-12.005	29/1			14-75.004	28/23		
12B-12.006	29/1			14-75.0051	28/23		
12B-12.007	29/1			14-75.0052	28/23		
12B-12.009	29/1			14-85.004	28/45		29/1
12C-1.022	29/5			14-90.0041(2)	28/52c		29/6d
12C-1.051	29/5			14-96.001	28/40		29/3
12C-2.005	29/5			14-96.0011	28/40	28/48	29/3
12C-2.006	29/5					28/49	29/3
12C-2.007	29/5			14-96.002	28/40	28/49	29/3
12C-2.008	29/5			14-96.003	28/40		29/3
12C-2.0115	29/5			14-96.004	28/40		29/3
12C-2.012	29/5			14-96.005	28/40	28/48	29/3
12C-3.008	29/5					28/49	29/3
12C-3.012	29/5			14-96.007	28/40	28/49	29/3
12D-7.003	28/40		28/52	14-96.008	28/40	28/48	29/3
12D-7.0143	28/40		28/52			28/49	29/3
-				14-96.009	28/40		29/3

Rule No.	Proposed Vol./No.	Amended Vol./No.	Adopted Vol./No.	Rule No.	Proposed Vol./No.	Amended Vol./No.	Adopted Vol./No.
14-96.011	28/40	28/48 28/49	29/3 29/3	STATI	E BOARD OF A	DMINISTRA	ΓΙΟΝ
14-96.012	28/40		29/3	19B-15.001	28/8		
14-96.0121	28/40	28/48	29/3	19B-15.002	28/8		
		28/49	29/3	19B-15.003	28/8		
14-96.015	28/40		29/3	19B-15.004	28/8		
14-96.016	28/40		29/3	19B-15.005	28/8		
14-99.001	28/40	28/45	28/52	19B-15.006	28/8		
14-100.001	28/47		29/2	19B-15.007	28/8		
14-117.001	28/44		28/52	19B-15.008	28/8		
14-117.002	28/44		28/52	19B-15.009	28/8		
14-117.003	28/44		28/52	19B-15.010	28/8		
14-117.004	28/44		28/52	19B-15.011	28/8		
14-117.005	28/44		28/52				
14-117.006	28/44		28/52		CITR	US	
14B-1.001	27/32			20502 1	20/42		20/40
14B-1.002	27/32			20ER02-1	28/42c		28/40
14B-1.003	27/32			205022	28/42c		29/6x
14B-1.004	27/32			20ER02-2	28/42c		28/40
14B-1.005	27/32			205022	28/42c		29/6x
14B-1.006	27/32			20ER02-3	28/42c		28/40
14B-1.007	27/32			20502 4	28/42c		29/6x
				20ER02-4			28/41
EN	VIRONMENTAI	L REGULATION	ON	20ER02-5			28/41
				20ER02-6			28/41
17-503.420	16/15			20ER02-9			28/46
17-503.430	16/15			20ER02-10	• • • • • • • • • • • • • • • • • • • •		28/49
17-503.500	16/15			20-2.002	29/1		
17-660.300	15/50	16/8		20-2.003	29/1		
17-671.100	15/32			20-13.0011	28/49		20/61
17-671.200	15/32			20-15	28/52c		29/6d
17-671.300	15/32			20-15.001	28/46		
17-671.310	15/32			20-15.002	28/46		
DOADD	OF TRUSTEES	OF THE INT	EDNIAI	20-15.003	28/46		
BOARD			EKNAL	20-39.017	29/1	20/25	20/52
	IMPROVEME	NI IKUSI		20-71.005	28/15	28/27	28/52
18-21.003	29/1			20.71.006	28/33c	20/25	28/52d
16-21.003	29/5			20-71.006	28/15	28/27	28/52
18-21.004	25/48	25/50		20.72.000	28/33c	20/25	28/52d
16-21.004	29/1	25/50		20-72.009	28/15	28/27	28/52
	29/5			20 100 005	28/33c		28/52d
18-21.0051	29/3			20-109.005	28/49		
16-21.0031	29/5			20-114.001	29/1		
18-21.009	29/3 29/1			20-114.002	29/1		
18-21.009	29/5			20-114.003	29/1		
18-21.010	29/3			20-114.004	29/1		
18-21.010	29/5			20-114.005	29/1		
19 21 011				DD	ROFESSIONAL	DECITI ATIO	Nī
18-21.011	29/1 29/5			PK	COLESSIONAL	KEGULAHU.	1.4
18-23.002	29/5 28/52			21M-49.002	19/6c		
	28/52 28/52			21M-50.002	19/6c		
18-23.007 18-23.010	28/52 28/52			21M-50.002	19/6c		
10-23.010	20132			21M-50.007	19/6c		
					17,00		

Rule No.	Pro	pposed	Amended	Adopted	Rule No.	Proposed	Amended	Adopted
	Vol	l./No.	Vol./No.	Vol./No.		Vol./No.	Vol./No.	Vol./No.
	EI ORIDA P	PAROLE (COMMISSION	J	29C-1.010	29/4		
	TLORIDAT	AROLL	COMMISSIO	•	29C-1.010	29/4		
23-25.001	28/	/31	28/36	29/6	29C-1.012	29/4		
			28/49	29/6	29C-1.013	29/4		
23-25.002	28/	/31	28/36	29/6	29C-1.014	29/4		
			28/49	29/6	29C-1.015	29/4		
23-25.003	28/	/31	28/36	29/6	29C-1.017	29/4		
			28/49	29/6	29C-1.018	29/4		
23-25.004	28/	/31	28/36	29/6	29C-9.001	29/4		
			28/49	29/6	2,0,.001	-27.		
23-25.005	28/	/31	28/36	29/6		CORRECT	IONS	
			28/49	29/6				
					33-2.001	23/25		
	PUBLIC SE	ERVICE C	COMMISSION		33-3.0081	25/35	25/43	
					33-3.0082	25/35	25/43	
25-4.036	28/			28/51	33-3.0084	25/35	25/43	
25-4.119	29/				33-3.0085	25/35	25/43	
25-17.0832	27/				33-3.015	21/43		
25-22.082	28/		28/50		33-3.018	17/14		
	28/		29/3		33-8.0142	19/43		
25-24.491	28/-		29/6		33-22.003	17/12		
25-24.515	24/		25/1	28/51	33-22.009	17/12		
	28/			28/51	33-22.011	17/12		
25-24.585	28/			28/51	33-32.021	19/5		
25-24.830	29/				33-32.022	19/5		
25-24.840	29/				33-38.001	25/35	25/43	
25-30.432	28/	/30	28/46	28/51	33-38.003	25/35	25/43	
EV	ECUTIVE OF	EEICE OE	THE GOVER	NOD	33-38.005	25/35	25/43	
LA	LECUTIVE OF	TICE OF	THE GOVEN	INOK	33-38.006	25/35	25/43	
27E-4.001	20/	/11			33-38.009	25/35	25/43	
27E-4.002	20/				33-38.010	25/35	25/43	
27E-4.003	20/				33-38.011	25/35	25/43	
27E-4.004	20/				33-38.012	25/35	25/43	00/50
27E-4.005	20/				33-103.002	28/43		28/52
27E-4.006	20/				33-103.003	28/51		29/6
27E-4.007	20/				33-103.015	28/43		28/52
27E-4.008	20/				33-204.111	27/29	20/45	
					33-208.101	28/35	28/47	
	ADMINISTI	RATION (COMMISSIO	V	33-208.504	28/35	28/52	20/2
					33-208.304	26/16	26/25	29/3
28-18		/52c		29/6d	22 200 507	28/42 26/16		29/3
		/22c		*****	33-208.507	28/42		29/3
28-20		/52c		29/6d	22 200 500	28/42		29/3
28-106.201	28/	/33c			33-208.508	28/42		29/3 29/3
	DECIONAL	DI ANNII	NG COUNCIL	C	33-208.510	28/52c		29/3
	REGIONAL	LEMINI	NG COUNCIL	23	33-210 33-210.101			
29C-1.001	29/	/Δ				28/52c		
29C-1.001 29C-1.002	29/-				33-210.102	28/52c 29/6		
29C-1.003	29/				22 210 102			
29C-1.003	29/-				33-210.103	28/52c	28/52	
29C-1.004	29/-				33-302.105	28/42 28/46	28/52	29/1
29C-1.005	29/				33-503.001			29/ I
29C-1.000	29/				33-508.101	28/13	20/47	29/3
29C-1.0071 29C-1.0072					33-601.100 33-601.101(1)(a)5.,	28/42	28/47	L7/3
29C-1.0072	29/-				(2),(7)	28/39c		
_, _ 1.000	251				(2),(1)	20,370		

Rule No.	Proposed Vol./No.	Amended Vol./No.	Adopted Vol./No.	Rule No.	Proposed Vol./No.	Amended Vol./No.	Adopted Vol./No.
22 (01 220	20/51			400 2 001	20/40	20/52	20/52
33-601.220	28/51			40D-2.091	20/48	20/52	28/52
33-601.226	28/51		20/1			21/13	28/52
33-601.234	28/46		29/1			21/15	28/52
33-601.401	28/52		20/2			21/17	28/52
33-601.402	28/47	20./0	29/3			21/44	28/52
33-601.725	28/4	28/9				24/7	28/52
33-601.738	26/48	27/38	20/2			28/5	28/52
33-602.101	28/42		29/3		22/10	28/46	28/52
33-602.205	28/42	26170	29/5		22/48	0.640	20/52
33-602.220	26/35	26/50	29/3			26/10	28/52
		26/51	29/3	40D-2.101	20/48	28/46	28/52
	28/47		29/3	40D-2.301	22/48		
33-602.221	26/25	26/45	29/3	40D-2.321	20/48	28/46	28/52
		26/50	29/3	40D-2.331	20/48		
	28/47		29/3	40D-2.381	20/48	28/46	28/52
METROPOLI	ITANI DI ANINI	ING ORGANI	ZATIONE	40D-2.501	20/48	28/5	28/52
METROPOLI	HAN PLAINN	ING OKGANI	ZAHONS			28/46	28/52
35I-1.009	29/2			40D-2.601	20/48		
331-1.009	2912			40D-2.621	20/48	28/46	28/52
LABOR A	AND EMPLOY	YMENT SECU	IRITY	40D-2.801	20/48	21/44	28/52
E. IB of the	11 (2 2)(11 20	1112111 5200				24/7	28/52
38E-106.401	24/1					28/5	28/52
38F-8.055	22/4					28/46	28/52
38I-60.200	20/7			40D-3.461	28/50		29/6
38K-1.0045	23/27			40D-4.041	29/4		
				40D-4.042	28/47		
WATE	R MANAGEM	ENT DISTRIC	CTS	40D-4.091	22/48		
					25/3		
40C-1.101	27/52				29/4		
40C-1.181	20/18			40D-4.101	28/47		
40C-4.091	28/16	29/3		40D-4.201	21/22		
40C-8.031	29/4			40D-6.521	24/50		
40C-41.011	28/16	29/3		40D-8.624	23/38	24/48	
40C-41.023	28/16	29/3		40D-8.6240	23/38	24/48	
40C-41.033	28/16	29/3		40D-22.011	28/47		
40C-41.043	28/16	29/3		40D-22.101	28/47		
40C-41.051	28/16	29/3		40D-22.201	28/47		
40C-41.063	28/16	29/3		40D-22.302	28/47		
40C-42.023	28/16	29/3		40D-22.303	28/47		
40C-44.065	28/16	29/3		40D-22.401	28/47		
40C-44.091	28/16	29/3		40D-45.341	19/42	20/3	
40C-400.201	21/48	21/48		40D-602.221	28/47		
40D-0.201	20/3			40E-1	28/22c		28/52d
40D-1.1020	28/45		29/6w	40E-1.510	20/18	21/36	
40D-1.202	19/36	19/42		40E-1.603	19/4c		
40D-1.659	28/27	28/30		40E-1.606	19/4c		
	28/45			40E-1.607	19/43		
40D-2.031	20/48			40E-1.612	20/18	21/36	
40D-2.041	20/48			40E-1.614	20/18	21/36	
40D-2.051	28/45			40E-1.669	19/4c		

40E-2.041	Rule No.	Proposed Vol./No.	Amended Vol./No.	Adopted Vol./No.	Rule No.	Proposed Vol./No.	Amended Vol./No.	Adopted Vol./No.
40E-3.011	40E-2.041	27/26	27/31	29/1w	40E-7.526	28/39		29/1
40E-3 001								
406-3 031 28/5				29/1w				
40F-3.032								23/1
40E-3.035				22/11/				29/1
40F-3.037				29/1w				
40E-3.038							28/41	
406-3.039							20/11	
40F-3.0391							22/37	257.1
40F-3.040				25/111			22/3/	
40E-3.04				29/1w				
40E-3.051								
40E-3.051 28/5								
40E-3.101								29/1w
40E-3.301								
40E-3.321								
40E-3.341								
40E-3.411								2)/1W
40E-3.461								
40E-3.461								
40E-3.500								
40E-3.501								
40E-3.502								
40E-3.504								
40E-3.507 28/5 29/1w 40E-400.021 28/48 40E-3.512 28/5 29/1w 40E-400.315 28/48 40E-3.517 28/5 29/1w 40E-400.417 28/48 40E-3.521 28/5 29/1w 40E-400.467 28/48 40E-3.525 28/5 29/1w 40E-400.483 28/48 40E-3.529 28/5 29/1w 40E-400.485 28/48 40E-3.531 28/5 29/1w 40E-601.314 26/9 40E-4.0415 28/48 29/1w 40E-601.314 26/9 40E-4.091 20/18 21/36 COMMISSION 28/48 40E-4.091 28/48 42II-1.001 28/43 40E-4.01 28/48 42II-1.002 28/43 40E-4.301 28/48 42II-1.002 28/43 40E-4.311 28/48 42II-1.001 28/43 40E-4.311 28/48 42II-1.002 28/43 40E-7.214 28/43 42II-1.001 28/44 40E-7.215							27/0	
40E-3.512 28/5 29/1							2119	
40E-3.517 28/5 29/1w 40E-400.417 28/48 40E-3.521 28/5 29/1w 40E-400.467 28/48 40E-3.525 28/5 29/1w 40E-400.483 28/48 40E-3.529 28/5 29/1w 40E-400.485 28/48 40E-3.531 28/5 29/1w 40E-601.314 26/9 40E-4.0415 28/48 FLORIDA LAND AND WATER ADJUDICATORY COMMISSION 40E-4.051 28/48 28/48 28/48 28/48 28/48 40E-4.091 20/18 21/36 COMMISSION 28/48 28/52 421I-1.001 28/43 40E-4.301 28/48 421I-1.002 28/43 40E-4.305 28/48 421I-1.003 28/43 40E-4.361 28/48 428/48 429/44 44E-3.61 28/44 40E-7.214 28/43 28/43 28/44 44E-7.216 28/43 44E-7.216<								
40E-3.521 28/5 29/1w 40E-400.467 28/48 40E-3.525 28/5 29/1w 40E-400.483 28/48 40E-3.529 28/5 29/1w 40E-400.485 28/48 40E-3.531 28/5 29/1w 40E-400.1314 26/9 40E-4.0415 28/48 FLORIDA LAND AND WATER ADJUDICATORY 40E-4.091 28/48 EVAR 28/48 40E-4.091 28/48 FLORIDA LAND AND WATER ADJUDICATORY 40E-4.091 28/48 EVAR 40E-4.091 28/48 42II-1.001 28/43 40E-4.101 28/48 42II-1.002 28/43 40E-4.305 28/48 42II-1.001 28/43 40E-4.361 28/48 42II-1.001 28/44 40E-4.381 28/48 42II-1.002 28/44 40E-7.215 28/43 28/43 42II-1.003 28/44 40E-7.216 28/43 44E-7.216								
40E-3.525 28/5 29/1w 40E-400.483 28/48 40E-3.529 28/5 29/1w 40E-400.485 28/48 40E-3.531 28/5 29/1w 40E-400.485 28/48 40E-4.0415 28/48 40E-4.051 28/48 40E-4.051 28/48 28/48 42II-1.001 28/43 40E-4.001 28/48 42II-1.002 28/43 40E-4.305 28/48 42II-1.003 28/43 40E-4.301 28/48 42II-1.001 28/44 40E-4.301 28/48 42II-1.002 28/43 40E-4.301 28/48 42II-1.003 28/43 40E-4.301 28/48 42II-1.003 28/44 40E-7.215 28/43 42II-1.003 28/44 40E-7.216 28/43 40E-7.217 28/43 40E-7.216 28/43 40E-7.217 28/43 40E-7.216 40								
40E-3.529								
40E-3.531 28/5 29/1w 40E-601.314 26/9 40E-4.0415 28/48 FLORIDA LAND AND WATER ADJUDICATORY 40E-4.091 20/18 21/36 COMMISSION 28/48 28/52 42II-1.001 28/43 40E-4.101 28/48 42II-1.002 28/43 40E-4.305 28/48 42II-1.003 28/43 40E-4.301 28/48 42II-1.001 28/44 40E-4.371 28/48 42II-1.002 28/44 40E-4.371 28/48 42II-1.002 28/44 40E-4.381 28/48 42II-1.002 28/44 40E-7.214 28/43 42II-1.003 28/44 40E-7.215 28/43 28/51 EXPRESSWAY AUTHORITIES 40E-7.216 28/43 28/51 45A-2.001 21/49 40E-7.217 28/43 40E-7.218 28/43 40E-7.219 28/43 40E-7.219 28/43 40E-7.520 22/36 22/45 29/1 46-15.002 21/35 40E-7.520 22/36 22/48 29/1 46-24.003 21/27 28/39 29/1 46-37.001 20/18 40E-7.521 28/39 29/1 46-37.001 20/18 40E-7.523 28/39 29/1 46-37.002 20/18 20/25 40E-7.523 28/39 29/1 46-37.003 20/18 40E-7.524 40E-7.525 28/39 29/1 46-37.003 20/18 40E-7.525 40E-								
40E-4.0415								
40E-4.051				29/1W	40E-001.314	26/9		
40E-4.091					FLORIDA I	I AND AND WA	ATER ADILIDI	CATORY
28/48 28/52 40E-4.101 28/48 40E-4.305 28/48 40E-4.305 28/48 40E-4.361 28/48 40E-4.371 28/48 40E-4.371 28/48 40E-4.381 40E-4.381 40E-7.214 28/43 40E-7.215 28/43 28/51 EXPRESSWAY AUTHORITIES 40E-7.216 28/43 40E-7.217 28/43 40E-7.218 28/43 40E-7.219 28/43 40E-7.520 22/36 22/45 29/1 46-21.007(1) 18/2 22/36 22/48 29/1 46-21.007(1) 18/2 22/36 22/48 29/1 46-37.001 20/18 40E-7.521 28/39 29/1 46-37.001 20/18 40E-7.521 28/39 29/1 46-37.002 20/18 20/25 40E-7.523 28/39 29/1 46-37.002 20/18 20/25			21/26		I LORIDIT I			CHIORI
28/52 42II-1.001 28/43 40E-4.101 28/48 42II-1.002 28/43 40E-4.305 28/48 42II-1.003 28/43 40E-4.361 28/48 42II-1.001 28/44 40E-4.371 28/48 42JI-1.001 28/44 40E-4.371 28/48 42JI-1.002 28/44 40E-4.381 28/48 42JI-1.002 28/44 40E-7.214 28/43 28/43 28/51 40E-7.215 28/43 28/51 40E-7.216 28/43 40E-7.217 28/43 40E-7.217 28/43 40E-7.218 28/43 40E-7.218 28/43 40E-7.219 28/43 40E-7.510 28/39 29/1 46-15.002 21/35 40E-7.520 22/36 22/48 29/1 46-21.007(1) 18/2 22/36 22/48 29/1 46-37.001 20/18 40E-7.521 28/39 29/1 46-37.001 20/18 40E-7.521 28/39 29/1 46-37.002 20/18 20/25 40E-7.523 28/39 29/1 46-37.003 20/18	40E-4.091		21/36			COMMIN	551OIN	
40E-4.101 28/48 42II-1.002 28/43 40E-4.305 28/48 42II-1.003 28/43 40E-4.361 28/48 42JJ-1.001 28/44 40E-4.371 28/48 42JJ-1.002 28/44 40E-7.214 28/43 42JJ-1.003 28/44 40E-7.215 28/43 28/51 EXPRESSWAY AUTHORITIES 40E-7.216 28/43 45A-2.001 21/49 40E-7.217 28/43 40E-7.218 28/43 40E-7.219 28/43 40E-7.219 28/43 40E-7.511 28/39 29/1 46-15.002 21/35 40E-7.520 22/36 22/48 29/1 46-21.007(1) 18/2 22/36 22/48 29/1 46-24.003 21/27 28/39 29/1 46-37.001 20/18 40E-7.521 28/39 29/1 46-37.001 20/18 40E-7.521 28/39 29/1 46-37.002 20/18 20/25 40E-7.523 28/39 29/1 46-37.002 20/18 20/25					42II-1 001	28/43		
40E-7.214 40E-7.215 40E-7.216 40E-7.217 28/43 40E-7.218 40E-7.218 40E-7.219 28/43 40E-7.219 28/43 40E-7.219 28/43 40E-7.219 28/43 40E-7.219 40E-7.210 28/43 40E-7.210 28/43 40E-7.210 28/43 40E-7.210 28/43 40E-7.211 28/43 40E-7.217 28/43 40E-7.218 40E-7.218 40E-7.219 28/43 40E-7.219 28/39 29/1 46-15.002 21/35 40E-7.520 22/36 22/48 29/1 46-21.007(1) 18/2 22/36 22/48 29/1 46-37.001 20/18 40E-7.521 28/39 29/1 46-37.001 20/18 40E-7.521 28/39 29/1 46-37.002 20/18 20/25	40E 4 101							
40E-4.361 28/48 42JJ-1.001 28/44 40E-4.371 28/48 42JJ-1.002 28/44 40E-4.381 28/48 42JJ-1.003 28/44 40E-7.214 28/43 28/51 EXPRESSWAY AUTHORITIES 40E-7.215 28/43 28/51 45A-2.001 21/49 40E-7.217 28/43 40E-7.218 28/43 40E-7.218 28/43 40E-7.219 28/43 40E-7.219 28/43 40E-7.511 28/39 29/1 46-15.002 21/35 40E-7.520 22/36 22/45 29/1 46-21.007(1) 18/2 22/36 22/48 29/1 46-24.003 21/27 28/39 29/1 46-37.001 20/18 40E-7.521 28/39 29/1 46-37.001 20/18 40E-7.523 28/39 29/1 46-37.002 20/18 20/25 40E-7.523 28/39 29/1 46-37.003 20/18								
40E-4.361 28/48 42JJ-1.002 28/44 40E-4.381 28/48 42JJ-1.003 28/44 40E-7.214 28/43 EXPRESSWAY AUTHORITIES 40E-7.216 28/43 28/43 40E-7.217 28/43 40E-7.218 28/43 40E-7.219 28/43 40E-7.521 28/39 29/1 46-15.002 21/35 40E-7.520 22/36 22/48 29/1 46-21.007(1) 18/2 22/36 22/48 29/1 46-37.001 20/18 40E-7.521 28/39 29/1 46-37.001 20/18 40E-7.523 28/39 29/1 46-37.002 20/18 20/25 40E-7.523 28/39 46-37.003 20/18								
40E-4.381 28/48 42JJ-1.003 28/44 40E-7.214 28/43 28/43 28/51 40E-7.215 28/43 28/51 EXPRESSWAY AUTHORITIES 40E-7.216 28/43 40E-7.217 28/43 40E-7.218 28/43 40E-7.218 28/43 40E-7.219 28/43 40E-7.511 28/39 29/1 46-15.002 21/35 40E-7.520 22/36 22/45 29/1 46-21.007(1) 18/2 22/36 22/48 29/1 46-37.001 20/18 40E-7.521 28/39 29/1 46-37.001 20/18 40E-7.523 28/39 29/1 46-37.002 20/18 20/25 40E-7.523 28/39 29/1 46-37.003 20/18								
40E-7.214 28/43 28/43 28/51 40E-7.215 28/43 28/43 40E-7.216 28/43 40E-7.217 28/43 40E-7.218 28/43 40E-7.219 28/43 40E-7.511 28/39 29/1 46-15.002 21/35 40E-7.520 22/36 22/48 29/1 46-21.007(1) 18/2 22/36 22/48 29/1 46-37.001 20/18 40E-7.521 28/39 29/1 46-37.001 20/18 40E-7.523 28/39 29/1 46-37.002 20/18 20/25 40E-7.523 28/39 29/1 46-37.003 20/18								
40E-7.215 28/43 28/51 EXPRESSWAY AUTHORITIES 40E-7.216 28/43 45A-2.001 21/49 40E-7.217 28/43 MARINE FISHERIES COMMISSION 40E-7.219 28/43 40E-7.511 28/39 29/1 46-15.002 21/35 40E-7.520 22/36 22/45 29/1 46-21.007(1) 18/2 22/36 22/48 29/1 46-37.001 20/18 40E-7.521 28/39 29/1 46-37.001 20/18 40E-7.523 28/39 29/1 46-37.002 20/18 20/25 40E-7.523 28/39 29/1 46-37.003 20/18					4233-1.003	20/44		
40E-7.215			20/51		EX	XPRESSWAY A	UTHORITIES	}
40E-7.217 28/43 40E-7.218 28/43 40E-7.219 28/43 40E-7.511 28/39 29/1 46-15.002 21/35 40E-7.520 22/36 22/45 29/1 46-21.007(1) 18/2 22/36 22/48 29/1 46-37.001 20/18 40E-7.521 28/39 29/1 46-37.002 20/18 20/25 40E-7.523 28/39 29/1 46-37.003 20/18			28/51					
40E-7.218 28/43 MARINE FISHERIES COMMISSION 40E-7.219 28/43 40E-7.511 28/39 29/1 46-15.002 21/35 40E-7.520 22/36 22/45 29/1 46-21.007(1) 18/2 22/36 22/48 29/1 46-24.003 21/27 28/39 29/1 46-37.001 20/18 40E-7.521 28/39 29/1 46-37.002 20/18 20/25 40E-7.523 28/39 46-37.003 20/18					45A-2.001	21/49		
40E-7.219 28/43 40E-7.511 28/39 29/1 46-15.002 21/35 40E-7.520 22/36 22/45 29/1 46-21.007(1) 18/2 22/36 22/48 29/1 46-24.003 21/27 28/39 29/1 46-37.001 20/18 40E-7.521 28/39 29/1 46-37.002 20/18 20/25 40E-7.523 28/39 46-37.003 20/18								
40E-7.511 28/39 29/1 46-15.002 21/35 40E-7.520 22/36 22/45 29/1 46-21.007(1) 18/2 22/36 22/48 29/1 46-24.003 21/27 28/39 29/1 46-37.001 20/18 40E-7.521 28/39 29/1 46-37.002 20/18 20/25 40E-7.523 28/39 46-37.003 20/18					MAR	INE FISHERIE	S COMMISSI	ON
40E-7.520 22/36 22/45 29/1 46-21.007(1) 18/2 22/36 22/48 29/1 46-24.003 21/27 28/39 29/1 46-37.001 20/18 40E-7.521 28/39 29/1 46-37.002 20/18 20/25 40E-7.523 28/39 46-37.003 20/18				• 0 / 2	4.2.2.2.2.2			
22/36 22/48 29/1 46-24.003 21/27 28/39 29/1 46-37.001 20/18 40E-7.521 28/39 29/1 46-37.002 20/18 20/25 40E-7.523 28/39 46-37.003 20/18								
28/39 29/1 46-37.001 20/18 40E-7.521 28/39 29/1 46-37.002 20/18 20/25 40E-7.523 28/39 46-37.003 20/18	40E-7.520				` '			
40E-7.521 28/39 29/1 46-37.002 20/18 20/25 40E-7.523 28/39 46-37.003 20/18			22/48					
40E-7.523 28/39 46-37.003 20/18								
				29/1			20/25	
40E-7.525 28/39 29/1 46-37.004 20/18 20/25								
	40E-7.525	28/39		29/1	46-37.004	20/18	20/25	

Rule No.	Proposed Vol./No.	Amended Vol./No.	Adopted Vol./No.	Rule No.	Proposed Vol./No.	Amended Vol./No.	Adopted Vol./No.
46-37.005	20/18			59A-7.036	28/48	29/6	
46-37.006	20/18	20/25		59A-12.002	28/43	_,,,	
46-42.003	20/35			59A-12.003	28/43		
46-47.007	22/27			59A-12.004	28/43		
				59A-12.006	28/43		
	LOTTE	ERY		59A-12.007	28/43		
				59A-12.0071	28/43		
53ER02-52			28/41	59A-12.0072	28/43		
53ER02-53			28/41	59A-12.010	28/43		
53ER02-54			28/43	59A-12.020	26/32	26/36	
53ER02-55			28/43	59A-18.003	26/25		
53ER02-56			28/46	59A-25.002	29/1		
53ER02-57			28/46	59B-7.020	19/30		
53ER02-58			28/46	59B-7.021	19/30		
53ER02-59			28/48	59B-7.022	19/30		
53ER02-60			28/50	59B-7.023	19/30		
53ER02-61			28/48	59B-7.024	19/30		
53ER02-62			28/48	59B-7.025	19/30		
53ER02-63			28/50	59B-7.026	19/30		
53ER02-64			28/50	59B-7.027	19/30		
53ER02-65			28/51	59B-7.028	19/30		
53ER02-66			28/52 28/52	59B-7.029	19/30		
53ER02-67			28/52 28/52	59C-1.0355(4)(d)	27/49c		
53ER02-68			28/32 29/3	59E-1.001	20/27		
53ER03-1 53ER03-2			29/3	59E-1.002	20/27		
53ER03-2 53ER03-3			29/3	59E-1.003	20/27		
53ER03-3 53ER03-4			29/4	59E-1.004	20/27		
53ER03-4 53ER03-5			29/4	59E-1.005	20/27		
53ER03-5 53ER03-6			29/5	59E-1.006	20/27		
53ER03-0			29/6	59E-1.007	20/27		
53ER03-8			29/6	59E-4.003	28/49		
53ER03-9			29/6	59E-5.101	29/1		
53-19.0035	25/43		257.0	59E-5.102	29/1		
				59E-5.103	29/1		
	ELDER AI	FFAIRS		59E-5.205	29/1		
				59F-1.002	20/33		
58-1	28/48c			59G-4.010	28/45		
58A-1.001	28/42			59G-4.020 59G-4.030	28/45 28/45		
58A-1.004	28/42			59G-4.040	28/46		
58A-1.006	28/42			59G-4.055	21/39	21/45	
58A-1.007	28/42			59G-4.060	28/45	21/43	
58M-2.001	28/41			59G-4.000 59G-4.070	27/6	27/18	
AGENCY E	OR HEALTH CA	ARE ADMINIS	STR ATION	59G-4.110	28/46	2//10	
AGENCII	OK HEALIH CA	AKE ADMINI	STRATION	59G-4.140	28/48		
59-1	28/22c		29/6d	59G-4.160	28/45		
	28/33c			59G-4.190	29/6		
	28/39c		29/6d	59G-4.210	28/46		
59A-2.024	20/1		- · · · -	59G-4.220	28/46		
59A-3.170	21/20			59G-4.230	28/45		
59A-3.180	21/3			59G-4.231	28/45		
59A-3.2055	22/52	23/10		59G-4.270	28/46		
59A-5.022	26/39	27/10		59G-4.340	28/46		
59A-7.020	20/25			59G-6.010	28/30	28/48	29/1
59A-7.021	28/48	29/6		59G-6.020	28/30	28/48	29/1
		- · · ·		0.020	_5/50	_0, 10	-211

Rule No.	Proposed Vol./No.	Amended Vol./No.	Adopted Vol./No.	Rule No.	Proposed Vol./No.	Amended Vol./No.	Adopted Vol./No.
	VOI./110.	VOI./1VO.	VOI./110.		VOI./110.	VOI./1 VO.	VOI./1VO.
59G-11.001	28/38		29/1w	60BB-2.032	28/7	28/48	29/3
	29/1			60BB-2.035	28/7	28/48	29/3
59G-11.002	28/38	28/52	29/1w	60BB-2.037	28/7	28/48	29/3
	29/1			60BB-4.100	28/34		
59G-11.003	28/38	28/43	29/1w	60BB-4.200	28/34		
	28/38	28/52	29/1w	60BB-4.201	28/34		
	29/1			60BB-4.202	28/34		
59G-11.004	28/38		29/1w	60BB-4.203	28/34		
	29/1			60BB-4.204	28/34		
59G-12.001	28/33		29/1	60BB-4.205	28/34		
59G-12.002	28/33		29/1	60BB-4.206	28/34		
59G-12.003	28/33		29/1	60BB-4.207	28/34		
59G-12.004	28/33		29/1	60BB-4.208	28/34		
59G-12.005	28/33	28/45	29/1	60BB-4.209	28/34		
59G-208.101	27/4	27/16		60BB-4.210	28/34		
59H-1.00352	26/3	26/17		60BB-4.300	28/34		
59M-3.005	21/25			60L-31.001	28/42		
590-2.002	22/34	24/49		60L-31.002	28/42		
590-2.003	22/34	24/49		60L-31.003	28/42		
59O-3.002	22/34	24/49		60L-31.004	28/42		
590-9.003	22/34	24/48		60L-32.001	28/42		
59Q-9.002	20/39			60L-32.0011	28/42		
59R-62.010	21/5			60L-32.0012	28/42	28/50	
59R-62.040	21/5			60L-32.002	28/42		
59T-11.013	23/22	23/35		60L-32.005	28/42		
59T-14.004	23/22	23/35		60L-33.002	28/42		
59T-15.002	23/22	23/35		60L-33.003	28/42		
59T-16.001	23/22	23/35		60L-33.0031	28/42		
59T-16.002	23/22	23/35		60L-33.0032	28/42		
59U-11.019	20/51	21/7		60L-33.0033	28/42		
59U-14.002	23/24	23/35		60L-33.004	28/42		
59V-3.007	20/34	20/48		60L-33.007	28/42		
59Y-5.001	23/11			60Q-6.101	29/1		
				60Q-6.102	29/1		
	MANAGEMENT	T SERVICES		60Q-6.103	29/1		
				60Q-6.104	29/1		
60-1	28/42c			60Q-6.105	29/1		
60-8.001	28/34			60Q-6.106	29/1		
60-8.002	28/34			60Q-6.107	29/1		
60-8.003	28/34			60Q-6.108	29/1		
60-8.004	28/34			60Q-6.109	29/1		
60-8.005	28/34			60Q-6.110	29/1		
60-8.006	28/34			60Q-6.111	29/1		
60-8.007	28/34			60Q-6.112	29/1		
60BB-2.022	28/7	28/48	29/3	60Q-6.113	29/1		
60BB-2.023	28/7	28/48	29/3	60Q-6.114	29/1		
60BB-2.024	28/7	28/48	29/3	60Q-6.115	29/1		
60BB-2.025	28/7	28/48	29/3	60Q-6.116	29/1		
60BB-2.026	28/7	28/48	29/3	60Q-6.117	29/1		
60BB-2.027	28/7	28/48	29/3	60Q-6.118	29/1		
60BB-2.028	28/7	28/48	29/3	60Q-6.119	29/1		
60BB-2.029	28/7	28/48	29/3	60Q-6.120	29/1		
60BB-2.031	28/7	28/48	29/3	60Q-6.121	29/1		

							•
Rule No.	Proposed	Amended	Adopted	Rule No.	Proposed	Amended	Adopted
	Vol./No.	Vol./No.	Vol./No.		Vol./No.	Vol./No.	Vol./No.
60Q-6.122	29/1			61F6-34.001	20/7		
60Q-6.123	29/1			61F6-50.007	18/53	20/24	
60Q-6.124	29/1			61F9-6.0035	19/36	20/21	
60Q-6.125	29/1			61F9-6.011	19/36		
60Q-6.126	29/1			61F9-6.013	19/36		
60T-25.001	18/41	18/44		61F14-3.016	19/36		
60T-25.002	18/41	18/44		61G-3.5082	27/4		
RUSINESS	AND PROFESS	SIONAL REG	III ATION	61G1-23.010	28/21		
DOSHALSS	THIE TROTES	SIOTALE REG	OLMION	61G2-3.005	21/33	24/6	
61-20.010	28/46			61G2-3.0055	23/38	24/6	
61-24.013	28/46			61G2-4.001	21/29		
61A-4.0271	22/47			61G3-16.0091	27/11		
61A-5.010	28/41			61G3-20.009	27/11		
61A-5.010	28/41			61G3-30.001	28/2		
0174-3.0103	28/48c			61G4-12.009	28/51		29/5
61 A 5 O11	28/41			61G4-15.001	28/51		29/5
61A-5.011	28/41			61G4-15.002	27/23		
61A-5.700				61G4-16.009	28/51		29/5
61A-5.747	28/41		20/51	61G4-17.001	19/29		
61B-15.0001	28/40		28/51	61G4-18.011	19/38		
61B-15.0011	28/40		28/51	61G4-18.012	19/38		
61B-15.0012	28/40		28/51	61G4-21.002	29/3		
61B-15.007	28/40		28/51	61G4-21.005	29/3		
61B-17.001	22/44	23/2	29/4	61G6-5.001	29/5		
	28/40		29/4	61G6-7.001	28/48	28/51	
61B-17.002	28/40		29/4	61G6-9.003	28/49		29/6
61B-17.003	28/40		29/4	61G6-9.005	28/49		29/6
61B-17.005	28/40		29/4	61G7-10.0013	28/51		257.0
61B-17.006	28/40	28/50	29/4	61G7-10.0014	29/4		
61B-17.009	28/40		29/4	61G7-10.0011	26/13		
61B-17.011	28/40		29/4	61G8-16.003	29/4		
61B-18.004	28/40		28/51	61G10-12.001	26/24		
61B-22.001	28/40		28/51	61G10-12.001	28/18		
61B-22.003	28/40		28/51	61G11-25.001	20/22		
61B-22.005	28/40		28/51	61G14-15.001	27/43		
61B-23.002	22/44	23/2	28/51				
	28/40		28/51	61G14-17.004	28/45		20/2
61B-23.0021	28/40		28/51	61G15-22.010	28/48		29/2
61B-24.002	28/40		28/51	61G15-31.003	28/51		
61B-30.004	20/19			(10162001	29/6c		
61B-30.006	22/45			61G16-2.001	23/12	21/50	
61B-31.001	23/2			61G16-5.003	21/43	21/50	
61B-31.002	23/2			61G17-1.006	21/6		
61B-32.001	21/30			61G17-1.010	29/4		
61B-39.001	22/33			61G17-2.0015	29/4		
61B-39.001	22/33			61G17-3.003	28/34	28/46	29/2
61C-1.002		22/26		61G17-3.004	29/4		
	22/23	22/36		61G17-6.002	29/4		
61C-3.002	22/23	22/36		61G17-9.0025	29/4		
61C-5.001	26/24			61G17-9.003	29/4		
61C-76.0061	21/35			61G18-16.002	26/29		
61C-76.0062	21/35			61G18-16.003	26/29		
61D-3.003	23/36	23/44		61G18-16.0035	26/29		
61D-3.004	23/36	23/44		61G19-1.009	28/48		29/2
61D-7.020	28/29			61G19-6.0035	28/48		
61D-11.010	24/3			61G19-6.008	28/48		
61F3-8.002	20/27	20/32					

Rule No.	Proposed Vol./No.	Amended Vol./No.	Adopted Vol./No.	Rule No.	Proposed Vol./No.	Amended Vol./No.	Adopted Vol./No.
61G19-6.0085	21/43	21/48	29/2	62-40.431	28/51		
01017 0.0005	21/13	21/50	29/2	62-40.432	28/51		
	28/48	21/30	29/2	62-40.450	28/51		
61G19-6.0105	29/6		2)12	62-40.458	28/51		
61G19-6.016	29/6			62-40.470	28/51		
61G19-7.0010	26/41			62-40.473	28/51		
61H-20.0053	26/28			62-40.474	28/51		
61H1-21.001	28/45			62-40.475	28/51		
61H1-21.004	28/45			62-40.510	28/51		
61H1-54.002	21/29			62-40.520	28/51		
61J1-2.005	28/41	28/43		62-40.531	28/51		
0131-2.003	20/41	28/46		62-40.540	28/51		
61J1-3.001	28/41	28/43		62-40.610	28/51		
0131-3.001	20/41	28/46		62-204.800	28/46		29/1
61J1-3.002	28/41	28/43		62-210.200	28/50		2)/1
0131-3.002	20/41	28/46		62-210.200	20/36		
61J1-4.005	28/41	28/43		62-213.300	28/52		
0131-4.003	20/41	28/46		62-213.430	20/52	21/7	
61J1-4.240	27/45	26/40		62-213.900	28/52	21//	
61J1-6.001	28/47			62-296.401	22/32	22/38	
61J1-7.001	28/47		29/6	62-302.540	27/52	22/30	
61J1-7.004	28/41	28/43	27/0	62-312.122	24/18		
0131-7.004	20/41	28/46		62-330.2001	26/9		
61J1-7.005	28/41	28/43		62-341.201	28/39		
0131-7.003	20/41	28/46		62-341.476	28/39	28/51	
61J2-2.027	28/22	20/40		62-341.602	21/22	21/22	
61J2-2.027	28/22			62-343.010	21/22	21/22	
61J2-3.009	28/44c		29/6d	62-343.020	21/22		
61J2-3.020	28/44c		29/6d	62-343.030	21/22		
61J2-5.016	28/22		2)/0 u	62-343.040	21/22		
61J2-17.012	28/3	28/17		02-343.040	28/46		
61J2-24.001	27/34	20/17		62-343.050	21/22		
0132-24.001	21/34			62-343.060	21/22		
ENVIR	ONMENTAL	PROTECTIO	N	62-343.070	21/22		
				62-343.080	21/22		
62ER03-1			29/5	62-343.090	21/22		
62-4.020	29/1			62-343.100	21/22		
62-4.050	20/21	21/22		62-343.110	21/22		
	28/46		29/4	62-343.120	21/22		
	28/46			62-343.130	21/22		
	29/1			62-343.140	21/22		
	29/5			62-343.900	21/22		
62-17.151	24/45	24/45		02-343.700	28/46		
62-17.161	24/45	24/45		62-524.400	20/45		
62-33.0051	27/11			62-531.450	28/41		28/51
62-40.110	28/51			62-550.102	28/52		20/31
62-40.120	28/51			62-550.200	28/52		
62-40.210	28/51			62-550.310	20/47		
62-40.310	28/51			02-330.310	29/2		
62-40.410	28/51				29/2		
62-40.411	28/51			62-550.315	28/52		
62-40.412	28/51			62-550.340	29/2		
62-40.416	28/51			62-550.500	29/2		
62-40.422	28/51			62-550.511	29/2		
62-40.425	28/51			62-550.511	29/2		
62-40.430	28/51			02-330.312	4114		

Rule No.	Proposed Vol./No.	Amended Vol./No.	Adopted Vol./No.	Rule No.	Proposed Vol./No.	Amended Vol./No.	Adopted Vol./No.
62-550.513	29/2			62-771.300	21/52		
62-550.515	29/2			62-775.500	21/52	22/15	
62-550.516	29/2			62-788.400	25/5	22/13	
62-550.517	28/52			62B-2	28/8		
62-550.517	28/52				28/48		
				62B-34.010			
62-550.519	29/2			62B-34.020	28/48		
62-550.560	28/52			62B-34.030	28/48		
62-550.730	20/19			62B-34.040	28/48		
	28/52			62B-34.050	28/48		
62-550.817	28/52			62B-34.060	28/48		
62-550.824	28/51		29/4w	62B-34.070	28/48	29/3	
	29/3			62D-2.014	21/52	22/13	
62-555.600	28/52			62N-3.002	21/43		
62-555.610	28/52			62N-36.004	21/43		
62-555.620	28/52			62R-7.002	21/17		
62-555.630	28/52			62R-7.010	23/34		
62-555.900	28/51		29/4w	62R-7.020	21/17		
	28/52		_,,,,,,	62R-7.022	21/17		
	29/3			62R-7.025	21/17		
62-560.610	29/2			62R-7.026	21/17		
62-561.100	24/52			62R-7.028	21/17		
62-610.814	24/52			(2D 7.022	22/47		
62-621.200	21/52			62R-7.032	21/17		
62-621.300	28/52				HEAL	тп	
62-624.100	28/52				HEAL	ЛП	
62-624.200	28/52			64-2.001	28/37		28/51
62-624.300	28/52					20/45	
62-624.310	28/52			64-2.002	28/37	28/45	28/51
62-624.400	28/52			64B-1.001	28/52		
62-624.420	28/52			64B-1.002	28/52		
62-624.440	28/52			64B-1.003	28/52		
62-624.460	28/52			64B-1.004	28/52		
62-624.500	28/52			64B-1.005	28/52		
62-624.600	28/52			64B-1.006	28/52		
62-624.700	28/52			64B-1.007	28/52		
62-624.800	28/52			64B-1.008	28/52		
62-624.810	28/52			64B-1.009	28/52		
62-701	22/42c			64B-1.010	28/52		
				64B-1.011	28/52		
62-707.500	22/30			64B-1.013	28/52		
62-712.100	21/34			64B-1.016	28/52	29/3	
62-712.200	21/34			64B-1.017	28/52	2)/3	
62-712.300	21/34			64B-21.0015	27/39		
62-712.400	21/34				27/39		
62-712.410	21/34			64B-21.004			
62-712.420	21/34			64B-21.006	27/39	20/47	20/1
62-712.430	21/34			64B1-6.005	28/39	28/47	29/1
62-712.440	21/34			64B1-7.001	28/39	28/47	29/1
62-712.450	21/34			64B1-31.001	27/51	28/6	
62-712.460	21/34			64B2-17.0025(4)	29/3c		
62-712.500	21/34			64B3-2.001	23/51		
62-712.800	21/34			64B3-2.002	22/34	24/49	
62-712.810	21/34			64B3-2.003	22/34	24/49	
62-712.900	21/34			64B3-3.004	23/51		
62-730.050	23/7			64B3-5.004	28/50		29/6
02-730.030	28/24			64B3-6.001	27/5	27/17	
62-730.220							

Rule No.	Proposed Vol./No.	Amended Vol./No.	Adopted Vol./No.	Rule No.	Proposed Vol./No.	Amended Vol./No.	Adopted Vol./No.
64B3-8.002	28/50			64B9-15.005	29/1		
64B3-8.005	28/50			64B9-15.006	29/1		
64B3-11.001	28/50			64B9-15.007	29/1		
64B4-3.001	25/22			64B9-15.008	29/1		
64B4-4.017	25/32			64B9-15.011	29/1		
64B4-4.018	25/32			64B10-11.001	28/37		
64B4-5.007	25/32			64B10-14.004	23/22	23/40	29/6
64B4-6.0013	25/32				28/45		29/6
64B4-6.0045	25/32				29/3		
64B5-4.002	28/45		29/4	64B11-5.006	28/46		29/6
64B5-12.019	28/42		28/51	64B12-9.001	28/46		29/1
64B5-12.020	28/42		28/51	64B12-9.0016	28/47		
64B5-14.001	28/45	29/2		64B12-11.004	29/4		
64B5-14.002	28/45	29/2		64B12-11.0045	29/4		
64B5-14.003	28/45	29/2	29/6w	64B12-15.003	28/45		
64B5-14.004	28/45	29/2	29/6w	64B12-16.008	28/47		29/2
64B5-14.005	28/45	29/2	29/6w	64B12-19.002	27/11		
64B5-14.006	28/45	29/2	29/6w	64B13-5.001	29/3		
64B5-14.007	28/45	29/2	29/6w	64B13-5.002	28/49		
64B5-14.009	28/45	29/2	29/6w		29/6c		
64B5-15.010	27/30			64B13-6.001	28/45	29/4	
64B5-17.0105	28/42		28/51	64B13-11.001	28/35	28/38	29/3
64B6-1.016	28/52					28/49	29/3
64B6-5.001	28/52			64B13-11.004	28/35	28/38	29/3
64B6-8.001	28/18	28/50	29/6			28/49	29/3
	28/52			64B14-2.001	28/36		
64B6-8.002	28/52			64B15-12.003	28/47	29/2	
64B6-8.003	28/52			64B15-14.007	28/41	28/52	
64B6-55.004	27/41			64B15-14.008	28/26c		28/52d
64B7-26.001	28/22		29/6w	64B15-15.003	29/2		
64B7-27.004	28/46		29/1	64B15-19.007	28/47		29/4
64B7-27.012	24/12			64B16-26.103	28/43		29/2
64B7-32.001	26/6			64B16-26.203	28/43		29/2
64B7-32.003	28/31			64B16-26.320	28/43		29/2
(ADO 1 007	28/39c			64B16-26.601	28/43		29/4
64B8-1.007	29/4		20/6	64B16-26.606	28/43	27/21	29/2
64B8-4.022	28/52		29/6w	64B16-27.105	27/4	27/21	
64B8-8.006	28/52		20/2	64B16-27.831	28/52	20/42	
64B8-8.011 64B8-8.017	28/47 28/47		29/2 29/2	64B16-27.832	28/27 28/48c	28/42	
64B8-9.008	26/47 27/49c		29/2	64B16-28.140	24/38		
64B8-9.009	27/49C 29/6c			64B16-28.450	28/52		
64B8-13.0045	27/48	28/16		64B16-28.820	28/43		29/4
64B8-30.005	29/4	26/10		64B16-28.904	28/43		29/2
64B8-44.003	28/17	28/52	29/6	64B16-30.003	28/45		29/2
64B8-45.001	29/5	20/32	27/0	64B17-2.001	28/50		2)12
64B8-52.004	28/38		28/51	64B17-2.003	28/50		
64B8-54.004	27/41		20.01	64B17-3.001	23/42	24/29	29/6d
64B8-55.004	28/38			5.501	28/36	28/47	29/3
64B9-3.007	25/9				28/48c		29/6d
64B9-8.006	28/47		29/2	64B17-3.006	28/50		
64B9-15.001	29/1			64B17-4.001	28/36	28/47	29/3
64B9-15.002	29/1				28/48c		29/6d
64B9-15.003	29/1			64B17-4.006	28/50		
64B9-15.004	29/1			64B17-7.001	28/34	28/46	28/52

Rule No.	Proposed Vol./No.	Amended Vol./No.	Adopted Vol./No.	Rule No.	Proposed Vol./No.	Amended Vol./No.	Adopted Vol./No.
64B17-9.001	28/42	28/46	28/52	65A-1.400	25/21c		
64B19-11.011	29/1				28/45	29/5	
64B19-12.009	29/1			65A-1.601	28/11	28/23	
64B19-18.0025	28/33					28/31	
64B20-2.002	25/45	26/30				28/41	
64B21-502.004	27/21	27/35	28/52	65A-1.604	28/51		29/4w
	28/45		28/52		29/1		
64B29-1.002	28/38	28/43		65A-1.605	28/44	29/4	
64B32-5.001	28/3	28/5		65A-1.701	28/41	29/5	
64B32-6.004	28/48		29/3	65A-1.704	28/41		
64C-1.001	28/40	28/50	29/4	65A-1.705	28/41	29/1	
64C-1.002	28/40		29/4	65A-1.710	28/41	29/1	
64C-1.003	28/40	28/50	29/4		28/41	29/5	
64C-1.004	28/40		29/4	65A-1.711	28/41	29/5	
64C-2.001	28/40		29/3	65A-1.712	28/41		
64C-2.002	28/40		29/3	65A-1.713	28/41	29/5	
64C-2.003	28/40		29/3	65A-1.714	28/33c		
64C-3.001	28/40		29/3	65A-1.716	28/41		
64C-3.002	28/40		29/3	65A-1.900	28/52		
64C-4.001	28/40	28/50	29/5	65A-4.213	25/32		
64C-4.002	28/40	28/50	29/5	65A-4.214	28/48		
		28/51	29/5	65A-4.216	25/32		
64C-4.003(1)(b),(7)	27/25c			65A-4.220	28/47		29/6
64C-13.018	24/22			65A-15.0095	26/4		
64C-23.002	27/17			65C-17.001	28/48		
64C-27.001	27/17			65C-17.002	28/48		
64C-27.002	27/17			65C-17.003	28/48		
64D-3.002	28/37		28/51	65C-17.006	28/48		
64D-3.013	26/6	26/17	28/51	65C-21.001	23/20		
	28/37		28/51	65C-22.011	28/25		
64D-3.015	28/37		28/51	65C-22.013	28/25		
64D-3.016	28/37	28/48	29/2	65C-22.014	28/25		
64D-3.017	28/37		28/51	65C-22.015	28/25		
64D-3.018	28/37	28/48	29/5w	65C-22.026	28/25		
64D-3.019	28/37		28/51	65D-30.001	28/45		
64E-6.007	25/48			65D-30.002	28/45		
64E-15.004	28/38		29/1	65D-30.003	28/45	29/6	
64E-15.010	28/38		29/1	65D-30.004	28/45	29/6	
64E-17.006	27/50			65D-30.005	28/45		
64E-19.003	28/41	28/47	29/4	65D-30.006	28/45		
64E-19.005	28/41		29/4	65D-30.007	28/45	29/6	
64E-19.006	28/41		29/4	65D-30.008	28/45		
64E-19.007	28/41		29/4	65D-30.009	28/45	29/6	
64E-23.001	28/41	28/47	29/1	65D-30.0091	28/45	29/6	
64E-23.002	28/41		29/1	65D-30.010	28/45	29/6	
64E-23.003	28/41	28/47	29/1	65D-30.011	28/45	29/6	
64F-19.001	28/47			65D-30.012	28/45		
64F-19.002	28/47			65D-30.013	28/45		
64H-1.001	28/51			65D-30.014	28/45	29/6	
		MILY SERVI	CES	65E-2.003	26/20	26/28	
		HALL DEKAL			NAVIGATION	DISTRICTS	
65-1	28/9c		28/52d				
	29/6c			66B-1.003	28/49	29/4	
	29/6c			66B-1.006	28/49		
65A-1.204	28/48			66B-1.008	28/49	29/4	

Rule No.	Proposed Vol./No.	Amended Vol./No.	Adopted Vol./No.	Rule No.	Proposed Vol./No.	Amended Vol./No.	Adopted Vol./No.
	VOI./INO.	VOI./INO.	VOI./INO.		VOI./INO.	VOI./INO.	VOI./INO.
66B-1.014	28/49			67-48.018	28/51		
66B-2.003	28/49	29/4		67-48.019	28/51		
66B-2.006	28/49			67-48.020	28/51		
66B-2.008	28/49	29/4		67-48.021	28/51	29/5	
				67-48.022	28/51		
FLORIDA HO	USING FINA	ANCE CORPO	RATION	67-48.026	28/51		
65 10 005	20/42			67-48.028	28/51		
67-18.005	28/42	20/5		67-50.005	29/4		
67-21.002	28/51	29/5		67-50.010	29/4		
67-21.003	28/51	29/5		67-50.030	29/4		
67-21.0035	28/51	29/5		67-50.040	29/4		
67-21.004	28/51 28/51			67-50.050	29/4		
67-21.0041				67-50.060	29/4		
67-21.0045 67-21.005	28/51 28/51			67-50.070	29/4		
67-21.005	28/51			67-50.080	29/4		
67-21.000	28/51	29/5		FIGH AND WIL	DI IEE CONCI	DIATION CO	MANGGION
67-21.007	28/51	29/5		FISH AND WIL	DLIFE CONSI	ERVATION CO	DMM18810N
67-21.008	28/51	29/3		68A-4.0051	28/51		
67-21.010	28/51			68A-11.001	28/42		28/52
67-21.010	28/51			68A-11.005	28/42		28/52
67-21.012	28/51			68A-15.064	28/51		20/32
67-21.012	28/51			68A-20.005	28/42		28/52
67-21.014	28/51	29/5		68A-24.003	28/17		20/32
67-21.015	28/51	2)13		68A-24.004	28/17		
67-21.016	28/51	29/5		68A-24.006	28/17		
67-21.017	28/51	2)/3		68B-4.007	28/51		
67-21.018	28/51			68B-13.008	27/31	26/13	
67-21.019	24/46	24/46		68B-14.001	28/42	_0, _0	28/52
	28/51			68B-14.002	28/42		28/52
67-32.009	24/28			68B-14.0035	28/42		28/52
67-37.011	25/37			68B-14.00355	28/42		28/52
67-48.002	28/51	29/5		68B-14.0036	28/42		28/52
67-48.004	28/51	29/5		68B-14.0045	28/42		28/52
67-48.005	27/44c		29/6d	68B-14.005	28/42		28/52
	27/45c			68B-31.010	28/42		28/52
	28/51	29/5		68B-54.001	28/51		
67-48.006	28/51	29/5		68B-54.002	28/51		
67-48.007	28/51			68B-54.003	28/51		
67-48.009	28/51			68B-54.004	28/51		
67-48.0095	28/51			68B-54.005	28/51		
67-48.010	28/51	29/5		68D-1.001	27/4		28/52w
67-48.012	28/51	29/5		68D-24.136	28/43		
67-48.014	28/51	29/5					
67-48.015	28/51						
67-48.017	28/51						