Section I Notices of Development of Proposed Rules and Negotiated Rulemaking

DEPARTMENT OF AGRICULTURE AND CONSUMER **SERVICES**

Division of Standards	
DITLE CITA PEED TITLE.	DITTECTION

Division of Standards	
RULE CHAPTER TITLE:	RULE CHAPTER NO.:
Permitting and Inspection	
Requirements for Amusement	
Devices and Attractions	5F-8
RULE TITLES:	RULE NOS.:
Bureau of Fair Rides Inspection Forms	s 5F-8.0012
Application For Annual Permit,	
USAID Number	5F-8.002
Qualified Inspectors	5F-8.003
Nondestructive Testing of Amusement	t Rides 5F-8.004
Request for Inspections, Reinspections	s 5F-8.005
Inspection Standards	5F-8.0051
Inspection by Owner or Manager	5F-8.009
Fees	5F-8.012
Training of Attendants, Manager,	
and Maintenance Persons	5F-8.014
Reporting of Accidents and Mechanica	al,
Structural or Electrical Defects	5F-8.0142
Exempt Nonmotorized or Human	
Powered Amusement Rides	5F-8.024
PURPOSE AND EFFECT: The purpo	
is to adopt new inspection forms for t	
Inspection, simplify language regardi	
add an exemption for a human po	
increase certain inspection and permit	
of performing the services, and increase	
conform to applicable law, Section	
Statutes, which requires that the fees	
and permitting of amusement rides i	
costs that are not covered by general	
and that those fees shall be established	-
SUBJECT AREA TO BE ADDRI	
Florida Administrative Code, the De	
and Consumer Services rule regard	ling the inspection and
permitting amusement rides.	
SPECIFIC AUTHORITY: 616.165,61	6.242(4)(b) FS.
LAW IMPLEMENTED: 616	.165, 616.242(4)(b),
616.242(1)(p),(q), 616.242(8), 616.242	2(10) FS.
A RULE DEVELOPMENT WORKS	SHOP WILL BE HELD
AT THE TIME, DATE AND PLACE	SHOWN BELOW.

TIME AND DATE: 10:00 a.m., Tuesday, February 15, 2005 PLACE: Division of Standards Conference Room, 131 Administration Building, 3125 Conner Boulevard, Tallahassee,

Florida 32399-1650

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

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

5F-8.0012 Bureau of Fair Rides Inspection Forms.

The following forms are adopted by this reference for use by the Bureau of Fair Rides Inspection in the amusement ride inspection program.

	Title
9/98	Bureau of Fair Rides
	Inspection Invoice
<u>11/04</u> 9/98	Amusement Ride Inspection
	Report Form
11/04 9/98	Suggested Written Accident
	Report
11/04 9/98	Water Park Amusement Ride
	Inspection Report
11/04 9/98	Go Kart Amusement Ride
11/01	Inspection Report (Track)
11/05	Go Kart Amusement
11/03	Ride Inspection Report
	(Vehicle)
11/04 0/09	Bungy Jump Inspection
11/04 2/70	Report
11/04 0/00	
11/04 9/98	Owner's Daily Inspection
44.04	Report (Carnival Type)
<u>11/04</u>	Owner's Daily Inspection
	Report (Water Park)
<u>11/04</u>	Owner's Daily Inspection
	Report (Go Kart Track and
	<u>Vehicle</u>)
<u>11/04</u>	Owner's Daily Inspection
	Report (Bungy)
<u>11/04</u> 9/98	Mechanical, Structural or
	Electrical Defect Report
9/98	Amusement Ride List for
	Affidavit of Annual
	Inspection for Exempt
	Facilities Inspection Report
11/04 9/98	Request for Inspection or
	Reinspection
9/98	Amusement Ride List for
3730	Annual Permit Application
11/04 9/98	Amusement Ride Annual
11/01 2/20	Permit Application
11/04 0/09	Maintenance & Operation
11/04 7/70	Employee's Training Record
	Employee's Haming Record
	Revised 9/98 11/04 9/98 11/04 9/98 11/04 9/98 11/04 9/98 11/05 11/04 9/98 11/04 9/98 11/04 11/04 11/04 11/04 11/04

DACS 034 <u>33</u> 14	<u>11/04</u> 9/98	Affidavit of Compliance and
		Nondestructive Testing
DACS 034 <u>34</u> 15	<u>11/04</u> 9/98	Affidavit of Annual
		Inspection for Exempt
		Facilities
DACS 03416	9/98	Affidavit of Compliance
DACS 03417	9/98	Amusement Ride List
		Affidavit of Nondestructive
		Testing

(2) No change.

Specific Authority 616.165, 616.242(4),(5),(6),(7),(10),(11),(14),(15),(16) FS. Law Implemented 616.242 FS. History–New 2-14-99, Amended

5F-8.002 Application for Annual Permit, USAID Number.

- (1) The owner of an amusement ride shall make written application to the department for an annual permit for each amusement ride in accordance with Section 616.242(5), F.S., on department form DACS 0343212, Amusement Ride Annual Permit Application.
- (2) The current Affidavit of Compliance required by Section 616.242(4), F.S., shall be submitted with the written application for an annual permit on department form DACS 0343346, Affidavit of Compliance and Nondestructive Testing.
- (3) The current Affidavit of Nondestructive Testing required by Section 616.242(6)(a), F.S., shall be submitted with the written application for an annual permit on department form DACS 0343314, Affidavit of Compliance and Nondestructive Testing, unless the amusement ride is exempt pursuant to Section 616.242(6)(d), F.S.
- (4) The request for inspection required by Section 616.242(5)(b)6., F.S., shall be submitted on department form DACS 034<u>29</u>10, Request for Inspection or Reinspection, with the written application for an annual permit.
 - (5) No change.

Specific Authority 616.165, 616.242(5) FS. Law Implemented 616.242 FS. History–New 9-15-92, Amended 2-23-94, 2-14-99_____.

5F-8.003 Qualified Inspectors.

- (1) Each person seeking to perform amusement ride inspections as a qualified inspector for an insurance underwriter and execute the Affidavit of Compliance or Affidavit of Nondestructive Testing required for the annual permit shall provide the department the following documents:
 - (a) through (d) No change.
- (e) When If the applicant possesses the requisite qualifications the department will provide the applicant a qualified inspector number letter designating that person as a qualified inspector for the purpose of executing the Affidavit of Compliance and Affidavit of Nondestructive testing required for the annual permit. The and will assign a qualified inspector number which shall be used when executing the required affidavits. The letter of authorization and qualified inspector number issued by the department to a qualified

inspector shall be valid for up to one year, <u>so long as</u> if the applicant continuously possesses the qualifications required by Section 616.242(1), F.S.

- (f) through (g) No change.
- (2) Each person seeking authorization to perform amusement ride inspection as a professional engineer (PE) and execute the Affidavit of Compliance or Affidavit of Nondestructive Testing required for the Annual Permit shall submit to the department a copy of his or her professional engineer's license issued by the Department of Business and Professional Regulation of the State of Florida or the equivalent licensing body in another state. Upon receipt of proof of current licensure the department will provide the applicant a letter of authorization to act as a qualified inspector, and will assign a qualified inspector number which shall be used when executing any required affidavit, for the purpose of executing the Affidavit of Compliance and Affidavit of Nondestructive testing required for the annual permit. The letter of authorization and qualified inspector number shall remain valid for up to one year, so long as or until expiration of the professional engineer's license remains in effect and may be renewed upon presentation of the new professional engineer's license.
- (3) When a qualified inspector or PE <u>no longer eeases to</u> possess<u>es</u> the qualifications required by Section 616.242(1), F.S., the letter of authorization from the department shall be void, and that person shall immediately notify the department, and shall cease to act as a qualified inspector and surrender the letter of authorization back to the department.

Specific Authority 616.165, 616.242(3)(q),(5) FS. Law Implemented 616.242 FS. History–New 9-15-92, Amended 2-23-94, 2-14-99, 10-10-01,_____.

5F-8.004 Nondestructive Testing of Amusement Rides.

- (1) Nondestructive testing of amusement rides shall be conducted in accordance with the requirements of Section 616.242(6), F.S., and shall be reported to the department for each amusement ride by the Qualified Inspector or PE on department form DACS 0343314, Affidavit of Compliance and Nondestructive Testing.
 - (2) No change.

Specific Authority 616.165, 616.242(4), (6) FS. Law Implemented 616.242 FS. History–New 9-15-92, Amended 9-21-93, 2-23-94, 2-14-99.______.

5F-8.005 Request for Inspections, Reinspections.

- (1) All requests for inspection or reinspection by the department shall be submitted to the Bureau of Fair Rides Inspection, in writing, at the Bureau's main office, identified in subsection 5F-8.0012(2), F.A.C., on department form DACS 0342910, Request for Inspection or Reinspection, in accordance with the requirements of Section 616.242(7), F.S. All requests for inspection or reinspection will be scheduled in the order received.
 - (2) through (9) No change.

Specific Authority 616.165, 616.242(7) FS. Law Implemented 616.241, 616.242 FS. History–New 9-15-92, Amended 2-23-94, 2-14-99, 11-4-02,

5F-8.0051 Inspection Standards.

All amusement ride inspections shall be recorded by the inspector and reported to the department on the applicable department form: DACS 0341902 - Amusement Ride Inspection Report; DACS 0342004 - Water Park Amusement Ride Inspection Report; DACS 0342105 - Go Kart Amusement Ride Track Inspection Report (Track); DACS 03421 Go Kart Amusement Ride Inspection Report (Vehicle); DACS 0342306 – Bungy Jump Inspection Report.

Specific Authority 616.165, 616.242(11) FS. Law Implemented 616.242 FS. History–New 9-21-93, Amended 2-23-94, 2-14-99._____.

5F-8.009 Inspections by Owner or Manager.

Prior to opening on each day of operation and prior to any inspection by the department the owner or manager of each amusement ride shall inspect the amusement ride in accordance with the requirements of Section 616.242(15), F.S., and record the inspection on the applicable department form DACS 0342407, Owner's Daily Inspection Report (Carnival Type); DACS 03425, Owner's Daily Inspection Report (Water Park); DACS 03426, Owner's Daily Inspection Report (Go Kart Track and Vehicle); DACS 03427 Owner's Daily Inspection Report (Bungy).

Specific Authority 616.165, 616.242(15) FS. Law Implemented 616.242 FS. History-New 9-15-92, Amended 2-23-94, 2-14-99,

5F-8.012 Fees.

The following fees are adopted.

(1) Annual Permit for any	
amusement ride:	\$4 <u>3</u> 00.00
(2) Annual Permit for any Bungy jump:	\$500.00
(3) Inspection fee for each inspection	
of a kiddie amusement ride:	\$35.00
(4) Inspection fee for each inspection of	
a non kiddie amusement ride:	\$70.00
(5) Inspection fee for each inspection	
of a super amusement ride:	\$140.00
(6) Inspection fee per go kart, in addition	
to the track inspection fee:	\$ <u>7</u> 5.00
(7) Reinspection Fee:	\$ <u>5</u> 400.00
(8)Fee to replace lost U.S. Amusement	
Identification (USAID) plate:	\$100.00
(9) Fee per amusement ride for late	
inspection request:	\$100.00
(10) Fee per amusement ride for failure	
to cancel inspection request:	\$100.00
(11) Additional Fee per amusement ride for	
inspection on weekend or state holiday:	\$ <u>7</u> 5 0 .00

Specific Authority 616.165, 616.242(7),(8),(13) FS. Law Implemented 616.242(8) FS. History-New 9-15-92, Amended 2-23-94, 5-27-96, 9-23-97, 2-14-99, 3-21-00, 12-4-00, 1-22-02,

5F-8.014 Training of Managers, Attendants and Maintenance Persons.

The owner or manager shall maintain the record of employee training required by Section 616.242(16), F.S., on department Form DACS 0343113, Maintenance & Operation Employee's Training Record.

Specific Authority 616.165, 616.242(16) FS. Law Implemented 616.242 FS. History-New 7-31-94, Amended 2-14-99,

5F-8.0142 Reporting of Accidents and Mechanical, Structural or Electrical Defects.

- (1) Accidents shall be reported to the department in accordance with Section 616.242(14), F.S. Accidents may be reported in writing on department form DACS 0342803, Suggested Written Accident Report.
- (2) Mechanical, Structural or Electrical defects shall be reported to the department, in writing, in accordance with Section 616.242(14), F.S., on department form DACS 0343008, Mechanical, Structural or Electrical Defect Report.

Specific Authority 616.165, 616.242(4)(b) FS. Law Implemented 616.242(14) FS. History-New 2-14-99, Amended

5F-8.024 Exempt Nonmotorized or Human Powered Amusement Rides.

The following amusement rides, and those of comparable construction or function, are exempt from permitting and inspection by the Department pursuant to Section 616.242(10)(b), F.S., because they are nonmotorized or human powered.

- (1) through (6) No change.
- (7) Outdoor Maze or other comparable locale where the patron passes through a network of passages, without mechanical assistance, attempting to navigate through the area. The area is not covered or enclosed, except for the vegetation or other material used to define the passages within the maze.

Specific Authority 616.165, 616.242(4)(b),(10)(b) FS. Law Implemented 616.242 FS. History–New 10-10-01, Amended_____.

BOARD OF TRUSTEES OF THE INTERNAL IMPROVEMENT TRUST FUND

Pursuant to Chapter 2003-145, Laws of Florida, all notices for the Board of Trustees of the Internal Improvement Trust Fund are 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 CORRECTIONS

RULE TITLE: RULE NO .:

Rules of Prohibited Conduct and

33-601.314 Penalties for Infractions

PURPOSE AND EFFECT: The purpose and effect of the proposed rule is to provide a specific disciplinary charge for inmates who establish a personal or business relationship with a staff member.

SUBJECT AREA TO BE ADDRESSED: Inmate disciplinary infractions.

SPECIFIC AUTHORITY: 944.09 FS.

LAW IMPLEMENTED: 20.315, 944.09, 944.14, 944.279, 944.28 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:

33-601.314 Rules of Prohibited Conduct and Penalties for Infractions.

The following table shows established maximum penalties for the indicated offenses. As used in the table, "DC" means the maximum number of days of disciplinary confinement that may be imposed and "GT" means the maximum number of days of gain time that may be taken. Any portion of either penalty may be applied.

Disciplinary

Maximum Disciplinary Actions

SECTION 1 through SECTION 8 – No change. SECTION 9 – MISCELLANEOUS INFRACTIONS

9-1 through 9-34 No change.

9-35 Establishes or attempts to establish a personal or business relationship 60 DC + 180 GT

with any staff member SECTION 10 through SECTION 11 – No change.

Specific Authority 944.09 FS. Law Implemented 20.315, 944.09, 944.14, 944.279, 944.28 FS. History–New 3-12-84, Amended 1-10-85, Formerly 33-22.12, Amended 12-30-86, 9-7-89, 11-22-90, 6-2-94, 10-01-95, 3-24-97, 7-9-98, 8-13-98, Formerly 33-22.012, Amended 9-30-99, 6-7-00, 4-18-02, 10-10-04, 1-9-05,

DEPARTMENT OF CORRECTIONS

RULE TITLE: RULE NO.:

Determination of Credit When Inmate

is Released in Error 33-601.604

PURPOSE AND EFFECT: The purpose and effect of the proposed rule is to describe when it is necessary to conduct a hearing concerning award of out-time credit.

SUBJECT AREA TO BE ADDRESSED: Out-time credit.

SPECIFIC AUTHORITY: 944.09, 944.275 FS. LAW IMPLEMENTED: 944.09, 944.275 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:

- 33-601.604 Determination of Credit When Inmate is Released in Error.
- (1) When an inmate is released in error prior to satisfaction of the sentence, the facts surrounding the release will be collected by the Bureau of Sentence Structure and Transportation and the Bureau of Classification and Central Records.
- (2) A preliminary determination will be made as to where the error occurred. If it is clear that an error was made on the part of the state, and there is no indication that the inmate reasonably should have known that the release was in error or before completion of sentence, the out time will be awarded without the need for hearing. The inmate will be interviewed by the classification staff to obtain the inmate's version of the release.
- (3) If it appears the inmate reasonably should have known that the release was in error or before completion of sentence, a fact finding due process hearing will be held to determine if the inmate is due credit for the time out of custody.
- (a) Credit will be applied if it is determined that the release involved no fault of the inmate.
- (b) Credit will not be applied if it is determined that the inmate was aware of the error and made no attempt to notify the releasing authority.
- (4) Credit will not be applied if the release in error was by another state's or federal jurisdiction.

Specific Authority 944.09, 944.275 FS. Law Implemented 944.09, 944.275 FS. History-New 7-11-00, Amended ______.

DEPARTMENT OF CORRECTIONS

RULE TITLE:

Inmate Drivers

RULE NO.:
33-601.605

PURPOSE AND EFFECT: The purpose and effect of the proposed rule is to eliminate language that prevents the placement of some inmates in the work release program by deleting the requirement that an inmate must have been in an outside minimum custody assignment for 90 days prior to being selected for a work release job that involves driving an employer's vehicle.

SUBJECT AREA TO BE ADDRESSED: Inmate Drivers – Work Release.

SPECIFIC AUTHORITY: 944.09, 945.091 FS.

LAW IMPLEMENTED: 20.315, 322.03, 322.04, 322.15, 944.09, 945.091 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:**

33-601.605 Inmate Drivers.

- (1) through (2) No change.
- (3) Selection Criteria for Paid Employment Inmate Drivers.
 - (a) through (b) No change.
- (c) The inmate must be in community custody and have proven his or her trustworthiness by performing in an outside minimum custody assignment ninety days prior to his or her selection.
 - (d) through (9) No change.

Specific Authority 944.09, 945.091. Law Implemented 20.315, 322.03, 322.04, 322.15, 944.09, 945.091 FS. History–New 8-29-00, Amended 1-1-01, 12-30-03,

DEPARTMENT OF CORRECTIONS

RULE TITLE: RULE NO.: Sex Offender Visiting Restrictions 33-601.720

PURPOSE AND EFFECT: The purpose and effect of the proposed rule is to clarify the circumstances under which sex offenders will not be allowed to visit with minors in accordance with Section 944.09(1)(n), F.S. The proposed rule directly states that both the conviction and specific offense criteria must be met before the visiting prohibition will apply.

SUBJECT AREA TO BE ADDRESSED: Sex offender visiting restrictions.

SPECIFIC AUTHORITY: 20.315, 944.09, 944.23 FS.

LAW IMPLEMENTED: 944.09, 944.23 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:

- 33-601.720 Sex Offender Visiting Restrictions.
- (1) An inmate shall not be authorized to visit with any person seventeen years of age or younger if both paragraphs (a) and (b) below apply:
 - (a) If the inmate has a current or prior conviction under:
 - 1. Chapter 794, F.S. sexual battery,
 - 2. Chapter 800, F.S. lewdness; indecent exposure,
 - 3. Chapter 827, F.S. abuse of children,
 - 4. Chapter 847, F.S. obscene literature; profanity, and
- (b) The offense reveals that the inmate committed or attempted to commit aggravated child abuse or attempted to commit a sex act on or in the presence of, or against a person fifteen years old or younger.
 - (c) through (6) No change.

Specific Authority 20.315, 944.09, 944.23 FS. Law Implemented 944.09, 944.23 FS. History-New 11-18-01, Formerly 33-601.707, Amended 5-29-03, 9-29-03

DEPARTMENT OF CORRECTIONS

RULE TITLE:

RULE NO.: 33-602.210

Use of Force

PURPOSE AND EFFECT: The purpose and effect of the proposed rule is to add a provision to the use of force file checklist, Form DC1-813, requiring inclusion of 1 copy of the completed chemical agent accountability log for each canister used, reflecting the beginning and ending weights of the canister.

SUBJECT AREA TO BE ADDRESSED: Use of Force File. SPECIFIC AUTHORITY: 944.09 FS.

LAW IMPLEMENTED: 20.315, 944.09, 944.35 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

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:

- 33-602.210 Use of Force.
- (1) through (19) No change.
- (20) The following forms are hereby incorporated by reference. Copies of these forms are available from the Forms Control Administrator, Office of Research, Planning and Support Services, 2601 Blair Stone Road, Tallahassee, Florida 32399-2500.

- (a) DC1-813, Use of Force File Checklist, effective February 25, 2004.
- (b) through (n) No change.

Specific Authority 944.09, FS. Law Implemented 20.315, 944.09, 944.35 FS. History-New 4-8-81, Amended 10-10-83, 9-28-85, Formerly 33-3.066, Amended 3-26-86, 11-21-86, 4-21-93, 7-26-93, 11-2-94, 2-12-97, 11-8-98, Formerly 33-3.0066, Amended 10-6-99, 2-7-00, 7-25-02, 8-25-03, 2-25-04,

WATER MANAGEMENT DISTRICTS

Southwest Florida Water Management District

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

RULE TITLE: RULE NO.:

Variances from Water Shortage Rules

(Chapter 40D-21, F.A.C.) 40D-1.1002

PURPOSE AND EFFECT: The District is required by Chapter 373, Florida Statutes to have a Water Shortage Plan. In 1984 the District adopted Chapter 40D-21, Water Shortage Plan, F.A.C. in accordance with this requirement. Since that time, the District has extensively used this Plan. The District is now updating the Plan and requests for variances to the Plan to reflect the experience and knowledge gained through the droughts and other water shortage events that have occurred since 1984.

SUBJECT AREA TO BE ADDRESSED: The first draft of revisions to Chapter 40D-21, Water Shortage Plan, F.A.C. and any potential changes to Rule 40D-1.1002, Variances from Chapter 40D-21, F.A.C., will be discussed.

Persons who are not able to attend a workshop and attendees who wish to provide written comments on the first draft of proposed amendment to Chapter 40D-21 or Rule 40D-1.1002, F.A.C., may submit written comments for receipt by the District by Friday, March 11, 2005. E-mail transmissions to Lois.Sorensen@swfwmd.state.fl.us are welcome. Other written comments should be sent directly to: Lois Ann Sorensen, 2379 Broad Street, Mail Code REG-ADM, Brooksville, FL 34604-6899.

SPECIFIC AUTHORITY: 373.044, 373.113 FS.

LAW IMPLEMENTED: 373.119, 3737.129, 373.136, 373.175, 373.246, 373.603, 373.609 FS.

A RULE DEVELOPMENT WORKSHOP WILL BE HELD AT THE TIME, DATES AND PLACES SHOWN BELOW:

TIME AND DATE: 1:30 p.m. - 3:30 p.m., Wednesday, February 16, 2005

PLACE: Florida Department of Environmental Protection's Southwest District Office, 2804 Coconut Palm Drive, Tampa, Florida

TIME AND DATE: 1:30 p.m. – 3:30 p.m., Thursday, February 24, 2005

PLACE: Board Room of the Southwest Florida Water Management District's Bartow Office, 170 Century Boulevard, Bartow, Florida

TIME AND DATE: 1:30 p.m. – 3:30 p.m., Thursday, March 3, 2005

PLACE: Board Conference Rooms A & B of the Southwest Florida Water Management District's Brooksville Office, 2379 Broad Street, Brooksville, Florida

The District does not discriminate on the basis of disability. Anyone requiring reasonable accommodation should contact: Dianne Lee, (352)796-7211, Ext. 4658, TDD only 1(800)231-6103.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT IS: Lois Sorensen, Water Shortage Coordinator, Records and Data Department, 2379 Broad Street, Brooksville, FL 34604-6899, 1(800)423-1476, Ext. 4299 or (352)796-7211, Extension 4299

A copy of the first complete draft of proposed amendments and supplemental material are available from the District's website (www.watermatters.org). Persons without Internet access may contact Lois Ann Sorensen for assistance.

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

WATER MANAGEMENT DISTRICTS

Southwest Florida Water Management District

RULE CHAPTER TITLE:	RULE CHAPTER NO.:
Water Shortage Plan	40D-21
RULE TITLES:	RULE NOS.:
Policy and Purpose	40D-21.011
Elements of the Plan	40D-21.031
Definitions	40D-21.051
Evaluating Water Conditions	40D-21.221
Declaring a Water Shortage	40D-21.231
Water Shortage Phases	40D-21.251
Implementing a Water Shortage Declar	ration 40D-21.275
Variances	40D-21.291
Declaring a Water Shortage Emergency	y 40D-21.331
Water Use Restrictions in a Water	
Shortage Emergency	40D-21.371
Implementing a Water Shortage	
Emergency Declaration	40D-21.391
Monitoring	40D-21.401
Enforcement	40D-21.421
General	40D-21.511
Source Classifications	40D-21.531
Use Classifications	40D-21.541
Method of Withdrawal Classifications	40D-21.571
General	40D-21.601
Phase I: Moderate Water Shortage	40D-21.621
Phase II: Severe Water Shortage	40D-21.631
Phase III: Extreme Water Shortage	40D-21.641

PURPOSE AND EFFECT: The District is required by Chapter 373, Florida Statutes, to have a Water Shortage Plan. In 1984 the District adopted Chapter 40D-21, Water Shortage Plan, F.A.C. in accordance with this requirement. Since that time, the District has extensively used this Plan. The District is now updating the Plan and requests for variances to the Plan to reflect the experience and knowledge gained through the droughts and other water shortage events that have occurred since 1984.

SUBJECT AREA TO BE ADDRESSED: The first draft of revisions to Chapter 40D-21, Water Shortage Plan, F.A.C. and any potential changes to Rule 40D-1.1002, Variances from Chapter 40D-21, F.A.C., will be discussed.

Persons who are not able to attend a workshop and attendees who wish to provide written comments on the first draft of proposed amendment to Chapter 40D-21 or Rule 40D-1.1002, F.A.C., may submit written comments for receipt by the District by Friday, March 11, 2005. E-mail transmissions to Lois.Sorensen@swfwmd.state.fl.us are welcome. written comments should be sent directly to: Lois Ann Sorensen, 2379 Broad Street, Mail Code REG-ADM, Brooksville, FL 34604-6899.

SPECIFIC AUTHORITY: 373.044, 373.113 FS.

LAW IMPLEMENTED: 373.119, 3737.129, 373.136, 373.175, 373.246, 373.603, 373.609 FS.

A RULE DEVELOPMENT WORKSHOP WILL BE HELD AT THE TIME, DATES AND PLACES SHOWN BELOW:

TIME AND DATE: 1:30 p.m. - 3:30 p.m., Wednesday, February 16, 2005

PLACE: Florida Department of Environmental Protection's Southwest District Office, 2804 Coconut Palm Drive, Tampa, Florida

TIME AND DATE: 1:30 p.m. – 3:30 p.m., Thursday, February 24, 2005

PLACE: Board Room, Southwest Florida Water Management District, Bartow Office, 170 Century Boulevard, Bartow, Florida

TIME AND DATE: 1:30 p.m. - 3:30 p.m., Thursday, March 3,

PLACE: Board Conference Rooms A & B of the Southwest Florida Water Management District's Brooksville Office, 2379 Broad Street, Brooksville, Florida

The District does not discriminate on the basis of disability. Anyone requiring reasonable accommodation should contact: Dianne Lee, (352)796-7211, Ext. 4658, TDD only 1(800)231-6103.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT IS: Lois Sorensen, Water Shortage Coordinator, Records and Data Department, 2379 Broad Street, Brooksville, FL 34604-6899, 1(800)423-1476, Ext. 4299 or (352)796-7211, Extension 4299

A copy of the first complete draft of proposed amendments and supplemental material are available from the District's website (www.watermatters.org). Persons without Internet access may contact Lois Ann Sorensen for assistance.

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

DEPARTMENT OF ELDER AFFAIRS

Federal Aging Programs

RULE CHAPTER TITLE: RULE CHAPTER NO.: Aging Resource Centers 58A-7

PURPOSE AND EFFECT: The purpose of proposed rule Chapter 58A-7, F.A.C., in consultation with the Agency for Health Care Administration and the Department of Children and Family Services, is to implement Section 430.2053(12), F.S. This statute establishes requirements under which Aging Resource Centers shall operate.

SUBJECT AREA TO BE ADDRESSED: Operational procedures, quality assurance standards and required outcome measures for Aging Resource Centers.

SPECIFIC AUTHORITY: 430.08, 430.2053(12) FS.

LAW IMPLEMENTED: 430.2053 FS.

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

TIME AND DATE: 10:00 a.m. – 4:00 p.m., February 15, 2005 PLACE: Department of Elder Affairs, 4040 Esplanade Way, Conf. Rm. 225F, Tallahassee, FL 32399-7000

TIME AND DATE: 10:00 a.m. - 4:00 p.m., February 24, 2005 PLACE: David Posnack Jewish Community Center, 5850 South Pine Island Road, Davie, FL 33328

A THIRD WORKSHOP WILL BE CONDUCTED IN THE TAMPA BAY AREA. THE TENTATIVELY SCHEDULED DATE IS FEBRUARY 22. THIS WORKSHOP WILL BE NOTICED IN THE NEXT AVAILABLE FLORIDA ADMINISTRATIVE WEEKLY.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT IS: Jim Crochet, Office of Legal Affairs, Department of Elder Affairs, 4040 Esplanade Way, Tallahassee, Florida 32399-7000, (850)414-2000

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

AGENCY FOR HEALTH CARE ADMINISTRATION

Division of Health Quality Assurance

RULE TITLES: RULE NO.: Spontaneous Fetal Demise 59A-11.0125

PURPOSE AND EFFECT: The Agency proposes to adopt Rule 59A-11.0125, F.A.C., consistent with provisions of Section 383.33625, F.S. The statute provides for adoption of rules to develop forms to be used by health care facilities for notifications and elections.

SUBJECT AREA TO BE ADDRESSED: The proposed rule establishes procedures and a form to be used by health care facilities to provide notification to a mother of the options available for the disposition of fetal remains in the event of a spontaneous fetal demise occurring after a gestation period of less than 20 completed weeks.

SPECIFIC AUTHORITY: 383.33625(6) FS.

LAW IMPLEMENTED: 383.33625 FS.

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

TIME AND DATE: 10:00 a.m., February 16, 2005

PLACE: Agency for Health Care Administration, 2727 Mahan Drive, Building #3, Conference Room D, Tallahassee, FL 32308

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT IS: Bill McCort, Bureau of Health Facility Regulation, 2727 Mahan Drive, Tallahassee, Florida, (850)487-0641

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

59A-11.0125 Spontaneous Fetal Demise.

When a spontaneous fetal demise occurs after a gestation of less than 20 completed weeks, the health care facility identified in Ch. 383.33625, F.S., shall follow the provisions of that section and shall provide AHCA Form 3100-0006, which is incorporated by reference, to the mother for her completion. A copy of the signed and completed form shall be retained in the mother's hospital file and shall be available for review by the Agency or Department of Health.

Specific Authority 383.33625 FS. Law Implemented 383.33625 FS. History-

DEPARTMENT OF ENVIRONMENTAL PROTECTION

Pursuant to Chapter 2003-145, Laws of Florida, all notices for the Department of Environmental Protection are 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 Dentistry

RULE TITLE: RULE NO.:

Limited License as Allowed in

Section 456.015, F.S. 64B5-7.007

PURPOSE AND EFFECT: The Board proposes to review the rule to determine whether amendments are necessary.

SUBJECT AREA TO BE ADDRESSED: The requirements for issuance of a limited license to qualified applicants.

SPECIFIC AUTHORITY: 456.015, 466.004 FS.

LAW IMPLEMENTED: 456.015, 466.006, 466.007, 466.011

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: Sue Foster, Executive Director, Board of Dentistry/MQA, 4052 Bald Cypress Way, Bin #C08, Tallahassee, Florida 32399-3258 THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS NOT AVAILABLE.

DEPARTMENT OF HEALTH

Board of Dentistry

RULE TITLE: **RULE NO.:**

Courses Required of Licensees for

Renewal and Reactivation 64B5-12.020 PURPOSE AND EFFECT: The Board proposes to review the rule to determine whether amendments are necessary.

SUBJECT AREA TO BE ADDRESSED: Continuing education course requirements for each license biennial period. SPECIFIC AUTHORITY: 466.004 FS.

LAW IMPLEMENTED: 456.013(6),(7),(8), 466.0135, 466.014 FS.

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Sue Foster, Executive Director, Board of Dentistry/MQA, 4052 Bald Cypress Way, Bin #C08, Tallahassee, Florida 32399-3258 THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS NOT AVAILABLE.

DEPARTMENT OF HEALTH

Board of Dentistry

RULE TITLE: **RULE NO.:** Delinguency Fee 64B5-15.011

PURPOSE AND EFFECT: The Board proposes to review the rule to determine whether amendments are necessary.

SUBJECT AREA TO BE ADDRESSED: Fees for delinquent status of a dental license.

SPECIFIC AUTHORITY: 456.036, 466.004(4) FS.

LAW IMPLEMENTED: 456.036 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: Sue Foster, Executive Director, Board of Dentistry/MQA, 4052 Bald Cypress Way, Bin #C08, Tallahassee, Florida 32399-3258 THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS NOT AVAILABLE.

DEPARTMENT OF HEALTH

Board of Dentistry

RULE TITLES: RULE NOS.:

Remediable Tasks Delegable

to Dental Assistants 64B5-16 005

Remediable Tasks Delegable

to a Dental Hygienist 64B5-16.006

PURPOSE AND EFFECT: The Board proposes to review the rules to determine whether amendments are necessary.

SUBJECT AREA TO BE ADDRESSED: The scope of delegable tasks to dental assistants and to dental hygienists under direct or indirect supervision of a dentist.

SPECIFIC AUTHORITY: 466.004, 466.023, 466.024 FS. LAW IMPLEMENTED: 466.023, 466.024 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: Sue Foster, Executive Director, Board of Dentistry/MQA, 4052 Bald Cypress Way, Bin #C08, Tallahassee, Florida 32399-3258 THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS NOT AVAILABLE.

DEPARTMENT OF HEALTH

Board of Occupational Therapy Practice

RULE TITLE: RULE NO.:

Requirements for Reactivation

of an Inactive License 64B11-5.003

PURPOSE AND EFFECT: The Board proposes to update the requirements for reactivation of an inactive license and make changes as necessary.

SUBJECT AREA TO BE ADDRESSED: Requirements for Reactivation of an Inactive License.

SPECIFIC AUTHORITY: 456.036 FS.

LAW IMPLEMENTED: 468.219 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: Kaye Howerton, Executive Director, Board of Occupational Therapy Practice, 4052 Bald Cypress Way, Bin #C05, Tallahassee, Florida 32399-3255

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

DEPARTMENT OF CHILDREN AND FAMILY **SERVICES**

Family Safety and Preservation Program

RULE TITLE: RULE NO.: Training 65C-22.003

PURPOSE AND EFFECT: The modifications to the minimum training standards in this document will, clarify the requirements for early literacy and language development training, including documentation of completion of this mandatory training, revise the child care facility staff credential requirements relating to employment history recognition exemptions, clarify the credentialed staff requirements during periods of transition and the methods of calculating the number of credentialed personnel necessary in a child care facility, and modify the Application to Provide the Florida School Age Certification Training Program.

The modifications will revise the Child Care Development Associate Equivalency (CDAE) credential renewal requirements, including documents and training required, extend the grace period for renewals of existing CDAE credentials, make the renewal of CDAE credentials mandatory and extend the grace period for renewals of existing CDAE credentials.

SUBJECT AREA TO BE ADDRESSED: Child Care Standards.

SPECIFIC AUTHORITY: 402.302, 402.305 FS.

LAW IMPLEMENTED: 402.302, 402.305 FS.

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

TIME AND DATE: 9:00 a.m., February 14, 2005

PLACE: Room 361A, Bldg. 6, 3rd Floor, Department of Children and Families, 1317 Winewood Blvd., Tallahassee, Florida

The purpose of this workshop will be to obtain public comments on proposed rule revisions in Chapter 65C-22, Florida Administrative Code, pertaining to the areas of child care training requirements.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT IS: Abbie Messer, Government Operations Consultant II, 1317 Winewood Blvd., Building 6, Room 388, Tallahassee, FL 32399, (850)488-4900

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

65C-22.003 Training.

- (1) No change.
- (2) Training Requirements.
- (a) No change.
- (b)1. through 6. No change.
- 7. Early Literacy for Children Age Birth to Three in the Child Care Environment (5 hours web based).
 - (c) No change.
- (d) Pursuant to Section 402.305(2)(d)5., F.S., child care personnel must complete 5-clock-hours or .5 continuing education units (CEU's) of training in early literacy and language development of children birth to 5 years of age. Literacy training must be a single class or course that is no less than 5 hours in duration and focuses on early literacy and language development of children from birth to 5 years of age.
- 1.(d) All child care personnel employed on or before December 31, 2004 shall complete 5-clock-hours or .5 documented continuing education unit (CEU) of training in early literacy and language development of children from birth to 5 years of age, as documented on the certificate of course completion, classroom transcript, or diploma; by June 30, 2005.
- 2. All child care personnel hired on or after January 1, 2005, shall complete early literacy training this training within 12 months of date of employment. Literacy training must be a single class or course that is no less than 5 hours in duration.
- 3. In order to meet this requirement, child care personnel must complete the department's online literacy course available by going to www.myflorida.com/childcare/training or select a training course from the Department of Children and Family Services' list of approved literacy training programs, which can be accessed by contacting the licensing authority or by going to www.myflorida.com/childcare/training or by completion of one college level course (for credit or non credit) if taken with the last 5 years. The Department of Children and Family Services will continue to approve literacy courses through March 31, 2005. After this date, no additional courses will be added to the list.
- 4. Literacy training that was taken within between July 1, 1999 and July 1, 2004 will be accepted by the licensing authority until January 1, 2005, if it meets all the required components stated above.
 - (e)1. through 2. No change.

- 3. A copy of the certificate or training transcript for the director and owner must be included in the department's official licensing file.
 - (3) through (6) No change.
 - (7) Staff Credentials.
 - (a)1. through 3. No change.
- a. Early Childhood Education Training Programs seeking equivalency to the CDA should submit a completed CF-FSP Form 5191, Feb. 04, Application for CDA Equivalency for Training Programs, which is incorporated by reference, to the Department of Children and Family Services for approval. CF-FSP Form 5191 may be obtained by going to the Department of Children and Family Services' website at www.myflorida.com/childcare/training.
- b. The criterion for programs wishing to be recognized as a State Approved CDA equivalency is determined by the Department of Children and Family Services and is outlined on the Application for CDA Equivalency for Training Programs. Effective July 1, 2005 the Department of Children and Family Services will only approve CDA Equivalency programs that are recognized by accredited institutions of one of the national or regional accreditation organizations of the Council for Higher Education Accreditation (CHEA). The only exception is an adult public vocational technical school accredited by the Council on Occupational Education (COE).
 - 4. Employment History Recognition Exemption.
- a. In addition to the requirements and time frames established in statute (a person employed in a child care facility on July 1, 1995, who has a high school diploma or its equivalent and has at least 10 years of documented experience, as determined by the department, in child care between July 1, 1980 and July 1, 1995, or 10 years of teaching experience in early childhood education through grade 3 in a public or private school since July 1, 1980, meets the minimum staff credential requirement), employment history experience must include a minimum of 15 hours per week per year or 540 hours per year working with children in a licensed, registered or exempt child care program as defined in Section 402.301, F.S., or teaching experience in a public or private school.
 - b. No change.
- 5. Graduate of the approved Florida School-Age Certification Training Program.
- a. Early Childhood Education Training providers organizations seeking to offer provide the Florida School-Age Certification Training Program must utilize the Florida School-Age Certification Training Program as approved by the Department of Children and Family Services- and-Organizations seeking to provide the Florida School Age Certification Training Program, must apply for approval on CF-FSP Form 5257, September 04 July 02, Application to Provide the Florida School-Age Certification Training Program, which is incorporated by reference. CF-FSP Form

- 5257 may be obtained by going to the Department of Children and Family Services' website at www.myflorida.com/ childcare/training.
- b. In order to receive the Florida School-Age Certification, a candidate must have completed the Department of Children and Family Services Florida School-Age Certification Training Program, which consists of the following:
 - (I) through (III) No change.
- (IV) 480 hours of direct contact with children in a school-age setting within the past five years.
 - c. through d. No change.
- e. Early Childhood Education Training providers organizations that offer provide the Florida School-Age Certification Training Program must complete CF-FSP Form 5259, Oct. 01, Confirmation of Completion of the Florida School-Age Certification Training Program, which is incorporated by reference, for each graduate. The Early Childhood Education Training providers Organizations must submit the completed CF-FSP Form 5259 for each graduate, to the Department of Children and Family Services or its designated representative for processing upon completion of all components of the Florida School-Age Certification Training Program.
 - f. through g. No change.
- (b) Periods of Transition. Child care personnel meeting the staff credentialing requirement in subparagraphs (a)1.-5. of this section, must work at the facility a minimum of 20 hours per week. Nap time and lunch times are excluded from this calculation. A credentialed staff person must be on-site on a full time basis for those facilities that operate 20 hours or less per week.
 - (c) Calculation of Number of Personnel Necessary.
- 1. Child care facilities with 19 or less children or which operate less than (8) hours per week are not subject to the credentialing requirement.
- 2. For every 20 children, a child care facility must have one child care personnel who meets the credentialing requirement. Based on this formula, child care facilities with 20-39 children must have one credentialed staff member, facilities with 40-59 children must have 2 credentialed staff members, and so on.
- 3. Volunteers who meet the credentialing requirement will be included in calculating the credentialing ratio.
- 4. The licensing authority will calculate the number of <u>credentialed personnel required based on daily attendance.</u>
- 5. In addition to CF-FSP Form 5206, Feb. 04, Child Care Personnel Professional Development Confirmation Form, child care facilities must have available written documentation of credentialed personnel's work schedules. Examples of written documentation are employee time sheets, personnel work schedules, and employment records.

- 6. Children who are five years old and above, when they are enrolled in and attending a kindergarten program or grades one and above, are excluded from the calculation for purposes of determining the number of personnel necessary to meet the credentialing ratio.
- (d)(b) CDA or CDAE Renewal. A CDA or Child Development Associate Equivalency (CDAE) must may be renewed as specified in subparagraph 1.-3. below. However, for the purpose of meeting the staff credentialing requirement for every 20 children in care, as mandated in Section 402.305(3), F.S., a renewal is not required, but is encouraged and appropriate if the individual chooses.
- 1. Florida CDAE Renewals. To maintain a Florida CDAE, every 5 years a candidate must complete and provide documentation of the following criteria, along with the Florida CDAE Renewal Application, CF-FSP 5273, Jan. 2005, to the State of Florida Child Care Program Office Nov. Feb. 2004. which The Renewal Application can be obtained by going to the Department of Children and Family Services' website at www.myflorida.com/childcare/training, incorporated herein by reference. The State of Florida, Child Care Program Office will review and approve CDAE Renewal Applications and issue a CDAE renewal that expires in 5 years upon submission and approval of the renewal documents specified in paragraph 65C-22.003(7)(b), F.A.C., above.
 - a. No change.
- b. Proof of at least 4.5 Continuing Education Units (CEUs), or three college credits a three college credit hour eourse in early childhood education/child development, within the past 5 years that is in addition to the. The original 120 clock hours required for obtaining the CDA equivalency credential cannot be used for this requirement. In lieu of the above training, 45 hours of early childhood education/child development training completed at a Florida Career Education Center (Vocational or Technical school) within the past five years may be used to renew a CDAE.
 - c. through f. No change.
- g. Copy of original CDA or CDAE credential. If this is a second renewal, include a copy of the CDA or CDAE renewal certificate.
- h.g. The renewal fee for the Florida CDAE shall be \$30.00 65.00.
- 2. National CDA Renewals. To renew a National CDA, that is not current, individuals must contact the Council for Early Childhood Professional Recognition, located in Washington, DC, at 1(800)424-4310, and complete a waiver form which can be obtained by going to their website at http://www.cdacouncil.org.
- 3. The State of Florida, Child Care Program Office CDAE program will review and approve all CDAE Renewal Applications and renew and issue a CDAE renewal certificate to individuals holding an inactive National CDA or a Florida CDAE issued prior to June 30, 2000 upon submission of the

renewal documents specified in paragraph 65C-22.003(7)(b), F.A.C., above. This renewal option will be available through December 31, 2005 June 30, 2005. The Florida CDAE renewal will be documented on CF-FSP 5270, Nov. Feb. 2004, Florida CDA Equivalency Certificate of Renewal. CF-FSP 5270 will may be issued obtained by going to the Department of Children and Family Services' Child Care Program Office website at www.myflorida.com/ehildcare/training. Individuals, who obtained a CDAE on or before June 30, 2000, must renew by December 31, 2005.

(c) Periods of Transition. Child care personnel meeting the staff credentialing requirement in subparagraphs (a)1. 5. of this section, must work at the facility a minimum of 20 hours per week. Nap time and lunch times are excluded from this calculation. A credentialed staff person must be on site on a full time basis for those facilities that operate 20 hours or less per week.

(e)(d) Verification of Education and Employment History.

- 1. through 3. No change.
- (e) Calculation of Number of Personnel Necessary.
- 1. Child care facilities with 19 or less children or which operate less than (8) hours per week are not subject to the eredentialing requirement.
- 2. For every 20 children, a child care facility must have one child care personnel who meets the credentialing requirement. Based on this formula, child care facilities with 20-39 children must have one credentialed staff member. facilities with 40-59 children must have 2 credentialed staff members, and so on.
- 3. Volunteers who meet the credentialing requirement will be included in calculating the credentialing ratio.
- 4. The licensing authority will calculate the number of eredentialed personnel required based on daily attendance.
- 5. In addition to CF-FSP Form 5206, Feb. 04, Child Care Personnel Professional Development Confirmation Form, child care facilities must have available written documentation of eredentialed personnel's work schedules. Examples of written documentation are employee time sheets, personnel work schedules, and employment records.
- 6. Children who are five years old and above, when they are enrolled in and attending a kindergarten program or grades one and above, are excluded from the calculation for purposes of determining the number of personnel necessary to meet the credentialing ratio.
 - (8) No change.

Specific Authority <u>402.302</u>, 402.305 FS. Law Implemented 402.302, 402.305 FS. History–New <u>6-1-97</u>, Amended 7-2-98, 3-17,99, 7-26-00, 10-10-01, 4-2-02, 7-13-03, 9-12-04

Section II **Proposed Rules**

DEPARTMENT OF AGRICULTURE AND CONSUMER SERVICES

Division of Standards

RULE TITLE:

RULE NO.:

Standards

5F-2.001

PURPOSE AND EFFECT: The purpose of Rule 5F-2.001, F.A.C., is to adopt a revised edition of the chemical and physical standards for gasoline set forth in the American Society for Testing and Materials. This standard is used for quality testing of gasoline, a regulated petroleum product. The effect will be that the Department will use the most recent nationally recognized standard for gasoline developed by a consensus organization.

SUMMARY: Proposed Rule 5F-2.001, F.A.C., will specify that the more recent ASTM Standard, D4814-04b, is the accepted standard for implementation of Chapter 525, F.S.

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 day of this notice.

SPECIFIC AUTHORITY: 525.14, 525.037 FS.

LAW IMPLEMENTED: 525.01, 525.037, 525.07, 525.14, 525.16 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.

TIME AND DATE: 10:00 a.m., Tuesday, February 22, 2005

PLACE: Division of Standards' Conference Room, Suite E, Room 135, Doyle Conner Administration Building, 3125 Conner Boulevard, Tallahassee, Florida 32399-1650

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Nancy Fischer, Environmental Manager, Bureau of Petroleum Inspection, 3125 Conner Blvd., Bldg. #1, Tallahassee, FL 32399-1650, (850)488-9740

THE FULL TEXT OF THE PROPOSED RULE IS:

5F-2.001 Standards.

(1) Gasoline. The following specifications apply to gasoline sold or offered for sale in Florida. Specific variations or exemptions may be made by the Department of Agriculture and Consumer Services for gasoline designed for special equipment or service.

- (a) Standards. All gasoline shall conform to the chemical and physical standards for gasoline as set forth in the American Society for Testing and Materials designation D 4814 04b D 4814-03a, "Standard Specification for Automotive Spark-Ignition Engine Fuel."
- (b) Analysis. For purposes of inspection and testing, laboratory analyses shall be conducted using the methods recognized by the American Society for Testing and Materials designation D 4814 04b D 4814 03a, "Standard Specification for Automotive Spark-Ignition Engine Fuel."
 - (c) No change.
 - (2) through (5) No change.
- (6) Materials. The following materials are hereby incorporated by reference. Copies of these publications may be obtained from the American Society for Testing and Materials, 100 Barr Harbor Drive, West Conshohocken, PA 19428, or http://www.astm.org.
- (a) American Society for Testing and Materials <u>D</u> 4814 04b D 4814-03a, "Standard Specification for Automotive Spark-Ignition Engine Fuel";
 - (b) through (d) No change.

Specific Authority 525.037, 525.14 FS. Law Implemented 525.01, 525.037, 525.14 FS. History—Amended 1-15-68, 7-1-71, 7-1-73, 12-1-73, 11-16-74, 2-13-80, 5-3-83, Formerly 5F-2.01, Amended 5-3-90, 8-13-92, 11-29-94, 11-13-97, 12-9-98, 8-3-99, 7-31-00, 9-3-01, 8-15-02, 6-29-03, 6-21-04,

NAME OF PERSON ORIGINATING PROPOSED RULE: Nancy Fischer

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Paul Driggers, Acting Director, Division of Standards

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: January 14, 2005

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: December 30, 2004

DEPARTMENT OF AGRICULTURE AND CONSUMER **SERVICES**

Division of Standards

RULE NO.: RULE TITLE: Gasoline Silver Corrosion Standard 5F-2.017 The purpose is to repeal Rule 5F-2.017, F.A.C. The effect will be to remove the redundancy of a standard and a test method from the Florida Administrative Code. Rule 5F-2.017, F.A.C., adopted September 22, 2004, currently establishes the gasoline silver corrosion standard and test method for gasoline. The most recent edition of ASTM D 4814, "Standard Specification for Automotive Spark-Ignition Engine Fuel", also includes the silver corrosion standard and test method. The Department intends to concurrently adopt the most recent version of ASTM D 4814 in Rule 5F-2.001, F.A.C., thus obviating the need for Rule 5F-2.017, F.A.C.

SUMMARY: An emergency rule was implemented June 8, 2004 to remedy an omission at that time, of a silver corrosion standard for gasoline in the ASTM gasoline specification adopted into Rule 5F-2.001, F.A.C. This emergency rule was replaced by Rule 5F-2.017, F.A.C. on September 22, 2004. The silver corrosion standard for gasoline is now included in the latest edition of ASTM D4814-04b, "Standard Specification for Automotive Spark-Ignition Engine Fuel". Rule 5F-2.017, F.A.C. is no longer needed in the Florida Administrative Code because it is in materials to be adopted with ASTM D4814-04b.

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

Any person who wishes to provide information regarding the statement of estimated regulatory alternative must do so in writing within 21 days of this notice.

SPECIFIC AUTHORITY: 525.14 FS.

LAWS IMPLEMENTED: 525.037 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.

TIME AND DATE: 9:00 a.m., Tuesday, February 22, 2005

PLACE: Division of Standards' Conference Room, Suite E, Room 135, Doyle Conner Administration Building, 3125 Conner Boulevard, Tallahassee, Florida 32399-1650

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Nancy Fischer, Environmental Manager, 3125 Conner Blvd., Bldg. #1, Tallahassee, FL 32399-1650, (850)488-9740

THE FULL TEXT OF THE PROPOSED RULE IS:

5F-2.017 Gasoline Silver Corrosion Standard.

Specific Authority 525.14 FS. Law Implemented 525.037 FS. History-New 9-22-04, Repealed

NAME OF PERSON ORIGINATING PROPOSED RULE: Nancy Fischer

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Paul Driggers, Acting Director, Division of Standards

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: December 20, 2004

DEPARTMENT OF EDUCATION

Florida School for the Deaf and the Blind

RULE TITLE:

Student Progression Plan and Requirements

for Graduation 6D-7.006

PURPOSE AND EFFECT: The purpose of this Rule is to indicate that the Florida School for the Deaf and the Blind's Student Progression Plan and Requirements for Graduation have been revised to comply with state and federal mandates.

RULE NO.:

SUMMARY: This rule establishes guidelines for promotion and graduation of students enrolled in the Florida School for the Deaf and the Blind.

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: 1002.36(4)(c) FS.

LAW IMPLEMENTED: 1002.36(1), 1003.49 FS.

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

TIME AND DATE: 9:00 a.m., February 26, 2005

PLACE: Wilson Music Building Auditorium, FSDB Campus, St. Augustine, Florida

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Elaine F. Ocuto, Executive Assistant to the President, Florida School for the Deaf and the Blind, 207 N. San Marco Avenue, St. Augustine, FL 32084-2799

THE FULL TEXT OF THE PROPOSED RULE IS:

- Pupil Progression 6D-7.006 Student Plan and Requirements for Graduation.
- (1) Graduation and promotion requirements adopted by the Board of Trustees for the Florida School for the Deaf and the Blind pursuant to the provisions of Section 1003.49 232.2481, Florida Statutes, are contained in the Florida School for the Deaf and the Blind Student Pupil Progression Plan, revised December 2004 December 20, 1997, which is hereby incorporated by this rule and made a part of the rules of the Board of Trustees.
- (2) Copies of the Student Pupil Progression Plan may be obtained from the President, Florida School for the Deaf and the Blind, 207 N. San Marco Avenue, St. Augustine, Florida 32084 at a price to be established by the President but which shall not exceed actual cost of preparation, printing or reproduction and mailing.

BOARD OF TRUSTEES OF THE INTERNAL IMPROVEMENT TRUST FUND

Pursuant to Chapter 2003-145, Laws of Florida, all notices for the Board of Trustees of the Internal Improvement Trust Fund are 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."

LAND AND WATER ADJUDICATORY COMMISSION

Hawk's Haven Community Development District

RULE CHAPTER TITLE: RULE CHAPTER NO .:

Hawk's Haven Community

Development District 42YY-1 **RULE TITLES: RULE NOS.:** Establishment 42YY-1.001 42YY-1.002 Boundary 42YY-1.003 Supervisors

PURPOSE, EFFECT AND SUMMARY: The purpose of this proposed rule is to establish a community development district ("CDD"), the Hawk's Haven Community Development District ("District"), pursuant to Chapter 190, F.S. The petition filed by Hawk's Haven Developers, LLC, requests the Commission establish a community development district located within the unincorporated area of Lee County, Florida. A Notice of Receipt of Petition for the Hawk's Haven Community Development District was published in the November 24, 2004, edition of the Florida Administrative Weekly. The land area proposed to be served by the District comprises approximately 1,926 acres. A general location map is contained as Exhibit A to the petition to establish the District. The following real property is located within the external boundaries of the District and is to be excluded from the District:

Parcel A Address: 2971 Hickey Creek Road, Alva, Florida 33920

Parcel ID: 25-43-26-00-00122.0000

(approximately 29.6 acres)

Address: 2920 Hickey Creek Road, Alva, Florida Parcel B 33920

Parcel ID: 26-43-26-00-00010.0000

(approximately 15 acres)

Parcel C Address: 15180 Palm Beach Boulevard

Parcel ID: 27-43-26-00-00004.0000

(approximately 10 acres)

Petitioner either owns or has written consent to establish the District from the owners of one hundred percent (100%) of the land within the proposed District. The District, if established, currently intends to participate in the provision of certain community facilities and services to the property in the District to include, public roads, water and wastewater irrigation, surface water management, and landscape and hardscape.

OF SUMMARY STATEMENT OF **ESTIMATED** REGULATORY COSTS: In association with the Petition, the Petitioner has caused a Statement of Estimated Regulatory Costs ("SERC") to be prepared in compliance with Section 120.541, Florida Statutes. The complete text of the SERC (as amended) is contained at Exhibit "H" to the Petition. The SERC (as amended) estimates that the principal individuals and entities likely to be required to comply with the rule are the State of Florida and its residents, Lee County and its residents, current property owners, and future property owners within the

District. The SERC (as amended) indicates that the costs to state governmental entities to review and enforce the rule will be modest. Costs to Lee County are offset by the required filing fee paid to Lee County by the Petitioner. The proposed District will incur costs associated with its administration and management which will be offset by assessments to be imposed by the District. With respect to an estimate of the transactional costs likely to be incurred by individuals and entities required to comply with the requirements of the rule, the SERC (as amended) provides that the District plans to provide certain community facilities and services to the property in the District. According to the SERC (as amended) the District plans to fund, own, operate and maintain park and recreational facilities, landscape and hardscape, and surface water management. The District will fund and construct the water and wastewater irrigation and the District will dedicate same to Lee County. The District will also fund roads and street lighting for which ownership, operation and maintenance will be shared by Lee County and the District. The District may levy non-ad valorem special assessments on properties within its boundaries to finance infrastructure that the District funds and to defray the costs of operating and maintaining the infrastructure and associated community facilities. The District may issue notes, bonds, or other indebtedness to fund its improvement program. Prospective future land owners would be required to pay off such indebtedness over time in the form of non-ad valorem special assessments or other rates, fees or charges. The District may also impose an annual levy for the operation and maintenance of the District. The SERC (as amended) concludes that the proposed District will not create any significant economic costs for the State of Florida or for Lee County, and approval of the District will not have any negative effect on state revenues. Finally, the SERC (as amended) concludes that the District should have a positive impact on small businesses or the local economy and will not have a negative impact on small cities or counties. Lee County is not a "small" county as defined by Section 120.52, Florida Statutes. The data utilized in the SERC (as amended) was provided by the developer/petitioner and represents the best information available.

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

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

TIME AND DATE: 10:00 a.m., Monday, February 21, 2005 PLACE: Room 1802M, The Capitol, Tallahassee, Florida

Any person requiring a special accommodation to participate in the workshop because of a disability should contact Barbara Leighty, (850)487-1884, at least five (5) business days in advance to make appropriate arrangements.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULES IS: Barbara Leighty, Senior Policy Analyst, Florida Land and Water Adjudicatory Commission, The Capitol, Room 1802, Tallahassee, Florida 32399-0001, (850)487-1884

THE FULL TEXT OF THE PROPOSED RULES IS:

HAWK'S HAVEN COMMUNITY DEVELOPMENT DISTRICT.

42YY-1.001 Establishment.

The Hawk's Haven Community Development District is hereby established.

Specific Authority 190.005 FS. Law Implemented 190.004, 190.005 FS. History-New

42YY-1.002 Boundary.

The boundaries of the District are as follows:

Parcel in Sections 25, 26, 27, 34, 35 and 36, Township 43 South, Range 26 East Lee County, Florida

A tract or parcel of land lying in Sections 25, 26, 27, 34, 35 and 36, Township 43 South, Range 26 East, Lee County, Florida, said tract or parcel of land being more particularly described as follows:

Beginning at the Southeast corner of said Section 34 run N00°59'34"W along the East line of the Southeast Quarter (SE 1/4) of said Section 34 for 2,654.70 feet to the East Quarter Corner of said Section 34; thence run S89°15'30"W along the North line of the South Half (S 1/2) of said Section 34 for 5,100.92 feet to a point on a non-tangent curve at the intersection with the Easterly line of lands described in a deed recorded in Official Record Book 4107, at Page 886, Lee County Records; thence run northwesterly along said Easterly line and along an arc of curve to the left of radius 240.00 feet (delta 21°30'24") (chord bearing N34°21'11"W) (chord 89.56 feet) for 90.09 feet to a point of tangency; thence run N45°06'23"W along said Easterly line for 156.71 feet to a point of curvature; thence run northwesterly along said Easterly line and along an arc of curve to the left of radius 240.00 feet (delta 06°54'55") (chord bearing N48°33'50"W) (chord 28.95 feet) for 28.97 feet to an intersection with the West line of the Northwest Quarter (NW 1/4) of said Section 34; thence run N00°49'55"W along said West line for 2,437.57 feet to the Southwest Corner of said Section 27; thence run N00°49'48"W along the West line of the Southwest Quarter (SW 1/4) of said Section 27 for 659.59 feet to the Southwest corner of the Northwest Quarter (NW 1/4) of the Southwest Quarter (SW 1/4) of the Southwest Quarter (SW 1/4) of said Section 27;

thence run N89°06'39"E along the South line of the North Half (N 1/2) of the Southwest Quarter (SW 1/4) of the Southwest Quarter (SW 1/4) of said Section 27 for 1,318.66 feet to the Southeast corner of the Northeast Quarter (NE 1/4) of the Southwest Quarter (SW 1/4) of the Southwest Quarter (SW 1/4) of said Section 27; thence run N00°50'33"W along the East line of said Fraction for 660.48 feet to the Northeast Corner of said Fraction; thence run S89°04'20"W along the North line of said Fraction for 659.26 feet to the Southeast corner of the Southwest Quarter (SW 1/4) of the Northwest Quarter (NW 1/4) of the Southwest Quarter (SW 1/4) of said Section 27; thence run N00°50'10"W along the East line of said Fraction for 660.23 feet to the Northeast Corner of said Fraction; thence run S89°02'22"W along the North line of said Fraction for 659.19 feet to an intersection with the West line of the Southwest Quarter (SW 1/4) of said Section 27; thence run N00°49'48"W along said West line for 659.85 feet to the West Quarter Corner of said Section 27; thence run N00°47'16"W along the West line of the Northwest Quarter (NW 1/4) of said Section 27 for 1,328.51 feet to an intersection with the Southerly right of way line of State Road 80, (150 feet wide); thence run N77°10'14"E along said Southerly right of way line for 2,020.27 feet to an intersection with the West line of the Southeast Quarter (SE 1/4) of the Northeast Quarter (NE 1/4) of the Northwest Quarter (NW 1/4) of said Section 27; thence run S00°50'17"E along said West line for 421.56 feet to the Southwest Corner of said Fraction, being designated as POINT "A"; thence run N88°54'52"E along the South line of said Fraction for 658.74 feet to an intersection with the West line of the East Half (E 1/2) of said Section 27; thence run S00°51'17"E along said West line for 2,065.72 feet to an intersection with the Southwesterly line of Conservation Easement CE-5, described in a deed recorded in Official Record Book 3492, at Page 568, Lee County Records; thence run along said Southwesterly line the following courses: S89°09'06"W for 37.27 feet to a point on a non-tangent curve; northwesterly along an arc of curve to the left of radius 544.11 feet (delta 28°08'56") (chord bearing N29°19'43"W) (chord 264.63 feet) for 267.31 feet to a point on a non-tangent curve; northerly along an arc of curve to the right of radius 76.19 feet (delta 50°10'58") (chord bearing N18°17'17"W) (chord 64.62 feet) for 66.73 feet to a point on a non-tangent curve; and northerly along an arc of curve to the left of radius 294.98 feet (delta 04°38'23") (chord bearing N04°29'11"E) (chord 23.88 feet) for 23.89 feet; thence run S89°59'57"W along a non-tangent line for 290.94 feet to a point on a non-tangent curve and an intersection with the Southerly line of Conservation Easement CE-6, described in a deed recorded in Official Record Book 3492, at Page 568, Lee County Records; thence run along said Southerly line the following courses: southerly along an arc of curve to the left of radius 366.19 feet (delta 02°13'10") (chord bearing S03°58'21"W) (chord 14.18 feet) for 14.19 feet; S69°32'12"W along a non-tangent line for 112.75 feet to a point on a non-tangent curve; southwesterly

along an arc of curve to the left of radius 175.00 feet (delta 102°58'00") (chord bearing S52°06'04"W) (chord 273.85 feet) for 314.49 feet; S88°44'23"W along a non-tangent line for 23.42 feet; S71°47'56"W for 48.67 feet; S07°58'00"W for 35.55 feet; S03°55'13"E for 56.03 feet; S23°32'56"W for 47.94 feet; S33°25'14"W for 36.18 feet; S12°58'58"W for 61.88 feet; N86°33'52"W for 89.92 feet; and S82°52'46"W for 49.35 feet; thence run S84°07'47"W along said Southerly line and the extension thereof for 87.43 feet to a point on a non-tangent curve; thence run southeasterly along an arc of curve to the left of radius 700.00 feet (delta 34°14'28") (chord bearing S52°26'02"E) (chord 412.14 feet) for 418.33 feet to a point of tangency; thence run S69°33'15"E for 283.26 feet to a point of curvature; thence run southeasterly along an arc of curve to the right of radius 550.00 feet (delta 53°24'45") (chord bearing S42°50'53"E)(chord 494.36 feet) for 512.72 feet to a point of tangency; thence run S16°08'30"E for 429.10 feet to a point of curvature; thence run southerly along an arc of curve to the left of radius 700.00 feet (delta 02°04'24") (chord bearing S17°10'43"E) (chord 25.33 feet) for 25.33 feet to an intersection with the Northerly right of way line of the former Seaboard All Florida Railroad (100 feet wide) and Florida Power & Light Co. Easement (100 feet wide), described in a deed recorded in Deed Book 230, at Page 106, Lee County Records; thence run N89°00'08"E along a non-tangent line and said Northerly right of way line for 112.79 feet to an intersection with the West line of the East Half (E 1/2) of said Section 27; thence run S00°51'17"E along said West line for 50.00 feet to an intersection to an intersection with the North line of the South 50 feet of said former Seaboard All Florida Railroad right of way (100 feet wide); thence run N89°00'08"E along said North line for 7,949.61 feet to an intersection with the West line of the Southwest Quarter (SW 1/4) of said Section 25; thence run N00°33'55"W along said West line for 50.00 feet to an intersection with the Northerly right of way line of the former Seaboard All Florida Railroad (100 feet wide); thence run N89°00'08"E along said right of way line for 5,295.61 feet to an intersection with the East line of the Southeast Quarter (SE 1/4) of said Section 25; thence run S01°39'28"E along said East line for 629.62 feet to the Northeast Corner of said Section 36 being designated as POINT "B"; thence run S00°16'51"E along the East line of the Northeast Quarter (NE 1/4) of said Section 36 for 2,647.36 feet to the East Quarter Corner of said Section 36; thence run S00°45'42"E along the East line of the Southeast Quarter (SE 1/4) of said Section 36 for 2,644.68 feet to the Southeast Corner of said Section 36; thence run S89°12'27"W along the South line of the Southeast Quarter (SE 1/4) of said Section 36 for 2,644.62 feet the South Quarter Corner of said Section 36; thence run S89°11'43"W along the South line of the Southwest Quarter (SW 1/4) of said Section 36 for 2,643.63 feet to the Southeast Corner of said Section 35; thence run S88°54'06"W along the South line of the Southeast Quarter (SE 1/4) of said Section 35 for 2643.62 feet to the South Quarter Corner of said Section 35; thence run S88°53'41"W along the South line of the Southwest Quarter (SW 1/4) of said Section 35 for 2,642.70 feet to the POINT OF BEGINNING.

LESS and EXCEPT the following described parcels.

From the point designated as POINT "A" run S88°54'52"W along the South line of the Northeast Quarter (NE 1/4) of the Northwest Quarter (NW 1/4) of said Section 27 for 658.74 feet to the Northeast Corner of the Northeast Quarter (NE 1/4) of the Southwest Quarter (SW 1/4) of the Northwest Quarter (NW 1/4) of said Section 27 and POINT OF BEGINNING.

From said Point of Beginning run S00°49'17"E along the East line of said Fraction for 660.13 feet to the Southeast Corner of said Fraction; thence run S88°57'38"W along the South line of said Fraction for 658.93 feet to the Southwest Corner of said Fraction; thence run N00°48'16"W along the West line of said Fraction for 659.60 feet to the Northwest Corner of said Fraction; thence run N88°54'52"E along the North line of said Fraction for 658.74 feet to the POINT OF BEGINNING.

AND

From the point designated as POINT "B" run S88°44'46"W along the South line of the Southeast Quarter (SE 1/4) of said Section 25 for 2,674.22 feet to the South Quarter Corner of said Section 25 and POINT OF BEGINNING.

From said Point of Beginning run S89°12'44"W along the South line of the Southwest Quarter (SW 1/4) of said Section 25 for 2,633.46 feet to the Southeast Corner of said Section 26; thence run S89°14'15"W along the South line of the Southeast Quarter (SE 1/4) of said Section 26 for 1,327.50 feet to the Southwest Corner of the Southeast Quarter (SE 1/4) of the Southeast Quarter (SE 1/4) of said Section 26; thence run N00°23'46"W along the West line of said Fraction for 526.48 feet to an intersection with the Southerly right of way line of the former Seaboard All Florida Railroad (100 feet wide); thence run N89°00'08"E along said Southerly right of way line for 3,955.59 feet to an intersection with the East line of the Southwest Quarter (SW 1/4) of said Section 25; thence run S00°58'43"E along said East line for 541.54 feet to the POINT OF BEGINNING.

Containing a Total Area of 1,926.03 Acres, more or less.

Bearings hereinabove mentioned are State Plane for the Florida West Zone (1983/90 adjustment) and are based on the west line of the Northwest Quarter (NW 1/4) of said Section 34 to bear N00°49'55"W.

Specific Authority 190.005 FS. Law Implemented 190.004, 190.005 FS.

42YY-1.003 Supervisors.

The following five persons are designated as the initial members of the Board of Supervisors: James P. Harvey, Graydon Miars, Daniel Coe, Joe Carbonara, and Roger Postlethwaite.

Specific Authority 190.005 FS. Law Implemented 190.004, 190.005 FS.

NAME OF PERSON ORIGINATING PROPOSED RULE: Teresa Tinker, Florida Land and Water Adjudicatory Commission, Room 1802, The Capitol, Tallahassee, Florida 32399-0001

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Teresa Tinker, Florida Land and Water Adjudicatory Commission

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: January 18, 2005

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: January 7, 2005

LAND AND WATER ADJUDICATORY COMMISSION

Lakewood Ranch Community Development District

RULE CHAPTER TITLE: RULE CHAPTER NO.:

Lakewood Ranch Community

Development District 7 42ZZ-1**RULE TITLES: RULE NOS.:** Establishment 42ZZ-1.001 42ZZ-1.002 Boundary **Supervisors** 42ZZ-1.003

PURPOSE, EFFECT AND SUMMARY: The purpose of this proposed rule is to establish a community development district ("CDD"), the Lakewood Ranch Community Development District 7 ("District"), pursuant to Chapter 190, F.S. The petition filed by Schroeder-Manatee Ranch, Inc., requests the Commission establish a community development district located entirely within Manatee County, Florida. A Notice of Receipt of Petition for the Lakewood Ranch Community Development District 7 was published in the October 29, 2004, edition of the Florida Administrative Weekly. The land area proposed to be served by the District comprises approximately 1,615 acres. A general location map is contained as Exhibit 1 to the petition to establish the District. There are no excluded parcels located within the boundaries of the proposed District. The Petitioner either owns or has written consent to establish the District from the owners of one hundred percent (100%) of the land within the proposed District. The development plan for the proposed lands within the District includes the construction of approximately 751 single family home sites. The District, if established, currently intends to participate in the provision of various community facilities and services to the property in the District to include, public roads, stormwater management, utilities, and landscape.

SUMMARY OF **STATEMENT** OF **ESTIMATED** REGULATORY COSTS: In association with the Petition, the Petitioner has caused a Statement of Estimated Regulatory Costs ("SERC") to be prepared in compliance with Section 120.541, Florida Statutes. The complete text of the SERC (as amended) is contained at Exhibit "7" to the Petition. The SERC (as amended) estimates that the principal individuals and entities likely to be required to comply with the rule are the ultimate property owners within the District. Prior to the sell out of the real estate, all of the undeveloped land owned by the developer and any other landowner will also be under the jurisdiction of the District. The SERC (as amended) indicates that the costs to state governmental entities to review and enforce the rule will be modest. Costs to Manatee County are offset by the required filing fee paid to Manatee County by the Petitioner. The proposed District will incur costs associated with its administration and management which will be offset by assessments to be imposed by the District. With respect to an estimate of the transactional costs likely to be incurred by individuals and entities required to comply with the requirements of the rule, the SERC (as amended) provides that the District plans to provide various community facilities and services to the property in the District. According to the SERC (as amended) the District plans to fund, own, operate and maintain the stormwater management system and landscape. The District will also fund and construct the public roadways and utilities, and the District will dedicate them to Manatee County. The District may levy non-ad valorem special assessments on properties within its boundaries to finance infrastructure that the District funds and to defray the costs of operating and maintaining the infrastructure and associated community facilities. The District may issue notes, bonds, or other indebtedness to fund its improvement program. Prospective future land owners would be required to pay off such indebtedness over time in the form of non-ad valorem special assessments or other rates, fees or charges. The District may also impose an annual levy for the operation and maintenance of the District. Finally, the SERC (as amended) concludes that the rule's effect on small businesses will be minimal or positive and that Manatee County is not a "small" county as defined by Section 120.52, Florida Statutes. The SERC (as amended) analysis is based on a straightforward application of economic theory with input received from the developer's engineer and other professionals associated with the developer.

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

IF REQUESTED WITHIN 21 DAYS OF THE DATE OF THIS NOTICE, A HEARING WILL BE HELD AT THE TIME, DATE AND PLACE SHOWN BELOW (IF NOT REQUESTED, A HEARING WILL NOT BE HELD): TIME AND DATE: 2:00 p.m., Monday, February 21, 2005

PLACE: Room 1802M, The Capitol, Tallahassee, Florida

Any person requiring a special accommodation to participate in the workshop because of a disability should contact Barbara Leighty, (850)487-1884, at least five (5) business days in advance to make appropriate arrangements.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULES IS: Barbara Leighty, Senior Policy Analyst, Florida Land and Water Adjudicatory Commission, The Capitol, Room 1802, Tallahassee, Florida 32399-0001, (850)487-1884

THE FULL TEXT OF THE PROPOSED RULES IS:

LAKEWOOD RANCH COMMUNITY **DEVELOPMENT DISTRICT 7**

42ZZ-1.001 Establishment.

The Lakewood Ranch Community Development District 7 is hereby established.

Specific Authority 190.005 FS. Law Implemented 190.004, 190.005 FS.

42ZZ-1.002 Boundary.

The boundaries of the District are as follows:

COMMENCE AT THE SOUTHWEST CORNER OF SECTION 34, TOWNSHIP 35 SOUTH, RANGE 19 EAST, MANATEE COUNTY, FLORIDA; THENCE S89°58'32"E, ALONG THE SOUTH LINE OF SAID SECTION 34, A DISTANCE OF 1770.02 FT.; THENCE N00°01'28"E, PERPENDICULAR WITH SAID SOUTH LINE, A DISTANCE OF 954.40 FT. FOR A POINT OF BEGINNING; THENCE N00°01'28"E, 788.60 FT.; THENCE S89°58'32"E, 38.36 FT.; THENCE N00°01'28"E, 391.85 FT.; THENCE N53°08'42"W, 108.39 FT.; THENCE N64°51'52"W, 72.10 FT.; THENCE N51°15'29"W, 71.24 FT.; THENCE N88°53'01"W, 64.72 FT.; THENCE \$42°31'45"W, 48.99 FT.; THENCE S57°15'03"W, 43.67 FT.; THENCE N75°08'44"W, 93.01 FT.; THENCE N36°23'58"W, 51.93 FT.; THENCE N30°15'09"W, 120.41 FT.; THENCE N26°03'26"W, 83.03 FT.; THENCE N11°24'03"E, 191.05 FT.; THENCE N77°32'10"W, 49.33 FT.; THENCE N54°48'49"W, 53.50 FT.; THENCE S83°25'42"W, 39.97 FT.; THENCE N77°03'04"W, 28.41 FT.; THENCE N76°42'11"W, 50.64 FT.; THENCE S09°58'45"W, 46.64 FT.; THENCE S17°32'46"W, 26.17 FT.; THENCE N55°40'30"W, 120.52 FT.; THENCE S34°19'30"W, 52.27 FT.; THENCE S00°00'00"W, 86.03 FT.; THENCE S88°05'00"W, 286.50 FT.; THENCE N01°55'00"W, 372.74 FT.: THENCE N88°07'20"E, 1375.24 FT.; THENCE N00°45'04"W, 878.14 FT. TO A POINT ON THE ARC OF A CURVE, WHOSE RADIUS POINT LIES N03°25'44"W, A DISTANCE OF 2720.00 FT.; THENCE RUN NORTHEASTERLY ALONG THE ARC OF SAID CURVE, THROUGH A CENTRAL ANGLE OF 21°37'51", A DISTANCE OF TO THE P.R.C. OF A CURVE CONCAVE TO THE SOUTHEAST, HAVING A RADIUS OF 1690.00 FT.; THENCE RUN NORTHEASTERLY ALONG THE ARC OF SAID CURVE, THROUGH A CENTRAL ANGLE OF 21°25'17", A DISTANCE OF 631.85 FT. TO THE P.T. OF SAID CURVE; THENCE N86°21'42"E, A DISTANCE OF 275.61 FT. TO THE PC OF A CURVE CONCAVE TO THE NORTHWEST, HAVING A RADIUS OF 1940.00 FT.; THENCE RUN NORTHEASTERLY ALONG THE ARC OF SAID CURVE, THROUGH A CENTRAL ANGLE OF 38°34'52", A DISTANCE OF 1306.33 FT. TO THE P.T. OF SAID CURVE; THENCE N47°46'50"E, A DISTANCE OF 466.55 FT. TO THE P.C. OF A CURVE CONCAVE TO THE SOUTHEAST, HAVING A RADIUS OF 2610.00 FT.; THENCE RUN NORTHEASTERLY ALONG THE ARC OF SAID CURVE, THROUGH A CENTRAL ANGLE OF 28°29'57", A DISTANCE OF 1298.23 FT. TO THE P.T. OF SAID CURVE; THENCE N76°16'47"E, A DISTANCE OF 615.98 FT. TO THE PC OF A CURVE CONCAVE TO THE SOUTHWEST, HAVING A RADIUS OF 2920.00 FT; THENCE RUN SOUTHEASTERLY ALONG THE ARC OF SAID CURVE, THROUGH A CENTRAL ANGLE OF 30°55'19", A DISTANCE OF 1575.89 FT. TO THE PT OF SAID CURVE; THENCE S72°47'54"E, A DISTANCE OF 1139.89 FT. TO THE PC OF A CURVE CONCAVE TO THE NORTHEAST, HAVING A RADIUS OF 2940.00 FT.; THENCE RUN SOUTHEASTERLY ALONG THE ARC OF SAID CURVE, THROUGH A CENTRAL ANGLE OF 31°21'44", A DISTANCE OF 1609.28 FT. TO THE P.T. OF SAID CURVE, THENCE N75°50'22"E, A DISTANCE OF 1638.12 FT. TO THE P.C. OF A CURVE, CONCAVE TO THE SOUTHEAST, HAVING A RADIUS OF 5060.00 FT.; THENCE RUN NORTHEASTERLY ALONG THE ARC OF SAID CURVE, THROUGH A CENTRAL ANGLE OF 14°11'52", A DISTANCE OF 1253.86 FT. TO THE P.T. OF SAID CURVE; THENCE S89°57'46"E, 1829.22 THENCE S00°35'33"W, 5767.03 FT.; THENCE N89°58'32"W, A DISTANCE OF 3596.50 FT. TO THE P.C. OF A CURVE CONCAVE TO THE SOUTHEAST, HAVING 2404.00 FT.; RADIUS OF THENCE SOUTHWESTERLY ALONG THE ARC OF SAID CURVE, THROUGH A CENTRAL ANGLE OF 07°03'42", DISTANCE OF 296.29 FT. TO THE P.T. OF SAID CURVE; THENCE S82°57'46"W, 1478.53 FT.; THENCE N89°58'32"W, 1847.42 FT.; THENCE N70°58'32"W, A DISTANCE OF 1425.55 FT. TO THE P.C. OF A CURVE CONCAVE TO THE SOUTHWEST, HAVING A RADIUS OF 2303.68 FT.; THENCE RUN NORTHWESTERLY ALONG THE ARC OF SAID CURVE, THROUGH A CENTRAL ANGLE OF 14°01'45", A DISTANCE OF 564.07 FT. TO THE P.T. OF SAID CURVE; THENCE N85°00'17"W, A DISTANCE OF 2585.08 FT.; THENCE N00°00'00"E, 528.25 FT.; THENCE N90°00'00"W, 221.92 FT.; THENCE \$54°54'36"W, 292.35 FT.; THENCE \$85°08'24"W, 328.90 FT.; THENCE S00°00'00"W, A DISTANCE OF 383.44 FT. TO A POINT ON THE ARC OF A CURVE WHOSE RADIUS POINT LIES S13°32'56"E, A DISTANCE OF 2303.68 FT.; THENCE RUN SOUTHWESTERLY ALONG THE ARC OF SAID CURVE, THROUGH A CENTRAL ANGLE OF 04°05'04", A DISTANCE OF 164.22 FT. TO THE P.T. OF SAID CURVE; THENCE S72°22'00"W, 85.91 FT.; THENCE N17°38'00"W, 275.11 FT.; THENCE N89°58'50"W,

A DISTANCE OF 1400.00 FT. TO THE POINT OF BEGINNING, BEING AND LYING IN SECTIONS 25, 34, 35 AND 36, TOWNSHIP 35 SOUTH, RANGE 19 EAST, MANATEE COUNTY, FLORIDA.

CONTAINING 1,615.22 ACRES MORE OR LESS.

Specific Authority 190.005 FS. Law Implemented 190.004, 190.005 FS. History-New

42ZZ-1.003 Supervisors.

The following five persons are designated as the initial members of the Board of Supervisors: Bob Weber, Thomas J. Danahy, Robert Lane, Harold Wagner, and Roger Hill.

Specific Authority 190.005 FS. Law Implemented 190.004, 190.005 FS.

NAME OF PERSON ORIGINATING PROPOSED RULE: Teresa Tinker, Florida Land and Water Adjudicatory Commission, Room 1802, The Capitol, Tallahassee, Florida 32399-0001

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Teresa Tinker, Florida Land and Water Adjudicatory Commission

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: January 17, 2005

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: January 7, 2005

DEPARTMENT OF ENVIRONMENTAL PROTECTION

Pursuant to Chapter 2003-145, Laws of Florida, all notices for the Department of Environmental Protection are 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 Hearing Aid Specialists

RULE TITLE: RULE NO.: Citations 64B6-7.007

PURPOSE AND EFFECT: The Board proposes to clarify and revise the requirements which serve as the basis for assessment of penalties for violations.

SUMMARY: Outlines penalties and violations which relate to the issuance of citations.

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: 456.077, 484.044 FS.

LAW IMPLEMENTED: 456.077 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: Sue Foster, Executive Director, Board of Hearing Aid Specialists/MQA, 4052 Bald Cypress Way, Bin #C08, Tallahassee, Florida 32399-3253

THE FULL TEXT OF THE PROPOSED RULE IS:

64B6-7.007 Citations.

Definitions. As used in this Rule:

- (1) through (2) No change.
- (3) The Board hereby designates the following as citation violations which shall result in a penalty of two hundred and seventy-five dollars (\$275.00):
- (a) Violation of Section 484.0501(6), F.S. (Audiometric testing room requirements and waiver);
- (b) Violation of Section 484.051(1), 484.056(1)(u) F.S. (Failure to provide itemized price list when requested); Violation of Rule 64B6-5.003, F.A.C.
- (c) Violation of Rule 64B6-6.003, F.A.C. (Audiometric Testing);
- (d) Violation of Rule 64B6-6.003, F.A.C. (Certified Testing Room);
- (e) Failure to take action to correct a minor violation within 15 days after receiving a notice of noncompliance pursuant to Rule 64B6-7.006 64B5-7.006, F.A.C.
- (f) Violation of Rule 64B6-5.001, F.A.C. (Continuing Education);
- (g) Violation of Rule 64B6-5.003, F.A.C. (Continuing Education Attendance);
- (h) Violation of subsection 64B6-6.008(4), F.A.C. (Regular Place of Business Requirements; Advertising Requirements);
 - (i) Failure to timely pay required fees and fines;
- (i) Failure to comply with advertising requirements, including Section 456.062, F.S.
 - (4) No change.
- (5) If the subject does not dispute the matter in the citation with the department within 30 days after the citation is served, the citation becomes a public final order and does not constitute discipline for a first offense, but does constitute discipline for a second of subsequent offense.

Specific Authority 456.077, 484.044 FS. Law Implemented 456.077 FS. History-New 10-21-91, Formerly 21JJ-7.010, Amended 11-21-94, Formerly 61G9-7.010, Amended 9-24-97,

NAME OF PERSON ORIGINATING PROPOSED RULE: Board of Hearing Aid Specialists

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Board of Hearing Aid Specialists

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: December 7, 2004

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: December 23, 2004

DEPARTMENT OF HEALTH

Board of Medicine

RULE TITLE: RULE NO.: Standard of Care for Office Surgery 64B8-9.009

PURPOSE AND EFFECT: The proposed rule amendments are intended to address the definition of a pediatric patient and update the requirements for the crash cart in office surgery settings.

SUMMARY: The proposed rule amendments define a pediatric patient and set forth an updated list of requirements for the crash cart in office surgery settings.

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: 458.309(1), 458.331(1)(v) FS.

LAW IMPLEMENTED: 458.331(1)(g),(t),(v),(w), 458.351 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: Larry McPherson, Executive Director, Board of Medicine/MQA, 4052 Bald Cypress Way, Bin #C03, Tallahassee, Florida 32399-3253

THE FULL TEXT OF THE PROPOSED RULE IS:

64B8-9.009 Standard of Care for Office Surgery. NOTHING IN THIS RULE RELIEVES THE SURGEON OF THE RESPONSIBILITY FOR MAKING THE MEDICAL DETERMINATION THAT THE OFFICE IS ANAPPROPRIATE FORUM FOR THE PARTICULAR PROCEDURE(S) TO BE PERFORMED ON PARTICULAR PATIENT.

- (1) Definitions.
- (a) through (d) No change.
- (e) Pediatric patients are defined as those patients who are 13 years of age or under.
 - (2) through (4) Level II Office Surgery.
 - (a) No change.
 - (b) Standards for Level II Office Surgery.
 - 1. through 2. No change.
 - 3. Equipment and Supplies Required.

- a. Full and current crash cart at the location the anesthetizing is being carried out. The crash cart must include, at a minimum, the following resuscitative medications:
- I. Adenosine 6 mg/2 ml x3 Adrenalin (epinephrine) 1:10.000 dilution: 10ml
- II. Albuterol Inhaler Adrenalin (epinephrine) 1:1000 dilution; 1ml

III. Amiodarone 150 mg x2

IV.HI. Atropine 0.4 mg/ml; 3 ml 0.1mg/ml; 5ml

IV. Benadryl (diphenhydramine)

V. Calcium chloride 10%; 10ml

VI. Dextrose 50%; <u>50 ml</u>

VII. Diphenhydramine 50 mg Dilantin (phenytoin)

VIII. Dopamine 200 mg minimum

IX. Epinephrine 1:10,000 dilution; 10 ml Heparin

X. Epinephrine 1:1000 dilution; 1ml x 3 Inderal (propranolol)

XI. Flumazenil 0.1 mg/ml; 5 ml x 2 Isuprel

XII. Furosemide 40 mg Lanoxin (digoxin)

Hydrocortisone or Methylprednisolone or <u>Dexamethasone</u> <u>Lasix (furosemide)</u>

XIV. Lidocaine 100 mg Xylocaine (lidocaine)

XV. Magnesium sulfate 1 gm x 2 50%

XVI. Naloxone 0.4 mg/ml; 3 ml Narean (naloxone)

XVII. Propranolol 1 mg x 1 Pronestyl (procainamide)

XVIII. Sodium bicarbonate 50mEq/50ml

XIX. Succinylcholine 1 vial Solu-medrol (methylprednisolone)

XX. Vasopressin 20 units x 2

XXI.XX. Verapamil hydrochloride 5 mg x 2

XXI. Romazicon

- b. A Benzodiazepine must be stocked, but not on the crash cart.
- c.b. Suction devices, endotracheal tubes, laryngoscopes, etc.
- <u>d.e.</u> Positive pressure ventilation device (e.g. Ambu) plus oxygen supply.
 - e.d. Double tourniquet for the Bier block procedure.
 - f.e. Monitors for blood pressure/EKG/Oxygen saturation.
 - g.f. Emergency intubation equipment.
 - h.g. Adequate operating room lighting.
- i.h. Emergency power source able to produce adequate power to run required equipment for a minimum of two (2)

<u>i.i.</u> Appropriate sterilization equipment.

k.j. IV solution and IV equipment.

- 4. No change.
- (5) through (6) No change.

NAME OF PERSON ORIGINATING PROPOSED RULE: Surgical Care Committee, Board of Medicine

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

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: December 4, 2004

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: December 30, 2004

DEPARTMENT OF HEALTH

Board of Occupational Therapy Practice

RULE TITLE: RULE NO .: Citations 64B11-4.005

PURPOSE AND EFFECT: The purpose of the rule is to change the citation fine to more directly relate to the number of deficient continuing education hours indicated, up to a maximum of \$1,000.00. The rule also will allow citations to be issued for licensees who do not respond to a continuing education pre-renewal audit in a timely manner.

SUMMARY: The rule modifies and places a cap on citation fines for failure to obtain required continuing education. It also allows a citation to be issued to a licensee who fails to respond to a pre-renewal audit in a timely manner.

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: 456.077, 468.204 FS.

LAW IMPLEMENTED: 456.077, 456.072 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: Kaye Howerton, Executive Director, Board of Occupational Therapy Practice, 4052 Bald Cypress Way, Bin #C05, Tallahassee, Florida 32399-3255

THE FULL TEXT OF THE PROPOSED RULE IS:

64B11-4.005 Citations.

- (1) through (3) No change.
- (4) The Board designates the following as citation violations:
 - (a) through (c) No change.

- (d) First time failure to complete required continuing education hours, which may also consist of or include required HIV/AIDS or end of life/palliative health care, during the biennial licensure period. The fine shall be \$50.00 per hour for each hour of deficiency, up to a maximum fine of \$1000.00. For failure to complete less than 10 hours, the Board shall impose a penalty of \$500. For failure to complete 10 or more hours, the Board shall impose a penalty of \$1,000. In addition, licensees shall, make up the deficient continuing education and take one additional hour of continuing education for each of the continuing education deficiencies, which shall not count towards meeting the continuing education renewal requirements for the next biennium. All such made up continuing education hours and additional continuing education hours shall be completed and documentation of same shall be provided to the department within 90 days of the date the citation is filed.
- (e) Failure to timely respond to a continuing education audit/pre-audit request within 30 days, for which the Board shall impose a penalty of \$50.
 - (5) through (6) No change.

Specific Authority 456.077, 468.204 FS. Law Implemented 456.077, 456.072 FS. History–New 1-1-92, Formerly 21M-15.005, 61F6-15.005, Amended 11-13-96, Formerly 59R-63.005, Amended 2-20-02, 7-26-04,______.

NAME OF PERSON ORIGINATING PROPOSED RULE: Board of Occupational Therapy Practice

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Board of Occupational Therapy Practice

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: November 1, 2004

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: September 3, 2004

DEPARTMENT OF HEALTH

Board of Pharmacy

RULE TITLES: RULE NOS.:

Class II Institutional Pharmacies -

Automated Distribution and Packaging 64B16-28.605 Automated Pharmacy System - Long Term

Care, Hospice, and Prison 64B16-28.607

PURPOSE AND EFFECT: These rules are being promulgated pursuant to Sections 465.005, 465.0155 and 564.022, F.S., to implement Sections 465.019, 465.022 and 465.026, F.S., to set forth requirements of institutional pharmacies, automated pharmacy systems, and automated distribution and packaging of medications within institutional settings such as long-term care, hospice and prison facilities.

SUMMARY: Rule 64B16-28.605, F.A.C., defines terminology, sets forth general requirements, policy and procedure, and record requirements within class II institutional pharmacies. Rule 64B16-28.607, F.A.C., defines automated pharmacy system terminology, general requirements for use with automated medication systems, multidisciplinary committee for decentralized automated medication systems, stocking and restocking requirements of a decentralized automated medication system, medication reuse, centralized automated medications systems, quality assurance programs, record keeping requirements, compliance with rules and security of controlled substances within the automated medication system. **STATEMENT** SUMMARY OF OF **ESTIMATED** REGULATORY COST: No Statement of Estimated Regulatory Cost was prepared.

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

SPECIFIC AUTHORITY: 465.005, 465.0155, 465.022 FS. LAW IMPLEMENTED: 465.019, 465.022, 465.0235, 465.026

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULES IS: Danna Droz, Executive Director, Florida Board of Pharmacy/MQA, 4052 Bald Cypress Way, Bin #C04, Tallahassee, Florida 32399-3254

THE FULL TEXT OF THE PROPOSED RULES IS:

64B16-28.605 Class II Institutional Pharmacies -Automated Distribution and Packaging.

(1) Definitions.

- (a) "Automated medication system" means a robotic, mechanical or computerized device that is not used for medication compounding and is designed to:
- 1. Distribute medications in a licensed health care facility;
- 2. Package medications for final distribution by a pharmacist.
- (b) "Centralized automated medication system" means an automated medication system located in a pharmacy department from which medication is distributed or packaged for final distribution by a pharmacist.
- (c) "Decentralized automated medication system" means an automated medication system that is located outside of a pharmacy department but within the same institution.
- (d) "Distribute" or "Distribution" means the process of providing a drug to an individual authorized to administer medications and licensed as a health care provider in the state of Florida pursuant to an order issued by an authorized
- (e) "Medication" means a medicinal drug or proprietary preparation.

- (f) "Override medication" means a single dose of medication that may be removed from a decentralized automated medication system prior to pharmacist review because the Medical Staff Committee has determined that the clinical status of the patient would be significantly compromised by delay.
- (g) "Low risk override medication" is a medication determined by the Medical Staff Committee to have a low risk of drug allergy, drug interaction, dosing error, or adverse patient outcome, and may be removed from a decentralized automated medication system independent of a pharmacist's review of the medication order or clinical status of the patient.
- (h) "Physician controlled medication" is a medication distributed in an environment where a practitioner controls the order, preparation and administration of the medication.
- (2) General Requirements for the Use of Automated Medication Systems.
- (a) The consultant pharmacist of record shall be responsible for:
 - 1. Maintaining a record of each transaction or operation;
 - 2. Controlling access to the system;
 - 3. Maintaining policies and procedures for:
 - a. Operating of the automated medication system;
- b. Training personnel who use the automated medication system;
- c. Maintaining patient services whenever the automated medication system is not operating; and
- d. Defining a procedure for a pharmacist to grant or deny access to the medication in the system;
 - 4. Security of the system;
- 5. Assuring that a patient receives the pharmacy services necessary for good pharmaceutical care in a timely manner;
- 6. Assuring that the system maintains the integrity of the information in the system and protects patient confidentiality;
- 7. Establishing a comprehensive Quality Assurance program;
- 8. Establishing a procedure for stocking or restocking the automated medication system; and
- 9. Ensuring compliance with all requirements for packaging and labeling.
- (b) A pharmacist shall perform prospective drug use review and approve each medication order prior to administration of a medication except an override medication, a low risk override medication or a physician controlled medication.
- (c) A pharmacist shall perform retrospective drug use review for an override medication.
- (3) Multidisciplinary Committee for Decentralized Automated Medication Systems.
- (a) The consultant pharmacist of record shall convene or identify a multidisciplinary committee, which is charged with oversight of the decentralized automated medication system.

- (b) The Multidisciplinary Committee shall:
- 1. Include at least one pharmacist;
- 2. Establish the criteria and process for determining which medication qualifies as an override medication or a low risk override medication in a decentralized automated medication system;
- 3. Develop policies and procedures regarding the decentralized automated medication system.
- 4. Have its decisions reviewed and approved by the Medical Staffing Committee or its equivalent.
- (4) Stocking or Restocking of a Decentralized Automated Medication System.
- (a) Medications in a decentralized Automated Medication System shall be stocked or restocked by a pharmacist or by a pharmacy technician supervised by a pharmacist.
- (b) The stocking or restocking of a decentralized automated medication system shall follow one of the following procedures to assure correct medication selection:
- 1. A pharmacist shall conduct a daily audit of medications placed or to be placed into an automated medication system that includes random sampling.
- 2. A bar code verification, electronic verification, or similar verification process shall be utilized to assure correct selection of medication placed or to be placed into an automated medication system. The utilization of a bar code, electronic, or similar verification technology shall require an initial quality assurance validation, followed by a monthly quality assurance review by a pharmacist.
- (c) The pharmacist performing the quality assurance review shall maintain a record of the quality assurance process that occurred and the pharmacist approval of the medication stocking, restocking or verification process.
- (5) Centralized Automated Medication Systems. A pharmacist utilizing a centralized automated medication system may distribute patient specific medications within the licensed health care facility without checking each individual medication selected or packaged by the system, if:
- (a) The initial medication order has been reviewed and approved by a pharmacist;
- (b) The medication is distributed for subsequent administration by a health care professional permitted by Florida law to administer medication; and
- (c) A bar code verification, electronic verification, or similar verification process shall be utilized to assure correct selection of medication placed or to be placed into an automated medication system. The utilization of a bar code, electronic, or similar verification technology shall require an initial quality assurance validation, followed by a monthly quality assurance review by a pharmacist.

- (6) Quality Assurance Program. The consultant pharmacist of record shall be responsible for establishing a quality assurance program for the automated medication system. The program shall provide for:
- (a) Review of override and low risk override medication utilization;
- (b) Investigation of a medication error related to the automated medication system;
- (c) Review of a discrepancy or transaction reports and identify patterns of inappropriate use or access;
 - (d) Review of the operation of the system;
- (e) Integration of the automated medication system quality assurance program with the overall continuous quality improvement program of the pharmacy as defined in Rule 64B16-27.300, F.A.C.; and
- (f) Assurance that individuals working with the automated medication system receive appropriate training on the operation of the system and procedures for maintaining pharmacy services when the system in not in operation.
 - (7) Record Keeping.
- (a) The consultant pharmacist of record shall maintain records related to the automated medication system in a readily retrievable manner.
- (b) The following records shall be maintained for at least 60 days:
 - 1. Daily audits of stocking or restocking, if applicable;
- 2. Daily audits of the output of a centralized automated medication system, if applicable; and
- 3. Transaction records for all non-controlled medications or devices distributed by the automated medication system.
- (c) The following records shall be maintained for at least two (2) years:
- 1. Any report or analysis generated as part of the quality assurance program;
- 2. A report or database related to access to the system or any change in the access to the system or to medication in the system; and
- 3. Transaction records from the automated medication system for all controlled substances dispensed or distributed.
- (8) Compliance. The consultant pharmacist of record shall assure compliance with all requirements of Chapter 465, F.S. and the rules of Chapter 64B16, F.A.C.
- (9) Security. A decentralized automated medication system that contains controlled substances shall prohibit simultaneous access to multiple drug entities, drug strengths, or dosage forms of controlled substances.

Specific Authority 465.005, 465.0155, 465.022 FS. Law Implemented 465.019, 465.022, 465.026 FS. History–New

- <u>64B16-28.607 Automated Pharmacy System Long Term</u> Care, Hospice, and Prison.
 - (1) Definitions.
- (a) "Automated pharmacy system" means a mechanical system that performs operations or activities, other than compounding or administration, relative to the storage, packaging, counting, labeling, and delivery of a medicinal drug, and which collects, controls, and maintains a record of each transaction.
- (b) "Provider pharmacy" means a pharmacy that provides pharmacy services by using an automated pharmacy system at a remote site.
- (c) "Remote site" means a long term care facility or hospice licensed under Chapter 400, F.S. or a state correctional institution operated under Chapter 944, F.S., that is not located at the same location as the provider pharmacy, at which pharmacy services are provided using an automated pharmacy system
- (d) "Controlled substance" means a substance listed in Chapter 893, F.S. or 21 CFR Part 1308.
 - (2) Provider Pharmacy Requirements.
- (a) A provider pharmacy may provide pharmacy services to a long term care facility or hospice licensed under Chapter 400, F.S. or a state correctional institution operated under Chapter 944, F.S.. through the use of an automated pharmacy system.
- (b) An automated pharmacy system shall only be used to provide pharmacy services to an inpatient or a resident of the remote site.
- (c) Supervision of the automated pharmacy system shall be the responsibility of a Florida-licensed pharmacist employed by the provider pharmacy.
- (d) Every medicinal drug stored in the automated pharmacy system shall be owned by the provider pharmacy.
- (e) An automated pharmacy system shall be under the supervision of a pharmacist employed by the provider pharmacy. The pharmacist need not be physically present at the remote site if the system is supervised electronically.
- (f) A provider pharmacy shall have policies and procedures to ensure adequate security and to comply with federal and state laws and regulations.
 - (3) Prescription Department Manager Requirements.
- (a) The prescription department manager shall ensure that the automated pharmacy system complies with federal and state controlled substance regulations for each automated pharmacy system that contains a controlled substance.
- (b) The prescription department manager shall ensure that the use of an automated pharmacy system does not compromise patient confidentiality.
- (c) The prescription department manager or a designee shall:

- 1. Authorize or deny access to the data from an automated pharmacy system or to a drug stored inside the automated pharmacy system.
- 2. Document the training of each person who has access to the data from an automated pharmacy system or to a drug stored inside the automated pharmacy system.
 - (4) Automated Pharmacy System Requirements.
- (a) A medicinal drug stored in bulk or unit-of-use in an automated pharmacy system is part of the inventory of the provider pharmacy and is not part of the inventory of any other pharmacy permit for the facility.
- (b) A medicinal drug may be removed from an automated pharmacy system for administration to a patient only after a prescription or order has been received and approved by a pharmacist at the provider pharmacy. This provision does not apply to a medication designated as an emergency medication if the automated pharmacy system is also used as an emergency medication kit in compliance with Section 400.142, F.S. and Rule 59A-4.112, F.A.C.
- (c) A pharmacist at the provider pharmacy shall control all operations of the automated pharmacy system and approve release of the initial dose of a prescription or order. A subsequent dose from an approved prescription or order may be released without additional approval of a pharmacist. However, any change made in a prescription or order shall require a new approval by a pharmacist to release the drug.
- (d) A pharmacist at the provider pharmacy shall comply with the patient record requirements in Rule 64B16-27.800, F.A.C. and prospective drug use review requirements in Rule 64B16-27.810, F.A.C., for every medicinal drug delivered through an automated pharmacy system.
- (e) If the facility where pharmacy services are being provided maintains a medication administration record that includes directions for use of the medication, a unit dose medication may be utilized if the provider pharmacy or the automated pharmacy system identifies and records the dispensing pharmacy, the prescription or order number, the name of the patient, and the name of the prescribing practitioner for each medicinal drug delivered.
- (f) Stocking or Restocking of an Automated Pharmacy System.
- 1. The stocking or restocking of a medicinal drug in an automated pharmacy system at the remote site shall be completed by a pharmacist or other licensed personnel, except as provided in subparagraph 2. below of this section.
- 2. If the automated pharmacy system uses removable cartridges or containers to store the drug, the stocking or restocking of the cartridges or containers may occur at the provider pharmacy and be sent to the remote site to be loaded by personnel designated by the pharmacist if:
- a. A pharmacist verifies the cartridge or container has been properly filled and labeled.

- b. The individual cartridge or container is transported to the remote site in a secure, tamper-evident container.
- c. The automated pharmacy system uses bar code verification, electronic verification, or similar process to assure that the cartridge or container is accurately loaded into the automated pharmacy system.
- (g) A medicinal drug that has been removed from the automated pharmacy system shall not be replaced into the system unless a pharmacist has examined the medication, the packaging, and the labeling and determined that reuse of the medication is appropriate.
- (h) Medication to be returned to the provider pharmacy's stock shall meet the requirements of Rule 64B16-28.118, F.A.C.
 - (5) Security Requirements.
- (a) If a provider pharmacy intends to store a controlled substance in an automated pharmacy system:
- 1. It shall maintain a separate DEA registration for each remote site at which a controlled substance is stored.
- 2. It may utilize one DEA registration to include multiple automated pharmacy systems located at a single address.
- (b) A provider pharmacy shall only store a medicinal drug at a remote site within an automated pharmacy system which is locked by a mechanism that prevents access to a drug or to data by unauthorized personnel.
- (c) Access to the drugs shall be limited to a pharmacist or a pharmacy technician employed by the provider pharmacy or licensed personnel in the facility or institution who are authorized to administer medication.
- (d) An automated pharmacy system that contains a controlled substance shall prohibit simultaneous access to multiple drug entities, drug strengths, or dosage forms of controlled substances.
- (6) Emergency medication. If an automated pharmacy system is utilized for both a medication ordered for a specific patient and an emergency medication for which the review of a pharmacist is not required:
- (a) The emergency medication shall be stored separately from other patient medications.
- (b) The record shall identify the storage location from which the medication was released.
- (c) The record shall include the name of the medication, the patient, the prescriber, the person who accessed the automated pharmacy system, and the date and time of the release.
 - (7) Record Keeping Requirements.
- (a) The record of transactions with the automated pharmacy system shall be maintained in a readily retrievable
- (b) The record shall be available to an authorized agent of the Department of Health or the Board of Pharmacy.
 - (c) The record shall include:

- 1. Name or identification of the patient or resident.
- 2. Name, strength and dosage form of the drug product released.
 - 3. Quantity of drug released.
 - 4. Date and time of each release of a drug.
 - 5. Name of provider pharmacy.
 - 6. Prescription number or order number.
 - 7. Name of prescribing practitioner.
- 8. Identity of the pharmacist who approved the prescription or order.
 - 9. Identity of the person to whom the drug was released.
- (d) A record of every transaction with the automated pharmacy system shall be maintained for two (2) years.

Specific Authority 465.005, 465.0155, 465.022 FS. Law Implemented 465.019, 465.022, 465.0235 FS. History–New

NAME OF PERSON ORIGINATING PROPOSED RULE: **Board of Pharmacy Engineers**

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

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: January 12, 2005

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: October 22, 2004

RULE NOS.:

DEPARTMENT OF HEALTH

Board of Pharmacy

RULE TITLES:

Definitions – Nuclear Pharmacy 64B16-28.900 64B16.28.901 Nuclear Pharmacy – General Pharmacy Nuclear Pharmacy – Minimum Requirements 64B16-28.902 PURPOSE AND EFFECT: These rules are being amended to clarify the existing language and remove obsolete language. SUMMARY: Rule 64B16-28.900, F.A.C., revises the definition of a "nuclear pharmacist" by removing the reference to "an actively licensed" pharmacist and changing certified to licensed. Rule 64B16-28.901, F.A.C., is amended for clarity and to that a pharmacist may delegate to a pharmacy technician the authority of writing out oral prescriptions for radiopharmaceuticals pursuant to Rule 64B16-27.410, F.A.C. Rule 64B16-28.902, F.A.C., removes Hemacytometer and leaded glass from the equipment list and removes Title 21 CFR, FDA regulations from the list of current references and adds that it is acceptable to maintain data in a readily available electronic from in lieu of hard copy.

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

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

SPECIFIC AUTHORITY: 465.005, 465.022 FS.

LAW IMPLEMENTED: 465.003, 465.022 FS.

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULES IS: Danna Droz, Executive Director, Florida Board of Pharmacy/MQA, 4052 Bald Cypress Way, Bin #C04, Tallahassee, Florida 32399-3254

THE FULL TEXT OF THE PROPOSED RULES IS:

64B16-28.900 Definitions – Nuclear Pharmacy.

- (1) No change.
- (2) A "nuclear pharmacist" is a an actively licensed pharmacist who has met the training qualifications as described in Rule 64B16-28.903, F.A.C., and has been licensed eertified by the Board of Pharmacy.
 - (3) through (6) No change.

Specific Authority 465.005 FS. Law Implemented 465.003(14), 465.022(1)(e) FS. History–New 1-7-76, Formerly 21S-3.01, Amended 4-4-88, Formerly 21S-3.001, Amended 7-31-91, 4-15-92, 10-1-92, Formerly 21S-28.900, 61F10-28.900, 59X-28.900, Amended

64B16-28.901 Nuclear General Pharmacy Requirements.

The process employed by any permit holder in this state concerning the handling of radioactive materials must involve appropriate procedures for the purchase, receipt, storage, manipulation, compounding, distribution and disposal of radioactive materials. In order to insure the public health and safety in this respect, a nuclear pharmacy in this state shall meet the following general requirements:

- (1) Each nuclear pharmacy shall designate a an actively licensed, certified nuclear pharmacist as the prescription department pharmacy manager who shall be responsible for compliance with all laws and regulations, both state and pertaining to radiopharmaceuticals radiopharmaceutical services. An actively licensed certified nuclear pharmacist must personally supervise the operation of only one nuclear pharmacy during all times when radiopharmaceutical services are being performed.
 - (2) No change.
- (3) Each nuclear pharmacy pharmacist shall maintain accurate records of the acquisition, inventory, distribution, and disposal of all radiopharmaceuticals.
 - (4) through (7) No change.
- (8) A nuclear pharmacist pharmacy upon receiving an oral prescription order for a radiopharmaceutical shall immediately have the prescription order reduced to writing. The pharmacist may delegate this duty to a pharmacy technician only as authorized by Rule 64B16-27.410, F.A.C. The prescription order shall contain at least the following:

- (a) through (h) No change.
- (i) The If the prescription order is for a therapeutic or blood product radiopharmaceutical, the patient's name must be obtained and recorded prior to dispensing, if the prescription order is for a therapeutic or blood product radiopharmaceutical.
- (9) The immediate outer container shield of a radiopharmaceutical to be dispensed shall be labeled with:
 - (a) through (j) No change.
 - (k) The volume, iIf a liquid, the volume;
- (1) The number of items or weight, iIf a solid, the number of items or weight;
- (m) The number of ampules or vials, iIf a gas, the number of ampules or vials;
- (n) Molybdenum 99 content to USP limits, applies only to TC 99M products; and
 - (o) No change.
- (p) The initials of the pharmacist who dispensed the medication.
- (10) The immediate inner container label of a radiopharmaceutical to be distributed shall be labeled with:
 - (a) through (d) No change.
 - (e) The name of the procedure;

The prescription order of the number radiopharmaceutical.; and

(g) The pharmacy name.

Specific Authority 465.005 FS. Law Implemented 465.003(14) FS. History–New 1-7-76, Formerly 21S-3.03, Amended 12-11-86, 4-4-88, Formerly 21S-3.003, 21S-28.901, 61F10-28.901, Amended 2-26-95, Formerly 59X-28.901, Amended

64B16-28.902 Nuclear Pharmacy Minimum Requirements.

In order to insure compliance with the general safety requirements as previously set forth above, the following minimum requirements shall be met by a nuclear pharmacy. These requirements are in addition to the general requirements for space and equipment for other types of pharmacies, the requirements of the Department of Health for the control of radiation hazards, and the applicable requirements of the Federal Food and Drug Administration. Such minimum permit requirements are set forth as follows:

- (1) through (2)(h) No change.
- (i) Hemacytometer;
- (i)(i) Leaded glass Ssyringe shields; and,
- (j)(k) Personnel radiation detection devices.
- (3) through (4)(f) No change.
- (g) Title 21 C.F.R., Code of Federal Regulations, FDA Regulations;

(g)(h) Title 49 C.F.R., Code of Federal Regulations, Department of Transportation Regulations;

(h)(i) United States Pharmacopeia/National Formulary; (<u>i</u>)(<u>i</u>) USP-DI.

It shall be acceptable, in lieu of an actual hard copy, to maintain these materials in a readily available electronic data format.

Specific Authority 465.005, 465.022 FS. Law Implemented 465.0193, 465.022(1) FS. History–New 1-7-76, Formerly 21S-3.04, Amended 12-11-86, 4-4-88, Formerly 21S-3.004, Amended 7-31-91, Formerly 21S-28.902, 61F10-28.902, Amended 2-26-95, Formerly 59X-28.902, Amended 4-26-01,

NAME OF PERSON ORIGINATING PROPOSED RULE: Board of Pharmacy Engineers

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

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: January 12, 2005

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: October 22, 2004

DEPARTMENT OF FINANCIAL SERVICES

Division of Workers' Compensation

RULE TITLE: RULE NO.:

Florida Workers' Compensation Health

Care Provider Reimbursement Manual 69L-7.020 PURPOSE AND EFFECT: To amend Rule 69L-7.020, F.A.C., to adopt the 2005 edition of the Florida Workers' Compensation Health Care Provider Reimbursement Manual and implement the statewide schedules of maximum medical reimbursement allowances determined by the Three-Member Panel, pursuant to Section 440.13(12), Florida Statutes, at its meeting on November 19, 2004, and otherwise address issues raised by the Three-Member Panel.

SUMMARY: To amend the 2005 edition of the Florida Workers' Compensation Health Care Provider Manual.

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

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

SPECIFIC AUTHORITY: 440.13(14)(b), 440.591 FS.

LAW IMPLEMENTED: 440.13(7),(12),(14) FS.

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

TIME AND DATE: 9:00 a.m., February 22, 2005

PLACE: Room 104J, Hartman Building, 2012 Capital Circle, Southeast, Tallahassee, Florida

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this program, please advise the Department at least 5 calendar days before the program by contacting the person listed below.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Don Davis, Division of Workers' Compensation, Office of Data Quality and Collection, Department of Financial Services, 200 East Gaines Street, Tallahassee, Florida 32399-4226, (850)413-1711

THE FULL TEXT OF THE PROPOSED RULE IS:

69L-7.020 Florida Workers' Compensation Health Care Provider Reimbursement Manual.

- (1) The Florida Workers' Compensation Health Care Provider Reimbursement Manual, 2005 2004 Second Edition, is adopted by reference as part of this rule. The manual contains reimbursement policies, guidelines, codes and maximum reimbursement allowances for medical services and supplies provided by health care providers. Also, the manual includes reimbursement policies and payment methodologies for pharmacists and medical suppliers. The Florida Workers' Compensation Health Care Provider Reimbursement Manual, incorporated above, is available for inspection during normal business hours at the Florida Department of Financial Services, Document Processing Section, 200 East Gaines Street, Tallahassee, Florida 32399 0311, or via the Department's web site at http://www.fldfs.com.
- (2) The Physicians' Current Procedural Terminology (CPT®), 2004 Professional Edition, Copyright 2003, American Medical Association; the Current Dental Terminology (CDT-4), Fourth Edition, Copyright 2002, American Dental Association; and for D codes and for injectable J codes, and for other medical services and supply codes, the American Medical Association "Healthcare Common Procedure Coding System, Medicare's National Level II Codes, HCPCS 2004", Sixteenth Edition, Copyright 2003, Ingenix Publishing Group, are adopted by reference as part of this rule. When a health care provider performs a procedure or service, which is not listed in the Florida Workers' Compensation Health Care Provider Reimbursement Manual, 2005 Edition incorporated in subsection (1) above, the provider must use a code contained in the CPT®, CDT-4 or HCPCS section as specified in this section.
- (3) The Florida Workers' Compensation Health Care Provider Reimbursement Manual, 2005 Edition incorporated above, is available for inspection during normal business hours at the Florida Department of Financial Services, Document Processing Section, 200 East Gaines Street, Tallahassee, Florida 32399-0311, or via the Department's web site at http://www.fldfs.com.

Specific Authority 440.13(14)(b), 440.591 FS. Law Implemented 440.13(7),(12),(14) FS. History–New 10-1-82, Amended 3-16-83, 11-6-83, 5-21-85, Formerly 38F-7.20, Amended 4-1-88, 7-20-88, 6-1-91, 4-29-92, 2-18-96, 9-1-97, 12-15-97, 9-17-98, 9-30-01, 7-7-02, Formerly 38F-7.020, 4L-7.020, Amended 12-4-03, 1-1-04, 7-4-04,

NAME OF PERSON ORIGINATING PROPOSED RULE: Dan Sumner, Deputy Director of Workers' Compensation, Division of Workers' Compensation, Department of Financial Services

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Tanner Holloman, Director of Workers' Compensation, Division of Workers' Compensation, Department of Financial Services

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: January 10, 2005

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: November 24, 2004

Section III Notices of Changes, Corrections and Withdrawals

BOARD OF TRUSTEES OF THE INTERNAL IMPROVEMENT TRUST FUND

Pursuant to Chapter 2003-145, Laws of Florida, all notices for the Board of Trustees of the Internal Improvement Trust Fund are 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."

PUBLIC SERVICE COMMISSION

DOCKET NO.: 040246-WS

RULE NO.: RULE TITLE:

25-30.457 Limited Alternative Rate Increase

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. 30, No. 32, August 6, 2004, issue of the Florida Administrative Weekly:

25-30.457 Limited Alternative Rate Increase.

(1) As an alternative to a staff assisted rate case as described in Rules 25-30.455 and 25-30.456, F.A.C., water and wastewater utilities whose total gross annual operating revenues are \$150,000 or less for water service and wastewater utilities whose total gross annual operating revenues are or \$150,000 or less for wastewater service, or \$300,000 or less on a combined basis, may petition the Commission for a limited alternative rate increase of up to 20 percent applied to metered or flat recurring rates of all classes of service by submitting a completed application that includes the information required by sections (8) and (9) and (10). In accordance with Section 367.0814(6), F.S., a utility that requests staff assistance waives its right to protest by agreeing to accept the final rates and charges approved by the Commission unless the final rates and charges would produce less revenue than the existing rates and

charges. The original and two five copies of the application shall be filed with the Division of the Commission Clerk and Administrative Services.

- (2) through (6) No change.
- (7) Any increase in operating revenues approved pursuant to this rule shall be limited to a maximum of 20 percent applied to metered or flat recurring rates of all classes of service.

(7)(8) The Commission shall deny the application if a petitioner does not remit the fee, as provided by Section 367.145, F.S., and paragraph 25-30.020(2)(f), F.A.C., within 30 days after official acceptance of the application.

(8)(9) No change.

(9)(10) The petitioner shall provide a schedule showing:

- (a) through (b) No change.
- (11) through (13) renumbered (10) through (12) No change.

(13)(14) In consideration of subsections (11) and (12) and (13), the utility agrees to hold any revenue increase granted under the provisions of this rule subject to refund with interest in accordance with Rule 25-30.360, F.A.C., for a period of 15 months after the filing of the utility's annual report required by Section 367.121, F.S., for the year the adjustment in rates was implemented.

(14)(15) No change.

(15)(16) If, within 15 months after the filing of a utility's annual report required by Section 367.121, F.S., the Commission finds that the utility exceeded the range of its last authorized rate of return on equity after an adjustment in rates, as authorized by this rule, was implemented within the year for which the report was filed, such overearnings, up to the amount held subject to refund the Commission may order the utility to refund, with interest, shall be disposed of for the benefit of the customers as provided in Section 367.081(4)(d), Florida Statutes the difference to the ratepayers and adjust rates accordingly.

(16)(17) No change.

(17)(18) In the event of a protest, the limit on the maximum increase provided in (1)(7) above shall no longer apply.

(18)(19) No change.

Specific Authority 350.127(2), 367.0814, 367.121(1)(a) FS. Law Implemented 350.123, 367.0814, 367.121, 367.145(2) FS. History-New _

DEPARTMENT OF CORRECTIONS

RULE NO.: RULE TITLE: 33-601.737 Visiting – Forms NOTICE OF CHANGE

Notice is hereby given that the following changes have been made to the proposed rule in accordance with subparagraph 120.54(3)(d)1., F.S., published in Vol. 31, No. 2, (January 14, 2005), issue of the Florida Administrative Weekly:

Form DC6-111B, Visitor Information Summary, is being amended for consistency with rules governing inmate visiting. In Section 4.1.3 of the form, the authorized cash limit is changed to \$50, in \$1, \$5, \$10 and \$20 denominations in accordance with paragraph 33-601.725(1)(d), F.A.C. The notice of proposed rulemaking incorrectly omitted the reference to \$20.00 denominations.

WATER MANAGEMENT DISTRICTS

St. Johns River Water Management District

RULE NO.: **RULE TITLE:**

40C-1.603 Fees

NOTICE OF CORRECTION

Notice is hereby given that the following correction is made to Rule 40C-1.603, F.A.C., published in Vol. 30, No. 48, November 24, 2004 Florida Administrative Weekly, pages 4929 and 4930.

In paragraphs (5)(h) and (8)(e), the \$500 dollar amount was inadvertently stricken out.

WATER MANAGEMENT DISTRICTS

St. Johns River Water Management District

RULE NO.: **RULE TITLE:**

40C-4.451 **Emergency Authorization**

NOTICE OF WITHDRAWAL

Notice is hereby given that the above rule, as noticed in Vol. 30, No. 48, November 24, 2004, Florida Administrative Weekly has been withdrawn.

WATER MANAGEMENT DISTRICTS

South Florida Water Management District

RULE NOS.:	RULE TITLES:	
40E-3.051	Exemptions	
40E-3.101	Content of Application	
40E-3.321	Duration of Permits	
40E-3.411	Well Completion Reports	
40E-3.502	Construction Methods	
40E-3.507	Casing and Liner Pipe Standards	
40E-3.512	Well Construction Requirements	
40E-3.521	Well Seals	
NOTICE OF CHANCE		

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. 30, No. 45, of the November 5, 2004 issue, Florida Administrative Weekly. The changes are in response to comments from the staff of the Joint Administrative Procedures Committee (JAPC). The Board, at its meeting held on January 12, 2005, voted to change the rules to address the comments from the JAPC. The changes are as follows:

40E-3.051 Exemptions.

- (1) The following wells are exempt from Rule 40E-3.041, F.A.C.:
 - (a) through (c) No change.
- (d) A well intended for use as an injection well, which has received a permit under Chapter 62-528 62-28, F.A.C. Such wells are exempt from the construction standards in this chapter, provided the applicable standards of Chapter 62-28, F.A.C., are met.
 - (e) No change.
 - (2) No change.

Specific Authority 373.044, 373.113, 373.171 FS. Law Implemented 373.303, 373.308, 373.309, 373.313, 373.316, 373.326 FS. History–New 1-1-85, Amended

40E-3.101 Content of Application.

- (1) through (3) No change.
- (4) In addition to the information required to be submitted on the District form, the District staff may specifically request such reasonable additional information as may be necessary to evaluate the hydrologic impacts of the withdrawal to ensure that the impacts will not be harmful to the water resource of the District as set forth in Chapter 40E-2, F.A.C., and that the withdrawals are in compliance with statutory and rule requirements. Pursuant to Section 373.314 373.232, Fla. Stat., the District will cite a specific rule when requesting such additional information. Such requests for information will be made in compliance with Section 120.60, Fla. Stat. and Chapter 40E-1, F.A.C.

Specific Authority 373.044, 373.113, 373.171 FS. Law Implemented 373.308, 373.309, 373.313, 373.326, 373.342 FS. History-New 1-1-85, Amended 12-19-89, 11-8-99,

40E-3.321 Duration of Permits.

- (1) through (3) No change.
- (4) Modifications of an existing permit may be granted by the District or delegated agency upon written application, if submitted by the permittee prior to the expiration date of the permit.
- (4)(5) A well construction permit may be transferred from one licensed water well contractor to another if the owner or his agent agree to the transfer prior to permit expiration.

Specific Authority 373.044, 373.113, 373.171 FS. Law Implemented 373.308, 373.309, 373.313, 373.326, 373.342 FS. History-New 1-1-85, Amended

40E-3.411 Well Completion Reports.

- (1) through (a) No change.
- (b) Computer generated completion reports developed by the contractor may be used in place of District supplied forms if these reports have been approved by the District prior to use.
 - (2) through (3) No change.
- (4) The District may also require that samples be taken during construction and furnished along with the completion report.

(4)(5) For water test wells, a report on the test results shall be submitted to the District within 30 days of completion of the testing. The report shall also include a request and a proposed schedule to either abandon the water test well or convert the water test well to a production well or monitoring well.

Specific Authority 373.044, 373.113, 373.171 FS. Law Implemented 373.308. 373.309, 373.313, 373.326, 373.342 FS. History-New 1-1-85, Amended

40E-3.502 Construction Methods.

- (1) through (a) No change.
- (b) For public water supply wells or limited use public supply wells, which shall be constructed, repaired or abandoned in accordance with Chapter 62-555, Chapter 62-532, or Chapter 64E-8, F.A.C. respectively, or
 - (c) through (e) No change.
 - (2) No change.

Specific Authority 373.044, 373.309, 373.171 FS. Law Implemented 373.113, 373.306, 373.308, 373.309 FS. History-New 1-1-85, Amended 12-19-89,

40E-3.507 Casing and Liner Pipe Standards.

- (1) Well casing, liner pipe, and well screen shall be new or in like new condition. Such well casing, liner pipe, and well screen shall not be used unless free of breaks, corrosion, and dents, is straight and true, and not out of round. Welded or seamless black or galvanized steel pipe or casing, or stainless steel pipe or casing, or approved types of nonmetallic pipe shall be used for well casing or liner pipe.
 - (a) through (b) No change.
 - (2) through (4) No change.

Specific Authority 373.044, 373.171, 373.309 FS. Law Implemented 373.113, 373.306, 373.308, 373.309 FS. History-New 1-1-85, Amended

40E-3.512 Well Construction Requirements.

- (1) through (2) No change.
- (3) No change.
- (a) The well screen shall be attached to the casing with a watertight seal;
- (b)(a) The well shall be constructed to prevent caving or pumping of sand. A filter pack shall be installed around the screened portion of the well;
- (c) Tthe well shall be adequately developed until clear of any drilling fluids, particulate material and turbidity.
 - (4) through (5) No change.

Specific Authority 373.044, 373.171, 373.309 FS. Law Implemented 373.113, 373.306, 373.308, 373.309 FS. History–New 1-1-85, Amended _____.

40E-3.521 Well Seals.

- (1) No change.
- (2) through (d) No change.
- (e) An unobstructed inspection port equipped with a temporary removable watertight plug may be required for wells six (6) inches or greater in diameter.

Specific Authority 373.044, 373.171, 373.309 FS. Law Implemented 373.113. 373.306, 373.308, 373.309 FS. History-New _

AGENCY FOR HEALTH CARE ADMINISTRATION Medicaid

RULE NO.: RULE TITLE:

59G-9.070 Administrative Sanctions on

Providers, Entities, and Persons

NOTICE OF CHANGE

Notice is hereby given that the following changes have been made to the proposed rule in accordance with subparagraph 120.54(3)(d)1., F.S., published in Vol. 30, No. 9, February 27, 2004, issue of the Florida Administrative Weekly.

59G-9.070 Administrative Sanctions on Providers, Entities, and Persons.

- (1) PURPOSE: The purpose of this rule is to provide notice of administrative sanctions and disincentives imposed upon a provider, entity, or person for each violation of any Medicaid-related law, rule, provision, handbook, or policy. The Agency shall have the authority to deviate from the guidelines for the reasons stated within this rule. Notice of administrative sanctions imposed will be by way of written correspondence and shall constitute Agency action pursuant to Chapter 120, <u>F.S.</u>
- (2) DEFINITIONS: The following terms used within this rule shall have the meanings as set forth below: or as otherwise specified in Medicaid related law, rule, or policy.
 - (a) "Abuse" is as defined in Section 409.913(1)(a), F.S.
 - (b) "Agency" is as defined in Section 409.901(2), F.S.
- (c) "Claim" is as defined in Section 409.901(45), F.S., and shall also include per diem payments and the payment of a capitation rate for a Medicaid recipient.
- (d) "Complaint" is as defined in Section 409.913(1)(b), F.S.
- (e) An act shall be deemed "Committed", as it relates to abuse or neglect of a patient, or of any act prohibited by Section 409.920, F.S., upon receipt by the Agency of reliable information of commission of patient abuse or neglect, or of violation of Section 409.920, F.S.
- (f) "Comprehensive follow-up reviews" or "Follow-up reviews" shall have the same meaning throughout this rule, and can be used interchangeably. The two phrases mean evaluations of providers every 6 months, until the Agency determines that the reviews are no longer required. Such evaluations will result in a determination regarding whether a further compliance audit, or other regulatory action is required. The Agency's decision to discontinue the reviews does not preclude future audits of any dates of service or issues, and shall not be used by the provider in any action should the Agency later determine overpayments existed.
 - (g) "Conviction" is as defined in Section 409.901(7), F.S.

- (h) "Corrective action plan" means the process or plan by which the provider will ensure future compliance with state and federal Medicaid laws, the laws that govern the provider's profession, or the Medicaid provider agreement rules, provisions, handbooks, and policies. A corrective action plan will remain in effect until the Agency determines that it is no longer necessary, but no longer than 3 years. For purposes of this rule, the sanction of a corrective action plan shall take the form of an "acknowledgement statement", "provider education", a "self audit", a "compliance audit", or a "comprehensive quality assurance program", all of which are further described in subsection (10) of this rule.
- (i) An "erroneous" claim is an application for payment from the Medicaid program or its fiscal agent that contains an inaccuracy.
- (i)(i) "Fine" is a monetary sanction under this rule. Unless otherwise specified, Tthe amount of a fine shall be as set forth within this rule the maximum amount allowed under Section 409.913(15), F.S.
- (k) A "false" claim is as provided for in the Florida False Claims Act set forth in Chapter 68, F.S.

(1)(i) "Fraud" is as defined in Section 409.913(1)(c), F.S.

(m)(k) "Medical necessity" or "medically necessary" is as defined in Section 409.913(1)(d), F.S.

(n)(1) "Medicaid-related record" is as defined in Section 409.901(19), F.S.

(o)(m) "Overpayment" is as defined in Section 409.913(1)(e), F.S.

(p)(n) "Patient Record Request" means a request by the Agency to a provider, entity, or person for Medicaid-related documentation or information. Such requests are not limited to Agency audits to determine overpayments or violations. Each requesting document constitutes a single Patient Record Request. The Agency is not limited to making one Patient Record Request at a time to a provider, entity, or person. Each request shall be considered separate and distinct for purposes of this rule.

(q)(o) "Pattern" is defined as follows:

- 1. As it relates to paragraph (7)(d) of this rule (generally,: failing to maintain Medicaid-related records), a pattern is sufficiently established if within a single Agency action:
- a. There are five or more claims within a patient record for which supporting documentation is not maintained; or
- b. There is more than one patient record for which no supporting documentation is maintained.
- 2. As it relates to paragraph (7)(e) of this rule (generally,: failure to comply with the provisions of Medicaid laws, the laws that govern the provider's profession, or the Medicaid provider agreement and policies), a pattern is sufficiently established if within a single Agency action:
- a. The number of individual claims found to be in violation is greater than 6.25 ten-percent of the total claims that are the subject of the Agency action;

- b. The number of individual claims found to be in violation is greater than <u>6.25</u> ten-percent of the claims in a sample that are the subject of the Agency action, where a sample was used to determine the appropriateness of the claims to Medicaid:
- c. The number of individual claims found to be in violation is greater than twenty;
- <u>c.d.</u> The overpayment determination by the Agency is greater than 6.25 ten-percent of the amount paid for the total claims that are the subject of the Agency action; or,
- <u>d.e.</u> The overpayment determination by the Agency is greater than <u>6.25</u> ten-percent of the amount paid for the claims in a sample that are the subject of the Agency action, where a sample was used to determine the appropriateness of the claims to Medicaid.
- 3. As it relates to section (7)(g) of this rule (generally failing to provide goods or services that are medically necessary), a pattern is sufficiently established if within a single Agency action:
- a. The number of individual claims found to be in violation is greater than one-percent of the total claims that are the subject of the Agency action;
- b. The number of individual claims found to be in violation is greater than one-percent of the claims in a sample that are the subject of the Agency action, where a sample was used to determine the appropriateness of the claims to Medicaid;
- c. The number of individual claims found to be in violation is greater than five;
- <u>c.d.</u> The overpayment determination by the Agency is greater than one-percent of the amount paid for the total claims that are the subject of the Agency action; or,
- <u>d.e.</u> The overpayment determination by the Agency is greater than one-percent of the amount paid for the claims in a sample that are the subject of the Agency action, where a sample was used to determine the appropriateness of the claims to Medicaid.
- 4. As it relates to section (7)(h) of this rule (generally submitting erroneous claims), a pattern is sufficiently established if within a single Agency action:
- a. The number of individual claims found to be erroneous is greater than 6.25 ten-percent of the total claims that are the subject of the Agency action;
- b. The number of erroneous claims identified is greater than <u>6.25</u> ten-percent of the claims in a sample that are the subject of the Agency action, where a sample was used to determine the appropriateness of the claims to Medicaid;
- c. The number of erroneous claims identified is greater than twenty claims that are the subject of the Agency action;
- c.d. The overpayment determination by the Agency, as a result of the erroneous claims, is greater than 6.25 ten-percent of the amount paid for the total claims that are the subject of the Agency action; or,

- <u>d.e.</u> The overpayment determination by the Agency, as a result of the erroneous claims, is greater than <u>6.25</u> ten-percent of the amount paid for the claims in a sample that are the subject of the Agency action, where a sample was used to determine the appropriateness of the claims to Medicaid.
- (<u>r)(p)</u> "Person" is as defined in Section 409.913(1)(f), F.S. (<u>s)(q)</u> "Provider" is as defined in Section 409.901(16), F.S. and <u>for purposes of this rule, may</u> includes all of the provider's one or more locations.
- (t)(r) "Provider Group" is more than one individual providers, practicing under the same tax identification number, enrolled in the Medicaid program as a group for billing purposes, and having one or more locations.
- (u)(s) "Sanction" shall be any monetary or non-monetary penalty imposed upon a provider, entity, or person (e.g., a provider, entity, or person being suspended from the Medicaid program.) A monetary sanction under this rule may be referred to as a "fine." A sanction may also be referred to as a disincentive.
- (v) "Single Agency action" means an audit or review that results in notice to the provider of violations of Medicaid laws, the laws that govern the provider's profession, or the Medicaid provider agreement.
- (w)(t) "Suspension" is a one-year preclusion from shall preclude participation in the Medicaid program for one year, unless otherwise specified in this rule, from the date of the Agency action, and is described further in section (10) of this rule. Suspension precludes any action that results in a claim for payment to the Medicaid program as a result of furnishing, supervising a person who is furnishing, or causing a person to furnish goods or services.
- (x)(u) "Termination" is a twenty-year preclusion from shall preclude participation in the Medicaid program for twenty years from the date of the Agency action, may be with or without cause, and is described further in section (10) of this rule. Termination precludes any action that results in a claim for payment to the Medicaid program as a result of furnishing, supervising a person who is furnishing, or causing a person to furnish goods or services.
- (y)(v) "Violation" means any omission or act performed by a provider, entity, or person that is contrary to any applicable federal or state law, rule, provision, handbook, or Medicaid laws, the laws that govern the provider's profession, or the Medicaid provider agreement policy.
- 1. For purposes of this rule, <u>each day that an ongoing violation continues and each instance of an act or omission contrary to a Medicaid law, a law that governs the provider's profession, or the Medicaid provider agreement the following shall be considered a "separate violations".</u>
 - a. Each day that an ongoing violation continues;
- b. Each instance or date of improper billing of a Medicaid recipient;

- e. Each instance of including an unallowable cost on Medicaid cost report after having been advised that the cost is not allowable;
- d. Each instance of furnishing goods or professional services that are inappropriate or of inferior quality;
- e. Each instance of knowingly submitting a materially false or erroneous Medicaid provider enrollment application, request for prior authorization for Medicaid services, or cost report:
- f. Each instance of inappropriately prescribing drugs for a Medicaid recipient; or,
- g. Each false or erroneous Medicaid claim leading to an overpayment to a provider.
- 2. For purposes of determining first, second, third, fourth, fifth, or subsequent violations under paragraph 10(e) of this rule:
- a. A violation <u>existed even if the matter is means a</u> determination by the Agency whether resolved by repayment of an overpayment, settlement agreement, or other means, wherein the person, provider, or entity is found to have violated a provision of state or federal Medicaid laws, rules, provisions, handbooks, or policies.
- b. The same violation means a subsequent determination by the Agency, that wherein the person, provider, or entity is determined by the Agency to be in violation of the same provision of state or federal Medicaid laws, the laws that govern the provider's profession, or the Medicaid provider agreement rules, provisions, handbooks, or policies. For purposes of violations of section 7(e) of this rule (generally, failing to comply with the provision of Medicaid policies), the same violation means a subsequent determination by the Agency that the person, provider, or entity is found to be in violation of the same provision of state or federal Medicaid related law, rule, provision, handbook, or policy as in a prior Agency action.
- (3) VIOLATIONS AND SANCTIONS: Unless otherwise set forth in this rule, sanctions will be imposed as set forth in Section (10) of this rule. The identification of violations given herein is descriptive only. The full language of each statutory provision cited must be consulted in order to determine the conduct included.
- (4) FACTORS TO BE USED IN DETERMINING LEVEL OF SANCTION: Except for the mandatory suspension and termination provision in Section (6) of this rule, when determining the type, amount, and duration of the sanction to be applied, the Agency shall consider each of the factors set forth in Section 409.913(17)(16), F.S., in conjunction with Section (10) of this rule. This rule does not give any one listed factor greater importance or weight over any other. However, the Agency shall have the discretion to rely upon the circumstances of the violation or violations in conjunction with any one or all of the listed factors to determine the sanction that

- is ultimately applied. These factors will also be utilized for any deviation by the Agency from the sanctions for each violation, as set forth in Section (10) of this rule.
- (5) APPLICATION TO INDIVIDUALS OR LOCATIONS RATHER THAN TO A PROVIDER GROUP:
- (a) Based upon the circumstances present in each individual matter, the Agency shall have the discretion to take action to sanction a particular Medicaid provider, entity, or person working for a Medicaid provider group, or to sanction and may suspend or terminate participation in the Medicaid program at a specific location, rather than, or in addition to, taking action against an entire Medicaid provider group.
- (b) If the Agency chooses to sanction a particular (individual) provider, entity, or person working with a Medicaid provider group or in a particular location, the other members of the Medicaid provider group and the providers in the other locations must fully cooperate in the audit or investigation conducted by the Agency, and the Agency must determine if:
- 1. The individual provider, entity, or person working with the Medicaid provider group is directly responsible for the violation(s);
- 2. The Medicaid provider group was unaware of the actions of the individual provider, entity, or person; and,
- 3. The Agency has not previously taken a preliminary or final Agency action against the group provider for the same violation(s) within the past five years from the date of the violation, unless the Agency determines that the individual provider, entity, or person was responsible for the prior violation.
- (6) MANDATORY TERMINATION OR SUSPENSION: Whenever a If the provider has been suspended or terminated from participation in the Medicaid or Medicare program by the federal government or any state or territory, the Agency shall immediately suspend (if suspended) or terminate (if terminated), as appropriate, the provider's participation in the Florida Medicaid program for a period no less than that imposed by the federal government or the any other state or territory, and shall not enroll such provider in the Florida Medicaid program while such foreign suspension or termination remains in effect. Additionally, all other remedies provided by law, including all civil remedies, and other sanctions, shall apply. [Section 409.913(14)(13), F.S.]
- (7) MANDATORY SANCTIONS: Except when the Secretary of the Agency determines not to impose a sanction, pursuant to Section 409.913(16)(j), F.S., sSanctions shall be imposed for the following:
- (a) The provider's license has not been renewed by the licensing agency in Florida, or has been revoked, suspended, or terminated, by the licensing agency of any state. [Section 409.913(15)(14)(a), F.S.];

- (b) Failure to make available <u>within the timeframe</u> requested by the Agency or other <u>mutually agreed upon timeframe</u>, or <u>to refuse access to all Medicaid-related records sought by any investigator. [Section 409.913(15)(14)(b), F.S.];</u>
- (c) Failure to make available or furnish all Medicaid-related records, to be used by the Agency in determining whether Medicaid payments are or were due, and what the appropriate corresponding Medicaid payment amount should be within the timeframe requested by the Agency or other mutually agreed upon timeframe. [Section 409.913(15)(14)(c), F.S.];
- (d) Failure to maintain contemporaneous Medicaid-related records and prior authorization records, if prior authorization is required, that demonstrate both the necessity and appropriateness of the good or service rendered. [Section 409.913(15)(14)(d), F.S.];
- (e) Failure to comply with the provisions of the Medicaid provider publications that have been adopted by reference as rules, Medicaid laws, and handbooks, applicable federal, or state laws, rules or regulations, the requirements and provisions in the provider's Medicaid provider agreement, or the certification found on claim forms or transmittal forms for electronically submitted claims by the provider or authorized representative. [409.913(15)(14)(e), F.S.];
- (f) Furnishing or ordering goods or services that are <u>out of compliance</u> with the <u>practice standards governing the provider's profession, are inappropriate, unnecessary or excessive, of inferior quality, or that are found to be harmful to the recipient. [Section 409.913(15)(14)(f), F.S.];</u>
- (g) A pattern of failure to provide goods or services that are medically necessary. [Section 409.913(15)(14)(g), F.S.];
- (h) Submitting, or causing to be submitted, a single false Medicaid claims, or a pattern of erroneous Medicaid claims, that results in an overpayment finding or that results in actual payment exceeding what is appropriate under the Medicaid program. [Section 409.913(15)(14)(h), F.S.];
- (i) Submitting, or causing to be submitted, a Medicaid provider enrollment application or renewal forms, a request for prior authorization for Medicaid services, or a Medicaid cost report containing information that is either materially false or materially incorrect. [Section 409.913(15)(14)(i), F.S.];
- (j) Collecting or billing a recipient or a recipient's responsible party for goods or services improperly. [Section 409.913(15)(14)(j), F.S.];
- (k) Including costs in a cost report that are not allowed under the a Florida Title XIX (Medicaid) reimbursement plan, even though the provider or authorized representative had previously been advised via an audit exit conference or audit report that the costs were not allowable. However, if the unallowed costs are the subject of an administrative hearing pursuant to Chapter 120, F.S., sanctions shall not be imposed. [Section 409.913(15)(14)(k), F.S.];

- (l) Being charged, whether by information or indictment, with fraudulent billing practices. [Section 409.913(15)(14)(l), F.S.];
- (m) A finding or determination that a provider, entity, or person is negligent for ordering or prescribing a good or service to a patient, which resulted in the patient's injury or death. [Section 409.913(15)(14)(m), F.S.];
- (n) During a specific audit or review period, failure to demonstrate sufficient quantities of goods, or sufficient time in the case of services, that support the corresponding billings or claims made to the Medicaid program. [Section 409.913(15)(14)(n), F.S.];
- (o) Failure to comply with the notice and reporting requirements of Section 409.907, F.S. [Section 409.913(15)(14)(o), F.S.];
- (p) A finding or determination that a provider, entity, or person committed Committing patient abuse or neglect, or any act prohibited by Section 409.920, F.S. [Section 409.913(15)(14)(p), F.S.];
- (q) Failure to comply with any of the terms of a previously agreed-upon repayment schedule. [Sections 409.913(15)(14)(q), F.S. and, 409.913(24)(b), F.S.];
- (8) ADDITIONAL VIOLATIONS SUBJECT TO TERMINATION: In addition to the termination authority, the Agency shall have the authority to concurrently seek civil remedies or impose other sanctions.
- (a) The Agency shall impose the sanction of termination for each violation of:
- 1. Section 409.913(13)(2)(a), F.S. (generally, a provider is convicted of a criminal offense related to the delivery of any health care goods or services);
- 2. Section 409.913(13)(2)(b), F.S. (generally, a provider is convicted of a criminal offense relating to the practice of the provider's profession); or
- 3. Section 409.913(13)(2)(c), F.S. (generally, a provider is found to have neglected or physically abused a patient).
- (b) For non-payment or partial payment where monies are owed to the Agency, and failure to enter into a repayment agreement, in accordance with Section 409.913(25)(24)(c)(b), F.S. (generally, a provider who has a debt to the Agency, who has not made full payment, and who fails to enter into a repayment schedule), the Agency shall impose the sanction of a \$5,000 fine; and, where the provider remains out of compliance for 30 60 days, suspension; and, where the provider remains out of compliance for more than 180 days one year, termination.
- (c) For failure to reimburse an overpayment, in accordance with Section $409.913\underline{(30)(29)}$, F.S. (generally, a provider that fails to repay an overpayment within 35 days after the date of a final order), the Agency shall impose the sanction of a \$5,000 fine; and, where the provider remains out of compliance for $\underline{30}$ days, suspension; and, where the provider remains out of compliance for more than $\underline{180}$ days one year, termination.

- (9) REPORTING SANCTIONS: The Agency shall report sanctions in accordance with Section 409.913(24)(23), F.S.
 - (10) GUIDELINES FOR MANDATORY SANCTIONS.
- (a) The Agency's authority to impose sanctions on a provider, entity, or person shall be in addition to the Agency's authority to recover a determined overpayment, other remedies afforded to the Agency by law, appropriate referrals to other agencies, and any other regulatory actions against the provider.
- (b) In all instances of violations of Medicaid laws, rules, and policies that are subject to this rule, the Agency shall have the authority to impose liens against provider assets, including, but not limited to, financial assets and real property, not to exceed the amount of fines or recoveries sought, including fees and costs, upon entry of an order determining that such moneys are due or recoverable.
 - (c) A violation is considered a:
- 1. First Violation If, within the five years prior to the alleged violation date(s), the provider, entity, or person has not been deemed by the Agency in a prior Agency action to have committed the same violation;
- 2. Second Violation If, within the five years prior to the alleged violation date(s), the provider, entity, or person has once been deemed by the Agency in a prior Agency action to have committed the same violation.
- 3. Third Violation If, within the five years prior to the alleged violation date(s), the provider, entity, or person has twice been deemed by the Agency in prior Agency actions to have committed the same violation.
- 4. Fourth Violation If, within the five years prior to the alleged violation date(s), the provider, entity, or person has three times been deemed by the Agency in prior Agency actions to have committed the same violation.
- 5. Fifth Violation If, within the five years prior to the alleged violations date(s), the provider, entity, or person has four times been deemed by the Agency in prior Agency actions to have committed the same violation.
- 6. Subsequent Violation If, within the five years prior to the alleged violation date(s) the provider, entity, or person has, five or more times, been deemed by the Agency in prior Agency actions to have committed the same violation.
- (d) Multiple violations shall result in an increase in sanctions such that:
- 1. In the event the Agency determines in a single Agency action that a provider, entity, or person has committed violations of more than one section of this rule, the Agency shall cumulatively apply the sanction guideline associated with each section violated.
- 2. In the event the Agency determines in a single action that a provider, entity, or person has committed multiple violations of one section of this rule, the Agency shall cumulatively apply the applicable sanctions for each separate

- violation of the section. However, the Agency shall not apply multiple violations to increase the level of violation (e.g., from First Violation to Second Violation).
- 3. In the event the Agency determines that a provider, entity, or person committed violations of more than one provision of this rule in at least three separate Agency actions within the past five years, the Agency shall cumulatively apply the sanctions. Additionally, if the cumulative sanctions do not otherwise result in a suspension of the provider, entity, or person for at least 1 year, the sanction shall also include a 1 year suspension. This sanction shall be in addition to the applicable sanctions and disincentives set forth in this rule.
- (e) For purposes of this rule, as used in the table below, a "corrective action plan" shall be a written document, submitted to the Agency, and shall either be an "acknowledgement statement", "provider education", "self audit", "compliance audit", or a "comprehensive quality assurance program". The Agency will specify the type of corrective action plan required.
- 1. An "acknowledgement statement" shall be a typed document submitted within 15 30 days of the date of the Agency action that brought rise to this requirement. The document will acknowledge a requirement to adhere to the specific state and federal Medicaid laws, the laws that govern the provider's profession, or the Medicaid provider agreement that are the subject of the Agency action. The Agency will confirm receipt of the statement and either accept or deny it as complying with this rule. If the acknowledgement statement is not acceptable to the Agency, the provider, entity, or person will be advised regarding the deficiencies. The provider will have 10 days to amend the statement. The statement shall:
- a. Identify the areas of non compliance as determined by the Agency in the Agency action; and,
- b. Acknowledge a requirement to adhere to the specific state and federal Medicaid laws, rules, provisions, handbooks, and policies that are at issue in the Agency action.
- 2. "Provider Education" shall be successful completion of an educational course or courses that address the areas of non-compliance as determined by the Agency in the Agency action.
- a. The provider, entity, or person will identify one or more individuals who are the key Medicaid policy compliance individuals for the provider, and must include appropriate treating providers involved with the areas of non-compliance as well as billing staff, who must successfully complete the required education course(s).
- b. The provider, entity, or person will, within 30 days of the date of the Agency action that brought rise to this requirement, submit for approval the name of the course, contact information, and a brief description of the course intended to meet this requirement.
- c. The Agency will confirm receipt of the course information and either accept or deny it as complying with this rule. If the course is denied by the Agency, the provider, entity,

or person will be advised regarding the reasons for denial. The provider will have 10 days to submit additional course information.

- d. Proof of successful completion of the provider education must be submitted to the Agency within 90 180 days of the date of the Agency action that brought rise to this requirement.
- 3. A "self-audit" is an audit of the provider's claims to Medicaid for a specified period of time (the audit period) performed by the provider.
- a. A self-audit is a detailed and comprehensive evaluation of the provider's claims to Medicaid. The audit may be focused on particular issues or all state and federal Medicaid laws, the laws that govern the provider's profession, or the Medicaid provider agreement rules, provisions, handbooks, and policies. The Agency will specify the audit period as well as issues to be addressed. A summary of the audit work plan, including the audit methodology, must be submitted to the Agency within 30 days of the date of the Agency action that brought rise to this requirement. The A self-audit must be completed within 90 180 days of the date of the Agency action that brought rise to this requirement, or such other timeframe as mutually agreed upon by the Agency and the provider. The self-disclosure of violations will not result in additional sanctions imposed pursuant to this rule.
- b. The provider is required to submit a detailed listing of paid claims found to be out of compliance with the specified state and federal Medicaid laws, the laws that govern the provider's profession, or the Medicaid provider agreement rules, provisions, handbooks, and policies. The listing shall include the date of service, type of service (e.g., procedure code), treating provider, pay-to provider, date the claim was paid, transaction control number (TCN) for the claim, description of non-compliance, and any other information that would allow the Agency to verify the claim(s). The provider is also required to submit a detailed description regarding the audit methodology and overpayment calculation. The Agency will evaluate the self-audit and determine whether it is a valid evaluation of the provider's claims.
- c. If the self-audit is accepted by the Agency, the provider shall be deemed to have been overpaid by the determined amount, and shall be required to repay that amount in full, or enter in and adhere to a repayment plan with the Agency, within 30 days of the date of the acceptance of the self-audit.
- d. If the self-audit is not accepted, the provider will be advised regarding the reasons for denial. The provider will have 30 days to submit additional information to correct the deficiencies.
- 4. A "compliance audit" will consist of annual audits conducted by an accounting firm that is not affiliated with or related to the provider, entity, or person subject to the audit.

- a. Within 30 days of the date of the Agency action that brought rise to this requirement, the provider, entity, or person shall submit in writing a request for approval of the accounting firm. The request shall include contact information so that the Agency may verify the credentials of the company as well as affiliations. The request shall also include a brief description of the anticipated audit.
- b. The Agency will confirm receipt of the audit information and either accept or deny it as complying with this rule. If the accounting firm or proposed audit process is denied by the Agency, the provider, entity, or person will be advised regarding the reasons for denial. The provider will have 30 days to submit additional audit information.
- e. All draft, preliminary, and final reports prepared by the accounting firm shall be submitted to the Agency within 10 days of the report issuance. The final report must be submitted to the Agency within 180 days of the date of the Agency action that brought rise to this requirement. All reports must identify any discrepant Medicaid claims, and include the date of service, type of service (e.g., procedure code), treating provider, pay-to provider, date the claim was paid, transaction control number (TCN) for the claim, description of non-compliance, and any other information that would allow the Agency to verify the claim(s).
- 4.5. A "comprehensive quality assurance program" shall monitor the efforts of the provider, entity, or person in their internal efforts to comply with state and federal Medicaid laws, the laws that govern the provider's profession, and the Medicaid provider agreement rules, provisions, handbooks, and policies.
- a. The program shall contain at a minimum the following elements: identification of the physical location where the provider, entity, or person takes any action that may cause a claim to Medicaid to be submitted; contact information regarding the individual or individuals who are responsible for development, maintenance, implementation, and evaluation of the program; a separate process flow diagram that includes a step-by-step written description or flow chart indicating how the program will be developed, maintained, implemented, and evaluated; a complete description and relevant time frames of the process for internally maintaining the program, including a description of how technology, education, and staffing issues will be addressed; a complete description and relevant time frames of the process for implementing the program; and a complete description of the process for monitoring, evaluating, and improving the program.
- b. A process flow diagram regarding the development of the program must be submitted to the Agency within 30 days from the date of the Agency action and must be updated every 30 days until the comprehensive quality assurance program is approved by the Agency. A process flow diagram regarding the maintenance, implementation, and evaluation of the program must be submitted to the Agency within 90 days from the date

of the Agency action and must be updated every 30 days until the comprehensive quality assurance program is approved by the Agency.

- c. The evaluation process must contain processes for conducting internal compliance audits, which include reporting of the audit findings to specific individuals who have the authority to address the deficiencies, and must include continuous improvement processes. The plan must also include the frequency and duration of such evaluations.
- d. The Agency will review the process flow diagram and description of the development of the program and either approve the program or disapprove the program. If the Agency disapproves the program, specific reasons for the disapproval will be included, and the provider, entity, or individual shall have 30 days to submit an amended development plan.
- e. Upon approval by the Agency of the development process of the program, the provider, entity, or person shall have 45 days to implement the program. The provider shall provide written notice to the Agency indicating that the program has been implemented.
- f. The program must remain in effect for the time period specified in the Agency action and the provider must submit written progress reports to the Agency every 120 days, for the duration of the program.
- 5.6. Failure to timely comply with any of the timeframes set forth by the Agency, or to adhere to maintain the corrective action plan in accordance with this section, shall result in a \$1000 fine per day of non-compliance. If a provider remains out of compliance for 30 days, the provider shall also be suspended from the Medicaid program until the provider is in compliance. If a provider remains out of compliance for 180 days one year, the provider shall be terminated from the Medicaid program. The termination may be with or without cause. The program must remain in effect for the time period specified in the Agency action and the provider must submit written progress reports to the Agency every 120 days, for the duration of the program.

Violation Type/Section First violation Second violation of Rule For each violation A \$1.000 fine: A \$2,000 fine: of Medicaid laws, and submission and submission rules or policies of a corrective of a corrective not otherwise action plan. action plan. listed in this rule:

(f) The Agency's decision to discontinue follow-up reviews does not preclude future audits of any dates of service or issues, and shall not be used by the provider in any action should the Agency later determine overpayments existed.

(g)(f) For purposes of this rule, as used in the table below. a "suspension" shall preclude participation in the Medicaid program for one year from the date of the Agency action. A provider(s) that is suspended shall not resume participation in the Medicaid program until the completion of the one-year term. To resume participation, the provider must submit a written request to the Agency, Bureau of Medicaid Program Integrity, to be reinstated in the Medicaid program. The request must include a copy of the notice of suspension issued by the Agency, and a written acknowledgement regarding whether the violation(s) that brought rise to the suspension has been remedied. The provider may not resume participation in the Medicaid program until they receive written confirmation from the Agency indicating that participation in the Medicaid program has been authorized.

(h)(g) For purposes of this rule, as used in the table below, a "termination" shall preclude participation in the Medicaid program for twenty years from the date of the Agency action. "Termination" shall be with or without cause. A provider(s) who is terminated (regardless of whether with or without eause) shall not resume participation in the Medicaid program until the completion of the twenty-year term. To resume participation, the provider must submit a complete and accurate provider enrollment application, which will be accepted or denied in the standard course of business by the Agency. In addition to the application, the provider must include a copy of the notice of termination issued by the Agency, and a written acknowledgement regarding whether the violation(s) that brought rise to the termination has been remedied.

(i)(h) Sanctions and disincentives shall apply in accordance with this rule, as set forth in the table below:

Third violation Fourth violation Fifth and Subsequent violations A \$3.000 fine: A \$4,000 fine: Termination. and suspension. and suspension. Upon expiration Upon expiration of the suspension. of the suspension. submission of a submission of a corrective action corrective action plan. plan.

(7)(a) The provider's license has not been renewed by the licensing agency of any state; or the license has been revoked, suspended or terminated, by the licensing agency of any state. [409.913<u>(15)(14)(a)</u>, F.S.];

duration of the licensure suspension; however, if the licensure suspension is to exceed 1 year and for all other violations: termination. per record request or instance of

For licensure

the Medicaid

suspension from

program for the

suspension:

For licensure suspension: suspension from the Medicaid program for the duration of the licensure suspension; however, if the licensure suspension is to exceed 1 year and for all other violations: termination.

Termination.

Termination.

(7)(b) Failure, upon demand, to make available or refuse access to, Medicaid-related records. [409.913(15)(14)(a), F.S.];

A \$1,000 fine refused access; if after 30 60 days, the provider is still in violation, suspension until the records are made available or access is granted; if after 180 days one year, the provider is still in violation, termination. record request;

A \$2,500 fine per record request or access; if after 30 60 days, the provider is still in violation, suspension until the records are made available or access is granted; if after 180 days one year, one year, the the provider is still in violation, termination

A \$5,000 fine per record request or access; if after 30 60 days, the provider is still in violation, suspension until the records are made available or access is granted; if after 180 days provider is still in violation, termination.

Termination.

A \$5,000 fine per for each record of refused access; in violation, suspension until the records are made available or access is granted; if after 180 days one year, the provider is still in violation, termination

A \$5,000 fine of per for each record instance of refused instance of refused request or instance request or instance of refused access; if if after 30 60 days, after 30 60 days, the the provider is still provider is still in violation, suspension until the records are made available or access is granted; if after 180 days one year, the provider is still in violation, termination.

(7)(c) Failure to furnish A \$500 fine per records, within time frames established by the Agency. [409.913(15)(14) (c), F.S.];

if after 30 60 suspension until the records are made available; if after 180 days one vear, the provider is still in violation, termination.

A \$1,000 fine per record request; if after 30 60 days, days, the provider the provider is is still in violation, still in violation, suspension until the records are made available; if after 180 days one year, the provider is still in violation, termination.

A \$2,500 fine per record request; if after 30 60 days, the provider is still in violation, suspension until the records are made available; if after 180 days one year, the provider is still in violation, termination.

A \$5,000 fine per record request; if after 30 60 days, the provider is still in violation, suspension until the records are made available; if after 180 days one year, the provider is still in violation, termination

A \$5,000 fine per of for each record request; if after 30 60 days, the provider is still in violation, suspension until the records are made available; if after 180 days one year, the provider is still in violation, termination

(7)(d) Failure to A \$100 fine per A \$200 fine per A \$300 3,000 fine Termination. Termination. maintain claim for which claim for which per claim patient contemporaneous supporting supporting record for which Medicaid-related documentation is documentation is any of the records. not maintained. not maintained. supporting [409.913<u>(15)</u> For a pattern: a For a pattern: a documentation is (14)(d), F.S.]; \$1,000 fine per \$2,000 fine per not maintained; and patient record for patient record for suspension. For a which any of the which any of the pattern: a \$3,000 supporting supporting fine per patient record for which documentation documentation is any of the is not maintained: not maintained: and submission and submission supporting of a corrective of a corrective documentation is action plan in not maintained; action plan in the the form of an form of provider submission of a acknowledgement education. corrective action statement. plan in the form of a comprehensive quality assurance program; and suspension. (7)(e) Failure to A \$500 fine per A \$1,000 fine per A \$2,000 fine per A \$5,000 fine per A \$3,000 fine per provision. provision; and, comply with the provision. provision; and provision; and provisions of submission of a submission of a suspension. For a pattern: a For a pattern: a Medicaid corrective action \$1,000 fine per \$2,000 fine per corrective action For a pattern: publications that provision; and plan in the form plan in the form provision; and termination. of provider have been adopted of an submission of a submission of by reference as acknowledgement education. a corrective corrective action rules policies, statement. action plan in plan in the form For a pattern: a procedures, or law. of provider \$4,000 fine per the form of an For a pattern: a [409.913(15) acknowledgement education. \$3,000 fine per provision; (14)(e), F.S.]; statement. provision; and submission of a submission of a corrective action corrective action plan and plan in the form suspension. of a comprehensive quality assurance program; and

suspension.

(7)(f) Furnishing or ordering goods or services that are inappropriate, unnecessary or excessive, of inferior quality, or that are harmful. [409.913(15) (14)(f), F.S.];	For harmful goods or services: a \$5000 fine for each instance, and suspension. For all others: a \$1,000 fine for each individual instance and submission of a corrective action plan in the form of provider education.	For harmful goods or services: a \$5,000 fine for each instance, and termination. For all others: a \$2,000 fine for each individual instance and submission of a corrective action plan in the form of a comprehensive quality assurance	For harmful goods or services: a \$5,000 fine for each instance, and termination. For all others: a \$3,000 fine for each individual instance and suspension.	Termination.	Termination.
(7)(g) A pattern of failure to provide goods or services that are medically necessary. [409.913(15) (14)(g), F.S.];	A \$5,000 fine and submission of a corrective action plan in the form of provider education.	program. A \$5,000 fine for each instance; and suspension as well as the submission of a corrective action plan in the form of a comprehensive quality assurance program.	A \$5,000 fine for each instance; and suspension as well as the submission of a corrective action plan in the form of comprehensive quality assurance program.		Termination.
(7)(h) Submitting false Medicaid elaims, or a pattern of erroneous Medicaid claims. [409.913(15) (14)(h), F.S.];	For false claims: Ttermination. For a pattern of erroneous claims: a \$1,000 fine for each claim in the pattern; and submission of a corrective action plan in the form of a comprehensive quality assurance program.	For false claims: Termination. For a pattern of erroneous claims: A \$2,000 fine for each claim in the pattern; suspension; and upon the conclusion of the suspension, submission of a corrective action plan in the form of a comprehensive quality assurance program.		Termination.	Termination.

(7)(i) Submitting certain documents containing information that is either materially false or materially incorrect. [409.913(15) (14)(i), F.S.];	A \$10,000 fine for each separate violation; and suspension.	Termination.	Termination.	Termination.	Termination.
(7)(j) Collecting or billing a recipient improperly. [409.913(15)(14)(j), F.S.];	A \$1,000 fine for each instance.	A \$2,500 fine for each instance.	A \$5,000 fine for each instance; and suspension.	A \$5,000 fine for each instance; and suspension.	Termination.
(7)(k) Including unallowable costs after having been advised. [409.913(15)(14)(k), F.S.];	A \$5,000 fine for each unallowable cost.	A \$5,000 fine for each unallowable cost.	A <u>\$5,000</u> fine for each unallowable cost.	A \$5,000 fine for each unallowable cost.	A \$5,000 fine for each unallowable cost.
(7)(1) Being charged with fraudulent billing practices. [409.913(15) (14)(1), F.S.]; (7)(m) Negligently ordering or prescribing, which resulted in the patient's injury or death. [409.913(15) (14)(m), F.S.];	Suspension for the duration of the indictment. If the provider is found guilty, termination. Termination.	Suspension for the duration of the indictment. If the provider is found guilty, termination. Termination.	Suspension for the duration of the indictment. If the provider is found guilty, termination. Termination.	Suspension for the duration of the indictment. If the provider is found guilty, termination. Termination.	Suspension for the duration of the indictment. If the provider is found guilty, termination. Termination.
(7)(n) Failure to demonstrate sufficient quantities of goods or sufficient time to support the corresponding billings or claims made to the Medicaid Program. [409.913(15) (14)(n), F.S.];	A \$5,000 1,000 fine and submission of a corrective action plan.	A \$5,000 2,500 fine and submission of a corrective action plan in the form of a comprehensive quality assurance program.	suspension.	Termination.	Termination.

(7)(o) Failure to comply with the notice and reporting requirements of Section 409.907. [409.913(15) (14)(o), F.S.];	A \$1,000 fine.	A \$2,000 fine.	A \$3,000 fine.	A \$4,000 fine.	A \$5,000 fine.
(14)(0), F.S.], (7)(p) Committing patient abuse or neglect, or any act prohibited by Section 409.920. [409.913(15) (14)(p), F.S., and 409.913(24)(b), F.S.];	A <u>\$5,000</u> fine per instance, and suspension.	Termination.	Termination.	Termination.	Termination.
(7)(q) Failure to comply with an agreed-upon repayment schedule. [409.913(15) (14)(q), F.S.];	A \$1,000 fine; and, where the provider remains out of compliance for 30 60 days, suspension; and, where the provider remains out of compliance for more than 180 days one year, termination.	A \$2,000 fine; and, where the provider remains out of compliance for 30 60 days, suspension; and, where the provider remains out of compliance for more than 180 days one year, termination.	where the provider remains out of compliance for	A \$4,000 fine and suspension until in compliance; where the provider remains out of compliance for more than 180 days one year, termination.	

Specific Authority 409.919 FS. Law Implemented 409.907, 409.913, 409.913, 409.920, 812.035 FS. History–New ______.

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Division of Florida Land Sales, Condominiums and Mobile **Homes**

RULE NO.: RULE TITLE: 61B-82.003 Answer

NOTICE OF WITHDRAWAL

Notice is hereby given that the above rule, as noticed in Vol. 30, No. 40, of the October 1, 2004, Florida Administrative Weekly has been withdrawn.

DEPARTMENT OF ENVIRONMENTAL PROTECTION

Pursuant to Chapter 2003-145, Laws of Florida, all notices for the Department of Environmental Protection are 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

DILLE MOC.

Bureau of Community Environmental Health DILLE TITLES.

RULE NOS.:	KULE IIILES.
64E-18.002	Definitions
64E-18.003	Requirements for Certification
64E-18.007	Standards of Practice
64E-18.008	Disciplinary Guidelines
	NOTICE OF CHANGE

Notice is hereby given that the following changes have been made in the proposed rule in accordance with subparagraph 120.54(3)(d)1., F.S., published in Vol. 30, No. 40, October 1, 2004, of the Florida Administrative Weekly:

The changes were made in response to written comments received from the Florida Legislature Joint Administrative Procedures Committee.

Subsection 64E-18.002(5), F.A.C., has been changed so that when adopted it will read: "Florida Environmental Health Association – a not for profit professional association located online at www.feha.org which provides training, testing, and educational services for environmental health professionals working in Florida."

Subparagraph 64E-18.003(3)(a)8., F.A.C., has seen the number 8 deleted.

The last sentence in paragraph 64E-18.003(3)(a), F.A.C., has been changed so that when adopted it will read: "Areas of study listed are examples of courses which would meet the coursework requirements for environmental environmental science or public health: public health law, environmental law, health planning, soil science, food science, or epidemiology and would be determined by the Department. Determining coursework allowable in environmental health, environmental science or public health will be based on an evaluation of official transcripts for the courses which earned college credit at an accredited university with academic majors in these areas. If a determination is unable to be made from the official transcripts or a course would otherwise not be allowed the Department will request the applicant to provide a course syllabus to clarify the courses in question."

The last sentence in subsection 64E-18.003(4), F.A.C., has been changed so that when adopted it will read: "In order to be complete, the application must have all spaces correctly completed, be signed by the applicant, include a money order, cash, the voucher schedule from a journal transfer or a sufficiently funded check in the correct amount as specified in paragraph 64E-18.010(1)(a), F.A.C., and if employed on or after September 21, 1994, shall include official copies of transcripts from the colleges or universities from which the applicant graduated."

Paragraph 64E-18.003(6)(a), F.A.C., has been changed so that when adopted it will read: "successfully complete a minimum of 24 hours of department provided pre-certification course work. At a minimum this course work shall include training and testing on soil classification, system design and theory, system material and construction standards, and regulatory requirements, and;"

Paragraph 64E-18.003(7)(a), F.A.C., has been changed so that when adopted it will read: "Applicants seeking certification in the Food Protection Program must: successfully complete a minimum of 24 hours of department provided pre-certification course work. At a minimum this course work shall include training and testing on food microbiology, foodborne illness investigations, and basic hazard analysis and critical control points (HACCP) and;"

Paragraph 64E-18.003(7)(b), F.A.C., has been changed so that when adopted it will read: "successfully pass the precertification coursework and certification examinations administered by the department. Minimum passing score shall be a 70 percent correct response to all questions comprising the

Subsection 64E-18.007(1), F.A.C., has been changed so that when adopted it will read: "It shall be the responsibility of persons certified under this rule to see that work for which they are responsible and work which has been performed by them or

under their supervision is carried out in conformance with the requirements of Chapters 500, 386, or 381, F.S., and Chapters 64E-6 or 64E-11, F.A.C."

Subsection 64E-18.008(1), F.A.C., has been changed so that when adopted it will read: "The following guidelines shall be used in disciplinary cases subject to other provisions of this

Subsection 64E-18.008(4), F.A.C., has been deleted. Subsection 64E-18.008(5), F.A.C., has been deleted.

DEPARTMENT OF FINANCIAL SERVICES

Division of Insurance Agents and Agency Services

RULE NOS.: **RULE TITLES:** 69B-220.051 Conduct of Public Adjusters 69B-220.201 **Ethical Requirements** NOTICE OF CHANGE

Notice is hereby given that the following changes have been made to the proposed rule in accordance with subparagraph 120.54(3)(d)1., F.S., published in Vol. 30, No. 44, October 29, 2004, of the Florida Administrative Weekly. These changes are being made to address concerns expressed at the public hearing.

69B-220.051 Conduct of Public Adjusters.

- (1) through (2) No change.
- (a) through (b) No change.
- (c) "Financial Interest" means direct or indirect ownership.
 - (c) through (e) renumbered (d) through (f) No change.
 - (3) through (5) No change.
- (6) Required Contract Terms. Public adjusters shall ensure that all contracts for their services contain the following terms:
 - (a) No change.
- (b) All public adjuster contracts shall show the public adjuster's:
 - 1. Permanent business address and phone number; and
 - 2. Florida Department license number.
 - (c) through (d) No change.
 - (e)1. through 2. No change.
- 3. Any costs to be reimbursed to the public adjuster out of the proceeds shall be specified in an addendum to the contract.

(7)(6) All contracts for public adjuster services must be in writing. The contract must be signed by the public adjuster who solicited the contract. If the public adjuster is licensed by the Department Office as an emergency public adjuster, the contract shall show the public adjuster's permanent home address and home phone number, and permanent home state business address and phone number and Florida Department Office license number.

(7) through (8) No change.

- 69B-220.201 Ethical Requirements.
- (1) Purpose. This rule sets forth the various ethical considerations and constraints for various classes of insurance adjusters.
 - (1) No change.
 - (2)(3) Violation.
 - (a) through (b) No change.
- (3)(4) Code of Ethics. The work of adjusting insurance claims engages the public trust. An adjuster shall must put the duty for fair and honest treatment of the claimant above the adjuster's own interests; in every instance. The following are standards of conduct that define ethical behavior, and shall constitute a code of ethics which shall be binding on all adjusters:
- (a) An adjuster shall disclose all financial interest in any direct or indirect aspect of an adjusting transaction. For example: an adjuster shall not directly or indirectly refer or steer any claimant needing repairs or other services in connection with a loss to any person with whom the adjuster has an undisclosed financial interest, or who which person will or is reasonably anticipated to provide the adjuster any direct or indirect compensation for the referral or for any resulting business.
 - (b) An adjuster shall treat all claimants equally.
- 1. An adjuster shall not provide favored treatment to any claimant.
- 2. An adjuster shall adjust all claims strictly in accordance with the insurance contract.
- (c) An adjuster shall not never approach investigations, adjustments, and settlements in a manner prejudicial to the insured.
- (d) An adjuster shall make truthful and unbiased reports of the facts after making a complete investigation.
- (e) An adjuster shall handle every adjustment and settlement with honesty and integrity, and allow a fair adjustment or settlement to all parties without any remuneration to himself except that to which he is legally entitled.
- (f) An adjuster, upon undertaking the handling of a claim, shall act with dispatch and due diligence in achieving a proper disposition of the claim thereof.
- (g) An adjuster shall promptly report to the Department any conduct by any licensed insurance representative of this state, which eonduet violates any provision of the Insurance Code insurance law or Department rule or order.
- (h) An adjuster shall exercise extraordinary care when dealing with elderly clients, to assure that they are not disadvantaged in their claims transactions by failing memory or impaired cognitive processes.

- (i)1. An adjuster shall not negotiate or effect settlement directly or indirectly with any third-party claimant represented by an attorney, if the said adjuster has knowledge of such representation, except with the consent of the attorney.
- 2. For purposes of this subsection, the term "third-party claimant" does not include the insured or the insured's resident relatives.
- (j)1. An adjuster is permitted to interview any witness, or prospective witness, without the consent of opposing counsel or party. In doing so, however, the adjuster shall scrupulously avoid any suggestion calculated to induce a witness to suppress or deviate from the truth, or in any degree affect the witness's their appearance or testimony during deposition or at the trial or on the witness stand.
- 2. If any witness making or giving a signed or recorded statement so requests, the witness shall be given a copy of the statement thereof.
- (k) An adjuster shall not advise a claimant to refrain from seeking legal advice, nor advise against the retention of counsel to protect the claimant's interest.
- (1)1. An adjuster shall not attempt to negotiate with or obtain any statement from a claimant or witness at a time that the claimant or witness is, or would reasonably be expected to be, in shock or serious mental or emotional distress as a result of physical, mental, or emotional trauma associated with a loss.
- 2. Further, Tthe adjuster shall not conclude a settlement when the such settlement would be disadvantageous to, or to the detriment of, a claimant who is in the traumatic or distressed state described above in (m)1.
- (m)1. An adjuster shall not knowingly fail to advise a claimant of the claimant's their claim rights in accordance with the terms and conditions of the contract and of the applicable laws of this state.
- 2. An adjuster shall exercise care not to engage in the unlicensed practice of law as prescribed by the Florida Bar.
- (n)1. A company or independent adjuster shall not draft, unless approved in writing in advance by the insurer and such written communication can be demonstrated to the department, special releases called for by the unusual circumstances of any settlement or otherwise draft any form of release, unless advance written approval by the insurer can be demonstrated to the Department.
- 2. Except as provided above, a company or independent adjuster is only permitted only to fill in the blanks in a release form approved by the insurer they represent.
- (o) An adjuster shall not undertake the adjustment of any claim concerning which the adjuster is not currently competent and knowledgeable as to the terms and conditions of the insurance coverage, or which otherwise exceeds the adjuster's current expertise.

- (p)1. No person shall, as a public adjuster, represent any person or entity whose claim the adjuster has previously adjusted while acting as an adjuster representing any insurer or independent adjusting firm.
- 2. No person shall, as a company or independent adjuster, represent him- or herself or any insurer or independent adjusting firm against any person or entity that the adjuster previously represented as a public adjuster.
- (q)1. A public adjuster shall not represent or imply to any client or potential client that insurers, company adjusters, or independent adjusters routinely attempt to, or do in fact, deprive claimants of their full rights under an insurance policy.
- 2. No insurer, independent adjuster, or company adjuster shall represent or imply to any claimant that public adjusters are unscrupulous, or that engaging a public adjuster will delay or have other adverse effect upon the settlement of a claim.
- (r)1. No public adjuster, while so licensed in the Department's records, may represent or act as a company adjuster, independent adjuster, or general lines agent.
- 2. No independent adjuster or company adjuster, while so licensed in the Department's records, may represent or act as a public adjuster.
- (4)(5) Public Adjusters, Other Ethical Constraints. In addition to considerations set out above for adjusters, the following ethical considerations are specific to public adjusters and shall be binding upon public adjusters:-
 - (a) through (b) No change.
- 2. and Tthe insured or claimant may exercise veto power of any of these persons, in which case that person shall not be used in estimating costs.
- (c) The public adjuster shall ensure that if a contractor, architect, engineer, or other licensed professional is used in formulating estimates or otherwise participates in the adjustment of the claim, the professional shall must be licensed by the Florida Department of Business and Professional Regulation.
 - (d) through (e) No change.
 - (f)1. No change.
- 2. Except as between licensed public adjusters, or licensed public adjusters and members of the Florida Bar, no public adjuster shall may compensate any person, whether directly or indirectly, for the principal purpose of referring business to the public adjuster.
- (g)1. A public adjuster's contract with a client shall be revocable or cancellable by the insured or claimant, without penalty or obligation, for at least 3 business days after the contract is executed, should the insured elect to settle the claim directly with an adjuster representing the insurer.
 - 2. through 4. No change.
 - (h) No change.

(i) A public adjuster shall ensure that all contracts for the public adjuster's services are in writing and set forth all terms and conditions of the engagement, including the terms required by subsection 69B-220.051(6), F.A.C.

The remainder of the rule reads as previously published.

Section IV **Emergency Rules**

BOARD OF TRUSTEES OF THE INTERNAL IMPROVEMENT TRUST FUND

Pursuant to Chapter 2003-145, Laws of Florida, all notices for the Board of Trustees of the Internal Improvement Trust Fund are published on the Internet at the Department of Environmental Protection's home page at http://www.dep. state.fl.us/ under the link or button titled "Official Notices."

DEPARTMENT OF ENVIRONMENTAL PROTECTION

Pursuant to Chapter 2003-145, Laws of Florida, all notices for the Department of Environmental Protection are 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."

Section V Petitions and Dispositions Regarding Rule Variance or Waiver

DEPARTMENT OF LAW ENFORCEMENT

Notice is hereby given that the Officer Professionalism Program, Florida Department of Law Enforcement has received from Brad Hudson on December 28, 2004, a petition for Waiver of subparagraph 11B-20.0014(2)(d)9., F.A.C., pursuant to Section 120.542, F.S. Petitioner has requested that the Department waive certain course sequencing requirements for criminal justice instructors.

Comments on this Petition should be filed with the Office of General Counsel, Florida Department of Law Enforcement, P. O. Box 1489, Tallahassee, Florida 32302, Attention: Assistant General Counsel, Grace A. Jaye.

A copy of the Petition may be obtained by contacting Assistant General Counsel Grace A. Jaye at the above address or by calling (850)410-7676.

BOARD OF TRUSTEES OF THE INTERNAL IMPROVEMENT TRUST FUND

Pursuant to Chapter 2003-145, Laws of Florida, all notices for the Board of Trustees of the Internal Improvement Trust Fund are 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."

PUBLIC SERVICE COMMISSION

NOTICE IS HEREBY GIVEN by the Florida Public Service Commission that the petition by Ocean Properties, Ltd., J.C. Penney Corporation, Dillard's Department Stores, and Target Stores, Inc. for variance or waiver of subsection 25-6.103(3), F.A.C., filed August 23, 2004, in Docket No. 030623-EI, was denied by the Commission at its November 2, 2004, Agenda Conference. Order No. PSC-04-1167-PAA-EI, issued November 23, 2004, memorialized the decision. The pertinent portion of the rule provides that when a customer's electric meter is found to be in error in excess of prescribed limits, the figure to be used for calculating the appropriate refund or charge "shall be that percentage of error as determined by the test." The petition was denied on the basis that the petitioners failed to demonstrate that application of the rule would create a substantial hardship or violate principles of fairness. Notice of the petition was published in the FAW on September 10, 2004. A copy of the Order can be obtained from: Division of the Commission Clerk and Administrative Services, 2540 Shumard Oak Boulevard, Tallahassee, Florida 32399-0850. (850)413-6770, Commission's Homepage: http://www.floridapsc.com.

NOTICE IS HEREBY GIVEN that the Florida Public Service Commission has received a petition from Beach House Condominium Owner's Association, Inc., filed January 13, 2005, in Docket No. 050010-EU, seeking a variance or waiver from paragraph 25-6.049(5)(a), F.A.C. The rule provides that individual electric metering by the utility company shall be required for each separate occupancy unit of new condominiums for which construction commenced after January 1, 1981.

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

A copy of the petition can be obtained from the Division of the Commission Clerk and Administrative Services. For additional information, please contact Katherine Fleming, Office of the General Counsel, at the above address or telephone (850)413-6218.

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

NOTICE IS HEREBY GIVEN that on January 13, 2005, the Division of Hotels and Restaurants received a Petition for an Emergency Variance for subsection 61C-4.010(7), F.A.C., from Dallis Riverwalk Pizzeria located in Sanford. The above referenced F.A.C. states "...each public food service establishment shall maintain a minimum of one public bathroom for each sex, properly designated...." They are requesting a variance to use centrally located bathrooms located between two stores that are owned, operated, and maintained by Wilson Center, Inc.

A copy of the Petition can be obtained from: Xenia Bailey, Division of Hotels and Restaurants, 1940 North Monroe Street. Tallahassee. Florida 32399-1013.

The Division of Hotels and Restaurants will accept comments concerning the Petition for 14 days from the date of publication of this notice. To be considered, comments must be received on or before 5:00 p.m.

DEPARTMENT OF ENVIRONMENTAL PROTECTION

Pursuant to Chapter 2003-145, Laws of Florida, all notices for the Department of Environmental Protection are published on the Internet at the Department of Environmental Protection's home page at http://www.dep.state.fl.us/ under the link or button titled "Official Notices."

DEPARTMENT OF HEALTH

The Board of Clinical Social Work, Marriage and Family Therapy and Mental Health Counseling hereby gives notice that it has received a Petition for Variance or Waiver filed on January 4, 2005 by Sylvia Ochoa-Gonzales. Pursuant to Chapter 28-104, F.A.C. and Section 120.542, F.S., petitioner seeks a waiver of the provisions of Rule 64B4-11.007, F.A.C. Specifically, the Petitioner requests that the Board waive the requirement of a passing score of 75 percent on the Clinical Social Work Licensure Examination as set forth in the cited Rule and Statute and accept the petitioner's 71 to 73 percentile score due to hardship.

Copies of the petition may be obtained by writing: Susan Foster, Executive Director, Board of Clinical Social Work, Marriage and Family Therapy and Mental Health Counseling, 4052 Bald Cypress Way, Bin #C08, Tallahassee, Florida 32399-3258.

The Board of Hearing Aid Specialists hereby gives notice that it has received a petition, filed on January 10, 2005, from Nicholas Malatesta seeking a waiver or variance of Rule 64B6-8.003, F.A.C., with respect to the Training Program. Petitioner requests a permanent variance or waiver as it pertains to failure to sit for first examination.

Comments on this petition should be filed with Board of Hearing Aid Specialists/MQA, 2020 Capital Circle, S. E., Bin #C08, Tallahassee, Florida 32399-3258, within 14 days of publication of this notice.

For a copy of the petition, contact: Sue Foster, Executive Director, Board of Hearing Aid Specialists at the above address or telephone (850)245-4474.

The Board of Medicine hereby gives notice that it has issued an Order on the Petition for Variance/Waiver filed by Trudi E. Griffo, M.D. The Notice of Petition for Variance/Waiver was published in Vol. 30, No. 36, of the September 3, 2004, Florida Administrative Weekly. The Credentials Committee considered the Petition at its meeting held on November 20, 2004, and the Board considered the Committee's recommendation at its meeting held on December 4, 2004, in Orlando, Florida. The Board's Order, filed on January 12, 2005, grants the petition for variance/waiver of Rule 64B8-5.001, F.A.C., finding that the Petitioner has demonstrated a substantial hardship. A copy of the Board's Order may be obtained by contacting: Board of Medicine, 4052 Bald Cypress Way, Bin #C03, Tallahassee, Florida 32399-3753.

The Board of Psychology hereby gives notice of the issuance of an Amended Order regarding the Petition for Waiver or Variance for Dr. Susan A. Henderson. Petitioner was seeking a temporary variance from paragraph 64B19-11.001(4)(c), F.A.C. The Notice of Petition for Waiver or Variance was published in Vol. 30, No. 42, of the October 15, 2004, Florida Administrative Weekly. The Board considered the instant Petition at a duly-noticed public meeting, held November 19, 2004, by telephone conference call.

The Board's Amended Order, filed on January 7, 2005, granted the petition, finding Petitioner had demonstrated that application of the rule to her circumstances would violate the principles of fairness and would impose a substantial hardship on her.

A copy of the Board's Order may be obtained by contacting: Executive Director, Board of Psychology, 4052 Bald Cypress Way, Bin #C05, Tallahassee, Florida 32399-3755.

The Board of Psychology hereby gives notice that it has received a petition, filed on January 11, 2005 on behalf of Jennifer C. Lee, seeking a variance or waiver of subparagraph 64B19-11.005(2)(c)1., F.A.C., allowing 1288 hours of supervised post-doctoral experience earned in 23 weeks by working an average of 56 hours per week, to be counted toward the post-doctoral experience requirements for licensure. Comments on this petition should be filed with the Board of Psychology/MQA, 4052 Bald Cypress Way, Bin #C05, Tallahassee, Florida 32399-3255, within 14 days of publication of this notice.

For a copy of the petition, contact Kaye Howerton, Executive Director, Board of Psychology, at the above address or telephone (850)245-4373, Ext. 3480.

NOTICE IS HEREBY GIVEN THAT ON January 12, 2005, the Department of Health, filed an Order disposing of a petition for variance from the requirements of subsections 64E-15.004(5) and 64E-15.005(2), F.A.C., as filed by Danny Tate, Owner, East Blueberry Country Estates. The petition was filed with the Department on March 8, 2004, and noticed in the Florida Administrative Weekly on June 18, 2003, in Vol. 30, No. 25.

The Department determined that Petitioner was able to demonstrate that the underlying statute will be achieved or has been achieved by other means and that application of the rules would create a substantial hardship. Therefore, the petition for a permanent variance is GRANTED.

A copy of the Order may be obtained from: Agency Clerk, Department of Health, 4052 Bald Cypress Way, Bin #A02, Tallahassee, Florida 32399-1703, (850)245-4005.

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

Division of Bond Finance

Financial Services Commission:

Office of Insurance Regulation

Office of Financial Regulation

Financial Management Information Board

Department of Veterans' Affairs

Department of Highway Safety and Motor Vehicles

Department of Law Enforcement

Department of Revenue

Administration Commission

Florida Land and Water Adjudicatory Commission

Board of Trustees of the Internal Improvement Trust Fund

Department of Environmental Protection

DATE AND TIME: February 16, 2005, 9:00 a.m.

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

GENERAL SUBJECT MATTER TO BE CONSIDERED: Regular scheduled meeting of the Governor and Cabinet to act on all executive branch matters provided by law and to act on any agendas submitted for their consideration. The Governor and Cabinet will proceed through each agenda, item by item.

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 Financial Services Commission will take action on matters duly presented on its agenda which may include, but not be limited to; matters relating to rulemaking for all activities of the Office of Insurance Regulation 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 matters related to rulemaking for all activities of the Office of Financial Regulation relating to the regulation of banks, credit unions, other financial institutions, finance companies, and the securities industry.

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 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 various statutes including 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 aquacultural issues as presented by the Division of Aquaculture in the Department of Agriculture and Consumer Services mineral leases or sales, state or sovereign land leases, sales, exchanges, dedications, and easements, conservation and preservation lands and other land purchases; land planning matters and other matters within its authority. Additionally, the Board will take action on 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, as staff to the Board of Trustees of the Internal Improvement Trust Fund in addition to the above, will also 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 submitted to the Governor and Cabinet for this meeting may be obtained by viewing the website of the Governor and Cabinet at http://www.myflorida. com/myflorida/cabinet/index.html or by contacting each individual 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.

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 LEGAL AFFAIRS

The Florida Commission on the Status of Women will hold telephone conference calls during the week of February 7. 2005 to discuss general issues, to which all persons are invited. Please call (850)414-3300 for instructions on participation. If you need an accommodation because of disability in order to participate, please notify FCSW in advance at Office of the Attorney General, The Capitol, Tallahassee, FL 32399-1050. COMMITTEE DATES AND TIMES:

Legislative Advocacy

Committee February 8, 2005, 10:00 a.m. February 8, 2005, 11:00 a.m. Awards and Rec. Committee **Bylaws Committee** February 8, 2005, 3:00 p.m. **Annual Report Committee** February 9, 2005, 10:00 a.m. Fin. & Budget Committee February 10, 2005, 10:00 a.m.

Note: If a quorum of members does not attend, items on this agenda will be discussed as a workshop by those present, and notes will be recorded although no formal action will be taken. If you have any questions, please call (850)414-3300.

DEPARTMENT OF AGRICULTURE AND CONSUMER **SERVICES**

The Florida Agriculture in the Classroom, Inc., Board of Directors anounces a meeting to which all interested persons are invited to participate.

DATE AND TIME: Tuesday, February 15, 2005, 2:00 p.m. PLACE: Florida Strawberry Growers Association, 1305 W. Martin Luther King Blvd., Plant City, FL 33546 GENERAL SUBJECT MATTER TO BE CONSIDERED:

Quarterly board meeting.

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

DATE AND TIME: Thursday, February 10, 2005, 10:00 a.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 Sonia Pequignot at (305)401-1502.

The Florida Department of Agriculture and Consumer Services, Division of Forestry, announces a meeting of the Florida Forestry council which is open to all interested persons.

DATE AND TIME: Wednesday, February 16, 2005, 2:00 p.m. PLACE: Discovery Center of the Florida State Fairgrounds, Tampa, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: Updates on Division of Forestry Programs.

A copy of the agenda may be obtained by contacting Michael C. Long, Director, Division of Forestry, 3125 Conner Boulevard, Tallahassee, Florida 32399-1650, Telephone: (850)488-4274.

DEPARTMENT OF EDUCATION

The Development Committee of the Florida Education Foundation announces a conference call:

DATE AND TIME: February 2, 2005, 10:00 a.m. – 11:00 a.m. The committee meeting will begin at 10:00 a.m. Telephone Number: (850)245-9671 (call to confirm toll free access number)

PLACE: By Conference Call or Room 1532, Turlington Building, 325 W. Gaines Street, Tallahassee, FL 32399-0400 GENERAL SUBJECT MATTER TO BE CONSIDERED: This is a bi monthly meeting of the committee. Consideration of foundation business including but not limited to: Status report on new web site, update on requests for financial support; possible committee proposals for funding and matters pertaining to general administration.

This meeting is open to the public. Persons with disabilities who require assistance to participate in the meeting are requested to notify the Office of Access and Equity, (850)245-9531 (Voice), at least 2 days in advance, so that their needs can be accommodated.

The State of Florida, Department of Education, Education Practices Commission announces a Teacher Hearing Panel to which all persons are invited.

Teacher Hearing Panel

DATE AND TIME: February 4, 2005, 9:00 a.m.

PLACE: Homewood Suites, 2987 Apalachee Parkway, Tallahassee, Florida 32301, (850)402-9400

GENERAL SUBJECT MATTER TO BE CONSIDERED: The Hearing Panel of the Education Practices Commission will consider final agency action in matters dealing with the disciplining of certified educators.

If a person decides to appeal any decision made by the Commission with respect to any matter considered at this hearing, he or she will need to ensure that a verbatim record of the proceeding is made. The record will include the testimony and evidence upon which the appeal is to be based.

Additional information may be obtained by writing: Education Practices Commission, 325 W. Gaines Street, 224 Turlington Building, Tallahassee, Florida 32399-0400.

SPECIAL ACCOMMODATION: Any person requiring a special impairment accommodation should contact Kathleen M. Richards, (850)245-0455, at least five (5) calendar days prior to the hearing. Persons who are hearing or speech impaired can contact the Commission using the Florida Dual Party Relay System at 711.

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

DATE AND TIMES: Wednesday, February 9, 2005, 10:00 a.m.; 1:00 p.m. Strategic Planning Committee Meeting.

GENERAL SUBJECT MATTER TO BE CONSIDERED: Joint meeting of Audit & Finance/Academic & Student Affairs Committees:

A copy of the agenda and call-in phone number may be obtained by contacting: Ms. Joanne Elsner, Florida Atlantic University, 777 Glades Road, Boca Raton, FL 33431, (561)297-4030

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

The Gulf Coast Community College, District Board of Trustees will hold its monthly meeting as follows:

DATE AND TIME: February 10, 2005, 10:00 a.m. (CDT)

PLACE: Third Floor Seminar Room, Student Union West, Panama City, FL

GENERAL SUBJECT MATTER TO BE CONSIDERED: Regular Meeting.

Contact person for the meeting is: Dr. Robert L. McSpadden, President.

The Florida Rehabilitation Council announces the following conference call/meeting:

DATES AND TIMES:

February 3, 2005, 12:00 Noon – 1:00 p.m. Evaluation Public Awareness February 14, 2005, 9:00 a.m. – 5:00 p.m. March 3, 2005, 12:00 Noon – 1:00 p.m. Evaluation March 15, 2005, 10:00 a.m. -1:00 p.m. Executive Planning March 16, 2005, 9:00 – 10:00 a.m. March 17, 2005, 10:00 -11:00 a.m. Coordination

NOTE: Phone numbers for these conference calls may be obtained by contacting Yolanda Manning.

PLACE: VR Headquarters, 2002 Old Saint Augustine Road, Tallahassee, Florida 32301-4862

GENERAL SUBJECT MATTER TO BE CONSIDERED: To conduct a conference call of the Florida Rehabilitation Council Coordination Committee.

A copy of the agenda may be obtained by contacting the Florida Rehabilitation Council at 2002 Old Saint Augustine Road, Building A, Tallahassee, FL 32301-4862, telephone (850)245-3397. Any interested parties that need further information may contact Yolanda Manning at (850)245-3320.

COMMITTEE MEETINGS: Please note that committees of the Florida Rehabilitation Council will meet at various times throughout the year to carry out the work of the council; the meeting dates and times will be posted at the above address at least seven days prior to the meeting. Persons who want to be notified of such meeting may request to be put on mailing list for such notices by writing to Yolanda Manning at the Council's address.

Notices of meetings and hearings must advise that a record is required to appeal. Each board, commission, agency of this state or of any political subdivision; thereof shall include in the notice any meeting or hearing, if notice of the meeting or hearing is required of such board, commission, or agency, conspicuously on such notice, they advise that if a person decides to appeal any decision made by the board, agency, or commission with respect to any matter considered at such meeting or hearing, he or she will need a record of the proceedings, and that, for such purpose, he or she may need to ensure that a verbatim record includes the testimony and evidence upon which the appeal is to be based. (Florida Statutes, 286.0105)

The Direct Support Organization of the Florida Division of Blind Services announces the following meeting:

DATE AND TIME: February 9, 2005, 1:00 p.m. – 5:00 p.m.

PLACE: Hawthorn Suites Orlando Airport, 7450 Augusta National Drive, Orlando, Florida 32822, (866)878-4175

GENERAL SUBJECT MATTER TO BE CONSIDERED: Meeting of the Board of Directors to discuss organizational strategies and budget development.

A copy of the agenda may be obtained by contacting: Gil Robinson, P. O. Box 617271, Orlando, Florida 32861, (607)230-3901.

In accordance with the Americans with Disabilities Act, persons needing a special accommodation to participate in this meeting should contact the individual listed above no later than three working days prior to the meeting. If a person decides to appeal any decision made by the Board of Directors with respect to any matter considered at such meeting, the person will need a record of the proceedings.

BOARD OF TRUSTEES OF THE INTERNAL IMPROVEMENT TRUST FUND

Pursuant to Chapter 2003-145, Laws of Florida, all notices for the Board of Trustees of the Internal Improvement Trust Fund are 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 CITRUS

The **Department of Citrus** announces a public meeting of the Citrus Harvesting Research Advisory Council to which all persons are invited.

DATE AND TIME: Thursday, February 10, 2005, 9:00 a.m. PLACE: Florida Department of Citrus, 1115 E. Memorial Blvd., Lakeland, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: The Committee will meet to review progress of research in relation to the Harvesting Program and establish priority ratings for harvesting research during 2005-06 FY.

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. Bill Jones at the above address or by telephone at (863)499-2499.

FLORIDA PAROLE COMMISSION

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

DATE AND TIME: Wednesday, February 16, 2005, 9:00 a.m. PLACE: Florida Parole Commission, 2601 Blairstone Road, Bldg. C., Third Floor, Tallahassee, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: Regularly Scheduled Meeting for all Parole, Conditional Release, Conditional Medical Release, Control Release and Addiction Recovery 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.

PUBLIC SERVICE COMMISSION

NOTICE OF RESCHEDULING - The Florida Public Service **Commission** announces the rescheduling of hearings from January 20 and 21, 2005 in Docket No. 040604-TL.

DATES AND TIME: February 21-22, 2005, 9:30 a.m.

PLACE: Commission Hearing Room 148, The Betty Easley Conference Center, 4075 Esplanade Way, Tallahassee, Florida. GENERAL SUBJECT MATTER TO BE CONSIDERED: Adoption of the National School Lunch Program and an income-based criterion at or below 135% of the Federal Poverty Guidelines as eligibility criteria for the Lifeline and Link-Up programs.

EXECUTIVE OFFICE OF THE GOVERNOR

The Executive Office of the Governor announces a meeting of the Hurricane Housing Work Group to which all persons are invited.

DATE AND TIME: February 15, 2005, 10:30 a.m. – 3:00 p.m. PLACE: Room 117, Knott Building, Tallahassee, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: Regular meeting to discuss housing needs that the 2004 hurricanes created and recommendations for addressing those needs.

NOTE: Some members of the work group may participate by conference call. A conference call in number will be made available at a future date.

For more information about the meeting or for information concerning special accommodations because of a disability or physical impairment, please contact: Mark Kaplan, The Capitol, Room PL05, Tallahassee, Florida 32399-0001, (850)488-4711.

Volunteer Florida, the Governor's Commission on Volunteerism and Community Service, executive committee, is pleased to announce a conference call to which all persons are

DATE AND TIME: February 10, 2005, 2:00 p.m.

PLACE: Please call (850)921-5172 for call-in number and pass-code.

GENERAL SUBJECT MATTER TO BE CONSIDERED: Meeting planning.

Please contact Gwen Erwin at (850)921-5172 for a meeting agenda. If you require a reasonable accommodation to participate, please contact Gwen Erwin, (850)921-5172, Voice/TTY, 72 hours in advance with your request.

Volunteer Florida, the Governor's Commission Volunteerism and Community Service, is pleased to announce a meeting to which all persons are invited.

DATES AND TIMES: February 15, 2005, 2:00 p.m. - 9:00 p.m.; February 16, 2005, 9:00 a.m. – 3:00 p.m.

PLACE: Doubletree Castle Hotel, Orlando, Florida GENERAL SUBJECT MATTER TO BE CONSIDERED: February 15, 2005, Site visit to the Disaster Field Office and

networking dinner. February 16, 2005 Quarterly Meeting -General Commission business.

Please contact Gwen Erwin at (850)921-5172 for a meeting agenda. If you require a reasonable accommodation to participate, please contact Gwen Erwin, (850)921-5172, Voice/TTY, 72 hours in advance with your request.

REGIONAL PLANNING COUNCILS

The Northeast Florida Regional Council, Local Emergency Preparedness Committee announces the following public meeting to which all persons are invited:

DATE AND TIME: Wednesday, February 16, 2005, 10:00 a.m. PLACE: Northeast Florida Regional Council, Board Room, 6850 Belfort Oaks Place, Jacksonville, Florida 32216

GENERAL SUBJECT MATTER TO BE CONSIDERED: Board Meeting.

A copy of the agenda may be obtained by contacting: Northeast Florida Regional Council, 6850 Belfort Oaks Place, Jacksonville, FL 32216.

If a person decides to appeal any decision made by the Council with respect to any matter considered at this meeting, he/she will have to ensure that a verbatim record of the proceedings is made, which includes the testimony and evidence upon which the appeal is to be based.

Individuals needing materials in alternate format, sign language interpreter, or other meeting information, call Jeanie Palmer, (904)279-0880, Ext. 146, at least three working days prior to the meeting. Hearing-impaired callers use Florida Relay Service, 1(800)955-8771.

Notice is also given that two or more members of Boards of County Commissioners, City/Town Councils/Commissions and other entities covered under Chapter 286, Florida Statutes, may attend and speak at the meeting.

WATER MANAGEMENT DISTRICTS

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

DATE AND TIME: February 8, 2005, 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 Bemm/Ana Springs Tract, 14 acres +/- located in Lafayette County, Florida, with funds from the Florida Forever Trust Fund; also the proposed acquisition of the Southeast Land Group/Jasper Wellhead Protection Tract, 30 acres +/- located in Hamilton County, Florida. A workshop will follow the Governing Board meeting. 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 (800)226-1066 (Florida only), at least two business days in advance to make appropriate arrangements.

The St. Johns River Water Management District hereby gives notice of the following meeting to which all persons are invited and that one or more members of the Governing Board may attend.

MEETING: Agricultural Advisory Committee

DATE AND TIME: February 2, 2005, 1:30 p.m.

PLACE: District's Altamonte Springs Service Center, 975 Keller Road, Altamonte Springs, Florida 32714-1618

GENERAL SUBJECT MATTER TO BE ADDRESSED: Discussion of Consumptive Use Permit (CUP) pending rule amendments, electronic permitting, water supply planning, and Total Maximum Daily Loads (TMDL) in the District.

Pursuant to the provisions of the Americans and Disabilities Act, any person requiring special accommodations to participate in the meeting is asked to advise Vince Singleton at (386)329-4197 at least five work days before the date of the meeting.

The St. Johns River Water Management District announces the following Projects and Land Committee Meetings/Tours which may be conducted by means of or in conjunction with communications technology. All persons are invited.

Public Meeting

DATE AND TIME: Thursday, February 3, 2005, 6:00 p.m.

PLACE: Mission Inn Conference Center, 10400 County Rd. 48, Howie in the Hills, FL 34737

Projects and Land Committee Business Meeting

DATE AND TIME: Friday, February 4, 2005, 8:00 a.m.

PLACE: Mission Inn Conference Center followed by a tour of pertinent projects and/or properties of the Lake Apopka Project GENERAL SUBJECT MATTER TO BE CONSIDERED: Public Meeting – discussing District Programs and Projects; Business meeting - to consider Governing Board Project and Lands Committee agenda items. Tours to visit relevant projects and properties.

An agenda can be obtained by writing: St. Johns River Water Management District, P. O. Box 1429, Palatka, FL 32178-1429 or by calling Sonia Blake, Water Resources Department, (386)312-2330.

NOTE: In the event that a quorum of the Committee is not available for the business meeting at the date, time and place set forth above, the Committee shall meet on the following Tuesday, February 8, 2005, 8:45 a.m. at the St. Johns River Water Management District Office, Highway 100, West, Palatka, Florida.

In the event of a declared emergency or emergency conditions, all or part of these meetings may be conducted as a teleconference in order to permit maximum participation of Governing Board members.

The St. Johns River Water Management District announces the following public meetings and hearings to which all persons are invited.

MEETING OF GOVERNING BOARD AND COMMITTEE **CHAIRMEN**

DATE AND TIME: Tuesday, February 8, 2005, 8:15 a.m.

PLACE: District Headquarters, 4049 Reid St. (Hwy. 100, W.), Palatka, Florida 32177

GENERAL SUBJECT MATTER TO BE CONSIDERED: Discussion and consideration of District business including regulatory and non-regulatory matters.

FINANCE AND ADMINISTRATION COMMITTEE

DATE AND TIME: Tuesday, February 8, 2005, 8:45 a.m.

PLACE: District Headquarters, 4049 Reid St. (Hwy. 100, W.), Palatka, Florida 32177

GENERAL SUBJECT MATTER TO BE CONSIDERED: Discussion of Finance and Administration Committee agenda items followed by committee recommendations to be approved by the full Governing Board. Staff will recommend approval of external budget amendments which affect the adopted budget. REGULATORY COMMITTEE

DATE AND TIME: Tuesday, February 8, 2005, 10:00 a.m.

PLACE: District Headquarters, 4049 Reid St. (Hwy. 100, W.), Palatka, Florida 32177

GENERAL SUBJECT MATTER TO BE CONSIDERED: Discussion and consideration of Regulatory agenda items followed by committee recommendations to be approved by the full Governing Board.

GOVERNING BOARD/REGULATORY MEETING AND PUBLIC HEARING ON LAND ACQUISITION

DATE AND TIME: Tuesday, February 8, 2005, 1:00 p.m.; continuing Wednesday, February 9, 2005, 8:00 a.m. if business is not completed on February 8, 2005

PLACE: District Headquarters, 4049 Reid St. (Hwy. 100, W.), Palatka, Florida 32177

GENERAL SUBJECT MATTER TO BE CONSIDERED: Discussion and consideration of District business including regulatory and non-regulatory matters.

A copy of the agenda may be obtained at the St. Johns River Water Management District website www.sjrwmd.com or by calling (386)329-4500. One or more Governing Board members may attend and participate in the meetings and hearings by means of communications media technology.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in these meetings and hearings is requested to advise the District at least 48 hours in advance.

If any person decides to appeal any decision with respect to any matter considered at the above-listed meetings or hearings, such person will 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.

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

LAKE HANCOCK TOUR

DATE AND TIME: Friday, February 4, 2005, 9:00 a.m.

PLACE: SWFWMD Bartow Service Office, 170 Century Boulevard, Bartow, FL

GENERAL SUBJECT MATTER TO BE CONSIDERED: Some members of the District's Governing and Basin Boards may participate in an airboat tour of Lake Hancock, bus tour of the cemetery and the Polk County landfill.

WITHLACOOCHEE RIVER BASIN BOARD MEETING

DATE AND TIME: Monday, February 7, 2005, 9:00 a.m.

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

GENERAL SUBJECT MATTER TO BE CONSIDERED: Consideration of Basin business including the amendment of the Withlacoochee River Basin fiscal year 2005 budget to include \$60,000 in unanticipated revenue from Marion County for the Marion County - Post Process Topographic Data project, and \$39,299 in unanticipated revenue from the Water Management Lands Trust Fund for land management costs associated with the Boy Scout Tract, Flying Eagle project. The proposed budget amendment will result in a \$99,299 increase in the FY2005 Withlacoochee River Basin budget, with no impact on Basin ad valorem taxes.

LAKE PANASOFFKEE RESTORATION COUNCIL MEETING

DATE AND TIME: Monday, February 7, 2005, 5:00 p.m.

PLACE: Sumter County City Hall Commission Chambers, 209 North Florida Street, Bushnell, FL.

GENERAL SUBJECT MATTER TO BE CONSIDERED: Consideration of Council business

GOVERNING BOARD WASHINGTON D.C. TRIP

DATE AND TIME: Monday, February 7, 2005, 6:00 p.m.

PLACE: St. Gregory Hotel, 2033 M Street, N. W., Washington, D.C.

GENERAL SUBJECT MATTER TO BE CONSIDERED: Board members will be traveling together and will meet for an organizational meeting at 6:00 p.m. at the hotel, followed by a Board dinner.

GOVERNING BOARD WASHINGTON D.C. TRIP

DATES AND TIME: February 8-9, 2005, 8:00 a.m. - 5:00 p.m.

PLACE: Washington D.C. House and Senate Office Buildings GENERAL SUBJECT MATTER TO BE CONSIDERED: Meet with District Congressional Delegation members to discuss legislative issues and Federal funding. Luncheon and dinner meetings are planned during the trip.

PEACE RIVER BASIN BOARD MEETING

DATE AND TIME: Friday, February 11, 2005, 9:30 a.m.

PLACE: SWFWMD Bartow Service Office, 170 Century Boulevard, Bartow, FL.

GENERAL SUBJECT MATTER TO BE CONSIDERED: Consideration of Basin business

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

The District does not discriminate based on disability. Anyone requiring reasonable accommodation under the ADA should contact 1(800)423-1476 (Florida only), extension 4609; TDD only 1(800)231-6103 (Florida only); FAX (352)754-6874.

The **South Florida Water Management District** announces a public meeting to which all interested parties are invited:

DATES AND TIME: Tuesday, February 8, 2005; Wednesday, February 9, 2005, 9:00 a.m. until complete.

PLACE: Hutchinson Island Marriott, 555 N.E. Ocean Blvd, Stuart, FL 34996

GENERAL SUBJECT MATTER TO BE CONSIDERED: Regular Governing Board Workshop/Meeting/Audit Committee/Human Resources Committee to discuss and consider District business including regulatory and non-regulatory matters.

All or part of this meeting may be conducted as a teleconference in order to permit maximum participation of Governing Board members.

A copy of the agenda may be obtained at the (1) District Website (http://www.sfwmd.gov/agenda.html) or (2) by writing to the South Florida Water Management District, Mail Stop 6115, P. O. Box 24680, West Palm Beach, FL 33416-4680.

Appeals from any South Florida Water Management District Board decision require a record of the proceedings. Although Governing Board meetings and hearings are normally recorded, affected persons are advised that it may be necessary for them to ensure that a verbatim record of the proceeding is made, including the testimony and evidence upon which the appeal is to be based.

Persons with disabilities who need assistance may contact the Director, Governing Board and Executive Services, at (561)682-6371, at least two business days in advance of the meeting to make appropriate arrangements.

Those who want more information, please contact Director, Governing Board and Executive Services, at (561)682-6371. District Headquarters, 3301 Gun Club Road, Mail Stop Code 1130, West Palm Beach, FL 33406.

LAND AND WATER ADJUDICATORY COMMISSION

The Florida Land and Water Adjudicatory Commission announces a meeting to which all persons are invited.

DATE AND TIME: February 16, 2005, 9:00 a.m.

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

GENERAL SUBJECT MATTER TO BE CONSIDERED: This meeting is a regularly scheduled Cabinet meeting. The Florida Land and Water Adjudicatory Commission will consider adoption of proposed rule amendment to Chapter 42F-1, F.A.C., Gateway Services Community Development District. Proposed rule amendment to Rule 42F-1.002, F.A.C., which addresses contraction of the boundaries of the Gateway Services Community Development District, was published in the Florida Administrative Weekly on January 7, 2005, (Vol. 31, No. 1).

For more information about the Cabinet meeting agenda, copies of the proposed rule amendment, or for information concerning special accommodations because of a disability or physical impairment, please contact: Barbara Leighty, Florida Land and Water Adjudicatory Commission, The Capitol, Room 1802, Tallahassee, Florida 32399-0001, (850)487-1884.

REGIONAL WATER SUPPLY AUTHORITY

The **Peace River/Manasota Regional Water Supply Authority** announces the following meeting to which the public is invited.

DATE AND TIME: Wednesday, February 2, 2005, 10:00 a.m.

PLACE: Manatee County Administrative Center, 1112 Manatee Avenue, West, Bradenton, FL.

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

A copy of the agenda may be obtained by writing: Peace River/Manasota Regional Water Supply Authority, 1645 Barber Road, Suite A, Sarasota, Florida 34240.

Although Authority board meetings are normally recorded, affected persons are advised it may be necessary for them to ensure a verbatim record of the meeting is made, including testimony and evidence upon which an appeal is to be based.

Persons with disabilities who need assistance may call (941)316-1776, at least two business days in advance to make appropriate arrangements.

The Peace River/Manasota Regional Water Supply Authority announces the following meeting to which the public is invited.

DATE AND TIME: Wednesday, February 2, 2005, 1:00 p.m. PLACE: Holiday Inn Riverfront, 100 Riverfront Drive, Bradenton, FL.

GENERAL SUBJECT MATTER TO BE CONSIDERED: Conduct workshop for Authority's regional expansion

A copy of the agenda may be obtained by writing: Peace River/Manasota Regional Water Supply Authority, 1645 Barber Road, Suite A, Sarasota, Florida 34240.

Although Authority meetings are normally recorded, affected persons are advised it may be necessary for them to ensure a verbatim record of the meeting is made, including testimony and evidence upon which an appeal is to be based.

Persons with disabilities who need assistance may call (941)316-1776, at least two business days in advance to make appropriate arrangements.

DEPARTMENT OF ELDER AFFAIRS

The Long-Term Care Ombudsman Program, Executive and Annual Training Conference Steering Committees will meet: DATE AND TIME: Wednesday, February 2, 2005, 8:30 a.m. – 5:00 p.m.

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

GENERAL SUBJECT MATTER TO BE CONSIDERED: Issues regarding long-term care and the 2005 Ombudsman Training Conference.

The Long-Term Care Ombudsman Program, State Council will have training:

DATE AND TIME: Thursday, February 3, 2005, 9:30 a.m. – 11:30 a.m.

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

GENERAL SUBJECT MATTER TO BE CONSIDERED: Issues regarding long-term care.

The Long-Term Care Ombudsman Program, Legislative, Ways and Means, and Policy and Procedure Committees will meet:

DATE AND TIME: Thursday, February 3, 2005, 2:30 p.m. –

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

GENERAL SUBJECT MATTER TO BE CONSIDERED: Program issues.

The Long-Term Care Ombudsman Program, State Council, announces its first quarterly meeting for 2005.

DATE AND TIME: Friday, February 4, 2005, 8:30 a.m. – 3:00

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

GENERAL SUBJECT MATTER TO BE CONSIDERED: Issues regarding long-term care.

AGENCY FOR HEALTH CARE ADMINISTRATION

The Agency for Health Care Administration would like to announce a meeting of the Family Practice Physician Recruitment and Retention Advisory Committee to which all interested persons are invited to participate.

DATE AND TIME: Saturday, February 19, 2005, 8:30 a.m. -10:30 a.m.

DATE AND TIME: Coral Springs Marriott Hotel, Coral Springs, Florida (Anyone interested in participating by telephone may call (850)921-6513, Suncom 291-6513)

GENERAL SUBJECT MATTER TO BE CONSIDERED: The purpose of this meeting is to discuss plans for 2005. Authority for this Committee granted by Section 395.807, Florida Statutes.

For additional information, please contact: Dennis Halfhill, 291-5505, (850)921-5505, Suncom e-mail: halfhild@fdhc.state.fl.us

The Agency for Health Care Administration announces a telephone conference call to which all persons are invited to

DATE AND TIME: Monday, February 7, 2005; This call will be conducted from 4:00 p.m. - 6:00 p.m.

PLACE: To access the "Meet-Me" number call (850)410-8045 or SunCom 210-8045 at the above date/time

GENERAL SUBJECT MATTER TO BE CONSIDERED: Hospital CON Workgroup Conference Call required by Chapter 2004-382, Laws of Florida.

For additional information contact the Agency for Health Care Administration, 2727 Mahan Drive, MS #28A, Tallahassee, Florida 32308, or call Linda Colvin at (850)922-0791, or via e-mail at COLVINL@fdhc.state.fl.us.

The Agency for Health Care Administration announces a public meeting to which all persons are invited.

DATE AND TIME: Monday, February 21, 2005, 1:00 p.m. -4:00 p.m.

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

GENERAL SUBJECT MATTER TO BE CONSIDERED: Hospital CON Workgroup Meeting required by Chapter 2004-382, Laws of Florida.

To be included in the Hospital CON Workgroup "Interested Parties", please mail/e-mail or fax your e-mail address to Linda Colvin at COLVINL@fdhc.state.fl.us or fax to (850)413-7955. 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)922-0791.

DEPARTMENT OF MANAGEMENT SERVICES

The State Technology Office, Wireless 911 Board announces the following meeting schedule information.

Wireless 911 Board Meeting

DATES AND TIME: February 16-17, 2005, 9:00 a.m. - 5:00

PLACE: Embassy Suites, Baymeadows, Jacksonville, Florida If accommodation due to disability is needed in order to participate, please notify the State Technology Office/Wireless 911 Board in writing at least five (5) days in advance at 4050 Esplanade Way, Tallahassee, Florida 32399-0950.

The State Technology Office announces a public meeting of the Joint Task Force on State Agency Law Enforcement Communications to which all interested persons are invited.

DATE AND TIME: February 18, 2005, 9:30 a.m.

PLACE: Shared Resource Center (SRC), 2585 Shumard Oak Blvd., Room 124, Tallahassee, FL 32399

GENERAL SUBJECT MATTER TO BE CONSIDERED: To discuss and take action on the items in the meeting agenda.

A copy of the agenda may be obtained by writing to Linda Fuchs, State Technology Office, 4030 Esplanade Way, Suite 32399-0950 280, Tallahassee, Florida linda.fuchs@myflorida.com. If a person decided to appeal any decision made by the Joint Task Force with respect to any matter considered at the meeting, he/she will need a record of the proceedings and may need to ensure 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 some accommodation at this hearing because of a physical impairment should call the State Technology Office at (850)922-7435 at least five calendar days prior to the meeting. If you are hearing- or speech-impaired, please contact the State Technology Office by using the Florida Relay Service which can be reached at 1(800)955-8771 (TDD).

The conference call number for the meeting is (850)921-6433 or Suncom 291-6433.

The Florida Black Business Support Corporation announces its teleconference meetings, for the next two quarters of its Loan Investment Committee to which all interested persons are invited.

DATES AND TIME: Thursday, February 10, 2005; Thursday, March 10, 2005; Thursday, April 14, 2005; Thursday, May 12, 2005; Thursday, June 9, 2005, 10:00 a.m.

PLACE: Teleconference Call (850)487-4850

GENERAL SUBJECT MATTER TO BE CONSIDERED: To consider financing requests, receive reports relating to loan and investment activities, and approve actions taken by the Chairman and/or President under delegated authority.

A copy of the agenda may be obtained by contacting: The Florida Black Business Support Corporation, 1711 South Gadsden Street, Tallahassee, FL 32301, (850)487-4850.

If a person decides to take an appeal with respect to any matter considered at these meetings, he/she will need a record of the proceedings and, for such purpose, he/she may need to ensure that verbatim record of the proceedings is made, which record should include the testimony and evidence upon which the appeal is to be based.

If an accommodation is needed for a disability in order to attend these meeting, please notify the FBBSC office, (850)487-4850, at least seven (7) days prior to the meetings.

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

The Department of Business and Professional Regulation, Division of Alcoholic Beverages and Tobacco announces a public meeting to which all persons are invited.

DATE AND TIME: Thursday, March 3, 2005, 9:30 a.m. -11:30 a.m.

PLACE: Department of Business and Professional Regulation Board Room, Room 101, 1940 North Monroe Street, Tallahassee, Florida 32399

GENERAL SUBJECT MATTER TO BE CONSIDERED: To review new, proposed language for Rules 61A-7.006-.009, F.A.C., which were previously challenged.

A copy of the public portion of the agenda may be obtained by writing: Mike Martinez, Special Counsel, Florida Department of Business and Professional Regulation, Office of the General Counsel, 1940 North Monroe Street, Suite 42, Tallahassee, Florida 32399, (850)488-0063.

NOTE: In accordance with the Americans with Disabilities Act, persons needing a special accommodation to participate in the proceeding should contact the General Counsel's Office no later than seven (7) days prior to the proceeding or meeting at which such special accommodation is required. The General Counsel's Office may be contacted at the address and phone number listed above.

Notice is hereby given by the **Department of Business and** Professional Regulation, Division of Florida Land Sales, Condominiums and Mobile Homes, of a workshop to be conducted regarding the development of rules for the appointment of condominium election monitors. The Notice of Development of Proposed Rule was published in Vol. 30, No. 50, December 10, 2004, Florida Administrative Weekly.

DATE AND TIME: February 21, 2005, 10:00 a.m.

PLACE: Conference Room B03, Fuller Warren Building, 201 West Bloxham Street, Tallahassee, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: The workshop is for the purpose of gathering public input regarding the development of condominium election monitoring rules. All persons are invited to participate.

AGENCY CONTACT PERSON: Sharon A. Elzie, Senior Management Analyst II, Division of Florida Land Sales, Condominiums and Mobile Homes, 1940 North Monroe, Tallahassee, Florida 32399-1030, telephone (850)488-1631.

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

Notice is hereby given by the **Department of Business and** Professional Regulation, Division of Florida Land Sales, Condominiums and Mobile Homes, of a meeting of the Advisory Council on Condominiums.

DATE AND TIME: Thursday, February 24, 2005, 9:00 a.m. until business is completed.

PLACE: Boardroom, Department of Business and Professional Regulation, Northwood Centre, 1940 North Monroe Street, Tallahassee, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: General business of the Advisory Council on Condominiums.

AGENCY CONTACT PERSON: Carol Windham, Division of Florida Land Sales, Condominiums and Mobile Homes, Department of Business and Professional Regulation, 1940 North Monroe, Tallahassee, Florida 32399-1030. Telephone: (850)488-1631.

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 Carol Windham, Government Analyst, at (850)488-1631. If you are hearing or speech impaired, please contact the agency by calling 1(800)955-8771 TDD.

The Florida Board of Architecture and Interior Design announces the following meeting to be held by telephone conference call, to which all persons are invited to attend.

DATE AND TIME: February 15, 2005, 10:00 a.m. Eastern

ACCESS PHONE: Direct (850)413-9245; SunCom 293-9245; Toll Free (877)651-3473.

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

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

Any person requiring a special accommodation at this meeting because of a disability or physical impairment should contact the Board office at (850)487-8304 at least five calendar days prior to the meeting. If you are hearing or speech impaired, please contact the Board office using the Florida Dual Party Relay System which can be reached at 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

The Florida Board of Veterinary Medicine announces the following meeting to which all parties are invited to attend.

DATE AND TIME: March 1, 2005, 8:00 a.m.

PLACE: Embassy Suites, 1100 S. E. 17th Street, Ft. Lauderdale, FL 33316; (954)527-2700.

GENERAL SUBJECT MATTER TO BE CONSIDERED: General Business meeting.

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

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

Any person requiring a special accommodation at this meeting because of a disability or physical impairment should contact the Board office at (850)922-7154 at least five calendar days prior to the meeting. If you are hearing or speech impaired, please contact the Board office using the Florida Dual Party Relay System which can be reached at 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

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

DATES AND TIME: Tuesday, February 15, 2005, 8:30 a.m.; meeting will reconvene on Wednesday, February 16, 2005,

PLACE: Division of Real Estate; Conference Room N901, North Tower, 400 West Robinson Street, Orlando, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: Official business of Commission – among topics included, but not limited to, are proposed legislation affecting Chapter 475, Part I, F.S., rule development workshops, Florida Administrative Code 61J2 rule amendments, budget discussions, escrow disbursement requests, recovery fund claims, education issues, petitions for declaratory statement, petitions for rule variance/waiver, and disciplinary actions.

All or part of this meeting may be conducted as a teleconference in order to permit maximum participation of the Commission members or its counsel.

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

A copy of the agenda may be obtained by writing to the Deputy Clerk of the Florida Real Estate Commission, 400 W. Robinson Street, Suite N801, Orlando, Florida 32801-1772.

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

The Probable Cause Panel of the Florida Real Estate Commission announces a meeting to which all interested persons are invited.

DATE AND TIME: February 14, 2005, 4:00 p.m. or the soonest thereafter. Portions of the probable cause proceedings are not open to the public.

PLACE: Zora Neale Hurston Building, North Tower, Suite 901N, 400 West Robinson Street, Orlando, Florida 32801

GENERAL SUBJECT MATTER TO BE CONSIDERED: To conduct a private meeting to review cases to determine probable cause and to conduct a public meeting to review cases where probable cause was previously found.

All or part of this meeting may be conducted as a teleconference in order to permit maximum participation of the Commission members or its counsel.

Any person who desires a special accommodation at this meeting because of a disability or physical impairment should contact the Division of Real Estate at (407)245-0800 (between the hours of 8:30 a.m. – 4:00 p.m.) at least five calendar days prior to the meeting. If you are hearing or speech impaired, please call the Real Estate Division 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 ENVIRONMENTAL PROTECTION

Pursuant to Chapter 2003-145, Laws of Florida, all notices for the Department of Environmental Protection are published on the Internet at the Department of Environmental Protection's home page at http://www.dep.state.fl.us/ under the link or button titled "Official Notices."

DEPARTMENT OF HEALTH

The **Board of Chiropractic Medicine** will hold a duly noticed telephone conference call, to which all persons are invited to attend.

DATE AND TIME: Tuesday, February 8, 2005, 12:30 p.m.

PLACE: Department of Health, 4042 Bald Cypress Way, Bin #C07, Tallahassee, Meet Me Number – (850)487-8856

GENERAL SUBJECT MATTER TO BE CONSIDERED: General board business.

Any person requiring special accommodations at this meeting because of a disability or physical impairment should contact the Board, (850)245-4355, at least 48 hours prior to the meeting. If you are a hearing or speech impaired, please contact the Board office using the Dual Party Relay System, 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

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

A copy of the agenda item may be obtained by writing: Joe Baker, Jr., Executive Director, Board of Chiropractic Medicine, 4052 Bald Cypress Way, Bin #C07, Tallahassee, FL 32399-3257 or accessing www.doh.state.fl.us/mga/chiro/ chiro home.html.

The Board of Chiropractic Medicine will hold a duly noticed meeting and telephone conference call, to which all persons are invited to attend.

DATE AND TIME: Friday, February 18, 2005, 8:30 a.m.

PLACE: The Radisson Jacksonville, 4700 Salisbury Road, Jacksonville, FL 32256, (940)281-9700

GENERAL SUBJECT MATTER TO BE CONSIDERED: General board business.

Any person requiring special accommodations at this meeting because of a disability or physical impairment should contact the Board, (850)245-4355, at least 48 hours prior to the

meeting. If you are a hearing or speech impaired, please contact the Board office using the Dual Party Relay System, 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

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

A copy of the agenda item may be obtained by writing: Joe Baker, Jr., Executive Director, Board of Chiropractic Medicine, 4052 Bald Cypress Way, Bin #C07, Tallahassee, FL 32399-3257 or accessing www.doh.state.fl.us/mqa/chiro/chiro home.html.

The **Department of Health, Board of Hearing Aid Specialists** announces a Probable Cause Panel Meeting in which reconsiderations will be heard, and a general business meeting. All interested parties are invited to attend with the information listed below, which is normally open to the public. DATES AND TIMES: February 24, 2005, 2:00 p.m. (Reconsiderations); February 25, 2005, 9:00 a.m. (General Business Meeting)

PLACE: Tampa Airport Marriott, Tampa International Airport, Tampa, FL 33607

TELEPHONE NUMBER: (813)879-5151

GENERAL SUBJECT MATTER TO BE CONSIDERED: Probable Cause Panel Meeting and General Business Meeting A copy of the agenda may be obtained by writing to Sue Foster, Executive Director, Department of Health, Board of Hearing Aid Specialists, 4052 Bald Cypress Way, BIN #C08, Tallahassee, FL 32399-3258. If a person decides to appeal any decision made by the Board with respect to any matter considered at this meeting, he/she will need to ensure that a verbatim record of the proceeding is made, which record includes the testimony and evidence upon which the appeal is to be made. Those who are hearing impaired, using TDD equipment can call the Florida Telephone Relay System at 1(800)955-8771. Persons requiring special accommodations due to disability or physical impairment should contact Sue Foster at (850)245-4474 at least one week prior to meeting date.

The Florida **Board of Medicine**, Finance Committee announces a telephone conference call to be held via meet me number.

DATE AND TIME: Thursday, February 17, 2005, 10:00 a.m. PLACE: Meet me Number: Contact Florida Board of Medicine at (850)245-4131 for the meet me number.

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

Any person requiring a special accommodation at this meeting because of a disability or physical impairment should contact the Florida Board of Medicine at (850)245-4131 at least five (5) calendar days prior to the meeting. If you are hearing or speech impaired, please call the Florida Board of Medicine using the Florida Dual Party Relay System, which can be reached at 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

A copy of the agenda may be obtained by writing to Larry McPherson, Board Director, Medical Quality Assurance, 4052 Bald Cypress Way, Bin #C03, Tallahassee, Florida 32399-3253.

Please note that if a person decides to appeal any decision made by the Board with respect to any matter considered at the above cited meeting or hearing, he will need a record of the proceedings, and for such purpose, may need to insure that a verbatim record of the proceeding is made, which record includes the testimony and evidence upon which the appeal is to be based. A verbatim tape record of the proceeding may be obtained from a court reporter, if present, or an audio record from the Board Director.

The Florida **Board of Medicine**, Rules/Legislative Committee Meeting announces weekly telephone conference calls to be held via meet me number. If it is unnecessary to hold the scheduled conference call, the call will be cancelled. Stay tuned to the Board of Medicine Web Site and Web Board for additional information on these meetings (www.doh.state.fl.us/mqa).

DATES AND TIME: Wednesdays, March 9, 16, 23, 30, April 6, 13, 20, 27, May 4, 2005, 4:00 p.m. or soon thereafter (Meet me Number: Contact Florida Board of Medicine, (850)245-4131, for the meet me number)

GENERAL SUBJECT MATTER TO BE CONSIDERED: To review bills pending before the 2005 Legislative Session.

Any person requiring a special accommodation at this meeting because of a disability or physical impairment should contact the Florida Board of Medicine, (850)245-4131, at least five (5) calendar days prior to the meeting. If you are hearing or speech impaired, please call the Florida Board of Medicine using the Florida Dual Party Relay System, 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

A copy of the agenda may be obtained by writing: Larry McPherson, Board Director, Medical Quality Assurance, 4052 Bald Cypress Way, Bin #C03, Tallahassee, Florida 32399-3253.

Please note that if a person decides to appeal any decision made by the Board with respect to any matter considered at the above cited meeting or hearing, he will need a record of the proceedings, and for such purpose, may need to insure that a verbatim record of the proceeding is made, which record includes the testimony and evidence upon which the appeal is to be based. A verbatim tape record of the proceeding may be obtained from a court reporter, if present, or an audio record from the Board Director.

The Department of Health, Board of Occupational **Therapy**, announces a conference call to which all persons are invited:

DATE AND TIME: February 17, 2005, 3:30 p.m., or soon thereafter

PLACE: NUMBERS: The meet me number may be obtained by contacting Ivy Shivers, Regulatory Supervisor, Medical Therapies/Psychology, 4052 Bald Cypress Way, BIN C05, Tallahassee, FL 32399-3255, (850)245-4372.

GENERAL SUBJECT MATTER TO BE CONSIDERED: Probable Cause Panel meeting.

A copy of the agenda may be obtained by writing to Department of Health, Board of Psychology, 4052 Bald Cypress Way, BIN C05, Tallahassee, FL 32399-3255, or by calling the board office at (850)245-4373.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/hearing/meeting is asked to advise department at least 48 hours workshop/hearing/meeting by contacting the board office at (850)488-0595. If you are hearing or speech impaired, please contact the department by calling 1(800)955-8770 (Voice) or 1(800)955-8771 (TDD).

Please note that if a person decides to appeal any decision made by the board with respect to any matter considered at the above-cited meeting or hearing, he/she will need to ensure that a verbatim record of the proceedings is made, which record includes the testimony and evidence upon which the appeal is to be based.

The **Department of Health, Board of Opticianry**, announces an official Board meeting. All interested parties are invited to attend at the address listed below, which is normally open to the public.

DATES AND TIMES: February 7, 2005, 12:00 Noon; February 8, 2005, 9:00 a.m.

PLACE: Tampa Wyndham Harbour Island, 725 South Harbour Island Blvd., Tampa, FL 33602, (813)229-5000

GENERAL SUBJECT MATTER TO BE CONSIDERED: Official Board Meeting.

A copy of the agenda may be obtained by writing to Sue Foster, Executive Director, Department of Health, Board of Opticianry 4052 Bald Cypress Way, BIN #C08, Tallahassee, Florida 32399-3258.

If a person decides to appeal any decision made by the Board with respect to any matter considered at this meeting or hearing, he/she may need to ensure that a verbatim record of the proceeding is made, which records include the testimony and evidence upon which the appeal is to be made. Those who are hearing impaired, using TDD equipment can call the Florida Telephone Relay System at 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

Persons requiring special accommodations due to disability or physical impairment should contact Sue Foster at (850)245-4474 at least one week prior to the meeting date.

The Department of Health, Board of Physical Therapy Practice announces a conference call to which all persons are invited.

DATES AND TIME: February 8, 2005; May 3, 2005; August 2, 2005; November 1, 2005, 8:30 a.m. or soon thereafter

PLACE: Number Toll Free 1(800)416-4132, Suncom 292-7892

GENERAL SUBJECT MATTER TO BE CONSIDERED: Education Committee Meeting.

A copy of the agenda may be obtained by writing: Department of Health, Board of Physical Therapy Practice, 4052 Bald Cypress Way, Bin #C05, Tallahassee, Florida 32399-3255, (850)245-4373.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/hearing/meeting is asked to advise department at least 48 hours before workshop/hearing/meeting by contacting the board office at (850)245-4373. If you are hearing or speech impaired, please contact the department by calling 1(800)955-8770 (Voice) or 1(800)955-8771 (TDD).

Please note that if a person decides to appeal any decision made by the board with respect to any matter considered at the above-cited meeting or hearing, he/she will need to ensure that a verbatim record of the proceedings is made, which record includes the testimony and evidence upon which the appeal is to he based.

The Department of Health, the Board of Physical Therapy **Practice** announces a meeting to which all persons are invited: DATES AND TIMES: February 10, 2005, 4:30 p.m. or soon thereafter and February 11, 2005, 8:00 a.m. or soon thereafter.

PLACE: First day Homewood Suites, 2987 Apalachee Parkway, Tallahassee, FL 32301 and second day 4042 Bald Cypress Way, Room 301, Tallahassee, FL 32399-3255

GENERAL SUBJECT MATTER TO BE CONSIDERED: General Business Meeting/Rules Workshop.

A copy of the agenda may be obtained by writing to Department of Health, Board of Physical Therapy Practice, 4052 Bald Cypress Way, Tallahassee, FL 32399-3255 or by calling (850)245-4373.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/hearing/meeting is asked to advise

the department at least 48 hours before the workshop/hearing/meeting by contacting the board office at (850)488-0595. If you are hearing or speech impaired, please contact the department by calling 1(800)955-8770 (Voice) or 1(800)955-8771 (TDD).

Please note that if a person decides to appeal any decision made by the Board with respect to any matter considered at the above-cited meeting or hearing, he/she will need to ensure that a verbatim record of the proceedings is made, which record includes the testimony and evidence upon which the appeal is to be based.

The **Department of Health** announces the 3rd Secretary's Obesity Summit: Solutions in Healthcare to which all interested persons are invited to participate.

DATE AND TIME: February 16, 2005, 9:00 a.m. – 4:00 p.m. PLACE: Radisson Riverwalk Hotel, Jacksonville, FL

For more information please contact: Keith Everett, (850)245-4330.

DEPARTMENT OF CHILDREN AND FAMILY **SERVICES**

Negotiation sessions for the Community Based Care Services Contract between the **Department of Children and Families** and United for Families, Inc., will be held as follows:

DATES AND TIMES: February 7, 2005, 2:00 p.m. – 5:00 p.m. Room 337F; February 8, 2004, 1:00 p.m. - 5:00 p.m. Room

PLACE: Florida Department of Children and Families office, 337 N US Highway One, Fort Pierce, Florida

FLORIDA HOUSING FINANCE CORPORATION

NOTICE OF RESCHEDULED MEETING - The Affordable Housing Study Commission meeting scheduled for February 9 and 10, 2005 at the Sheraton Ft. Lauderdale Airport Hotel (1825 Griffin Road, Dania Beach, FL 33004) has been RESCHEDULED:

DATES AND TIMES: February 24, 2005, 12:00 Noon – 5:00 p.m.; February 25, 2005, 8:30 a.m. – 1:00 p.m.

For questions please contact: Rhanda Mckown, Florida Housing Finance Corporation, (850)488-4197.

FISH AND WILDLIFE CONSERVATION COMMISSION

The Fish and Wildlife Conservation Commission announces a series of public workshops concerning the blue crab fishery, to which all interested persons are invited:

DATE AND TIME: February 16, 2005, 6:00 p.m. – 8:00 p.m. PLACE: Brevard County Government Complex North, Brevard Room, 518 South Palm Ave., Titusville, FL 32796

DATE AND TIME: February 17, 2005, 6:00 p.m. – 8:00 p.m. PLACE: Board of County Commissioners Main Meeting Room, Administration Building, 4th Floor, 477 Houston St., Green Cove Springs, FL 32043

DATE AND TIME: February 21, 2005, 6:00 p.m. – 8:00 p.m. PLACE: East Room, Old County Courthouse, 2115 Second St., Ft. Myers, FL 33901

DATE AND TIME: February 22, 2005, 6:00 p.m. – 8:00 p.m. PLACE: Tampa Bay Regional Planning Council, 4000 Gateway Center Blvd #100, Pinellas Park, FL 33782.

DATE AND TIME: February 23, 2005, 6:00 p.m. – 8:00 p.m. PLACE: Crystal River City Hall Council Chambers, 123 N. W. Hwy. 19, Crystal River, FL 34428

DATE AND TIME: February 24, 2005, 6:00 p.m. – 8:00 p.m. PLACE: Franklin County Courthouse Annex, 34 Forbes St., Apalachicola, FL 32320

GENERAL SUBJECT MATTER TO BE CONSIDERED: The Fish and Wildlife Conservation Commission is holding a series of workshops to receive public testimony regarding a draft rule developing a limited entry program for the blue crab fishery.

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

For further information, contact: Mark Robson, 2590 Executive Center Circle, East, Suite 201, Tallahassee, Florida 2301, (850)487-0554.

DEPARTMENT OF FINANCIAL SERVICES

The Financial Services Commission announces a public hearing to which all persons are invited:

DATE AND TIME: February 16, 2005, 9:00 a.m., during a regular meeting of the Financial Services Commission.

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

GENERAL SUBJECT MATTER TO BE CONSIDERED: Adoption of Rule Chapter 69O-189, Florida Administrative Code, published on November 12, 2004 in Vol. 30, No. 46, of the Florida Administrative Weekly.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this program, please advise the Office at least 5 calendar days before the program by contacting Jim Watford at (850)413-5368, E-mail jim.watford@fldfs.com.

The Department of Financial Services, Division of State Fire Marshal announces a public meeting to which all persons are invited.

DATE AND TIME: February 10, 2005, 9:00 a.m.

PLACE: Prime Osborn Convention Center, 1000 Water Street, Jacksonville, FL

GENERAL SUBJECT MATTER TO BE CONSIDERED: Regular meeting of the Florida Firefighters Employment, Standards and Training Council.

A copy of the agenda may be obtained by writing: Department of Financial Services, Division of State Fire Marshal, 11655 Road. FL 34482-1486. N. W. Gainesville Ocala. (352)369-2800.

In accordance with the Americans with Disabilities Act and Section 286.26, Florida Statutes, persons needing a special accommodation to participate in this meeting or workshop should contact the address or phone number listed above no later than 48 hours prior to the meeting or workshop.

The Financial Services Commission announces a public hearing to which all persons are invited:

DATE AND TIME: February 16, 2005, 9:00 a.m., during a regular meeting of the Financial Services Commission

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

GENERAL SUBJECT MATTER TO BE CONSIDERED: Adoption of Rule Chapter 69O-203 and Rule 69O-149.022, Florida Administrative Code, published on October 29, 2004, in Vol. 30, No. 44, of the Florida Administrative Weekly, with notices of change that will be published on January 21, 2005, in Vol. 31, No. 3.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this program, please advise the Office at least 5 calendar days before the program by contacting Frank Dino at (850)413-5014, E-mail frank.dino@fldfs.com.

VISIT FLORIDA

VISIT FLORIDA announces a public meeting of the Rural Capacity Analysis Task force of the Rural Tourism Committee of the VISIT FLORIDA New Product Development Council.

DATE AND TIME: Friday, February 11, 2005, 10:00 a.m. EST until adjournment

PLACE: VISIT FLORIDA Corporate Offices, 661 East Jefferson Street, Suite 300, Tallahassee, FL 32301, phone: (850)488-5607.

GENERAL SUBJECT MATTER TO BE CONSIDERED: Discuss current and future work of the Task Force.

For further information contact Sherri Martin at VISIT FLORIDA, P. O. Box 1100, Tallahassee, Florida 32302-1100, or at (850)488-5607, Ext. 366. 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).

VISIT FLORIDA announces a public meeting of the Signage Task Force of the New Product Development Council.

DATE AND TIME: Tuesday, February 15, 2005, 2:00 p.m. until adjournment

PLACE: VISIT FLORIDA Corporate Offices, 661 East Jefferson Street, Suite 300, Tallahassee, FL 32301, phone: (850)488-5607

GENERAL SUBJECT MATTER TO BE CONSIDERED: To discuss ongoing business of the Task Force.

For further information contact Jill Rutli at VISIT FLORIDA, P. O. Box 1100, Tallahassee, Florida 32302-1100, or at (850)488-5607, Ext. 347. 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).

FLORIDA HEALTHY KIDS CORPORATION

The Florida Healthy Kids Corporation announces it Board of Directors Meeting to which all persons are invited to attend. DATE AND TIME: February 3, 2005, 10:00 a.m.

PLACE: Raymond Sittig Hall, 301 South Bronough Street, Tallahassee, Florida

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

Please contact Amber Floyd at floyda@healthykids.org or (850)224-5437 to confirm your attendance and for additional meeting information.

FLORIDA SELF-INSURERS GUARANTY ASSOCIATION

The Florida Self-Insurers Guaranty Association, Inc. announces a telephone conference meeting of its Board of Directors. All interested persons are invited to attend.

DATE AND TIME: Monday, February 7, 2005, 2:00 p.m.

PLACE: Florida Hotel and Motel Association Building, 200 W. College Avenue, Suite 115, Tallahassee, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: General Business. Information on the meeting may be obtained by contacting: Brian Gee, Florida Self-Insurers Guaranty Association, 200 W. College Avenue, Suite 115, Tallahassee, Florida 32301, (850)222-1882.

COMMISSION ON MARRIAGE AND FAMILY SUPPORT INITIATIVES

The Commission on Marriage and Family Support Initiatives announces the following meeting of the commission to which all persons are invited to attend.

MEETING TYPE: Policy Committee

DATE AND TIME: Thursday, February 17, 2005, 2:00 p.m. – 4:00 p.m.

PLACE: Via conference call at 111 N. Gadsden Street, Suite 100, Tallahassee, FL 32301-1507

For a copy of the agenda and more information about how to attend the meeting contact Heidi Rodriguez at hrodriguez@ounce.org or (850)488-4952, Ext. 135.

Persons with disabilities who require assistance to participate in the meeting are requested to notify the commission office at the same address or telephone number above at least seven days in advance so that their needs can be accommodated.

Section VII Notices of Petitions and Dispositions Regarding Declaratory Statements

DEPARTMENT OF COMMUNITY AFFAIRS

NOTICE IS HEREBY GIVEN that the Florida Building Commission received a Petition for Declaratory Statement on December 30, 2004, from A & A Arnold Associates, Inc. regarding renewal fees for products pursuant to paragraph 9B-72.090(2)(a), Fla. Admin. Code.

It has been assigned the number DCA04-DEC-257.

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

NOTICE IS HEREBY GIVEN that the Florida Building Commission received a Petition for Declaratory Statement on January 11, 2005, from City Glass & Mirror, Inc. regarding criteria for local amendments to the Florida Building Code and requirements for impact resistance of exterior openings above 60 feet in high velocity wind zones.

It has been assigned the number DCA05-DEC-010.

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

BOARD OF TRUSTEES OF THE INTERNAL IMPROVEMENT TRUST FUND

Pursuant to Chapter 2003-145, Laws of Florida, all notices for the Board of Trustees of the Internal Improvement Trust Fund are 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."

PUBLIC SERVICE COMMISSION

NOTICE IS HEREBY GIVEN that the Florida Public Service Commission has issued an order closing the petition for declaratory statement filed by Smart City Telecommunications LLC d/b/a Smart City Telecom. The final order was issued on January 11, 2005, granting the petition. A copy of the order may be obtained at http://www.psc.state.fl.us/ or by writing: Division of the Commission Clerk and Administrative Services, 4075 Esplanade Way, Tallahassee, FL 32399-0862. DOCKET NO. 041211-TP.

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

NOTICE IS HEREBY GIVEN that the Division of Florida Land Sales, Condominiums and Mobile Homes, Department of Business and Professional Regulation, State of Florida, received a Petition for Declaratory Statement In Re: Petition for Declaratory Statement, Norm Anderson, Petitioner, Riverplace One Hundred, Inc., Docket Number 2005002315. The Petitioner requests a declaratory statement concerning whether unit owners, who were not assigned the exclusive use

of a parking space in a carport, must pay a special assessment to repair the carport, which was damaged by a hurricane, under Section 718.113(1), Florida Statutes, and whether the replacement of the carport, which must meet current building code standards, constitutes a material alteration or substantial addition to the common elements under Section 718.113(2), Florida Statutes, and, if so, whether the majority vote to repair the carport complied with Section 718.113(2), Florida Statutes. A copy of the Petition for Declaratory Statement, Docket Number 2005002315, may be obtained by writing: Agency Clerk, Department of Business and Professional Regulation, Division of Florida Land Sales, Condominiums and Mobile Homes, 1940 North Monroe Street, Tallahassee, Florida 32399-2217.

Please refer all comments to: Janis Sue Richardson, Chief Assistant General Counsel, Department of Business and Professional Regulation, Division of Florida Land Sales, Condominiums and Mobile Homes, 1940 North Monroe Street, Tallahassee, Florida 32399-2202.

NOTICE IS HEREBY GIVEN that the Division of Florida Land Sales, Condominiums and Mobile Homes, Department of Business and Professional Regulation, State of Florida, has issued an Order Dismissing Petition for Declaratory Statement In Re: Petition for Declaratory Statement, Hallmark of Hollywood Condominium Association, Inc., Petitioner and Mark J. Hanna, Intervenor, Docket Number 2004058388.

Because the Division has previously issued a warning letter to the association, the action at issue has already occurred, and the parties are currently involved in arbitration, the Petition for Declaratory Statement is dismissed.

A copy of the Order Denying Petition for Declaratory Statement, Docket Number 2004053388, may be obtained by writing: Agency Clerk, Department of Business and Professional Regulation, Division of Florida Land Sales, Condominiums and Mobile Homes, 1940 North Monroe Street, Tallahassee, Florida 32399-2217.

NOTICE IS HEREBY GIVEN that the Division of Florida Land Sales, Condominiums and Mobile Homes, Department of Business and Professional Regulation, State of Florida, has issued a Declaratory Statement In Re: Petition for Declaratory Statement, Schooner Village Condominium Association, Inc., Docket Number 2004054845.

Division declared that the association must determine on a case-by-case basis whether a subsequent lease for a seasonal tenant is a renewal of a prior lease or whether it is a new lease. If the subsequent lease is a renewal of a lease with the same lessee the association may not charge a transfer fee pursuant to Section 718.112(2)(i), Florida Statutes.

A copy of the Declaratory Statement, Docket Number 2004054845, may be obtained by writing: Agency Clerk, Department of Business and Professional Regulation, Division of Florida Land Sales, Condominiums and Mobile Homes, 1940 North Monroe Street, Tallahassee, FL 32399

DEPARTMENT OF ENVIRONMENTAL PROTECTION

Pursuant to Chapter 2003-145, Laws of Florida, all notices for the Department of Environmental Protection are 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."

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:

Funeral and Cemetery Alliance, Inc. d/b/a Funeral and Cemetery Alliance of Florida vs. Department of Business and Professional Regulation, Board of Funeral Directors and Embalmers: Case No.: 04-4649RP: Rule No.: 61G8-30.001

American Clinical Laboratory Association vs. Agency for Health Care Administration; Case No.: 04-4651RU

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

Alachua Leadership Alliance-Citizens Helping Us All, Inc., Robert A. Perez, Thalia Gentzel and Madalene Rhyand vs. Department of Community Affairs; Case No.: 04-2872RU; 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

The Escambia County School Readiness Coalition, Inc. announces that it is requesting proposals for school readiness services in Escambia County to which all persons are invited to bid. The proposal will be released on January 27, 2005.

The Escambia County School Readiness Coalition is soliciting proposals for school readiness services for a one-year contract with options to renew on a year-to-year basis for an additional two years. The service period covered by the Request for Proposals is July 2005 through June 2008. Services will be funded through federal, state and local allocations. Providers must meet state and federal criteria for early education and care services. Proposals are being solicited in six components: School Readiness Eligibility, Early Childhood Nursing Services, School Readiness Provider Support Services, Child Evaluation, Safety Net Transportation Coordination, and Community School Readiness Support. Proposals may be submitted for any or all of the service components.

Contracts of approximately \$3 million total will be awarded with services to begin July 1, 2005.

To request a copy of the Request for Proposals or for additional information, contact the Diane Hutcherson, Executive Director, Escambia County School Readiness Coalition, 3636-D North "L" Street, Suite A, Pensacola, FL 32505, (850)595-5400 or fax (850)595-5405.

ADVERTISEMENT FOR BIDS

The School Board of Pinellas County, Florida will receive sealed bids in the Purchasing Department of the Walter Pownall Service Center, 11111 S. Belcher Road, Largo, Florida until 2:00 p.m., local time, on February 22, 2005 for the purpose of selecting a Contractor for supplying all labor, material, and ancillary services required for the construction of the following per the accompanying drawings and specifications:

> HVAC Renovations – Bid #05-968-576 Anona Elementary School 12301 Indian Rocks Road Largo, FL 33774

Provide labor and materials to renovate existing HVAC system per plans and specifications. This project requires bonding. A Pre-Bid Conference will be held at the project site on January 31, 2005 at 9:00 a.m. ATTENDANCE IS MANDATORY.

Public opening of the Bids will occur in the Purchasing Conference Room at the above address and all interested parties are invited to be present.

Plans and specifications are available at the office of:

Purchasing Department Walter Pownall Service Center 11111 S Belcher Road Largo, FL 33773

Bonding and insurance are required for this project. The Owner reserves the right to reject all bids.

BY ORDER OF THE SCHOOL BOARD OF PINELLAS COUNTY, FLORIDA

DR. CLAYTON WILCOX NANCY N. BOSTOCK

SUPERINTENDENT OF SCHOOLS CHAIRMAN

AND EX-OFFICIO SECRETARY

TO THE SCHOOL BOARD MARK C. LINDEMANN DIRECTOR, PURCHASING

BOARD OF TRUSTEES OF THE INTERNAL IMPROVEMENT TRUST FUND

Pursuant to Chapter 2003-145, Laws of Florida, all notices for the Board of Trustees of the Internal Improvement Trust Fund are 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 ELDER AFFAIRS

Notice of Request for Proposals/Bidders Conference Contingent upon the availability of funds, the Area Agency on Aging of Pasco-Pinellas, Inc., for Planning and Service Area 5 will be contracting and is soliciting sealed proposals for Lead Agency Designation for Pasco County, beginning July 1, 2005 under the Community Care for the Elderly Program, Florida Statute 430. Proposals are being solicited for Lead Agency in Pasco County only. Request for Proposals may be obtained from Rachel Bryan at the Area Agency on Aging office (9887 4th Street, North, Suite 100, St. Petersburg, FL) beginning February 9, 2005. Sealed proposals are due by 3:00 p.m., on March 11, 2005 with openings immediately following. If you have any questions, please call: Rachel Bryan, (727)570-9696, Ext. 246.

DEPARTMENT OF ENVIRONMENTAL PROTECTION

Pursuant to Chapter 2003-145, Laws of Florida, all notices for the Department of Environmental Protection are 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."

CITY OF FORT LAUDERDALE

NOTICE TO CONTRACTORS

Sealed bids will be received until 9:00 a.m. on Wednesday, February 23, 2005 in the Office of the City Engineer, Public Services Department (Engineering and Architectural Services), City Hall, 100 North Andrews Avenue, 4th Floor, City of Fort Lauderdale, Florida and opened immediately thereafter in the Conference Room, for CITY PROJECT NO. 10545 – GROUP II-PUMP STATION REHABILITATION: P.S. NOS. A-9, B-5, B-6, AND B-13.

This project consists of Drawing File No. WS-03-19 consisting of 61 sheets.

The work includes: The installation of two new submersible wastewater pump stations, demolition, salvage, and abandonment of two existing wastewater pump stations, and the retrofit and rehabilitation of two dry-pit wastewater pump stations with wet well rehabilitation.

A pre-bid meeting will be held at 2:00 p.m, on Wednesday, February 9, 2005 at the Program Management Team office at 200 North Andrews Avenue, Suite 300 (third floor), Fort Lauderdale, Florida. The pre-bid meeting is recommended, but not mandatory.

Bidding blanks may be obtained at the Office of the City Engineer. Plans and specifications are on file in the Office of the City Engineer.

This project is funded in whole or in part by the Florida Department of Environmental Protection, State Revolving Fund. Bidders are encouraged to become familiar with the provisions of the Supplement Conditions contained in these documents and in particular the requirements of Article 20, Equal Employment Opportunity.

It will be the sole responsibility of the bidder to clearly mark bid as such, and ensure that his bid reaches the City prior to the bid opening date and time listed.

A certified check, cashier's check, bank officer's check or bid bond for five percent (5%), made payable to the City of Fort Lauderdale, Florida, shall accompany each proposal.

The City of Fort Lauderdale reserves the right to waive any informality in any bid and to reject any or all bids.

Information on bid results and projects currently out to bid can be obtained by calling the pre-recorded City of Fort Lauderdale, Bid Information Line, (954)828-5688. For general inquiries – please call (954)828-5772.

TECHNOLOGICAL RESEARCH AND DEVELOPMENT AUTHORITY

The Technological Research and Development Authority (TRDA) is soliciting proposals from qualified Economic Analysis firms to perform an IMPLAN study that will quantify the economic impact of the Space Alliance Technology Outreach Program (SATOP) during the last fiscal year. A

complete RFP for this solicitation can be found by visiting www.trda.org/rfp. The deadline for submission is Tuesday, February 2, 2005 at 5:00 p.m. EST.

Any questions regarding the RFP should be addressed to: Paul Secor, SATOP Director, (321)269-6330.

Section XII Miscellaneous

DEPARTMENT OF HIGHWAY SAFETY AND MOTOR VEHICLES

Notice of Publication for a New Point Franchise Motor Vehicle Dealer in a County of More than 300,000 Population

Pursuant to Section 320.642, Florida Statutes, Thunder Mountain Custom Cycles, Inc., intends to allow the establishment of Roadhouse, LLC., d/b/a Hollywood Choppers as a dealership for the sale of Thunder Mountain Custom Cycles, at 5749 Seminole Way, Hollywood (Broward County), Florida 33314, on or after January 15, 2005.

The name and address of the dealer operator(s) and principal investor(s) of Roadhouse, LLC., d/b/a Hollywood Choppers are dealer operator: Bruce Rossmeyer, 5749 Seminole Way, Hollywood, Florida 33314; principal investor(s): Bruce Rossmeyer, 5749 Seminole Way, Hollywood, Florida 33314; Max Osceola, 5749 Seminole Way, Hollywood, Florida 33314; Michael Veach, 5749 Seminole Way, Hollywood, Florida 33314.

The notice indicates intent to establish the new point location in a county of more than 300,000 population, according to the latest population estimates of the University of Florida, Bureau of Economic and Business Research.

Certain dealerships of the same line-make may have standing, pursuant to Section 320.642, Florida Statutes, to file a petition or complaint protesting the application.

Written petitions or complaints must be received by the Department of Highway Safety and Motor Vehicles within 30 days of the date of publication of this notice and must be submitted to: Mr. Ronald D. Reynolds, Administrator, Dealer License Section, Department of Highway Safety and Motor Vehicles, Room A-312, Neil Kirkman Building, 2900 Apalachee Parkway, Tallahassee, Florida 32399-0635.

A copy of such petition or complaint must also be sent by US Mail to: Maria Amaya, Controller, Thunder Mountain Custom Cycles Inc., 5836 Wright Drive, Loveland, Colorado 80538.

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 More than 300,000 Population

Pursuant to Section 320.642, Florida Statutes, Southeast Toyota Distributors, LLC, intends to allow the establishment of UAG Royal Palm, LLC d/b/a Toyota of Royal Palm Beach as an additional dealership for the sales and service of Toyota automobiles and trucks on the north side of Southern Blvd., approximately 1,200 feet east of the intersection of State Road 7 and Southern Blvd., in Palm Beach County, Florida. The proposed dealership will open on or after March 1, 2005.

This location is more particularly described as the western 15 acres portion of the 27 acres of Lots 1 through 18, both inclusive, LESS the South 32.81 feet of Lots 11, 12, 15, 16, and 18, (as evidenced by Lis Pendens in Eminent Domain Proceedings, Parcel 137, as recorded in Official Record Book 13499, page 200), of 95th Avenue Industrial Park, according to the Plat thereof as recorded in Plat Book 77, pages 13 through 15, of the Public Records of Palm Beach County, Florida.

This notice refers to the same proposed dealership which was approved by Final Order of the Department of Highway Safety and Motor Vehicles, dated February 24, 2004. The proposed dealership now desires to be established at a location which is different from the location which was originally published. Accordingly, this notice is submitted to the extent it may be required by law.

The location specified in the Final Order was a parcel described by a legal description published in the October 17, 2003, Florida Administrative Weekly which is on the south side of Belvedere Road, approximately 2,000 feet east of the intersection of State Road 7 and Belvedere Road, in Palm Beach County, Florida.

Accordingly, if no protests are filed to the propose dealership, the previously entered Final Order will be rescinded and a Final Order will be entered approving the proposal to establish the dealership at the location specified above.

The principal investor of UAG Royal Palm, LLC d/b/a Toyota of Royal Palm Beach is United Auto Group, Inc. at 255 Telegraph Road, Bloomfiled Hills, Michigan United Auto Group, Inc. is a publicly held corporation and Roger Penske Jr is the Responsible Executive. The individual who manages United Auto Group, Inc. is Roger Penske, Chairman, 2555 Telegraph Road, Bloomfield Hills, Michigan 48302. The dealer operator who manages UAG Royal Palm, LLC d/b/a Toyota of Royal Palm Beach is Roger Penske Jr., whose address is: 2555 Telegraph Road, Bloomfield Hills, Michigan 48302.

The notice indicates intent to establish the new point location in a county of more than 300,000 population, according to the latest population estimates of the University of Florida, Bureau of Economic and Business Research. Certain

dealerships of the same line-make may have standing, pursuant to Section 320.642, Florida Statutes, to file a petition or complaint protesting the application.

Written petitions or complaints must be received by the Department of Highway Safety and Motor Vehicles within 30 days of the date of publication of this notice and must be submitted to: Mr. Ronald D. Reynolds, Administrator, Dealer License Section, Department of Highway Safety and Motor Vehicles, Room A-312, Neil Kirkman Building, 2900 Apalachee Parkway, Tallahassee, Florida 32399-0635.

A copy of such petition or complaint must also be sent by US Mail to: Janet Shope, Sr. Market Representation Manager, Southeast Toyota Distributors, LLC, 100 Jim Moran Blvd., Deerfield Beach, FL 33443. 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.

BOARD OF TRUSTEES OF THE INTERNAL IMPROVEMENT TRUST FUND

Pursuant to Chapter 2003-145, Laws of Florida, all notices for the Board of Trustees of the Internal Improvement Trust Fund are 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."

AGENCY FOR HEALTH CARE ADMINISTRATION

NOTICE OF HOSPITAL FIXED NEED POOLS FOR ACUTE CARE HOSPITAL BEDS

The Agency for Health Care Administration publishes bed need for acute care hospital beds pursuant to the provisions of Rules 59C-1.008 and 59C-1.038, F.A.C. Letters of intent to apply for Certificates of Need pursuant to this notice must be filed with the Certificate of Need Program Office, Building 1, Room 220, MS 28, 2727 Mahan Drive, Tallahassee, Florida 32308, on or before 5:00 p.m., February 14, 2005.

Any person who identifies any error in the published bed need must advise the agency of the error within ten (10) days of publication of the number. If the agency concurs with the error, the fixed need pool number will be adjusted and republished in the first available edition of the Florida Administrative Weekly. Failure to notify the agency of the error during this ten day time period will result in no adjustment to the bed need for this cycle and a waiver of the person's right to raise the error at subsequent proceedings. Any other adjustments will be made in the first cycle subsequent to identification of the error including those errors identified through administrative hearings or final judicial review.

Any person whose substantial interest is affected by this action and who timely advised the agency of any error in the action has a right to request an administrative hearing pursuant to Section 120.57, Florida Statutes. In order to request a proceeding under Section 120.57, Florida Statutes, your request for an administrative hearing must state with specificity which issues of material fact or law are in dispute. All requests for hearings shall be made to the Agency for Health Care Administration and must be filed with the agency clerk at 2727 Mahan Drive, Building 3, Suite 3431, Tallahassee, Florida 32308. All requests for hearings must be filed with the agency clerk within 21 days of this publication or the right to a hearing is waived.

Acute Care Hospital Bed Need

1	Bed Need
District 1	DCG NCCG
Subdistrict 1 (Escambia, Santa Rosa)	0
Subdistrict 2 (Okaloosa, Walton)	0
District 2	v
Subdistrict 1 (Bay, Calhoun, Franklin, Gulf,	
Holmes, Jackson, Washington)	0
Subdistrict 2 (Gadsden, Jefferson,	O
Leon, Liberty, Madison, Taylor, Wakulla)	0
District 3	v
Subdistrict 1 (Columbia, Hamilton, Suwannee) 0
Subdistrict 2 (Alachua, Bradford, Dixie,	, ,
Gilchrist, Lafayette, Levy, Union)	0
Subdistrict 3 (Putnam)	0
Subdistrict 4 (Marion)	0
Subdistrict 5 (Citrus)	0
Subdistrict 6 (Hernando)	0
Subdistrict 7 (Lake, Sumter)	0
District 4	
Subdistrict 1 (Nassau, part of Duval)	0
Subdistrict 2 (Baker, Clay, part of Duval)	0
Subdistrict 3 (Saint Johns, part of Duval)	0
Subdistrict 4 (Flagler, East Volusia)	0
Subdistrict 5 (West Volusia)	0
District 5	
Subdistrict 1 (West Pasco)	0
Subdistrict 2 (East Pasco)	0
Subdistrict 3 (North Pinellas)	0
Subdistrict 4 (South Pinellas)	0
District 6	
Subdistrict 1 (Hillsborough)	0
Subdistrict 2 (Polk)	0
Subdistrict 3 (Manatee)	0
Subdistrict 4 (Hardee)	0
Subdistrict 5 (Highlands)	0

District 7	
Subdistrict 1 (Brevard)	0
Subdistrict 2 (Orange)	0
Subdistrict 3 (Osceola)	0
Subdistrict 4 (Seminole)	0
District 8	
Subdistrict 1 (Charlotte)	0
Subdistrict 2 (Collier)	0
Subdistrict 3 (Desoto)	0
Subdistrict 4 (Glades, Hendry)	0
Subdistrict 5 (Lee)	0
Subdistrict 6 (Sarasota)	0
District 9	
Subdistrict 1 (Indian River)	0
Subdistrict 2 (St. Lucie, Martin)	0
Subdistrict 3 (Okeechobee)	0
Subdistrict 4 (North Palm Beach)	0
Subdistrict 5 (South Palm Beach)	0
District 10 (Broward)	0
District 11	0
Subdistrict 1 (Dade)	0
Subdistrict 2 (Monroe)	0
Total Statewide	0
Purchase Order Number: DO 28837	

NOTICE OF HOSPITAL FIXED NEED POOLS FOR COMPREHENSIVE MEDICAL REHABILITATION BEDS

The Agency for Health Care Administration has projected a fixed bed need pool for comprehensive medical rehabilitation hospital beds for July 2010 pursuant to the provisions of Rules 59C-1.008 and 59C-1.039, F.A.C. Net bed need projections for comprehensive medical rehabilitation hospital beds have been adjusted according to occupancy rate thresholds as prescribed by the above-mentioned rules. Letters of intent to apply for Certificates of Need pursuant to this notice must be filed with the Certificate of Need Program Office, Building 1, Room 220, MS 28, 2727 Mahan Drive, Tallahassee, Florida 32308, on or before 5:00 p.m., February 14, 2005.

Any person who identifies any error in the fixed need pool numbers must advise the agency of the error within ten (10) days of publication of the number. If the agency concurs with the error, the fixed need pool number will be adjusted and republished in the first available edition of the Florida Administrative Weekly. Failure to notify the agency of the error during this ten day time period will result in no adjustment to the fixed need pool number for this cycle and a waiver of the person's right to raise the error at subsequent proceedings. Any other adjustments will be made in the first cycle subsequent to identification of the error including those errors identified through administrative hearings or final judicial review.

Any person whose substantial interest is affected by this action and who timely advised the agency of any error in the action has a right to request an administrative hearing pursuant to Section 120.57, Florida Statutes. In order to request a proceeding under Section 120.57, Florida Statutes, your request for an administrative hearing must state with specificity which issues of material fact or law are in dispute. All requests for hearings shall be made to the Agency for Health Care Administration and must be filed with the agency clerk at 2727 Mahan Drive, Building 3, Suite 3431, Tallahassee, Florida 32308. All requests for hearings must be filed with the agency clerk within 21 days of this publication or the right to a hearing is waived.

Comprehensive Medical Rehabilitation Bed Need

	Net
	Adjusted
	Bed Need
District 1	0
District 2	4
District 3	0
District 4	0
District 5	0
District 6	0
District 7	0
District 8	0
District 9	0
District 10	0
District 11	0
Total Statewide	4

Purchase Order Number: DO 28837

NOTICE OF FIXED NEED POOL FOR NEONATAL INTENSIVE CARE SERVICES FOR LEVEL II AND LEVEL III BEDS

The Agency for Health Care Administration has projected a fixed need pool for Level II and Level III neonatal intensive care unit services for July 2007, pursuant to the provisions of Rules 59C-1.008 and 59C-1.042, F.A.C. Letters of intent to apply for Certificates of Need pursuant to this notice must be filed with the Certificate of Need Program Office, Building 1, Room 220, MS 28, 2727 Mahan Drive, Tallahassee, Florida 32308, on or before 5:00 p.m., February 14, 2005.

Any person who identifies any error in the fixed need pool numbers must advise the agency of the error within ten (10) days of publication of the number. If the agency concurs with the error, the fixed need pool number will be adjusted and republished in the first available edition of the Florida Administrative Weekly. Failure to notify the agency of the error during this ten day time period will result in no adjustment to the fixed need pool number for this cycle and a

waiver of the person's right to raise the error at subsequent proceedings. Any other adjustments will be made in the first cycle subsequent to identification of the error including those errors identified through administrative hearings or final iudicial review.

Any person whose substantial interest is affected by this action and who timely advised the agency of any error in the action has a right to request an administrative hearing pursuant to Section 120.57, Florida Statutes. In order to request a proceeding under Section 120.57, Florida Statutes, your request for an administrative hearing must state with specificity which issues of material fact or law are in dispute. All requests for hearings shall be made to the Agency for Health Care Administration and must be filed with the agency clerk at 2727 Mahan Drive, Building 3, Suite 3431, Tallahassee, Florida 32308. All requests for hearings must be filed with the agency clerk within 21 days of this publication or the right to a hearing is waived.

Fixed Need Pool Projections Neonatal Intensive Care Level II & Level III Services

	Level II	Level III
	Net Need	Net Need
District 1	0	2
District 2	0	0
District 3	0	5
District 4	0	9
District 5	0	0
District 6	0	0
District 7	0	0
District 8	0	0
District 9	0	0
District 10	0	1
District 11	0	0
Statewide Total Purchase Order Number:	0 DO 28837	17

NOTICE OF HOSPITAL FIXED NEED POOLS FOR PSYCHIATRIC AND SUBSTANCE ABUSE BEDS

The Agency for Health Care Administration has projected fixed bed need pools for adult and children and adolescent psychiatric and adult substance abuse beds for July 2010 pursuant to the provisions of Rules 59C-1.008, 59C-1.040 and 59C-1.041, F.A.C. Net bed need projections for adult and children and adolescent psychiatric and adult substance abuse hospital beds have been adjusted according to occupancy rate thresholds as prescribed by the above-mentioned rules. A fixed need pool projection for children and adolescent substance abuse beds is not made because the administrative rule governing this service does not include a mathematical formula for the calculation of need. An applicant seeking approval for these types of beds must establish need in its application. Letters of intent to apply for Certificates of Need pursuant to this notice must be filed with the Certificate of Need Program Office, Building 1, Room 220, MS 28, 2727 Mahan Drive, Tallahassee, Florida 32308, on or before 5:00 p.m., February 14, 2005.

Any person who identifies any error in the fixed need pool numbers must advise the agency of the error within ten (10) days of publication of the number. If the agency concurs with the error, the fixed need pool number will be adjusted and republished in the first available edition of the Florida Administrative Weekly. Failure to notify the agency of the error during this ten day time period will result in no adjustment to the fixed need pool number for this cycle and a waiver of the person's right to raise the error at subsequent proceedings. Any other adjustments will be made in the first cycle subsequent to identification of the error including those errors identified through administrative hearings or final judicial review.

Any person whose substantial interest is affected by this action and who timely advised the agency of any error in the action has a right to request an administrative hearing pursuant to Section 120.57, Florida Statutes. In order to request a proceeding under Section 120.57, Florida Statutes, your request for an administrative hearing must state with specificity which issues of material fact or law are in dispute. All requests for hearings shall be made to the Agency for Health Care Administration and must be filed with the agency clerk at 2727 Mahan Drive, Building 3, Suite 3431, Tallahassee, Florida 32308. All requests for hearings must be filed with the agency clerk within 21 days of this publication or the right to a hearing is waived.

Psychiatric and Substance Abuse Net Bed Need

	Children &			
Adult	Adolescent	Adult		
Psychiatric	Psychiatric	Substance		
Beds	Beds	Abuse Beds		
Net	Net	Net		
Adjusted	Adjusted	Adjusted		
Bed Need	Bed Need	Bed Need		
0	0	0		
0	0	0		
0	0	2		
0	0	0		
0	0	0		
0	0	0		
42	91	0		
0	0	0		
0	8	0		
67	0	0		
0	0	0		
e 109	99	2		
Purchase Order Number: DO 28837				
	Psychiatric Beds Net Adjusted Bed Need 0 0 0 0 42 0 0 67 0 109	Adult Adolescent Psychiatric Psychiatric Beds Beds Net Net Adjusted Adjusted Bed Need Bed Need 0 0 0 0 0 0 0 0 0 0 0 0 42 91 0 0 0 8 67 0 0 0 0 0 0 99		

DEPARTMENT OF ENVIRONMENTAL PROTECTION

Pursuant to Chapter 2003-145, Laws of Florida, all notices for the Department of Environmental Protection are 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

On January 14, 2005, John O. Agwunobi, M.D., M.B.A., Secretary of the Department of Health, issued an Order of Emergency Suspension with regard to the license of Norman Cohen, M.D., license number ME 36466. This Emergency Suspension Order was predicated upon the Secretary's findings of an immediate and serious danger to the public health, safety and welfare pursuant to Sections 456.073(8) and 120.60(6), Florida Statutes. The Secretary determined that this summary procedure was fair under the circumstances, in that there was no other method available to adequately protect the public.

On January 14, 2005, John O. Agwunobi, M.D., M.B.A., Secretary of the Department of Health, issued an Order of Emergency Suspension with regard to the license of Daniel Daube, Jr., M.D. license number ME 68517. This Emergency Suspension Order was predicated upon the Secretary's findings of an immediate and serious danger to the public health, safety and welfare pursuant to Sections 456.073(8) and 120.60(6), Florida Statutes. The Secretary determined that this summary procedure was fair under the circumstances, in that there was no other method available to adequately protect the public.

On January 13, 2005, John O. Agwunobi, M.D., M.B.A., Secretary of the Department of Health, issued an Order of Emergency Suspension with regard to the license of Adrian Isidore Jose Medina, M.D., license number ME 74141. This Emergency Suspension Order was predicated upon the Secretary's findings of an immediate and serious danger to the public health, safety and welfare pursuant to Sections 456.073(8) and 120.60(6), Florida Statutes. The Secretary determined that this summary procedure was fair under the circumstances, in that there was no other method available to adequately protect the public.

DEPARTMENT OF FINANCIAL SERVICES

DIVISION OF TREASURY BUREAU OF COLLATERAL MANAGEMENT PUBLIC DEPOSITS SECTION

IMPORTANT INFORMATION REGARDING PUBLIC DEPOSITS *****************

IN ORDER FOR THE PROTECTION FROM LOSS OF PUBLIC DEPOSITS PROVIDED BY CHAPTER 280. FLORIDA STATUTES, TO BE EFFECTIVE, A PUBLIC UNIT MUST FILE A PUBLIC DEPOSITOR REPORT TO THE CHIEF FINANCIAL OFFICER (FORM DFS-J1-1009) AS OF SEPTEMBER 30 EACH YEAR. THE 2004 REPORT WAS DUE NOT LATER THAN NOVEMBER 30, 2004. THE PUBLIC DEPOSITORS WHOSE 2004 REPORT HAS BEEN RECEIVED BY JANUARY 14, 2005, ARE LISTED BELOW. IF YOUR ENTITY IS COVERED BY CHAPTER 280, BUT IS NOT LISTED BELOW, OR IF YOU HAVE QUESTIONS REGARDING THE PUBLIC DEPOSITS PROGRAM, PLEASE TELEPHONE THE PUBLIC DEPOSITS SECTION AT (850)413-3164.

ABERDEEN CMNTY DEV DIST ACADEMY AT THE FARM AGENCY FOR WORKFORCE INNOVATION ALACHUA CMNTY REDEV AGENCY

ALACHUA CNTY BD OF CNTY COMMRS ALACHUA CNTY CLRK OF CRCT CT ALACHUA CNTY LIBRARY DIST ALACHUA CNTY PROP APPRAISER ALACHUA CNTY SCHOOL BD ALACHUA CNTY SHERIFF ALACHUA CNTY SOIL/WATER CONSRV DIST ALACHUA CNTY TAX COLLECTOR ALACHUA COUNTY HSNG ATHRTY ALACHUA COUNTY HSNG FINANCE ATHRTY ALI-BABA NEIGHBORHOOD IMPRVMT DIST ALMARANTE FIRE DIST ALVA FIRE CNTRL & RESCUE SERV DIST AMELIA ISL MOSQ CNTRL DIST NASSAU CTY ANASTASIA MOSQ CNTRL ST. JOHNS CNTY ARBOR GREENE CMNTY DEV DIST ARBORWOOD CMNTY DEV DIST ARLINGTON RIDGE CMNTY DEV DIST ATHEM PARK CMNTY DEV DIST AUBURNDALE CMNTY DEV AGENCY AVALON BEACH-MULAT FIRE PROT DIST AVON PARK HSNG ATHRTY BAKER CNTY BD OF CNTY COMMRS BAKER CNTY CLRK OF CIRCIT CT BAKER CNTY DEV COMMISSION BAKER CNTY HOSPITAL ATHRTY BALLANTRAE CMNTY DEV DIST BARRON WTR CNTRL DIST BARTOW CMNTY REDEV AGENCY BARTOW MUNICIPAL AIRPORT DEV ATHRTY BARTRAM SPRINGS COMMUNITY DEV DIST BAY CNTY BD OF CNTY COMMRS BAY CNTY CLRK OF CRCT CT BAY CNTY PUBLIC LIBRARY ASSOC BAY CNTY SCHOOL BD BAY COUNTY BOCC MILITARY PT JNT VENT BAY CREEK CMNTY DEV DIST BAY CREST PARK SPECIAL TAX DISTRICT BAY LAUREL CENTER CMNTY DEV DIST BAYSHORE FIRE AND RESCUE DISTRICT BAYSHORE GARDENS PK & REC DIST BAYSIDE IMPRVMNT CMNTY DEV DIST BEACH MOSOUITO CONTROL DISTRICT BEACON LAKES CMNTY DEV DIST BEACON TRADEPORT COMM DEV DIST BEELINE CMNTY DEV DIST BELLA TERRA CMNTY DEV DIST BELLE GLADE HSNG ATHRTY BELMONT LAKES CMNTY DEV DIST BIG CORKSCREW ISLE FIRE CONT RES DIST

BIG CYPRESS STEWARDSHIP DIST BLOOMINGDALE SPECIAL TAXING DIST

BLUE WATERS CMNTY DEV DIST BOCA GRANDE FIRE CONT DIST BOCA RATON AIRPORT ATHRTY BOGGY CREEK IMPRVMNT DIST

BONAVENTURE DEV DIST

BONITA SPRINGS FIRE CNTRL & RESC DIST

BONNET CREEK RESORT CDD

BRADFORD CNTY SCHOOL BD

BOYETTE SPRINGS SPECIAL DEP DIST
BOYNTON BEACH CMNTY REDEV AGENCY
BRADEN RIV FIRE CNTRL AND RESC DIST
BRADENTON DOWNTOWN DEV AUTH
BRADFORD CNTY BD OF CNTY COMMISS
BRADFORD CNTY CLERK OF THE COURTS

BRANDON GROVES NORTH SVC DIST BRANDY CREEK COMMUNITY DEV DIST BREVARD CNTY BD OF CNTY COMMRS BREVARD CNTY CHILDREN'S SVCS CNCL BREVARD CNTY CLERK OF CIRCUIT COURT BREVARD CNTY HSNG FINANCE ATHRTY BREVARD CNTY PROPERTY APPRAISER

BREVARD CNTY SCHOOL BD BREVARD CNTY SHERIFFS OFFICE BREVARD CNTY TAX COLLECTOR BREVARD COMMUNITY COLLEGE BREVARD SOIL & WTR CONSERVE DIST

BRIDGEWATER CMNTY DEV DIST

BRIDGEWATER WES CHPL CMNTY DEV DIST

BRIGER CMNTY DEV DIST

BRIGHTON LAKES CMNTY DEV DIST BROOKS BONITA SPRS CMNTY DEV DIST BROOKS BONITA SPRS II CMNTY DEV DIST

BROWARD CNTY BD OF COMMRS

BROWARD CNTY CHILDRENS SVCS CNCL BROWARD CNTY ED RSRCH & TRNG AUTH

BROWARD CNTY HOUSING ATHRTY
BROWARD CNTY SCHOOL BD
BROWARD CNTY SHERIFFS OFFICE
BROWARD COMMUNITY COLLEGE
BROWARD SOIL & WTR CONS DIST
BUCKHEAD RIDGE MOSQ CNTRL DIST
BUCKHORN OAKS SPECIAL DEP DIST
CALHOUN CNTY BD CNTY COMMRS

CALHOUN CNTY CLERK

CALHOUN CNTY PUBLIC LIBRARY CALHOUN CNTY SCHOOL BOARD CANAVERAL PORT ATHRTY

CANDLER HILLS CMNTY DEV DIST

CAPTIVA EROSION PREVENTION DIST CAPTIVA ISLAND FIRE CNTRL DIST CARRABELLE CMNTY REDEV AGENCY

CARRABELLE HOSP TAX DIST

CARROLLWOOD RECREATION DIST CARROLLWOOD SOUTH SPEC TAX DIST CEDAR HAMMOCK CMNTY DEV DIST CENTRAL BROWARD WTR CNTRL DIST

CENTRAL CHARLOTTE CNTY DRAINAGE DIST

CENTRAL CNTY WTR CNTRL DIST CENTRAL FL REGL TRNSPRTN ATHRTY CENTRAL FL REGL WKFC DEV BOARD INC CENTRAL FLORIDA COMMUNITY COLLEGE

CENTRAL LAKES CMNTY DEV DIST CENTRAL VIERRA CMNTY DEV DIST CENTURY GARDENS CMNTY DEV DIST CENTURY PARC CMNTY DEV DIST

CFM CMNTY DEV DIST

CHAMPIONS GATE CMNTY DEV DIST CHARLOTTE CNTY BD OF CNTY COMMRS CHARLOTTE CNTY CLRK OF CIRCUIT CT CHARLOTTE CNTY HSNG FINANCE ATHRTY

CHARLOTTE CNTY SCHOOL BD CHEVAL WEST CMNTY DEV DIST

CHILDREN'S SERVS CNCL OKEECHOBEE CNTY

CHIPLEY CMNTY REDEV AGENCY

CHIPLEY HSNG ATHRTY CHIPOLA JUNIOR COLLEGE

CHIPOLA RIVER SOIL & WTR CNSRV DIST

CHIPOLA WORKFORCE DEV BOARD

CHOCTAWHATCHEE RIV SOIL/WTR CNSRV DIST

CIRCLE SO WOODS CMNTY DEV DIST

CITRUS CARS OF POLK CTY

CITRUS CNTY BD OF CO COMMRS CITRUS CNTY HOSPITAL BOARD CITRUS CNTY MOSQUITO CONT DIST

CITRUS CNTY SCHOOL BD CITRUS CNTY SHERIFF DEPT CITRUS CNTY TAX COLLECTOR

CITRUS COUNTY PROPERTY APPRAISER
CITRUS INFORMATION COOPERATIVE
CITRUS DA BY CAMITY DEV DIST

CITRUS PARK CMNTY DEV DIST

CITRUS/LEVY/MARION REGL WRKFRC DEV BD

CITY CENTER CMNTY DEV DIST

CITY OF ALACHUA

CITY OF ALTAMONTE SPRINGS

CITY OF ALTAMONTE SPRGS HLTH ATHRTY

CITY OF ANNA MARIA CITY OF APALACHICOLA

CITY OF APOPKA

CITY OF ARCADIA CITY OF DUNEDIN CITY OF ARCHER CITY OF DUNNELLON CITY OF ATLANTIC BEACH CITY OF EDGEWOOD CITY OF ATLANTIS CITY OF EUSTIS CITY OF AUBURNDALE CITY OF FANNING SPRINGS CITY OF FELLSMERE CITY OF AVENTURA CITY OF AVON PARK CITY OF FERNANDINA BEACH CITY OF BARTOW CITY OF FLAGLER BEACH CITY OF BAY LAKE CITY OF FORT LAUDERDALE CITY OF BELLE ISLE CITY OF FORT MYERS CITY OF BELLEAIR BEACH CITY OF FORT PIERCE CITY OF BELLEAIR BLUFFS CITY OF FORT WALTON BEACH CITY OF BELLEVIEW CITY OF FREEPORT CITY OF BOCA RATON CITY OF FRUITLAND PARK CITY OF BONIFAY CITY OF GAINESVILLE CITY OF BOWLING GREEN CITY OF GREENACRES CITY OF BOYNTON BEACH CITY OF GROVELAND CITY OF BRADENTON BEACH CITY OF GULF BREEZE CITY OF BROOKSVILLE CITY OF GULFPORT CITY OF BUNNELL CITY OF HAINES CITY CITY OF BUSHNELL CITY OF HALLANDALE BEACH CITY OF CALLAWAY CITY OF HOLLY HILL CITY OF CAPE CANAVERAL CITY OF HOLLYWOOD CITY OF HOLMES BEACH CITY OF CAPE CORAL CITY OF CARRABELLE CITY OF HOMESTEAD CITY OF CASSELBERRY CITY OF INDIAN ROCKS BEACH CITY OF CEDAR KEY CITY OF INVERNESS CITY OF CHATTAHOOCHEE CITY OF JACKSONVILLE BEACH CITY OF CHIPLEY CITY OF JACOB CITY CITY OF KEY COLONY BEACH CITY OF CLEARWATER CITY OF CLEWISTON CITY OF KEY WEST CITY OF COCOA CITY OF KEYSTONE HEIGHTS CITY OF COCOA BEACH CITY OF KISSIMMEE CITY OF COCONUT CREEK CITY OF LABELLE CITY OF COLEMAN CITY OF LAKE ALFRED CITY OF COOPER CITY CITY OF LAKE BUENA VISTA CITY OF CORAL SPRINGS CITY OF LAKE CITY CITY OF CRESCENT CITY CITY OF LAKE HELEN CITY OF CRESTVIEW CITY OF LAKE MARY CITY OF CRYSTAL RIVER CITY OF LAKE WALES CITY OF DADE CITY CITY OF LAKE WORTH CITY OF DANIA BEACH CITY OF LAKELAND CITY OF DAYTONA BEACH CITY OF LARGO CITY OF DAYTONA BEACH SHORES CITY OF LIGHTHOUSE POINT CITY OF DEERFIELD BEACH CITY OF LYNN HAVEN CITY OF DEFUNIAK SPRINGS CITY OF MADEIRA BEACH CITY OF DELAND CITY OF MADISON CITY OF DELRAY BEACH CITY OF MAITLAND CITY OF DELTONA CITY OF MARATHON CITY OF DORAL CITY OF MARATHON FIREFGHTRS' PNSN PLN CITY OF MARCO ISLAND

CITY OF PORT ST LUCIE

CITY OF MARGATE

CITY OF PUNTA GORDA

CITY OF QUINCY

CITY OF MARY ESTHER CITY OF RIVIERA BEACH CITY OF MASCOTTE CITY OF SAFETY HARBOR

CITY OF MELBOURNE CITY OF SANFORD CITY OF MIAMI CITY OF SANIBEL

CITY OF MIAMI GARDENS CITY OF SATELLITE BEACH

CITY OF MIAMI SPRINGS
CITY OF MILTON
CITY OF MIRAMAR
CITY OF SEBRING
CITY OF SEMINOLE

CITY OF MONTICELLO
CITY OF SOUTH DAYTONA
CITY OF MOORE HAVEN
CITY OF MOUNT DORA
CITY OF SOUTH MIAMI
CITY OF NAPLES
CITY OF ST AUGUSTINE

CITY OF NAPLES AIRPORT ATHRTY

CITY OF ST AUGUSTINE BEACH

CITY OF NEPTUNE BEACH
CITY OF NEW PORT RICHEY
CITY OF NEW SMYRNA BCH HSING ATHTY
CITY OF ST CLOUD
CITY OF ST MARKS
CITY OF ST PETERSBURG

CITY OF NEWBERRY

CITY OF ST. PETE BEACH

CITY OF NICEVILLE
CITY OF NORTH BAY VILLAGE
CITY OF NORTH LAUDERDALE
CITY OF NORTH MIAMI
CITY OF TALLAHASSEE
CITY OF NORTH MIAMI BEACH
CITY OF TAMARAC

CITY OF NORTH PORT CITY OF TAMPA

CITY OF OAKLAND PARK CITY OF TARPON SPRINGS

CITY OF OCOEE CITY OF TAVARES
CITY OF OKEECHOBEE CITY OF TITUSVILLE

CITY OF OLDSMAR CITY OF TITUSVILLE HSNG ATHRTY

CITY OF OPA-LOCKA CITY OF TREASURE ISLAND

CITY OF ORANGE CITY

CITY OF VENICE

CITY OF VERO BEACH

CITY OF ORMOND BEACH

CITY OF OVIEDO

CITY OF WAUCHULA

CITY OF WEBSTER

CITY OF PAHOKEE CITY OF WEST MELBOURNE

CITY OF PALATKA CITY OF WEST PALM BEACH RETIREE PENS

CITY OF PALM BAY CITY OF WESTON

CITY OF PALM BEACH GARDENS

CITY OF WEWAHITCHKA

CITY OF PANAMA CITY

CITY OF WILDWOOD

CITY OF PARKLAND

CITY OF WILLISTON

CITY OF PENSACOLA

CITY OF WINTER GARDEN

CITY OF PERRY

CITY OF WINTER HAVEN

CITY OF PINELLAS PARK

CITY OF WINTER PARK

CITY OF PLANT CITY

CITY OF ZEPHYRHILLS

CITY/COUNTY PUBLIC WORKS AUTHORITY

CITY OF POMPANO BEACH CLAY CNTY BD OF CNTY COMMRS

CITY OF PORT ORANGE CLAY CNTY DEV ATHRTY

CITY OF PORT RICHEY CLAY CNTY HOUSING FINANCE ATHRTY

CITY OF PORT ST JOE CLAY CNTY SCHOOL BD

CLAY CNTY TAX COLLECTOR CLAY CNTY UTILITY ATHRTY CLEARWATER HSNG ATHRTY

CLEWISTON DRAINAGE DIST

CNTY OF VOLUSIA

CNTY OF VOLUSIA/SHERIFF COCOHATCHEE CMNTY DEV DIST COLD SPRINGS CMNTY DEV DIST

COLLIER CNTY BRD OF CNTY CMMSNRS COLLIER CNTY CLRK OF CIRCUIT CT

COLLIER CNTY HSNG ATHRTY COLLIER CNTY SCHOOL BD COLLIER CNTY SHERIFFS OFFICE

COLLIER CNTY SUPERVSR OF ELECTIONS

COLLIER CNTY TAX COLLECTOR COLLIER MOSQUITO CONT DIST

COLLIER SOIL & WTR CONSERVE DIST COLONIAL CNTRY CLUB CMNTY DEV DIST

COLUMBIA CNTY CLRK OF CT COLUMBIA CNTY HSNG ATHRTY

COLUMBIA CNTY INDUST DEV ATHRTY COLUMBIA COUNTY SCHOOL BOARD CONCORDE ESTATES CMNTY DEV DIST CONNERTON WEST CMNTY DEV DIST

COOPERATIVE PRODUCERS WTR CONT DIST

COQUINA WTR CNTRL DIST CORAL SPRINGS IMP DIST

COUNTRY CLUB OF MT DORA CDD

COUNTRY GREENS COMMUNITY DEV DIST COUNTRY LAKES SPEC DEP TAX DIST

COUNTY LINE DRAINAGE DIST COVE AT BAYPORT COLONY

COVINGTON PARK CMNTY DEV DIST COW SLOUGH WATER CONTROL DIST

CREATION FOUNDATION INC CRESTVIEW HSNG ATHRTY

CROSSINGS FLEMING ISL COMM DEV DIST

CUTLER CAY CMNTY DEV DIST CYPRESS CLUB RECREATION DIST CYPRESS GROVE CMNTY DEV DIST CYPRESS LAKES CMNTY DEV DIST DAYTONA BCH POLICE & FIRE PENS FND

DAYTONA BCH RACING/REC FAC DIST DAYTONA BEACH DOWNTOWN DEV ATHRTY

DAYTONA BEACH HSNG ATHRTY **DEFUNIAK SPRINGS HSNG ATHRTY**

DELAND HOUSING ATHRTY

DELRAY BEACH DOWNTOWN DEV ATHRTY

DELTA FARMS WTR CONT DIST

DEPT OF AGRICULTURE & CONSUMER SVCS

DEPT OF BUSINESS & PROF REGULATION

DEPT OF CHILDREN & FAMILIES

DEPT OF CITRUS

DEPT OF COMMUNITY AFFAIRS

DEPT OF ENVIRONMENTAL PROTECTION

DEPT OF FINANCIAL SERVICES DEPT OF FINANCIAL SVCS - CFO

DEPT OF FINANCIAL SVCS - REHB & LIQ DEPT OF FINANCIAL SVCS - RISK MGMT

DEPT OF JUVENILE JUSTICE **DEPT OF MILITARY AFFAIRS**

DEPT OF REVENUE DEPT OF STATE

DEPT OF THE LOTTERY **DEPT OF TRANSPORTATION**

DESOTO CNTY BRD OF CNTY CMMSNRS

DESOTO CNTY CLRK OF CRCT CT DESOTO CNTY HOSPITAL DIST DESOTO CNTY SCHOOL BD DESTIN FIRE CONTROL DISTICT DIAMOND HILL CMNTY DEV DIST DISTRICT SCHOOL BD OF TAYLOR CNTY

DORCAS FIRE DISTRICT INC

DOUBLE BRANCH CMNTY DEV DIST

DOWNTOWN AND EAST TOWN REDEV AGENCY

DUNEDIN HOUSING ATHRTY DUNES COMM DEV DIST

DUPREE LAKES CMNTY DEV DIST DURBIN CROSSING CMNTY DEV DIST DUVAL COUNTY SCHOOL BOARD DUVAL SOIL/WTR CONSERVE DIST

DUVALL CNTY RSRCH & DEV ATHTY/UNF COB

E FLAGLER MOSQUITO CNTRL DIST EAST BEACH WATER CONT DIST

EAST CENTRAL FLA REG PLAN COUNCIL EAST CHARLOTTE DRAINAGE DIST EAST CNTY WTR CNTRL DIST

EAST HOMESTEAD CMNTY DEV DIST EAST LAKE PARK SPECIAL DPNDNT DIST EAST NAPLES FIRE CONT & RESCUE DIST

EAST NICEVILLE FIRE DIST

EAST PARK COMMUNITY DEV DIST EAST SHORE WATER CONT DIST EASTPOINT WTR AND SEWER DIST EAST-WEST NGHBRHD IMPRVMT DIST EDISON COMMUNITY COLLEGE EMERALD COAST UTILITIES ATHTY ENGLEWOOD AREA FIRE CNTRL DIST

ENGLEWOOD WATER DISTRIST ENTERPRISE FLORIDA INC

ESCAMBIA CNTY BD OF CNTY COMMRS ESCAMBIA CNTY CIVIL SERVICE BD ESCAMBIA CNTY CLRK OF CRCT CT ESCAMBIA CNTY DBA PENSACOLA CIVIC CTR

ESCAMBIA CNTY HOUSING FIN ATHRTY

ESCAMBIA CNTY SCHOOL BD ESCAMBIA CNTY SHERIFFS OFFICE

ESCAMBIA SOIL & WATER CONS. DISTRICT ESCAMBIA-PENSACOLA HUMAN REL COMM

ESTERO FIRE RESCUE

EVERGLADES AGRIC AREA ENV PROT DIST EXECUTIVE OFFICE OF THE GOVERNOR

FALCON TRACE COMM DEV DIST FALLSCHASE CMNTY DEV DIST FELLSMERE WTR CNTRL DIST FERNANDINA BCH HSNG ATHRTY FIDDLER'S CREEK CMNTY DEV DIST

FIDDLER'S CREEK II CDD

FIRST COAST WORKFORCE DEV CONSORTIUM

FISHHAWK CMNTY DEV DIST FISHHAWK CMNTY DEV DIST II

FL A&M UNIVERSITY

FL ASSN OF COURT CLERKS FL ATLANTIC UNIVERSITY

FL COMMUNITY COLLEGE JACKSONVILLE FL FISH & WILDLIFE CONSERVATION COMM

FL INLAND NAVIGATION DIST FL INTERNATIONAL UNIVERSITY FL KEYS COMMUNITY COLLEGE FL LEGISLATURE COMM ON ETHICS FL MUNICIPAL INSURANCE TRUST FL MUNICIPAL LOAN COUNCIL

FL MUNICIPAL PENSION TRUST FUND FL SCHOOL FOR THE DEAF & BLIND FL STATE BD OF ADMINISTRATION FL STATE UNIVERSITY SCHOOLS, INC FLAGLER CNTY BD OF CO COMMRS FLAGLER CNTY CLRK OF CRCT CT FLAGLER CNTY PROPERTY APPRAISER

FLAGLER CNTY SCHOOL BD

FLAGLER CNTY SUPERVISOR OF ELECTIONS FLAGLER ESTATES RD & WTR CNTRL DIST FLAGLER SOIL & WTR CONSERVE DIST FLORIDA GULF COAST UNIVERSITY FLORIDA KEYS AQUEDUCT ATHRTY FLORIDA KEYS MOSQUITO CNTRL DIST FLORIDA LOCAL GOVT FINC ATHRTY

FLORIDA SPACE ATHRTY FLORIDA STATE UNIVERSITY FLOW WAY CMNTY DEV DIST FORT LAUDERDALE HSNG ATHRTY FORT LAUDERDALE HSNG ENTERPRISES FORT MYERS BEACH LIBRARY DIST FORT MYERS BEACH MOSQ CNTRL DIST

FORT MYERS HOUSING ATHRTY

FORT MYERS SHORES FIRE/RESC SVC DIST FORT PIERCE FARMS WATER CNTRL DIST

FORT PIERCE HOUSING ATHRTY FORT PIERCE UTILITIES ATHRTY FRANKLIN CNTY BD CNTY COMMRS FRANKLIN CNTY CLRK OF CRCT CT FRANKLIN SOIL & WATER CONS DIST

FRED R WILSON LAW LIBRARY

GADSDEN CNTY BD OF CNTY COMMRS GADSDEN CNTY CLRK OF CRCT CT

GADSDEN CNTY SCHOOL BD GADSDEN CNTY TAX COLLECTOR GADSDEN SOIL AND WTR CONSVR DIST

GASPARILLA ISLAND BRIDGE ATHRTY GATEWAY SVCES CMNTY DEV DIST GILCHRIST CNTY BD OF CNTY COMMRS GILCHRIST CNTY CLERK OF CRCT COURT

GLADES CNTY BD OF CO CMMSR GLADES CNTY CLRK OF CRCT CT GLADES CNTY PROP APPRAISER GLADES CNTY SHERIFFS OFFICE GLADES CNTY SOCIAL SERVICES GLADES CNTY TAX COLLECTOR

GOLDEN GATE FIRE CONT/RESCUE DIST GRAND HAMPTON CMNTY DEV DIST GREATER ORLANDO AVIATION ATHRTY

GREENE WAY IMPVMNT DIST

GREYHAWK LANDING COMM DEV DIST

GRIFFIN LAKES CMNTY DEV DIST

GROVES CMMNTY DEV DIST

GRTR SEMINOLE AREA SPEC REC DIST **GULF CNTY BD OF CNTY COMMRS** GULF CNTY CLRK OF CRCT CT GULF CO SR CITIZENS ASSOC, INC **GULF COAST COMMUNITY COLLEGE**

HABITAT CMNTY DEV DIST HAINES CITY DRAINAGE DIST

HALIFAX HOSPITAL MEDICAL CENTER HAMILTON CNTY BD OF CNTY COMMRS HAMILTON CNTY CLRK OF CRCT CT HAMILTON CNTY DEV ATHRTY HAMILTON CNTY PROP APPRSER HAMILTON CNTY SCHOOL BD HAMILTON CNTY SHERIFFS OFFICE

HAMILTON CNTY SOIL & WTR CONS DIST

HAMILTON CNTY SUPVSR OF ELECT HAMILTON CNTY TAX COLLECTOR HAMMOCK BAY CMNTY DEV DIST HAMMOCK WOODS SPECIAL TAX DIST #27

HARBOR BAY CMNTY DEV DIST HARBOUR ISLES COMM DEV DIST HARBOUR LAKES CMNTY DEV DIST

HARBOURAGE BRADEN RIV CMNTY DEV DIST

HARDEE CNTY BD OF CNTY COMMRS HARDEE CNTY CLRK OF CRCT CT HARDEE CNTY SCHOOL BD

HEALTH CARE DIST OF PALM BCH CNTY HEALTH COUNCIL EAST CENTRL FL INC

HEALTHY PALM BEACHES INC

HEALTHY START OF SEMINOLE CNTY INC HEARTLAND LIBRARY COOPERATIVE

HEARTLAND WORKFORCE INVSTMNT BRD INC

HENDRY CNTY BD OF CNTY COMMRS HENDRY CNTY CLRK OF CRCT CT HENDRY CNTY HOSPITAL ATHRTY HENDRY CNTY PROPERTY APPRAISER

HENDRY CNTY SCHOOL BD HENDRY CNTY SHERIFFS OFFICE HERITAGE GREENS CMNTY DEV DIST HERITAGE HARBOR CMNTY DEV DIST

HERITAGE HARBOUR MRKTPL CMTY DEV DIST

HERITAGE HARBOUR SOUTH CDD

HERITAGE ISLE VIERA CMNTY DEV DIST

HERITAGE ISLES CMNTY DEV DIST HERITAGE LAKE PARK CMNTY DEV DIST HERITAGE LANDING CMNTY DEV DIST HERITAGE OAK PARK CMNTY DEV DIST

HERITAGE PALMS CDD

HERITAGE PARK CMNTY DEV DIST HERNANDO CNTY BD CO COMMRS HERNANDO CNTY CLRK CRCT CT HERNANDO CNTY SHERIFFS OFFICE HERNANDO CNTY TAX COLLECTOR HERONS GLEN RECREATION DIST

HIALEAH HSNG ATHRTY

HIGHLANDS CNTY BD OF CNTY COMMRS HIGHLANDS CNTY CLRK OF CRCT CTS HIGHLANDS CNTY HEALTH FACS ATHRTY

HIGHLANDS CNTY HOSP DIST

HIGHLANDS CNTY INDUST DEV ATHRTY HIGHLANDS CNTY PROPERTY APPRAISER

HIGHLANDS CNTY SCHOOL BD HIGHLANDS CNTY SHERIFF DEPT

HIGHLANDS CNTY SUPRVSR OF ELECTIONS

HIGHLANDS CNTY TAX COLLECTOR

HIGHLANDS ROAD & BRIDGE DIST

HIGHLANDS SOIL AND WTR CONSERV DIST

HILLSBORO INLET DIST

HILLSBOROUGH CNTY ARTS CNCL

HILLSBOROUGH CNTY AVIATION AUTHORITY HILLSBOROUGH CNTY BD OF CNTY COMMRS

HILLSBOROUGH CNTY CHILDREN'S BD HILLSBOROUGH CNTY CLRK OF CRCT CT HILLSBOROUGH CNTY EDUC FAC ATHRTY HILLSBOROUGH CNTY PROP APPRAISER HILLSBOROUGH CNTY SCHOOL DIST HILLSBOROUGH CNTY TAX COLLECTOR HILLSBOROUGH COMMUNITY COLLEGE HILLSBOROUGH HSNG FNC ATHRTY

HOLLEY-NAVARRE FIRE PROTECTION DIST

HOLLYWOOD HOUSING ATHRTY HOLMES CNTY BD CNTY COMMRS HOLMES CNTY CLRK OF CRCT CT HOLMES CNTY TAX COLLECTOR HOLMES CRK SOIL WTR CONSVR DIST

HILLSBOROUGH TRANSIT ATHRTY

HOMOSASSA SPEC WTR DIST

HOUSING AUTH OF THE CITY OF ARCADIA HOUSING ATHRTY CITY OF BRADENTON HYPOLUXO-HAVERHILL CMNTY DEV DIST

IMMOKALEE FIRE CNTRL DIST IMMOKALEE WTR AND SEWER DIST

INDIAN CREEK VILLAGE

INDIAN HILLS-HIKRY RDG II TX DIST INDIAN RIDGE VILLAS MAINT DIST INDIAN RIV CNTY BD OF CNTY COMMRS INDIAN RIV CNTY CLRK OF CRCT CT INDIAN RIV CNTY HOSPITAL DIST INDIAN RIV CNTY HSNG ATHRTY INDIAN RIV CNTY SCHOOL BD INDIAN RIV CNTY SHERIFFS OFFICE INDIAN RIV CNTY TAX COLLECTOR INDIAN RIV SOIL & WTR CONSERVE DIST INDIAN RIVER CNTY SUPVSR OF ELECTNS INDIAN RIVER COMMUNITY COLLEGE

INDIAN TRACE DEV DIST

INDIGO EAST CMNTY DEV DIST

IONA-MCGREGOR FIRE/RESC SVC DIST ISLAMORADA VILLAGE OF ISLANDS ISLANDS AT DORAL-NE CMNTY DEV DIST ISLANDS AT DORAL-SW CMNTY DEV DIST

INDIAN RIVER FARMS WTR CONT DIST

JACKSON CNTY BD OF CO COMRS

JACKSON CNTY SCHOOL BD

JACKSONVILLE AIRPORT ATHRTY

JACKSONVILLE HSNG ATHRTY JACKSONVILLE PORT ATHRTY

JACKSONVILLE TRANSPORT AUTHORITY JACKSONVILLE URBAN LEAGUE INC JAX TRANSIT MANAGEMENT CORP

JEA

JEFFERSON SOIL AND WTR CONSVR DIST JOHN A H MURPHREE LAW LIBRARY

JOSHUA WATER CONTROL DIST JOURNEY'S END CMNTY DEV DIST JULINGTON CREEK PLANTATION CDD

JUPITER INLET DIST

JUVENILE WELFARE BD PINELLAS CNTY KENDALL BREEZE CMNTY DEV DIST

KEY MARCO CMNTY DEV DIST KEY WEST HOUSING ATHRTY

KEY WEST UTLTY BD CTY ELEC SYS KILLARNEY CMNTY DEV DIST

LAFAYETTE CNTY SCHOOL BD

LAFAYETTE SOIL & WTR CONSERVE DIST

LAGUNA LAKES CMNTY DEV DIST LAKE BERNADETTE CMNTY DEV DIST LAKE BRANT SPECIAL DEPENDENT DIST LAKE CITY COMMUNITY COLLEGE LAKE CNTY BD OF CNTY COMMRS LAKE CNTY CLERK OF THE CIRCUIT CT LAKE CNTY PROPERTY APPRAISER

LAKE CNTY SCHOOL BD

LAKE CNTY SHERIFFS OFFICE

LAKE CNTY SOIL AND WTR CONSERVE

LAKE CNTY TAX COLLECTOR LAKE COUNTY WATER ATHRTY

LAKE HEATHER SPECIAL DEP TAX DIST

LAKE LUCIE COMM DEV DIST

LAKE MAGDALENE ESTATES WEST LAKE POWELL RESIDENTIAL GOLF CDD

LAKE REGION LAKES MGMT DIST LAKE ST CHARLES CMNTY DEV DIST

LAKE TECHNICAL CENTER, INC LAKE WALES HSNG ATHRTY LAKE WORTH DRAINAGE DIST

LAKE WORTH FIRE FIGHTERS PENS TRUST

LAKELAND DOWNTOWN DEV ATHRTY

LAKELAND HOUSING AUTHORITY

LAKES BY THE BAY STH CMNTY DEV DIST LAKESIDE PLANTATION COMM DEV DIST LAKE-SUMTER COMMUNITY COLLEGE LANARK VILLAGE WTR & SEWER DIST LAUDERDALE ISLES WTR MNGMNT DIST

LEE CNTY BD OF CNTY COMMRS

LEE CNTY CLRK OF CRCT CT

LEE CNTY ED FACILITIES ATHRTY LEE CNTY HYACINTH CONTROL DIST

LEE CNTY INDUSTRIAL DEV ATHRTY LEE CNTY MOSQUITO CONT DIST

LEE CNTY SCHOOL BD

LEE CNTY TAX COLLECTOR

LEE MEMORIAL HEALTH SYSTEM LEHIGH ACRES FIRE/RESCUE DIST LEON CNTY BD OF COMMRS

LEON CNTY CIVIC CENTER ATHRTY LEON CNTY ED FACILITIES ATHRTY LEON CNTY PROPERTY APPRAISER

LEON CNTY RESEARCH AND DEV ATHRTY

LEON CNTY SHERIFFS OFFICE LEON CNTY TAX COLLECTOR LEVY CNTY BD OF CNTY COMMRS LEVY CNTY CLRK OF CRCT CT

LEVY CNTY SCHOOL BD

LEVY CNTY SHERIFFS OFFICE

LEVY CNTY SUPVSR OF ELECTIONS LEVY COUNTY TAX COLLECTOR LEXINGTON OAKS CMNTY DEV DIST LIBERTY CNTY BD OF CNTY COMMRS LIBERTY CNTY CLERK OF COURT LIBERTY CNTY PROPERTY APPRAISER

LIBERTY CNTY SCHOOL BD

LIBERTY CNTY SPVSR OF ELECTIONS

LIVE OAK HOUSING ATHRTY LONGLEAF COMM DEV DIST LOWER FLORIDA KEYS HOSP DIST

LOXAHATCHEE GROVES WTR CNTRL DIST

LOXAHATCHEE RIV ENV CONT DIST

LYNX/ATU (AMALGAMATED TRANST UNION)

MACCLENNY HOUSING ATHRTY MADISON CMNTY REDEV AGENCY

MADISON CNTY BRD OF CNTY CMMISNRS

MADISON CNTY CLRK OF CRCT CT

MADISON CNTY HOSP HLTH SYSTEMS INC

MADISON CNTY PROP APPRAISER

MADISON CNTY SUPRVSR OF ELECTIONS MANATEE CNTY BD OF CNTY COMM MANATEE CNTY CLRK OF CRCT CT

MANATEE CNTY SCHOOL BD

MANATEE CNTY TAX COLLECTOR MANATEE COMMUNITY COLLEGE MANATEE RIV SOIL & WTR CONS DIST

MARIANNA HOUSING ATHRTY

MARION CNTY BD OF CNTY COMMRS MARION CNTY CLRK OF CRCT CT

MARION CNTY HOUSING FINC ATHRTY

MARION CNTY LAW LIBRARY MARION CNTY SCHOOL BD

MARION SOIL/WATER CONSERV DIST MARTIN CNTY BD OF CNTY COMMRS MARTIN CNTY CHILDRENS SVCS CNCL

MARTIN CNTY CLRK OF CRCT CT MARTIN CNTY HEALTH FAC ATHRTY

MARTIN CNTY INDUSTRIAL DEV ATHRTY

MARTIN CNTY SHERIFFS OFFICE MARTIN CNTY TAX COLLECTOR MARTIN COUNTY SCHOOL BOARD MARTIN SOIL & WTR CONSVR DIST MEADOW PINES CMNTY DEV DIST MEADOW POINTE CMNTY DEV DIST MEADOW POINTE II CMNTY DEV DIST MEADOW POINTE III CMNTY DEV DIST MEADOW POINTE IV CMNTY DEV DIST MEADOW WOODS CMNTY DEV DIST MEDITERRA NORTH CMNTY DEV DIST

MIAMI DADE CNTY BD CNTY COMMRS MIAMI DADE CNTY SCHOOL BD MIAMI DOWNTOWN DEV ATHRTY

MEDITERRA SOUTH CMNTY DEV DIST

MERRITT ISLAND LIBRARY TAX DIST

MIAMI BEACH VISITOR & CON ATHRTY

MELBOURNE-TILLMAN WTR CNTRL DIST

MIAMI SHORES VILLAGE

MIAMI-DADE CMNTY COLLEGE

MIAMI-DADE CNTY CLRK OF CRCT CT

MIAMI-DADE CNTY INDUSTRL DEV ATHRTY

MIAMI-DADE EMPOWERMENT TRUST INC

MID BAY BRIDGE ATHRTY

MIDDLE VILLAGE CMNTY DEV DIST MIDTOWN MIAMI CMNTY DEV DIST MIDWAY FIRE PROTECTION DISTRICT MINNEOLA ELEMENTARY SCHOOL MIROMAR LAKES CMNTY DEV DIST MONROE CNTY BD CNTY COMMRS MONROE CNTY CLERK OF CRCT COURT MONROE CNTY COMP PLAN LAND ATHRTY

MONROE CNTY HSNG ATHRTY MONROE CNTY HSNG CORP

MONROE CNTY HSNG FINANCE ATHRTY

MONROE CNTY PROP APPRAISER MONROE CNTY SCHOOL BD

MONROE CNTY SHERIFFS OFFICE

MONROE CNTY SUPERVISOR OF ELECTIONS

MONROE CNTY TAX COLLECTOR

MOORE HAVEN AFRDBL HSNG FNC ATHRTY

MOORE HAVEN CAP PROJECTS FIN ATHRTY MOORE HAVEN MOSQUITO CNTRL DIST

MYAKKA CITY FIRE CONTROL DIST

MYRTLE CREEK IMPRVMT DIST N FT MYERS FIRE/RESCUE SER DIST

N PALM BCH HEIGHTS WTR CNTRL DIST

N ST LUCIE RIVER WATER CNTRL DIST

NAPLES HERITAGE CMNTY DEV DIST NARCOOSSEE COMMUNITY DEV DIST

NASSAU CNTY BD OF CO COMRS

NASSAU CNTY CLERK OF CRCT CT

NASSAU CNTY PROP APPRAISER

NASSAU CNTY SCHOOL BD

NASSAU CNTY SHERIFFS OFFICE NASSAU CNTY TAX COLLECTOR

NATURE COAST BUSINESS DEV CNCL INC

NEW RIVER PUBLIC LIBRARY COOP

NICEVILLE HOUSING AUTH

NORMANDY SHRS LCL GOVT NBHD IMP DIST

NORTH BAY FIRE DIST

NORTH BROWARD HOSPITAL DIST

NORTH FLORIDA COMMUNITY COLLEGE

NORTH LAKE HOSPITAL DISTRICT NORTH NAPLES FIRE & RESCUE DIST

NORTH RIVER FIRE DIST NORTH SPRINGS IMP DIST

NORTHEAST FLORIDA REG PLANNING CNCL NORTHERN PALM BEACH CNTY IMP DIST

NORTHRIDGE LAKES CMNTY DEV DIST NORTHWOOD COMM DEV DIST

OAK CREEK DEV DIST

OAKMONT GROVE CMNTY DEV DIST OAKRIDGE CMNTY DEV DISTRICT OAKSTEAD CMNTY DEV DIST

OCALA HSNG ATHRTY

OKALOOSA CNTY BD OF CNTY COMM OKALOOSA CNTY CLRK OF CRCT CT OKALOOSA CNTY SCHOOL DISTRICT OKALOOSA CNTY SHERIFFS OFFICE OKALOOSA CTY HD STRT CHILD DEV INC

OKALOOSA GAS DIST

OKALOOSA ISLAND FIRE CNTRL DIST

OKALOOSA WALTON JBS & ED PRTNRSHP INC OKALOOSA-WALTON COMNTY COLLEGE OKEECHOBEE CNTY BD OF CNTY COMMRS OKEECHOBEE CNTY CLRK OF CRCT CT OKEECHOBEE CNTY PROPERTY APPRAISER

OKEECHOBEE CNTY SCHOOL BD

OKEECHOBEE CNTY SHERIFFS OFFICE OKEECHOBEE CNTY TAX COLLECTOR

OKEECHOBEE SOIL & WTR CONSVR DIST

OKEECHOBEE UTILITY ATHRTY OLD PLANTATION WTR CONT DIST ORANGE CNTY BD OF CNTY COMMRS ORANGE CNTY CLRK OF CRCT CTS

ORANGE CNTY COMPTROLLER ORANGE CNTY LIBRARY DIST

ORANGE CNTY RESEARCH & DEV ATHRTY

ORANGE CNTY SCHOOL BD

ORANGE HILL SOIL & WTR CONSRVE DIST ORANGE SOIL AND WTR CONSVR DIST

ORLANDO HSNG ATHRTY

ORLANDO URBAN METRO PLANNING ORG

ORLANDO UTILITIES COMMISSION

ORLANDO-ORANGE CNTY EXPRWAY AUTH

OSCEOLA CNTY BD OF CO COMMRS OSCEOLA CNTY CLERK OF CRCT CT OSCEOLA CNTY SCHOOL DIST OSCEOLA CNTY SHERIFFS DEPT OSCEOLA CNTY TAX COLLECTOR OSCEOLA SOIL/WTR CONSVR DIST OSCEOLA TRACE COMM DEV DIST

PACE PROPERTY FINANCE ATHRTY PACE WATER SYSTEM, INC PAHOKEE HOUSING ATHRTY PAHOKEE WATER CNTRL DIST PAL MAR WTR CONT DIST

PALATKA GAS ATHRTY

PALM BAY CMNTY DEV DIST

PALM BCH CNTY BD OF CNTY COMMRS PALM BCH CNTY CHILDRENS SVCS CNCL PALM BCH CNTY CLRK OF CRCT CT

PALM BCH CNTY HSNG ATHRTY PALM BCH CNTY PROP APPRAISER PALM BCH CNTY SCHOOL DIST PALM BCH CO SOLID WASTE ATHRTY

PALM BEACH CMNTY COL/DIST BRD OF TRST PALM BEACH CNTY HEALTH FAC ATHRTY

PALM BEACH CNTY TAX COLLECTOR

PALM BEACH PLANTATION CMNTY DEV DIST PALM BEACH SOIL & WTR CONSERVE DIST PALM HARBOR SPECIAL FIRE CONT DIST PAN AMERICAN WEST CMNTY DEV DIST

PANAMA CITY DNTN IMPR BD/CMNTY REDV AGY

PANAMA CITY PORT ATHRTY

PANAMA CITY/BAY CNTY AIRPRT & IND DIST

PANTHER TRACE CMNTY DEV DIST PANTHER TRACE II CMNTY DEV DIST PARK PLACE CMMNTY DEV DIST PARKLANDS LEE CMNTY DEV DIST

PARKLANDS WEST CMNTY DEV DIST PARKWAY CNTR COMM DEV DIST

PARRISH FIRE CONT DIST

PASCO CNTY BD OF CO COMRS PASCO CNTY CLRK OF CRCT CT PASCO CNTY HSNG ATHRTY

PASCO CNTY MOSQUITO CONT DIST PASCO CNTY SHERIFFS OFFICE PASCO COUNTY SCHOOL BOARD

PASCO-HERNANDO COMMUNITY COLLEGE

PEACE CREEK DRAINAGE DIST

PEACE RIVER MANASOTA REG WTR SUP AUTH

PELICAN LAKE WATER CONT DIST PELICAN MARSH CMNTY DEV DIST

PENSACOLA AREA HOUSING COMMISSION PENSACOLA DOWNTOWN IMPRVMT BOARD

PENSACOLA JUNIOR COLLEGE

PENSACOLA-ESCAMBIA PROMO & DEV COMM

PENTATHLON CMNTY DEV DIST

PERFORMING ARTS CNTR ATHRTY/BRWRD CNTY

PIER PARK COMMUNITY DEV DIST PINE AIR LAKES COMMUNITY DEV DIST PINE HOLLOW SPECIAL DEPENDENT DIST

PINE ISLAND CMNTY DEV DIST PINELLAS CNTY ARTS COUNCIL PINELLAS CNTY BD CNTY COMMRS PINELLAS CNTY CLRK OF CRCT CTS PINELLAS CNTY EDUC FAC ATHRTY PINELLAS CNTY HEALTH FAC ATHRTY

PINELLAS CNTY HSNG ATHRTY PINELLAS CNTY HSNG FIN ATHRTY

PINELLAS CNTY SCHOOL BD

PINELLAS CNTY SHERIFFS OFFICE PINELLAS CNTY SUPVSR OF ELECS PINELLAS CNTY TAX COLLECTOR PINELLAS PARK WATER MGMT DIST PINELLAS SUNCOAST TRANSIT ATHRTY

POINCIANA CMNTY DEV DIST POLK CNTY BD OF CNTY COMMRS POLK CNTY CLRK OF CRCT CT POLK CNTY HSNG FINANCE ATHRTY POLK CNTY INDUSTRIAL DEV ATHRTY

POLK CNTY PROP APPRAISER POLK CNTY SCHOOL BD

POLK CNTY SHERIFFS OFFICE POLK CNTY TAX COLLECTOR

POLK CNTY WORKFORCE DEVELOPMENT BD

POLK COMMUNITY COLLEGE

POLK CTY SCHOOL READINESS COAL INC POMPANO BEACH CMNTY REDEV AGENCY POMPANO BEACH HOUSING ATHRTY PONTE VEDRA BCH MUNICIPAL SVC DIST

PORT LABELLE CMNTY DEV DIST

PORT OF PALM BEACH PORT ST JOE PORT ATHRTY

PRESERVE AT WLDRNSS LK CMMNTY DEV DIST

PUNTA GORDA HSNG ATHRTY

PUTNAM CNTY BD OF CNTY COMMRS PUTNAM CNTY CLERK OF COURTS PUTNAM CNTY DEV ATHRTY

PUTNAM CNTY SCHOOL BD PUTNAM SOIL/WTR CONSVR DIST QUANTUM CMNTY DEV DIST QUARRY CMNTY DEV DIST

QUINCY GADSDEN AIRPORT ATHRTY

RANGER DRAINAGE DIST REEDY CREEK IMPRVMNT DIST REMINGTON COMM DEV DIST RENAISSANCE CMNTY DEV DIST

REUNION EAST COMMUNITY DEV DIST REUNION WEST COMMUNITY DEV DIST

RIVER PLACE CMNTY DEV DIST RIVER RIDGE CMNTY DEV DIST RIVERCREST CMNTY DEV DIST RIVERSIDE PARK CMNTY DEV DIST RIVERWOOD COMM DEV DIST

RIVIERA BEACH CMNTY REDEV AGENCY S FLA RGNL TRNSPRTN ATHTY/ TRI-RAIL

S INDIAN RIVER WTR CONT DIST

S SMNOLE-N ORANGE CNTY WST WTR ATHTY SAFETY HARBOR CMNTY REDEV AGENCY

SANDY CREEK CMNTY DEV DIST SANFORD AIRPORT ATHRTY SANFORD HSNG ATHRTY

SANIBEL FIRE CNTRL & RESCUE DIST SANTA FE COMMUNITY COLLEGE SANTA ROSA BAY BRIDGE ATHRTY SANTA ROSA CNTY BD OF CO COMRS SANTA ROSA CNTY SCHOOL BD

SANTA ROSA CNTY SHERRIFF'S OFFICE SANTA ROSA COUNTY CLERK OF COURTS

SANTA ROSA ISLAND ATHRTY

SARASOTA CNTY BD OF CNTY COMMRS SARASOTA CNTY CLRK OF CRCT CT SARASOTA CNTY HEALTH FAC ATHRTY SARASOTA CNTY PROPERTY APPRAISER SARASOTA CNTY PUBLIC HOSPITAL BOARD

SARASOTA CNTY SCHOOL BD SARASOTA CNTY SHERIFFS OFFICE

SARASOTA SOIL & WTR CONSERVE DIST

SARASOTA-MANATEE AIRPORT ATHRTY SAUSALITO BAY CMNTY DEV DIST

SE VOLUSIA HOSP DIST/BRT FSH MD CNTR)

SEACOAST UTILITY AUTHORITY SEBASTIAN INLET TAX DIST SEBASTIAN RIV WTR CONT DIST SEBRING AIRPORT ATHRTY

SEMINOLE CNTY BD OF CNTY COMMRS SEMINOLE CNTY CLRK OF CRCT COURT

SEMINOLE CNTY HSNG ATHRTY SEMINOLE CNTY PORT ATHRTY SEMINOLE CNTY PROP APPRAISER SEMINOLE CNTY SCHOOL DIST

SEMINOLE CNTY SHERIFF/CENT FL HIDTA

SEMINOLE CNTY SHERIFFS OFFICE SEMINOLE CNTY TAX COLLECTOR SEMINOLE COMMUNITY COLLEGE SEMINOLE IMPROVEMENT DIST SEVEN OAKS CMNTY DEV DIST I SEVEN OAKS CMNTY DEV DIST II SILVER PALMS CMNTY DEV DIST SO TRAIL FIRE PROT RESCUE SVC DIST

SOUTH BAY CMNTY DEV DIST SOUTH BROWARD DRAINAGE DIST

SOUTH BROWARD HOSPTL DIST D/B/A/ MHS SOUTH DADE SOIL & WTR CONSERVE DIST

SOUTH FL WATER MGMT DIST

SOUTH FLA COMMUNITY COLLEGE SOUTH FLORIDA CONSERVANCY DIST SOUTH FORK CMNTY DEV DIST

SOUTH FORK EAST CMNTY DEV DIST

SOUTH LAKE CNTY HOSP DIST

SOUTH POINTE SPECIAL DEP TAX DIST

SOUTH SHORE DRAINAGE DIST SOUTH VILLAGE CMNTY DEV DIST

SOUTH WALTON CNTY MOSO CONTROL DIST

SOUTH WALTON FIRE DISTRICT

SOUTH-DADE VENTURE COMMUNITY DEV DIST

SOUTHERN HILL PLNT I CMNTY DEV DIST SOUTHERN HILL PLNT II CMNTY DEV DIST SOUTHERN HILL PLNT III CMNTY DEV DIST SOUTHERN MANATEE FIRE & RESCUE DIST

SOUTHWEST FL WTR MGMT DIST

SOUTHWEST FLA WORKFORCE DEV BD SOUTHWEST FLORIDA REG PLAN COUNCIL

SPICEWOOD CMNTY DEV DIST SPLIT PINE CMNTY DEV DIST SPRING CREEK ELEMENTARY SPRING LAKE IMPRVMNT DIST

ST AUGUSTINE PORT WTRWAY & BCH DIST

ST JOHNS CNTY BD OF CNTY COMMRS

ST JOHNS CNTY CLRK OF CT

ST JOHNS CNTY SOIL/WTR CONSVR DIST

ST JOHNS FOREST CMNTY DEV DIST

ST JOHNS RIVER COMMUNITY COLLEGE

ST JOHNS RIVER WATER MNGMNT DIST

ST JOHNS WTR CNTRL DIST

ST LUCIE CNTY BD CNTY COMMRS

ST LUCIE CNTY CHILDRENS SVCS CNCL

ST LUCIE CNTY CLRK CRCT CT

ST LUCIE CNTY EXPWY ATHRTY

ST LUCIE CNTY FIRE DIST

ST LUCIE CNTY SCHOOL BD

ST PETERSBURG HSNG ATHRTY

ST PETERSBURG JUNIOR COLLEGE

STERLING HILL CMNTY DEV DIST

STEVENS PLANTATION CMNTY DEV DIST

STONEGATE CMNTY DEV DIST

STONELAKE RANCH CMNTY DEV DIST

STONEYBROOK CDD

STUART HSNG ATHRTY

SUMTER CNTY BD OF CNTY COMMRS

SUMTER CNTY CLRK OF CRCT CT

SUMTER CNTY SCHOOL BD

SUMTER LANDING CMNTY DEV DIST

SUMTER SOIL & WTR CONSERVE DIST

SUNCOAST CMNTY DEV DIST

SUNCOAST WORKFORCE DVLPMNT BD

SUNNY ISLES RCLMTN/WTR CNTRL SPC DIST

SUNRISE LKS CONDOMINIUM APTS INC 5

SUNSHINE WATER CONTROL DIST

SUWANNEE CNTY BD CNTY COMMRS

SUWANNEE CNTY CLRK OF CRCT CT

SUWANNEE CNTY CONSVR DIST

SUWANNEE CNTY SCHOOL BD

SUWANNEE CNTY SUPRVSR OF ELECTIONS

SUWANNEE WTR AND SEWER DIST

TALLAHASSEE HSNG ATHRTY

TAMPA BAY COMMUTER TRANSIT ATHRTY

TAMPA BAY ESTUARY PROGRAM

TAMPA BAY REGIONAL PLANNING COUNCIL

TAMPA BAY WATER A REG WTR SUP ATHRTY

TAMPA PALMS CMNTY DEV DIST

TAMPA PALMS OPEN SPACE TRANS DIST

TAMPA PORT ATHRTY

TAMPA SHORES SPECIAL DEP DIST

TAMPA-HILLSBOROUGH CNTY EXPY ATHRTY

TARA CMNTY DEV DIST 1

TARPON SPRINGS HSNG ATHRTY TAYLOR CNTY BD OF CNTY COMMRS TAYLOR CNTY CLERK OF CRCT CT

TAYLOR CNTY DEV ATHRTY

TERN BAY CMNTY DEV DIST

TERRACINA CMNTY DEV DIST

THE PALMS TERRA CEIA BAY COMM DEV DIST

THOUSAND OAKS CMNTY DEV DIST

THREE RIVERS REGL LIBRARY SYS

TICE FIRE PROTECTION & RESCUE SVC DIST

TINDALL HAMMOCK IRR & SOIL CONSRV DIST

TITUSVILLE-COCOA AIRPORT ATHRTY

TOLOMATO CMNTY DEV DIST

TOMOKA CMNTY DEV DIST

TOWN CENTER CMNTY DEV DIST

TOWN OF BASCOM

TOWN OF BAY HARBOR ISLANDS

TOWN OF BAY HARBOR ISLS EMP RET SYS

TOWN OF BELLEAIR

TOWN OF BELLEAIR SHORE

TOWN OF BRINY BREEZES

TOWN OF BRONSON

TOWN OF BROOKER

TOWN OF CALLAHAN

TOWN OF CAMPBELLTON

TOWN OF CEDAR GROVE

TOWN OF CINCO BAYOU

TOWN OF DAVIE

TOWN OF DUNDEE

TOWN OF ESTO

TOWN OF GREENSBORO

TOWN OF GREENWOOD

TOWN OF GULF STREAM

TOWN OF HASTINGS

TOWN OF HAVANA

TOWN OF HAVERHILL

TOWN OF HIGHLAND BEACH TOWN OF HILLCREST HEIGHTS

TOWN OF HORSESHOE BEACH

TOWN OF HYPOLUXO

TOWN OF INDIAN RIVER SHORES

TOWN OF INDIAN SHORES

TOWN OF INGLIS

TOWN OF INTERLACHEN

TOWN OF JAY

TOWN OF JENNINGS

TOWN OF JUNO BEACH

TOWN OF JUPITER

TOWN OF JUPITER INLET COLONY

TOWN OF JUPITER ISLAND

TOWN OF KENNETH CITY

TOWN OF LACROSSE

TOWN OF LADY LAKE

TOWN OF LAKE CLARKE SHORES

TOWN OF LAKE PARK

TOWN OF LAKE PARK POL OFFCRS PNSN FUND

TOWN OF LAKE PLACID TOWN OF LANTANA

TOWN OF LAUDERDALE BY THE SEA

TOWN OF LAUDERDALE BY SEA, VOL FFS' P/PLN

TOWN OF LEE

TOWN OF LONGBOAT KEY TOWN OF MALABAR TOWN OF MALONE TOWN OF MANALAPAN TOWN OF MANGONIA PARK

TOWN OF MAYO TOWN OF MCINTOSH TOWN OF MEDLEY

TOWN OF MELBOURNE BEACH TOWN OF MELBOURNE VILLAGE

TOWN OF MIAMI LAKES TOWN OF MONTVERDE

TOWN OF NORTH REDINGTON BEACH

TOWN OF OCEAN BREEZE PARK

TOWN OF OCEAN RIDGE TOWN OF ORANGE PARK TOWN OF PALM BEACH

TOWN OF PALM BEACH SHORES TOWN OF PEMBROKE PARK

TOWN OF POLK CITY TOWN OF POMONA PARK TOWN OF PONCE DE LEON TOWN OF PONCE INLET TOWN OF REDDICK

TOWN OF REDINGTON BEACH TOWN OF REDINGTON SHORES TOWN OF SEWALL'S POINT

TOWN OF SOUTH PALM BEACH

TOWN OF SURFSIDE

TRAILER ESTATES PARK & REC DIST TRAILS AT MONTEREY CMNTY DEV DIST TREASURE COAST REG PLAN COUNCIL TREE ISLAND ESTATES CMNTY DEV DIST

TRI CNTY AIRPORT ATHRTY

TRI PAR ESTATES PARK & REC DIST TUPELO SOIL & WATER CONSERVE DIST

TURTLE RUN COMM DEV DIST

TUSCANY RESERVE CMNTY DEV DIST

TWELVE OAKS SPECIAL DIST

TWIN RIVS-ALAFAYA WOODS SPECIAL NID

UNION CNTY BD CNTY COMMRS

UNION CNTY CLRK OF CRCT CT

UNION CNTY TAX COLLECTOR

UNIVERSITY PLACE CMMNTY DEV DIST UNIVERSITY OF CENTRAL FLORIDA UNIVERSITY OF SOUTH FLORIDA

UNIVERSITY OF WEST FLORIDA

UNIVERSITY SQUARE CMNTY DEV DIST URBAN ORLANDO CMNTY DEV DIST VALENCIA ACRES CMNTY DEV DIST VALENCIA COMMUNITY COLLEGE VENETIAN ISLES CMNTY DEV DIST VENETIAN-WCI CMNTY DEV DIST VERANDAH WEST CMNTY DEV DIST VERO LAKES WTR CNTRL DIST

VILLABE OF BAL HARBOR VILLAGE CMNTY DEV DIST #5 VILLAGE CMNTY DEV DIST #6 VILLAGE CNTR CMNTY DEV DIST VILLAGE OF HIGHLAND PARK VILLAGE OF KEY BISCAYNE VILLAGE OF NORTH PALM BEACH VILLAGE OF PALM SPRINGS VILLAGE OF PALMETTO BAY

VERONA WALK CMNTY DEV DIST

VILLAGE OF ROYAL PALM BEACH VILLAGE OF SEA RANCH LAKES

VILLAGE OF TEQUESTA VILLAGE OF WELLINGTON

VILLAGE OF PINECREST

VILLAGES OF WESTPORT CMNTY DEV DIST VILLASOL COMMUNITY DEVELOPMENT DIST VIZCAYA COMMUNITY DEVELOPMENT DIST

VOLUSIA CNTY CLRK OF CRCT CT VOLUSIA CNTY HEALTH FAC ATHRTY

VOLUSIA CNTY HOUSING FINANCE ATHRTY

VOLUSIA CNTY IND DEV ATHRTY

VOLUSIA COUNCIL OF GOVTS/VCOG INC VOLUSIA SOIL & WTR CONSERVE DIST VOLUSIA/FLAGLER CNTY WRKFRC DEV BD

WAKULLA CNTY SCHOOL BD

WAKULLA SOIL & WTR CNSRV DIST WALNUT CREEK CMNTY DEV DIST

WALTON CNTY SCHL BRD OF PUB INSTRUCT WALTON/OKALOOSA/S ROSA REGL UTLTY AUTH

WASHINGTON CNTY SCHOOL BD WATERLEFE CMNTY DEV DIST

WENTWORTH ESTATES CMNTY DEV DIST

WEST COAST INLAND NVGTN DIST

WEST FLORIDA REG PLANNING COUNCIL WEST JACKSON CNTY DEV COUNCIL INC

WEST LAKE CMNTY DEV DIST WEST LAKELAND WTR CONTROL DIST WEST MANATEE FIRE & RESCUE DIST WEST ORANGE HEALTHCARE DIST WEST PALM BCH DOWNTOWN DEV ATHRTY WEST PALM BCH FRFGHTRS PENSION FND WEST PALM BCH POLICE PENSION FUND WEST VILLAGES CMNTY DEV DIST WEST VOLUSIA HOSPITAL ATHRTY WESTCHASE CMNTY DEV DIST WESTCHASE EAST CMNTY DEV DIST WESTCHESTER CMNTY DEV DIST 1 WESTCHESTER CMNTY DEV DIST 2 WESTCHESTER CMNTY DEV DIST 3 WESTCHESTER CMNTY DEV DIST 4 WESTCHESTER CMNTY DEV DIST 5 WESTCHESTER CMNTY DEV DIST 6 WESTRIDGE CMNTY DEV DIST WESTWOOD HOMES, INC WESTWOOD SPECIAL DEP TAX DIST WHITFIELD FIRE CNTRL DIST WILDERNESS COAST PUBLIC LIBRARIES WILDWOOD CMNTY REDEV AGENCY WINDEMERE SPECIAL DEP TAX DIST WINSTON TRAILS E CMNTY DEV DIST WITHLACOOCHEE REG PLAN COUNCIL WOODLANDS CMNTY DEV DIST WORKFORCE ALLIANCE INC WORKFORCE DEV BRD OF TREASURE COAST WORKFORCE ESCAROSA INC WORKFORCE FLORIDA INC WORKFORCE ONE EMPLOYMENT SOLUTIONS WORLD COMMERCE CMNTY DEV DIST WYNDAM PARK CMNTY DEV DIST XENTURY CITY COMM DEV DIST YELLOW RIV SOIL & WTR CONSVR DIST

FOR PUBLIC DEPOSITORS TO RECEIVE THE PROTECTION FROM LOSS PROVIDED IN CHAPTER 280, FLORIDA STATUTES, THEY SHALL COMPLY WITH THE FOLLOWING ON EACH PUBLIC DEPOSIT ACCOUNT ΙN ADDITION TO ANY REQUIREMENTS SPECIFIED IN CHAPTER 280, F.S.: (1) EXECUTE THE PUBLIC DEPOSIT IDENTIFICATION AND ACKNOWLEDGMENT FORM DFS-J1-1295 WITH QUALIFIED PUBLIC DEPOSITORY (QPD), MAINTAIN IT AS A VALUABLE RECORD, AND CONFIRM THE ACCOUNT ANNUALLY; (2) EXECUTE A REPLACEMENT FORM DFS-J1-1295 WHEN THERE IS A

MERGER, ACQUISITION, NAME CHANGE, OR OTHER EVENT WHICH CHANGES THE ACCOUNT NAME, ACCOUNT NUMBER, OR NAME OF THE QPD.

THE FOLLOWING QPDS ARE AUTHORIZED TO HOLD PUBLIC DEPOSITS. THEY ARE LISTED UNDER THE STATE OF HOME OFFICE LOCATION. INSTITUTIONS MARKED WITH AN ASTERISK HAVE LIMITED THE AMOUNT OF PUBLIC DEPOSITS THEY WILL ADMINISTER AND ARE NOT ACCEPTING NEW PUBLIC DEPOSIT **ACCOUNTS.** DEPOSITORIES HAVING A DATE BESIDE THEIR NAME ARE IN THE PROCESS OF WITHDRAWING FROM THE PROGRAM AND SHALL NOT RECEIVE OR RETAIN PUBLIC DEPOSITS AFTER THE DATE SHOWN. THEY MAY, HOWEVER, HAVE CERTAIN OBLIGATIONS TO THE PROGRAM AFTER THAT DATE WITH WHICH THEY COMPLY BEFORE CONCLUDING MUST WITHDRAWAL PROCESS.

ALABAMA

ATMORE UNITED BANK

BIRMINGHAM AMSOUTH BANK COMPASS BANK REGIONS BANK

MONTGOMERY COLONIAL BANK, N.A.

WARRIOR THE BANK

<u>FLORIDA</u>

ALACHUA

FIRST NATIONAL BANK OF ALACHUA

APALACHICOLACOASTAL COMMUNITY BANK

ARCADIA

FIRST STATE BANK OF ARCADIA

AVENTURA TURNBERRY BANK **BARTOW**

CITRUS & CHEMICAL BANK

COMMUNITY NATIONAL BANK AT BARTOW

BELLE GLADE

BANK OF BELLE GLADE

BOCA RATON

FIRST SOUTHERN BANK FIRST UNITED BANK

POINTE BANK

BONIFAY

BANK OF BONIFAY

BRADENTON

COAST BANK OF FLORIDA FIRST NATIONAL BANK & TRUST

FLAGSHIP NATIONAL BANK

BRANDON

PLATINUM BANK

BROOKSVILLE

HERNANDO COUNTY BANK

CANTONMENT

CITIZENS & PEOPLES BANK, N.A.

CAPE CORAL

RIVERSIDE BANK OF THE GULF COAST

CARRABELLE

GULF STATE COMMUNITY BANK

CHIEFLAND

DRUMMOND COMMUNITY BANK

CLEWISTON

FIRST BANK OF CLEWISTON

OLDE CYPRESS COMMUNITY BANK

CORAL GABLES

BANKUNITED, F.S.B. COMMERCEBANK, N.A. GIBRALTAR BANK, F.S.B.

CRAWFORDVILLE

CITIZENS BANK - WAKULLA

WAKULLA BANK

CRESTVIEW

FIRST NATIONAL BANK OF CRESTVIEW

CRYSTAL RIVER

CRYSTAL RIVER BANK

DADE CITY

FIRST NATIONAL BANK OF PASCO

DANIA BEACH

COMMUNITY BANK OF BROWARD

DAVIE

REGENT BANK

DEBARY

FIRST COMMUNITY BANK

DESTIN

DESTIN BANK

DUNNELLON

DUNNELLON STATE BANK

ENGLEWOOD

ENGLEWOOD BANK

PENINSULA BANK

FERNANDINA BEACH

FIRST COAST COMMUNITY BANK

FIRST NATIONAL BANK OF NASSAU COUNTY

FORT LAUDERDALE

BANKATLANTIC

EQUITABLE BANK

LANDMARK BANK, N.A.

FORT MYERS

BUSEY BANK FLORIDA

EDISON NATIONAL BANK

IRONSTONE BANK

FORT PIERCE

HARBOR FEDERAL SAVINGS BANK

RIVERSIDE NATIONAL BANK OF FLORIDA

FORT WALTON BEACH

BEACH COMMUNITY BANK FIRST CITY BANK OF FLORIDA

FIRST NATIONAL BANK & TRUST

FROSTPROOF

CITIZENS BANK & TRUST

GAINESVILLE

MERCHANTS & SOUTHERN BANK

MILLENNIUM BANK

GRACEVILLE

*BANK OF JACKSON COUNTY PEOPLES BANK OF GRACEVILLE

HALLANDALE

DESJARDINS BANK, N.A.

HOMESTEAD

COMMUNITY BANK OF FLORIDA

FIRST NATIONAL BANK OF SOUTH FLORIDA

HOMOSASSA

HOMOSASSA SPRINGS BANK

IMMOKALEE

FLORIDA COMMUNITY BANK

INDIANTOWN

FIRST BANK OF INDIANTOWN

INVERNESS

BANK OF INVERNESS

JACKSONVILLE

EVERBANK

JACKSONVILLE BEACH

OCEANSIDE BANK

KEY LARGO

TIB BANK OF THE KEYS

KEY WEST

FIRST STATE BANK OF THE FLORIDA KEYS

KISSIMMEE

FIRST NATIONAL BANK OF OSCEOLA COUNTY

LAKE CITY

COLUMBIA COUNTY BANK PEOPLES STATE BANK LANTANA

STERLING BANK

LEESBURG

CENTERSTATE BANK MID FLORIDA

FIRST FEDERAL SAVINGS BANK OF LAKE COUNTY

LIVE OAK

FIRST FEDERAL SAVINGS BANK OF FLORIDA

LONGWOOD

*LIBERTY NATIONAL BANK

MADISON

MADISON COUNTY COMMUNITY BANK

MALONE

PCB, THE COMMUNITY BANK

MARATHON

MARINE BANK OF THE FLORIDA KEYS

MAYO

LAFAYETTE STATE BANK

MIAMI

BAC FLORIDA BANK

CITY NATIONAL BANK OF FLORIDA

COCONUT GROVE BANK

COMMERCIAL BANK OF FLORIDA

CONTINENTAL NATIONAL BANK OF MIAMI

EAGLE NATIONAL BANK OF MIAMI

EASTERN NATIONAL BANK

ESPIRITO SANTO BANK

EXECUTIVE NATIONAL BANK

INTERAMERICAN BANK, F.S.B.

INTERNATIONAL BANK OF MIAMI, N.A.

MELLON UNITED NATIONAL BANK

METRO BANK OF DADE COUNTY

NORTHERN TRUST BANK OF FLORIDA, N.A.

OCEAN BANK

SOFISA BANK OF FLORIDA

TOTALBANK

TRANSATLANTIC BANK U.S. CENTURY BANK

MIAMI BEACH

BEACH BANK

MILTON

FIRST NATIONAL BANK OF FLORIDA

MONTICELLO

FARMERS & MERCHANTS BANK

MOUNT DORA

FIRST NATIONAL BANK OF MOUNT DORA FLORIDA CHOICE BANK

NAPLES

BANK OF NAPLES

COMMUNITY BANK OF NAPLES, N.A.

ORION BANK

NEW SMYRNA BEACH

FRIENDS BANK

NICEVILLE

PEOPLES NATIONAL BANK

NORTH LAUDERDALE

SECURITY BANK, N.A.

NORTH MIAMI

KISLAK NATIONAL BANK

NORTH PALM BEACH

ENTERPRISE NATIONAL BANK OF PALM BEACH

OAKLAND PARK

AMERICAN NATIONAL BANK

OCALA

COMMUNITY BANK OF MARION COUNTY

FLORIDA CITIZENS BANK

INDEPENDENT NATIONAL BANK

OKEECHOBEE

BIG LAKE NATIONAL BANK

ORANGE PARK

FIRST NATIONAL BANK

HERITAGE BANK OF NORTH FLORIDA

ORLANDO

CENTURY NATIONAL BANK

CNLBANK

MERCANTILE BANK

UNITED HERITAGE BANK

ORMOND BEACH

CYPRESSCOQUINA BANK

OVIEDO

CITIZENS BANK OF OVIEDO

PAHOKEE

FIRST COMMUNITY BANK OF PALM BEACH COUNTY

PALATKA

FIRST FEDERAL BANK OF NORTH FLORIDA

PUTNAM STATE BANK

PALM HARBOR

PEOPLES BANK

PANAMA CITY

BAY BANK & TRUST COMPANY

FIRST NATIONAL BANK NORTHWEST FLORIDA

PEOPLES FIRST COMMUNITY BANK

PENSACOLA

BANK OF PENSACOLA

BANK OF THE SOUTH

GULF COAST COMMUNITY BANK

PERRY

CITIZENS BANK OF PERRY

PORT RICHEY

GULFSTREAM COMMUNITY BANK

PORT ST. JOE

BAYSIDE SAVINGS BANK

PORT ST. LUCIE

FIRST PEOPLES BANK

ST. AUGUSTINE

BANK OF ST. AUGUSTINE

PROSPERITY BANK

ST. CLOUD

PUBLIC BANK

ST. PETERSBURG

FIRST COMMUNITY BANK OF AMERICA

UNITED BANK & TRUST COMPANY

SANTA ROSA BEACH

BANKTRUST

SEBRING

HEARTLAND NATIONAL BANK HIGHLANDS INDEPENDENT BANK

SOUTH MIAMI

FIRST NATIONAL BANK OF SOUTH MIAMI

SPRING HILL

FIRST KENSINGTON BANK

STARKE

COMMUNITY STATE BANK

STUART

FIRST NATIONAL BANK & TRUST OF THE TREASURE

COAST

GULFSTREAM BUSINESS BANK

SUNRISE

UNION BANK OF FLORIDA

TALLAHASSEE

CAPITAL CITY BANK

HANCOCK BANK OF FLORIDA

PREMIER BANK

TALLAHASSEE STATE BANK THE BANK OF TALLAHASSEE

TAMPA

BANK OF ST. PETERSBURG

FIRST CITRUS BANK

TEQUESTA

INDEPENDENT COMMUNITY BANK

THE VILLAGES

CITIZENS FIRST BANK

TRENTON

TRI-COUNTY BANK

TRINITY

PATRIOT BANK

UMATILLA

UNITED SOUTHERN BANK

VALPARAISO

VANGUARD BANK & TRUST COMPANY

VERO BEACH

INDIAN RIVER NATIONAL BANK

WAUCHULA

FIRST NATIONAL BANK OF WAUCHULA

WAUCHULA STATE BANK

WEST PALM BEACH

FIDELITY FEDERAL BANK & TRUST

FLAGLER BANK

GRAND BANK & TRUST OF FLORIDA

WEWAHITCHKA

VISION BANK

WILLISTON

PERKINS STATE BANK

WINTER HAVEN

CENTERSTATE BANK OF FLORIDA

FIRST NATIONAL BANK OF POLK COUNTY

WINTER PARK

BANKFIRST

RIVERSIDE BANK OF CENTRAL FLORIDA

ZEPHYRHILLS

COMMUNITY NATIONAL BANK OF PASCO COUNTY

GEORGIA

ATLANTA

SUNTRUST BANK

DARIEN

SOUTHEASTERN BANK

KANSAS

LEAWOOD

GOLD BANK

LOUISIANA

NEW ORLEANS

WHITNEY NATIONAL BANK

MASSACHUSETTS

BOSTON

ONEUNITED BANK

MICHIGAN

GRAND RAPIDS

FIFTH THIRD BANK

MISSISSIPPI

JACKSON

TRUSTMARK NATIONAL BANK

NEW YORK

NEW YORK CITY

INTERVEST NATIONAL BANK

NORTH CAROLINA

CHARLOTTE

BANK OF AMERICA, N.A. WACHOVIA BANK, N.A.

ROCKY MOUNT

RBC CENTURA BANK

WINSTON-SALEM

BRANCH BANKING & TRUST COMPANY

OHIO

WILMINGTON

LIBERTY SAVINGS BANK, F.S.B.

TENNESSEE

MEMPHIS

UNION PLANTERS BANK, N.A.

VIRGINIA

RESTON

CITIBANK, F.S.B.

THE FOLLOWING IS A LIST OF INSTITUTIONS THAT HAD A CHANGE SINCE THE LAST PUBLICATION OF THIS REPORT.

BANKTRUST OF FLORIDA

WEWAHITCHKA

BANKTRUST OF FLORIDA HAS CHANGED ITS NAME TO VISION BANK.

FIRST BRADENTON BANK

BRADENTON

FIRST BRADENTON BANK WAS MERGED WITH AND INTO FIRST NATIONAL BANK OF FLORIDA (NAPLES). WHICH WAS LATER MERGED INTO FIFTH THIRD BANK (GRAND RAPIDS, MICHIGAN).

FIRST NATIONAL BANK OF FLORIDA

NAPLES

FIRST NATIONAL BANK OF FLORIDA (NAPLES) WAS MERGED WITH AND INTO FIFTH THIRD BANK (GRAND RAPIDS, MICHIGAN).

GOLD BANK

BRADENTON

GOLD BANK (BRADENTON) WAS MERGED WITH AND INTO GOLD BANK (LEAWOOD, KANSAS).

SOUTHTRUST BANK

BIRMINGHAM, ALABAMA

SOUTHTRUST BANK WAS MERGED WITH AND INTO WACHOVIA BANK, N.A. (CHARLOTTE, NORTH CAROLINA).

VISION BANK, F.S.B.

PANAMA CITY

VISION BANK, F.S.B. WAS MERGED WITH AND INTO FLORIDA (WEWAHITCHKA). BANKTRUST OF BANKTRUST OF FLORIDA THEN CHANGED ITS NAME TO VISION BANK.

NOTICE OF FILINGS

Notice is hereby given that the Office of Financial Regulation has received the following applications.

Comments may be submitted to the Director, 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 Regulation, 200 East Gaines Street, Tallahassee, Florida 32399-0379, pursuant to provisions specified in Chapter 69U-105, 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 18, 2005:

APPLICATION FOR A NEW FINANCIAL INSTITUTION Applicant and Proposed Location: Commerce Bank of Southwest Florida, 1520 Royal Palm Square Boulevard, Fort Myers, Florida 33919

Correspondent: Joseph D. Reid, III, 200 Washington Square North, Lansing, Michigan, 48933

Received: January 13, 2005

APPLICATION TO ACQUIRE CONTROL

Financial Institution to be Acquired: Intercontinental Bank, Miami, Florida

Proposed Purchasers: Eligio Cedeño, Caracas, Venezuela and

Alvaro Gorrin, Caracas, Venezuela

Received: January 12, 2005

IN THE CIRCUIT COURT OF THE SECOND JUDICIAL CIRCUIT, IN AND FOR LEON COUNTY, FLORIDA CASE NO.: 2004-CA-2353

In Re: The Receivership of AMERICAN SUPERIOR INSURANCE COMPANY, a Florida corporation.

NOTICE TO ALL POLICYHOLDERS, CREDITORS, AND CLAIMANTS HAVING BUSINESS WITH AMERICAN SUPERIOR INSURANCE COMPANY

You are hereby notified that by order of the Circuit Court of the Second Judicial Circuit, in and for Leon County, Florida, entered the 15th day of December, 2004, the Department of Financial Services of the State of Florida was appointed as Receiver of AMERICAN SUPERIOR INSURANCE COMPANY and was ordered to liquidate the assets located in Florida of said company.

Policyholders, claimants, creditors, and other persons in this State having claims against the assets of AMERICAN SUPERIOR INSURANCE COMPANY, shall present such claims to the Receiver on or before 11:59 p.m. December 1, 2005, or such claims shall be forever barred.

Requests for forms for the presentation of such claims and inquiries concerning this Receivership should be addressed to: The Division of Rehabilitation and Liquidation of the Florida Department of Financial Services, Receiver for AMERICAN SUPERIOR INSURANCE COMPANY, Post Office Box 110, Tallahassee, Florida 32302-0110.

FLORIDA LEGISLATURE

Senior Legislative Analyst

The Florida Legislature has a Senior Legislative Analyst position available in the Technology Review Workgroup. The Technology Review Workgroup is a unit of the Florida Legislature that provides staff support to the Legislative Budget Commission. The primary duty of this position is to review, analyze and develop recommendations on legislative budget requests and budget amendments, and to manage special monitoring service contracts for information technology projects identified in the appropriations act.

For a complete description and a Legislative application click on 'Legislative Employment' at www.leg.state.fl.us. Closing date: February 4, 2005. Send a completed Legislative Application, detailed resume, salary history, and e-mail address

Office of Legislative Services Human Resources Office 111 West Madison Street Room 701, Claude Pepper Building Tallahassee, FL 32399-1400

Section XIII Index to Rules Filed During Preceding Week					Rule No.	File Date	Effective Date	Proposed Vol./No.	Amended Vol./No.	
index to R	uies Fii	ea Durii	ig Preced	ling week						
DATE OF THE DEPTH SERVICE AND ADDE					WATER MANAGEMENT DISTRICTS					
RULES FILED BETWEEN January 10, 2005					St. Johns River Water Management District					
and January 14, 2005				40C-1.603	1/12/05	2/1/05	30/48			
					40C-4.091	1/12/05	2/1/05	30/48		
Rule No.	File Date	Effective	Proposed	Amended	40C-4.101	1/12/05	2/1/05	30/48		
		Date	Vol./No.	Vol./No.	40C-4.331	1/12/05	2/1/05	30/48		
					40C-4.900	1/12/05	2/1/05	30/48		
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Division of El					40C-40.302	1/12/05	2/1/05	30/48		
1S-2.023	1/12/05	2/1/05	30/42		40C-40.900	1/12/05	2/1/05	30/48		
					40C-42.024	1/12/05	2/1/05	30/48		
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					40C-42.900	1/12/05	2/1/05	30/48		
DEPARTME	NT OF AC	GRICULTU	U RE AND (CONSUMER	40C-400.475	1/12/05	2/1/05	30/48		
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Division of A	nimal Indu	ıstry								
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5C-21.010	1/10/05	1/30/05	30/40	30/48	40D-1.659	1/12/05	2/1/05	30/48		
5C-21.011	1/10/05	1/30/05	30/40	30/48	40D-1.659	1/12/05	2/1/05	30/48		
5C-21.012	1/10/05	1/30/05	30/40	30/48	40D-2.091	1/12/05	2/1/05	30/48		
5C-21.015	1/10/05	1/30/05	30/40	30/48	40D-2.341	1/12/05	2/1/05	30/48		
5C-21.018	1/10/05	1/30/05	30/40	30/48	40D-2.351	1/12/05	2/1/05	30/48		
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DEPARTME	NT OF EI	DUCATION	V		40D-3.341	1/12/05	2/1/05	30/48		
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					40D-4.341	1/12/05	2/1/05	30/48		
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14-48.001	1/10/05	1/30/05	30/42		40D-40.301	1/12/05	2/1/05	30/48		
14-48.0011	1/10/05	1/30/05	30/42	30/51	40D-40.302	1/12/05	2/1/05	30/48		
14-48.002	1/10/05	1/30/05	30/42							
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14-48.004	1/10/05	1/30/05	30/42		Office of Lic	ensure and	Certificati	on		
14-48.005	1/10/05	1/30/05	30/42		59A-24.008	1/14/05	2/3/05	30/45		
14-48.006	1/10/05	1/30/05	30/42							
14-48.007	1/10/05	1/30/05	30/42		Medicaid Pr	ogram Offi	ce			
14-48.008	1/10/05	1/30/05	30/42		59G-13.001	1/14/05	2/3/05	30/44	30/50	
14-48.009	1/10/05	1/30/05	30/42		59G-13.110	1/14/05	2/3/05	30/44	30/50	
14-48.010	1/10/05	1/30/05	30/42							
14-48.011	1/10/05	1/30/05	30/42							
14-48.012	1/10/05	1/30/05	30/42							
14-48.013	1/10/05	1/30/05	30/42							
14-48.014	1/10/05	1/30/05	30/42							
PUBLIC SERVICE COMMISSION										
25-30.120	1/14/05	2/3/05	30/50							

Rule No.	File Date	Effective Date	Proposed Vol./No.	Amended Vol./No.	Rule No.	File Date	Effective Date	Proposed Vol./No.	Amended Vol./No.	
DEPARTMENT OF MANAGEMENT SERVICES					Electrical Contractors' Licensing Board					
Agency for Workforce Innovation					61G6-9.004	1/10/05	1/30/05	30/50		
60BB-4.400	1/13/05	2/2/05	30/29	30/49		-, - , , , -				
60BB-4.401	1/13/05	2/2/05	30/29	30/49	Board of Pro	fessional E	ngineers			
60BB-4.500	1/13/05	2/2/05	30/29	30/49	61G15-21.001	1/14/05	2/3/05	30/50		
60BB-4.501	1/13/05	2/2/05	30/29	30/49	61G15-21.007	1/14/05	2/3/05	30/50		
60BB-4.502	1/13/05	2/2/05	30/29	30/49	01010 21.007	1/1 1/00	2/3/00	20/20		
60BB-4.503	1/13/05	2/2/05	30/29	30/49	Board of Acc	ountancv				
					61H1-21.001	1/11/05	1/31/05	30/47		
DEPARTMEN	NT OF BU	JSINESS A	ND PROFE	ESSIONAL	61H1-26.004	1/11/05	1/31/05	30/47		
REGULATIO	N				61H1-27.002	1/11/05	1/31/05	30/47		
Division of Flo	rida Land	d Sales, Cor	dominium	s and Mobile	61H1-29.003	1/11/05	1/31/05	30/47	30/50	
Homes					61H1-31.001	1/11/05	1/31/05	30/47		
61B-80.101	1/14/05	2/3/05	30/40		61H1-36.004	1/11/05	1/31/05	30/37	30/50	
61B-80.102	1/14/05	2/3/05	30/40	30/51						
61B-80.103	1/14/05	2/3/05	30/40		DEPARTME	NT OF HE	EALTH			
61B-80.104	1/14/05	2/3/05	30/40		Board of Med	dicine				
61B-80.105	1/14/05	2/3/05	30/40		64B8-1.007	1/11/05	1/31/05	30/49		
61B-80.106	1/14/05	2/3/05	30/40	30/51	64B8-6.010	1/11/05	1/31/05	30/48		
61B-80.107	1/14/05	2/3/05	30/40	30/51						
61B-80.108	1/14/05	2/3/05	30/40		FLORIDA H	OUSING I	FINANCE	CORPORA	TION	
61B-80.109	1/14/05	2/3/05	30/40		67-25.002	1/13/05	2/2/05	30/42		
61B-80.110	1/14/05	2/3/05	30/40		67-25.010	1/13/05	2/2/05	30/42		
61B-80.111	1/14/05	2/3/05	30/40		67-25.011	1/13/05	2/2/05	30/42		
61B-80.112	1/14/05	2/3/05	30/40		67-25.014	1/13/05	2/2/05	30/42		
61B-80.113	1/14/05	2/3/05	30/40		67-25.016	1/13/05	2/2/05	30/42		
61B-80.114	1/14/05	2/3/05	30/40		67-25.017	1/13/05	2/2/05	30/42		
61B-80.115	1/14/05	2/3/05	30/40		67-37.002	1/10/05	1/30/05	30/43		
61B-80.116	1/14/05	2/3/05	30/40		67-37.005	1/10/05	1/30/05	30/43	30/51	
61B-80.117	1/14/05	2/3/05	30/40		67-37.008	1/10/05	1/30/05	30/43		
61B-80.118	1/14/05	2/3/05	30/40		67-38.001	1/14/05	2/3/05	30/43		
61B-80.119	1/14/05	2/3/05	30/40		67-38.002	1/14/05	2/3/05	30/43	30/51	
61B-80.120	1/14/05	2/3/05	30/40		67-38.0026	1/14/05	2/3/05	30/43		
61B-80.121	1/14/05	2/3/05	30/40		67-38.003	1/14/05	2/3/05	30/43	30/51	
61B-80.122	1/14/05	2/3/05	30/40		67-38.004	1/14/05	2/3/05	30/43		
61B-80.123	1/14/05	2/3/05	30/40		67-38.005	1/14/05	2/3/05	30/43		
61B-81.001	1/14/05	2/3/05	30/40		67-38.007	1/14/05	2/3/05	30/43	30/51	
61B-81.002	1/14/05	2/3/05	30/40	20/51	67-38.008	1/14/05	2/3/05	30/43		
61B-81.003	1/14/05	2/3/05	30/40	30/51	67-38.010	1/14/05	2/3/05	30/43		
61B-82.001	1/14/05	2/3/05	30/40	30/51	67-38.011	1/14/05	2/3/05	30/43	30/51	
61B-82.002	1/14/05	2/3/05	30/40	20/51	67-38.014	1/14/05	2/3/05	30/43	30/51	
61B-82.004	1/14/05	2/3/05	30/40	30/51	67-38.017	1/14/05	2/3/05	30/43		
61B-82.005 61B-82.006	1/14/05 1/14/05	2/3/05 2/3/05	30/40 30/40		67-45.001	1/13/05	2/2/05	30/42		
61B-82.006 61B-82.007	1/14/05	2/3/05	30/40	30/51	67-45.003	1/13/05	2/2/05	30/42		
01D-02.00/	1/14/03	413103	30/ 4 0	JU/J 1	67-51.001	1/13/05	2/2/05	30/42		