

Section I

Notices of Development of Proposed Rules and Negotiated Rulemaking

DEPARTMENT OF AGRICULTURE AND CONSUMER SERVICES

Division of Standards

RULE TITLE: Adoption of Uniform Packaging and Labeling Regulation

RULE NO.: 5F-3.001

PURPOSE AND EFFECT: The purpose of Rule 5F-3.001, F.A.C., is to amend it to adopt the most recent national standards for packaging and labeling requirements as adopted by the National Conference on Weights and Measures and published in 2005 edition of National Institute of Standards and Technology Handbook 130. Adoption of the current national standards will make Florida's requirements uniform with the national requirements and facilitate interstate commerce and trade.

SUBJECT AREA TO BE ADDRESSED: Requirements for packaging and labeling of commodities sold in package form in Florida.

SPECIFIC AUTHORITY: 531.41(3) FS.

LAW IMPLEMENTED: 531.41(4), 531.47, 531.49 FS.

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

TIME AND DATE: 10:00 a.m., Monday, February 21, 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 DEVELOPMENT IS: Max Gray, Bureau Chief, Bureau of Weights and Measures, 3125 Conner Blvd., Bldg. #2, Tallahassee, FL 32399-1650, (850)488-9140

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

5F-3.001 Adoption of Uniform Packaging and Labeling Regulation.

The Department of Agriculture and Consumer Services hereby adopts the Uniform Packaging and Labeling Regulation promulgated by the United States Department of Commerce, National Institute of Standards and Technology, NIST Handbook 130, 2005 ~~2004~~ Edition, as the Rule for packaging and labeling of commodities and incorporates said uniform regulation herein by this reference. A copy of NIST Handbook 130, 2005 ~~2004~~ Edition, may be obtained from the Superintendent of Documents, United States Government Printing Office, Washington, D.C. 20402, Phone: (202)512-1800 or <http://ts.nist.gov/ts/htdocs/230/235/pubs.htm>

<http://ts.nist.gov/ts/htdocs/230/235/h130-01.htm>. Copies of this uniform regulation are available from the Division of Standards, Bureau of Weights and Measures, 3125 Conner Boulevard, Lab #2, Tallahassee, Florida 32399-1650, phone (850)488-9140.

Specific Authority 531.41(3) FS. Law Implemented 531.41(4), 531.47, 531.49 FS. History--New 1-1-73, Formerly 5F-3.01, Amended 6-14-95, 8-27-98, 8-19-99, 7-3-00, 9-3-01, 6-23-02, 6-29-03, 6-21-04, _____.

DEPARTMENT OF AGRICULTURE AND CONSUMER SERVICES

Division of Standards

RULE TITLE: Specifications, Tolerances and Other

RULE NO.: 5F-5.001

PURPOSE AND EFFECT: The purpose of this rule is to amend Rule 5F-5.001, F.A.C., to adopt the most recent national standards for weighing and measuring devices developed by the National Conference on Weights and Measures and published in the 2005 edition of National Institute of Standards and Technology Handbook 44. Adoption of the standards provides for uniformity of Florida's requirements with the national requirements to facilitate interstate commerce and trade.

SUBJECT AREA TO BE ADDRESSED: The requirements, including tolerances, specifications and other technical requirements for weighing and measuring devices used for commercial transactions and law enforcement use in the state.

SPECIFIC AUTHORITY: 531.40, 531.41(3) FS.

LAW IMPLEMENTED: 531.40 FS.

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

TIME AND DATE: 10:00 a.m., Monday, February 21, 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 DEVELOPMENT IS: Max Gray, Bureau Chief, Bureau of Weights and Measures, 3125 Conner Blvd., Bldg. #2, Tallahassee, FL 32399-1650, (850)488-9140

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

5F-5.001 Specifications, Tolerances, and Other Technical Requirements for Commercial Weighing and Measuring Devices.

(1) The specifications, tolerances, and other technical requirements for commercial weighing and measuring devices adopted by the National Conference on Weights and Measures and contained in National Institute of Standards and

Technology (NIST) Handbook 44, 2005 ~~2004~~ Edition, are hereby adopted as rules for the requirements for commercial weighing and measuring devices of the Department of Agriculture and Consumer Services. A copy of NIST Handbook 44, 2005 ~~2004~~ Edition, may be obtained from the Superintendent of Documents, United States Government Printing Office, Washington, D.C. 20402, Phone (202)512-1800 or <http://ts.nist.gov/ts/htdocs/230/235/pubs.htm> <http://ts.nist.gov/ts/htdocs/230/235/h130-01.htm>.

(2) The violation of any of the provisions of these rules and regulations is subject to the penalties and remedies provided in the Weights, Measures, and Standards Law, Chapter 531, Florida Statutes.

Specific Authority 531.40, 531.41(3) FS. Law Implemented 531.40 FS. History—New 1-1-73, Amended 7-1-74, 4-18-75, 1-25-76, 1-17-77, 3-29-78, 2-15-79, 6-4-80, 4-5-81, 5-2-82, 6-30-83, 7-15-84, 8-11-85, Formerly 5F-5.01, Amended 7-7-86, 4-5-87, 4-27-88, 5-31-89, 8-21-90, 8-5-91, 12-10-92, 6-21-94, 8-16-95, 10-8-96, 8-27-98, 8-19-99, 7-3-00, 9-3-01, 6-23-02, 6-29-03, 6-21-04, _____.

DEPARTMENT OF AGRICULTURE AND CONSUMER SERVICES

Division of Standards

RULE TITLE: Adoption of Uniform Methods of Sale
 RULE NO.: 5F-7.005
 PURPOSE AND EFFECT: The purpose of this rule is to adopt the most recent national standards for the methods of sales of commodities developed by the National Conference on Weights and Measures and published in the 2005 edition of National Institute of Standards and Technology Handbook 130. Adoption of the national standards will make Florida’s requirements for methods of sale uniform with the national standards and facilitate interstate commerce and trade.
 SUBJECT AREA TO BE ADDRESSED: The methods of sale allowable for commodities being sold by weight, measure or count.
 SPECIFIC AUTHORITY: 531.41(3) FS.
 LAW IMPLEMENTED: 531.41(4), 531.45 FS.
 IF REQUESTED AND NOT DEEMED UNNECESSARY BY THE AGENCY HEAD, A RULE DEVELOPMENT WORKSHOP WILL BE HELD AT THE TIME, DATE AND PLACE SHOWN BELOW.
 TIME AND DATE: 10:00 a.m., Monday, February 21, 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 DEVELOPMENT IS: Max Gray, Bureau Chief, Bureau of Weights and Measures, 3125 Conner Blvd., Bldg. #2, Tallahassee, FL 32399-1650, (850)488-9140

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

5F-7.005 Adoption of Uniform Methods of Sale.

The Florida Department of Agriculture and Consumer Services hereby adopts the Uniform Regulation for the Method of Sale of Commodities, as published by the United States Department of Commerce, National Institute of Standards and Technology, NIST Handbook 130, 2005 ~~2004~~ Edition, as the Rule for the method of sale for commodities, and incorporates said uniform regulation herein by this reference. A copy of NIST Handbook 130, 2005 ~~2004~~ Edition, may be obtained from the Superintendent of Documents, United States Government Printing Office, Washington, D.C. 20402, Phone: (202)512-1800 or <http://ts.nist.gov/ts/htdocs/230/235/pubs.htm> <http://ts.nist.gov/ts/htdocs/230/235/h130-01.htm>. Copies of this uniform regulation are available from the Division of Standards, Bureau of Weights and Measures, 3125 Conner Boulevard, Lab #2, Tallahassee, Florida 32399-1650, phone: (850)488-9140.

Specific Authority 531.41(3),(4), 531.45 FS. Law Implemented 531.41(3),(4), 531.45 FS. History—New 1-8-90, Amended 6-14-95, 8-27-98, 8-19-99, 7-3-00, 9-3-01, 6-23-02, 6-29-03, 6-21-04, _____.

DEPARTMENT OF AGRICULTURE AND CONSUMER SERVICES

Division of Standards

RULE TITLE: Test Procedures to Determine Acceptable Pricing Practices
 RULE NO.: 5F-12.001
 PURPOSE AND EFFECT: The purpose of Rule 5F-12.001, F.A.C., is to amend it to adopt the current publication in which the referenced standard is now found. It previously was published in *National Conference on Weights and Measures (NCWM) Publication 19, 1995 edition*, but is now published in the United States Department of Commerce, National Institute of Standards and Technology, *NIST Handbook 130, 2005 Edition*. This is the most recent publication for uniform weights and measures requirements. Adoption of this current national standard will make Florida’s requirements uniform with the national requirements and facilitate interstate commerce and trade.
 SUBJECT AREA TO BE ADDRESSED: Test procedures and compliance standards for determining pricing accuracy.
 SPECIFIC AUTHORITY: 531.41(3) FS.
 LAW IMPLEMENTED: 531.44 FS.
 IF REQUESTED AND NOT DEEMED UNNECESSARY BY THE AGENCY HEAD, A RULE DEVELOPMENT WORKSHOP WILL BE HELD AT THE TIME, DATE AND PLACE SHOWN BELOW.
 TIME AND DATE: 10:00 a.m., Monday, February 21, 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 DEVELOPMENT IS: Max Gray, Bureau Chief, Bureau of Weights and Measures, 3125 Conner Blvd., Bldg. #2, Tallahassee, FL 32399-1650, (850)488-9140

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

5F-12.001 Test Procedures to Determine Acceptable Pricing Practices.

The Department of Agriculture and Consumer Services hereby adopts the “Examination Procedure for Price Verification” promulgated by the United States Department of Commerce, National Institute of Standards and Technology, NIST Handbook 130, 2005 Edition, found in ~~“National Conference on Weights and Measures (NCWM) Publication 19, 1995 edition”~~, as the Rule for the sampling procedures and compliance standards in testing the accuracy of pricing practices employed by businesses and other entities in the state and incorporates said regulation herein ~~NCWM Publication 19~~ by this reference. A copy of NIST Handbook 130, 2005 Edition, may be obtained from the Superintendent of Documents, United States Government Printing Office, Washington, D.C. 20402, Phone: (202)512-1800 or <http://ts.nist.gov/ts/htdocs/230/235/pubs.htm>. A copy of NCWM Publication 19 may be obtained from the National Conference on Weights and Measures, Post Office Box 4025, Gaithersburg, Maryland 20885, Phone: (301)975-4012.

Specific Authority 531.41(3) FS. Law Implemented 531.44 FS. History—New 4-9-98, Amended.

DEPARTMENT OF EDUCATION

State Board of Education

RULE TITLES:	RULE NOS.:
Special Programs for Students Who are Physically Impaired	6A-6.03015
Special Programs for Students Who are Autistic	6A-6.03023
Special Programs for Students Who are Emotionally Handicapped	6A-6.03016
Special Programs for Students Who are Deaf or Hard-of-Hearing	6A-6.03013

PURPOSE AND EFFECT: The purpose of the rule developments are to incorporate revisions required for programs for students with disabilities by the amendments to the federal law, the Individuals with Disabilities Education Act (IDEA) 20 U.S.C. Chapter 33, and its implementing regulations and to update rule language to reflect current knowledge in the field. The effect of these revisions will be consistency with the federal requirements and current knowledge in the respective fields.

SUBJECT AREA TO BE ADDRESSED: Federal and state requirements for programs for students with disabilities who are identified as emotionally handicapped, deaf or

hard-of-hearing, autistic, and physically impaired. Definition, procedures for referral, procedures for student evaluation, criteria for eligibility, re-evaluation, and instructional program. SPECIFIC AUTHORITY: 1001.02(1), 1003.57(5) FS.

LAW IMPLEMENTED: 1001.03, 1003.01(3), 1003.57(5), 1011.62(1)(c) 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 DATES: 8:00 a.m. – 6:00 p.m.; February 24, 2005; April 21, 2005

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Bambi Lockman, Chief, Bureau of Exceptional Education and Student Services, Florida Department of Education, 325 West Gaines Street, Room 601, Tallahassee, Florida 32399-0400, (850)245-0475

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

DEPARTMENT OF EDUCATION

Florida School for the Deaf and the Blind

RULE TITLE: President
 RULE NO.: 6D-4.002

PURPOSE AND EFFECT: This rule establishes qualifications and responsibilities of the President of the Florida School for the Deaf and the Blind as its Chief Executive Officer.

SUBJECT AREA TO BE ADDRESSED: Substantive changes to this rule to create, in one rule, instead of several, organization and responsibilities for administrators and other personnel at the Florida School for the Deaf and the Blind.

SPECIFIC AUTHORITY: 1002.36(4)(c) FS.

LAW IMPLEMENTED: 1002.36(4)(e) FS.

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

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

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, 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 PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS NOT AVAILABLE.

(3) ~~All acute, intensive care, and psychiatric live discharges and deaths including newborn live discharges and deaths shall be reported. Submit one record per inpatient discharge, to include all newborn admissions, transfers and deaths.~~

(4) through (5) No change.

(6) Extensions to the initial submission due date will be granted by the Administrator, Office of Hospital Data Collection Section of the Agency staff, for a maximum of 30 days from the initial submission due date in response to a written request signed by the hospital's ~~data contact~~ chief executive officer or chief financial officer. The request must be received prior to the initial submission due date and the delay must be due to unforeseen and unforeseeable factors beyond the control of the reporting hospital. These factors must be specified in the written request for the extension along with documentation of efforts undertaken to meet the filing requirements. Extensions shall not be granted verbally.

(7) No change.

(8) Beginning with the inpatient data report for the 1st Quarter of the year ~~2006~~ 2000 (January 1, ~~2006~~ 2000 through March 31, ~~2006~~ 2000), reporting facilities shall submit inpatient discharge ~~data by Internet according to reports in one of the specifications in (a) through (c) below unless reporting by CD-ROM is approved by the Agency in a case of extraordinary or hardship circumstances, following formats except that on or after January 1, 2002, data tapes must not be used:~~

~~(a) Tapes, CD-ROM or Diskettes shall be sent to the agency's mailing address: Agency for Health Care Administration, 2727 Mahan Drive, Tallahassee, Florida 32308. Attention: State Center for Health Statistics. Refer to the Data Elements and Formatting Requirements, Rule 59E-7.014, F.A.C. Electronic media specifications are:~~

~~1. 9-Track Tape:~~

~~a. IBM label or nonlabel tapes~~

~~b. Density 1600 or 6250-BPI~~

~~c. Collating sequence: EBCDIC or ASCII~~

~~d. Record Format: Header Record—480 characters, Inpatient Discharge Record 480 characters, Trailer Record 480 characters.~~

~~2. Diskette and CD-ROM:~~

~~a. Format—MS-DOS text file (ASCII)~~

~~b. Type 3.5" (1.44mb) diskette or CD-ROM~~

~~c. A header record must accompany each data set and must be placed as the first record on the first diskette of the data set. Each record must be terminated with a carriage return (hex '0D') and line feed mark (hex '0A').~~

~~d. Record length: Header Record—480 characters, Inpatient Discharge Record 480 characters, Trailer Record 480 characters. Carriage return and line feeds are not included in the stated record length.~~

~~e. Only one file per diskette set or CD-ROM is allowable. Data requiring more than one diskette shall be externally labeled 1 or n, 2 or n, etc.~~

~~f. Data reported quarterly shall follow the format: ddddqyy.txt where dddd=data type; q=reporting quarter (1-4); yy=year. EXAMPLE: PD10394.TXT.~~

~~g. Data requiring more than one diskette must have the same internal file name.~~

~~h. Compressed, backup, or PKZIP files are not acceptable.~~

~~3. Tapes or diskettes shall be submitted with the following information on an externally affixed label, or for CD-ROM, use a standard CD-ROM external label with the following information:~~

~~a. "HOSPITAL INPATIENT DISCHARGE DATA"~~

~~b. Hospital Name: (As on file at AHCA)~~

~~c. Hospital Number: (In the AHCA format)~~

~~d. Reporting Period for Discharges~~

~~e. Number excluding the Header and Trailer records~~

~~f. Tape Density: 1600 or 6250 BPI~~

~~g. File Format: (TAPES) EBCDIC or (DISKETTES) ASCII~~

~~h. Filename: Data reported on diskettes or CD-ROM shall be reported in the following format: ddddqyy.txt where dddd=data type; q=quarter (1-4); yy=year FILENAME EXAMPLE: PD10394.TXT~~

~~i. IBM Labeled tapes require the label identifier (name)~~

~~(a)(b) Internet Transmission: The Internet address for the receipt of inpatient data is www.ahca.myflorida.com. reports is -Internet transmission specifications are:~~

~~1. The file shall contain a complete set of inpatient discharge data for the reporting quarter.~~

~~(a)2. Data Reports submitted to the Internet address shall be electronically transmitted with the inpatient data in XML a text (ASCII) file using the Inpatient Data XML Schema available at www.ahca.myflorida.com. The Inpatient Data XML Schema is incorporated by reference. Each record of the text file must be terminated with a carriage return (hex '0D') and line feed mark (hex '0A').~~

~~(c)3. The data in the XML text file shall contain the same data elements, elements and codes, the same record layout and meet the same data standards required for tapes or diskettes mailed to the agency as described in Rules 59E-7.014 and 59E-7.016, F.A.C.~~

~~(e) All acute, intensive care, and short term psychiatric live discharges and deaths including newborn live discharges and deaths shall be reported.~~

~~(d) Submit one record per inpatient discharge, to include all newborn admissions, transfers, and deaths.~~

~~(9) through (10) No change.~~

~~(11) Changes or corrections to hospital data will be accepted from hospitals to improve their data quality for a period of eighteen (18) months following the initial submission~~

of data. The Administrator, Office of Data Collection, may grant approval for resubmitting previously certified data in response to a written request signed by the hospital's chief executive officer or chief financial officer. The reason for the changes or corrections must be specified in the written request.

(12) No change.

Specific Authority 408.061(1)(e), 408.15(8) FS. Law Implemented 408.061, 408.08(1), 408.08(2), 408.15(11) FS. History—New 12-15-96, Amended 1-4-00, 7-11-02, _____.

59E-7.014 Inpatient Data Format – Data Elements, Codes and Standards Elements and Formatting Requirements.

(1) Codes for Data Elements. A detailed explanation of each data element is provided in this rule, which provides specific guidance as to the formatting of each data element submitted in each record.

(1)(a) HEADER RECORD. The first record in the data file shall be a header record containing the information described below. This record must precede any/all documentation submitted for inpatient discharge data records. If the header record is not included in the data file the tape/diskette will not run.

(a)1- Transaction Code. Enter Q for a calendar quarter report or S for a report period other than a calendar quarter where the special report is requested or authorized by the Agency to receive data corrections. A required field. A required single character alpha identifier used by the hospital to establish the classification of data being submitted. The identifier must be "H". File is rejected if missing or wrong.

(b)2- Report Reporting Year. Enter the year of the data in the format YYYY where YYYY represents the year in four (4) digits. A required field. A required four digit field to be used for Submission Type (see 5. below) is I or R. File is rejected if missing or wrong.

(c)3- Report Reporting Quarter. Enter the quarter of the data, 1, 2, 3 or 4, where 1 corresponds to the first quarter of the calendar year, 2 corresponds to the second quarter of the calendar year, 3 corresponds to the third quarter of the calendar year, and 4 corresponds to the fourth quarter of the calendar year. A required field. A required single digit field to be used if Submission Type (see 5. below) is I or R. File is rejected if missing or wrong.

(d)4- Data Type. Enter PD10 for Inpatient Data. A required field. A required four character alphanumeric code (PD10) which identifies the type of data which follows the header record. Failure to submit, or submitting with zeros present, will result in a report which fails to run or has data assigned to the wrong category of data submission.

(e)5- Submission Type. Enter I or R where I indicates an initial submission or resubmission of previously rejected data, R indicates a replacement submission of previously processed and accepted inpatient data where resubmission has been requested or authorized by the Agency. A required field. A

required single character alpha field which designates the type of inpatient discharge data included on the tape/diskette. Authorized codes for inpatient discharge data are:

I (Initial). This code is used for the first submission of an inpatient data set for the specified time period. This code should also be used when replacing previously rejected files. All data set Action Codes in subparagraph 59E 7.014(1)(b)2., F.A.C., must be set to "A".

R (Re-submission). This code is used to replace all accepted or partially accepted records for the specified time period. All data type Action Codes must be "A". All existing data for the time period will be deleted and replaced with the new data set.

M (Maintenance). All submissions which are not "I" or "R" will be considered to be maintenance type of actions. Data set Action Codes can be "A" or "D" or "U".

(f)6- Processing Date. Enter the date that the data file was created in the format YYYY-MM-DD where MM represents numbered months of the year from 01 to 12, DD represents numbered days of the month from 01 to 31, and YYYY represents the year in four (4) digits. A required field. An eight digit numeric field which specifies the date when the data on the tape was processed by the hospital. Must be in the MMDDCCYY format (e.g., 05101994). File is rejected if missing or wrong.

(g)7- AHCA Hospital Number. Enter the identification number of the hospital as assigned by AHCA for reporting purposes. A valid identification number must contain at least eight (8) digits and no more than twelve (12) digits. A required field. Valid for up to ten alphanumeric characters. Report the AHCA approved hospital identification number assigned for AHCA reporting purposes. Right justify, zero fill unused spaces. A required field; file is rejected if missing or wrong.

8. Florida License Number. A required field. Up to a ten character alphanumeric field for insertion of the hospital license number provided by the AHCA Division of Health Quality Assurance. Left justify, leave unused field spaces blank. File is rejected if the license number is outdated, missing or wrong.

9. Provider Medicaid Number. Up to a ten character alphanumeric hospital number assigned by the AHCA Medicaid Office. Left justify, leave unused field spaces blank. File is rejected if improperly formatted, missing or wrong.

10. Provider Medicare Number (MPN). Up to a ten character alphanumeric hospital number assigned by the HCFA Medicare office. Left justify, leave unused field spaces blank. File is rejected if improperly formatted, missing or wrong.

(h)11- Provider Organization Name. Enter Up to a forty character alphanumeric field containing the name of the hospital that performed the inpatient service(s) represented by the inpatient data, and which is responsible for reporting the

data. All questions regarding data accuracy and integrity will be referred to this entity. Up to a forty-character field. Left justify, leave unused field spaces blank. A required field.

~~(i)12. Provider Contact Person Name. Enter Up to a twenty five character alpha field for the name of the designated hospital contact person for the hospital preparing and/or submitting inpatient discharge data. Submit name in the Last, First format. Up to a twenty-five-character field. Left justify, leave unused field spaces blank. A required field.~~

~~(j)13. Provider Contact Phone Number. The area code, business telephone number, and if applicable, extension for the contact person. Enter the contact person's telephone number in the format (AAA)XXXXXXXXXXXX where AAA is the area code, XXXXXXXX represents the seven (7) digit phone number and EEEE represents the extension. Zero fill if no extension. A ten digit numeric field for entry of the business phone of the hospital contact representative (See 12. above). Include area code (3), phone number (7); e.g., 9041324675. Do not use hyphens. Right justify; fill all spaces. A required field.~~

~~14. Provider Contact Phone Extension. An optional field up to four numeric digits for including a contact's extension number if applicable. Right justify; fill unused spaces with zeros.~~

~~(k) Contact Person E-Mail Address. Enter the e-mail address of the contact person.~~

~~(l) Contact Person Street or P. O. Box Address. Enter the street or post office box address of the contact person's mailing address. Up to a forty-character field. A required field.~~

~~(m) Mailing Address City. Enter the city of the contact person's address. Up to a twenty-five-character field. A required field.~~

~~(n) Mailing Address State. Enter the state of the contact person's address using the U.S. Postal Service state abbreviation in the format XX. Use the abbreviation FL for Florida. A required field.~~

~~(o) Mailing Address Zip Code. Enter the zip code of the contact person's address in the format XXXXX-XXXX.~~

~~15. Submitter Organization Name. Up to a forty character alphanumeric field for entry of the name of the organization which prepares the hospital's discharge data submittal. Includes outside abstracting service or corporate office data preparers. Can be the hospital. Left justify, leave unused field spaces blank. A required field.~~

~~16. Submitter Contact Person. Up to a twenty five character alphanumeric field for the designated submitting organization's contact person responsible for submitting inpatient discharge data. Submit name in the Last, First format. Left justify, leave unused field spaces blank. A required field.~~

~~17. Submitter Contact Phone. A ten digit numeric field for entry of the business phone of the hospital contact representative. Include area code (3), phone number (7); e.g., 9041235764. Do not use hyphens. Right justify; fill all spaces. A required field.~~

~~18. Submitter Contact Phone Extension. An optional field up to four numeric digits for including a contact's extension number if applicable. Right justify; fill unused spaces with zeros.~~

~~19. Filler Space. A two hundred sixty three character space filled alphanumeric field.~~

~~Only one (1) Header Record per hospital submission is required/acceptable.~~

~~(2)(b) INDIVIDUAL DATA RECORDS INPATIENT DATA ELEMENTS FORMAT AND EDIT CRITERIA. All data elements and data element codes listed below shall be reported consistent with the records of the reporting entity. Data elements and codes are listed with a description of the data to be reported and data standards. This section contains the format for individual inpatient discharge data records required for each hospital discharge. All fields described are required and must be submitted unless otherwise designated as optional/discretionary fields.~~

~~1. Data Type. Four character alphanumeric field specifying the type of data submitted. Must match Field Element 4. in the Header Record. Use PD10. A required field; must be submitted for the hospital data tape/diskette to run.~~

~~2. Action Code. A single character alpha field designating the type of processing action to occur. A required field. Use one of the codes:~~

~~A—Add a new record.~~

~~D—Delete an existing record.~~

~~U—Update an existing record.~~

~~3. Reporting Quarter Code. A single digit numeric field which identifies the calendar quarter in which the discharges occurred using the following codes:~~

~~1—Represents January 1st through March 31st discharges.~~

~~2—Represents April 1st through June 30th discharges.~~

~~3—Represents July 1st through September 30th discharges.~~

~~4—Represents October 1st through December 31st discharges.~~

~~For submission types "I" and "R", the quarter must match Field Number 3 in the Header Record. A required field.~~

~~4. Reporting Year Code. A two digit numeric field which identifies the year in which the discharges occurred as noted in subparagraph 59E-7.014(1)(a)2., F.A.C., above. For submission types "I" and "R", the year must match the Header Record Field Element 2. A required field.~~

~~(a)5. AHCA Hospital Number. Enter the identification number of the hospital as assigned by AHCA for reporting purposes. A valid identification number must contain at least eight (8) digits and no more than twelve (12) digits. A required field. Valid for up to ten alphanumeric characters. Report the AHCA approved hospital identification number assigned for AHCA reporting purposes. Right justified; zero fill unused spaces. A required field; must be submitted for the hospital submission to run.~~

~~(b)6- Record Identification Number. An alpha-numeric code containing standard letters or numbers assigned by the facility as a unique identifier for each record submitted in the reporting period to facilitate storage and retrieval of individual case records. Up to seventeen (17) characters. Duplicate record identification numbers are not permitted. A required field. A seventeen character alphanumeric code assigned by the hospital at the time of reporting as a unique identifier for each record submitted for each reporting period, to facilitate storage and retrieval of individual case records. Hospital must use standard letters and numbers; no __, #, @, \$, *, ^, etc., are authorized. Left justified; space fill unused spaces. The hospital must maintain a key list to locate actual records upon request by AHCA.~~

~~(c)7- Patient ~~Inpatient~~ Social Security Number. Enter the social security number (SSN) of the patient receiving treatment. The SSN is a nine (9) digit number issued by the Social Security Administration. Reporting 000000000 is acceptable for newborns and infants up to two (2) years of age at admission who do not have a SSN. Reporting 777777777 is acceptable for those patients where efforts to obtain the SSN have been unsuccessful and the patient is two (2) years of age or older and not known to be from a country other than the United States (U.S.). Reporting 555555555 is acceptable for non-U.S. citizens who have not been issued SSNs. The social security number (SSN) of the inpatient receiving treatment/services during this hospital stay. A nine digit numeric field to facilitate retrieval of individual case records, to be used to track inpatient readmissions, and for epidemiological or demographic research use. A SSN is required for each inpatient record if the patient is two (2) years of age or older except in cases of very old persons never issued a SSN, foreign visitors (including illegal aliens), and migrant workers (non-citizens). One SSN; one inpatient. DO NOT share SSNs in this field. A required entry. (See also provisions in 59E-7.014(3)(b)7., F.A.C.)~~

~~(d)8- Patient Race or Ethnicity ~~Inpatient~~. Self-designated by the patient or patient's parent or guardian except code 8 indicating no response may be reported where efforts to obtain the information from the patient or from the patient's parent or guardian have been unsuccessful. A required entry. Must be a A one (1) digit code as follows:~~

~~A one digit code as follows:~~

- ~~1. 1 – American Indian or Alaska Native 1— American Indian/Eskimo/Aleut~~
- ~~2. 2 – Asian or Pacific Islander~~
- ~~3. 3 – Black or African American~~
- ~~4. 4 – White~~
- ~~5. 5 – White Hispanic —White~~
- ~~6. 6 – Black Hispanic —Black~~
- ~~7. 7 – Other – Use (Use if the patient's self-designated race or ethnicity patient is not described by the above categories.)~~

~~8. 8 – No Response – Use (Use if the patient refuses or fails to disclose.)~~

~~(e)9- Patient ~~Inpatient~~ Birth Date. The date of birth of the patient. A ten (10)-character field in the format YYYY-MM-DD where MM represents the numbered months of the year from 01 to 12, DD represents numbered days of the month from 01 to 31, and YYYY represents the year in four (4) digits. Age greater than one hundred twenty (120) years is not permitted unless verified by the reporting entity. A birth date after the discharge date is not permitted. A required entry. An eight digit field in MMDDCCYY format. (e.g., May 10, 1932 = 05101932)~~

~~(f)10- Patient Gender ~~Inpatient~~ Sex. The gender of the patient. A required entry. Must be a one digit code as follows: A one digit code as follows:~~

- ~~1. 1-Male~~
- ~~2. 2-Female~~
- ~~3. 3-Unknown – Use where efforts to obtain the information have been unsuccessful or where the patient's gender cannot be determined due to a medical condition. (Use if unknown due to medical condition.)~~

~~(g)11- Patient ~~Inpatient~~ Zip Code. The five (5) digit United States Postal Service ZIP Code of the patient's permanent residence. Use 00009 for foreign residences. Use 00007 for homeless patients. Use 00000 where efforts to obtain the information have been unsuccessful. A required entry. A five digit U.S. Postal Service approved zip code of the inpatient's permanent address (See also Element 11., subsection 59E-7.014(3)(b), F.A.C.)~~

~~(h)12- Type of Admission. The scheduling priority of the admission. A required entry. Must be a A one digit code as follows:~~

- ~~1. 1 – Emergency – The patient requires immediate medical intervention as a result of severe, life-threatening or potentially disabling conditions.~~
- ~~2. 2 – Urgent – The patient requires attention for the care and treatment of a physical or mental disorder.~~
- ~~3. 3 – Elective – The patient's condition permits adequate time to schedule the availability of a suitable accommodation.~~
- ~~4. 4 – Newborn – Use of this code requires the use of special Source of Admission codes. (See also paragraph 59E-7.014(2)(j), subsections (10)-(13), F.A.C.)~~
- ~~5. 5 – Trauma Center ~~Other~~ – Trauma activation at a State of Florida designated trauma center.~~

~~(i)13- Source of Admission. Must be a A two (2) digit code as follows, where codes 10 through 13 are to be used for newborn admissions, codes 1 through 8 are to be used for any admission that is not a newborn, code 9 is used where the source of admission is not known, and code 14 is used where the Source of Admission is other than code 1 through code 13. A required field, as follows:~~

~~Codes for inpatient admissions:~~

1. 01 – Physician referral – The patient was admitted to this facility upon the recommendation of the patient’s personal physician.

2. 02 – Clinic referral – The patient was admitted to this facility upon recommendation of this facility’s clinic physician.

3. 03 – HMO referral – The patient was admitted to this facility upon the recommendation of a health maintenance organization physician.

4. 04 – Transfer from a hospital – The patient was admitted to this facility as a transfer from an acute care facility where the patient was an inpatient.

5. 05 – Transfer from a skilled nursing facility – The patient was admitted to this facility from a skilled nursing facility where the patient was at a skilled level of care.

6. 06 – Transfer from another health care facility – The patient was admitted to this facility as a transfer from a health care facility other than an acute care facility or a skilled nursing facility.

7. 07 – Emergency Room – The patient was admitted to this facility through the emergency room upon recommendation of an emergency room physician or other physician.

8. 08 – Court/Law Enforcement – The patient was admitted upon the direction of a court of law, or upon the request of a law enforcement Agency representative.

9. 09 – Information Not Available Other – The means by which the patient was admitted to this hospital is not known. Codes required for newborn admissions (Type of Admission=4):

10. 10 – Normal delivery – A baby delivered without complications.

11. 11 – Premature delivery – A baby delivered with time or weight factors qualifying it for premature status.

12. 12 – Sick Baby – A baby delivered with medical complications, other than those relating to premature status.

13. 13 – Extramural – A newborn born in a non-sterile environment.

14. 14 – Other – The source of admission is not described by 1. through 13., above.

(j)14. Admission Date. The date the patient was admitted to the reporting facility. A ten (10)-character field in the format YYYY-MM-DD where MM represents the numbered months of the year from 01 to 12, DD represents numbered days of the month from 01 to 31, and YYYY represents the year in four (4) digits. Admission date must equal or precede the discharge date. A required entry. A six digit field in MMDDYY format.

(k)15. Discharge Date. The date the patient was discharged from the reporting facility. A ten (10)-character field in the format YYYY-MM-DD where MM represents the numbered months of the year from 01 to 12, DD represents numbered days of the month from 01 to 31, and YYYY represents the year in four (4) digits. Discharge date must equal

or follow the admission date, and discharge date must occur within the reporting period as shown on the header record. A required entry. A six digit field in MMDDYY format.

(l)16. Patient Inpatient Discharge Status. Patient disposition at discharge. A required entry. Must be a two (2) digit code as follows:

1. 01 – Discharged to home or self-care (with or without planned outpatient medical care) Home

2. 02 – Discharged to a short-term general hospital

3. 03 – Discharged to a skilled nursing facility

4. 04 – Discharged to an intermediate care facility

5. 05 – Discharged to another type of institution (cancer or children’s hospital or distinct part unit)

6. 06 – Discharged to home under care of home health care organization

7. 07 – Left this hospital against medical advice (AMA) or discontinued care (AMA)

8. 08 – Discharged home under care of home IV provider on IV medications

9. 20 – Expired

10. 50 – Discharged to hospice – home (Required for discharges occurring on or after January 1, 2003.)

11. 51 – Discharged to hospice – medical facility (Required for discharges occurring on or after January 1, 2003.)

12. 62 – Discharged to an inpatient rehabilitation facility including rehabilitation distinct part units of a hospital.

13. 63 – Discharged to a Medicare certified long term care hospital.

14. 65 – Discharged to a psychiatric hospital including psychiatric distinct part units of a hospital.

(m)17. Principal Payer Code. Describes the primary source of expected reimbursement for services rendered. A required entry. Must be a one (1) character alpha field using upper case as follows:

1. A – Medicare

2. B – Medicare HMO

3. C – Medicaid

4. D – Medicaid HMO

5. E – Commercial Insurance

6. F – Commercial HMO

7. G – Commercial PPO

8. H – Workers’ Compensation

9. I – CHAMPUS

10. J – VA

11. K – Other State/Local Government

12. L – Self Pay/Under-insured – No (no third party coverage or less than 30% estimated insurance coverage.)

13. M – Other

14. N – Charity

15. O – KidCare – Includes (Report Healthy Kids, MediKids and Children’s Medical Services. Required for discharges occurring on or after January 1, 2003.)

~~(n)18.~~ Principal Diagnosis Code. The code representing the diagnosis established, after study, to be chiefly responsible for occasioning the admission. Principal Diagnosis code must contain a valid ICD-9-CM or ICD-10-CM code for the reporting period. Inconsistency between the principal diagnosis code and patient sex must be verified by the reporting entity. Inconsistency between the principal diagnosis code and patient age must be verified by the reporting entity. A diagnosis code cannot be used more than once as a principal or other diagnosis for each hospitalization reported. The code must be entered with a decimal point that is included in the valid code and without use of a zero or zeros that are not included in the valid code. A required entry. The ICD-9-CM code for the principal diagnosis. Up to a five character alphanumeric field. Principal diagnosis is the condition established, after study, to be chiefly responsible for occasioning the inpatient hospitalization. Use acceptable V codes as appropriate. Left justified, no decimal.

~~(o)19 through 27.~~ Other Diagnosis Code (1), Other Diagnosis Code (2), Other Diagnosis Code (3), Other Diagnosis Code (4), Other Diagnosis Code (5), Other Diagnosis Code (6), Other Diagnosis Code (7), Other Diagnosis Code (8), Other Diagnosis Code (9), Other Diagnosis Code (10), Other Diagnosis Code (11), Diagnosis Code (12), Other Diagnosis Code (13), Other Diagnosis Code (14), Other Diagnosis Code (15), Other Diagnosis Code (16), Other Diagnosis Code (17), Other Diagnosis Code (18), Other Diagnosis Code (19), Other Diagnosis Code (20), Other Diagnosis Code (21), Diagnosis Code (22), Other Diagnosis Code (23), Other Diagnosis Code (24), Other Diagnosis Code (25), Other Diagnosis Code (26), Other Diagnosis Code (27), Other Diagnosis Code (28), Other Diagnosis Code (29), and Other Diagnosis Code (30). ~~Codes.~~ A code representing a condition that is related to the services provided during the hospitalization. No more than thirty (30) other diagnosis codes may be reported. Less than thirty (30) entries or no entry is permitted consistent with the records of the reporting entity. Must contain a valid ICD-9-CM code or valid ICD-10-CM code for the reporting period. Inconsistency between the other diagnosis code and patient sex must be verified by the reporting entity. Inconsistency between the other diagnosis code and patient age must be verified by the reporting entity. An other diagnosis code cannot be used more than once as a principal or other diagnosis for each hospitalization reported. The code must be entered with use of a decimal point that is included in the valid code and without use of a zero or zeros that are not included in the valid code. ~~Optional fields determined by the presence of additional diagnoses in hospital inpatient records. ICD-9-CM codes describing other factors contributing to the inpatient’s stay in the hospital. A three to five character alphanumeric field; left justified or space filled; no decimal. Cannot duplicate the Principle Diagnosis code.~~

~~More than one of the same code will not be accepted. Enter E-codes and V-codes in these spaces. E-codes permit classification of environmental events, circumstances, and conditions as the cause of injury, poisoning, and other adverse effects. Where E-code is applicable, it is intended that it shall be used in addition to a code from one of the main Chapters of ICD-9-CM, indicating the nature of the condition. Make certain that blank spaces are not interspersed between consecutive fields with codes.~~

~~(p)~~ Present at Admission Indicator (1), Present at Admission Indicator (2), Present at Admission Indicator (3), Present at Admission Indicator (4), Present at Admission Indicator (5), Present at Admission Indicator (6), Present at Admission Indicator (7), Present at Admission Indicator (8), Present at Admission Indicator (9), Present at Admission Indicator (10), Present at Admission Indicator (11), Present at Admission Indicator (12), Present at Admission Indicator (13), Present at Admission Indicator (14), Present at Admission Indicator (15), Present at Admission Indicator (16), Present at Admission Indicator (17), Present at Admission Indicator (18), Present at Admission Indicator (19), Present at Admission Indicator (20), Present at Admission Indicator (21), Present at Admission Indicator (22), Present at Admission Indicator (23), Present at Admission Indicator (24), Present at Admission Indicator (25), Present at Admission Indicator (26), Present at Admission Indicator (27), Present at Admission Indicator (28), Present at Admission Indicator (29), and Present at Admission Indicator (30). A code differentiating whether the condition represented by the corresponding other diagnosis code (o) (1) through (30) was present at admission or whether the condition developed after admission as determined by the physician, medical record, or nature of the condition. A required entry if the corresponding other diagnosis code is reported. Must be a one digit code as follows:

1. 1 – Yes – The condition was present at admission including chronic conditions diagnosed during the hospitalization, an outcome of delivery, or a reason for admission.
2. 2 – No – The condition was not present at admission such as an acute condition that develops after admission or an exacerbation of a chronic condition that develops after admission.
3. 3 – Uncertain – The status of the condition cannot be determined from the medical record, nature of the condition, or after requesting a determination from the patient’s physician.

~~(q)28.~~ Principal Procedure Code. The code representing the procedure most related to the principal diagnosis. No entry is permitted consistent with the records of the reporting entity. Must contain a valid ICD-9-CM or ICD-10-CM procedure code for the reporting period. If a principal procedure date is reported, a valid principal procedure code must be reported. Inconsistency between the principal procedure code and patient sex must be verified by the reporting entity.

Inconsistency between the principal procedure code and patient age must be verified by the reporting entity. The code must be entered with use of a decimal point that is included in the valid code and without use of a zero or zeros that are not included in the valid code. An optional field dependent upon the presence of procedures during the episode of care. Must be a valid ICD-9-CM which describes the procedure most related to the principal diagnosis. A three or four character alphanumeric field; left-justified or space filled, no decimal. Field must be coded if a date is present in element 29.

(r)29. Principal Procedure Date. The date when the principal procedure was performed. If a principal procedure is reported, a principal procedure date must be reported. No entry is permitted if no principal procedure is reported. A ten (10)-character field in the format YYYY-MM-DD where MM represents the numbered months of the year from 01 to 12, DD represents numbered days of the month from 01 to 31, and YYYY represents the year in four (4) digits. The principal procedure date must be less than four (4) days prior to the admission date and not later than the discharge date. A required six digit field in MMDDYY format if a principal procedure code is present in element 28.

(s)30. through 38. Other Procedure Code (1), Other Procedure Code (2), Other Procedure Code (3), Other Procedure Code (4), Other Procedure Code (5), Other Procedure Code (6), Other Procedure Code (7), Other Procedure Code (8), Other Procedure Code (9), Other Procedure Code (10), Other Procedure Code (11), Other Procedure Code (12), Other Procedure Code (13), Other Procedure Code (14), Other Procedure Code (15), Other Procedure Code (16), Other Procedure Code (17), Other Procedure Code (18), Other Procedure Code (19), Other Procedure Code (20), Other Procedure Code (21), Other Procedure Code (22), Other Procedure Code (23), Other Procedure Code (24), Other Procedure Code (25), Other Procedure Code (26), Other Procedure Code (27), Other Procedure Code (28), Other Procedure Code (29) and Other Procedure Code (30) Codes. A code representing a procedure provided during the hospitalization. If no principal procedure is reported, another procedure code must not be reported. No more than thirty (30) other procedure codes may be reported. Less than thirty (30) or no entry is permitted consistent with the records of the reporting entity. Must be a valid ICD-9-CM or ICD-10-CM procedure code for the reporting period. Inconsistency between the procedure code and patient sex must be verified by the reporting entity. Inconsistency between the procedure code and patient age must be verified by the reporting entity. The code must be entered with use of a decimal point that is included in the valid code and without use of a zero or zeros that are not included in the valid code. Entry is optional dependent upon the presence of multiple operative procedures. ICD-9-CM codes describing other procedures which may have been performed on the inpatient. A Principal Procedure must be recorded, or Other Procedures will not be

accepted. A three to four character alphanumeric field; left-justified, no decimal. Make certain that blank spaces are not interspersed between consecutive fields with codes.

(t) Other Procedure Code Date (1), Other Procedure Code Date (2), Other Procedure Code Date (3), Other Procedure Code Date (4), Other Procedure Code Date (5), Other Procedure Code Date (6), Other Procedure Code Date (7), Other Procedure Code Date (8), and Other Procedure Code Date (9), Other Procedure Code Date (10), Other Procedure Code Date (11), Other Procedure Code Date (12), Other Procedure Code Date (13), Other Procedure Code Date (14), Other Procedure Code Date (15), Other Procedure Code Date (16), Other Procedure Code Date (17), Other Procedure Code Date (18), Other Procedure Code Date (19), Other Procedures Code (20), Other Procedure Code (21), Other Procedure Code (22), Other Procedure Code (23), Other Procedure Code (24), Other Procedure Code (25), Other Procedure Code Date (26), Other Procedure Code Date (27), Other Procedure Code Date (28), Other Procedure Code Date (29), and Other Procedure Code Date (30). The date when the procedure was performed. A required entry if a corresponding procedure code.

(s) (1) through (30) is reported. No entry is permitted if no procedure is reported consistent with the records of the reporting entity. A ten (10)-character field in the format YYYY-MM-DD where MM represents the numbered months of the year from 01 to 12, DD represents numbered days of the month from 01 to 31, and YYYY represents the year in four (4) digits. The procedure date must be less than four (4) days prior to the admission date and not later than the discharge date.

(u)39. Attending Physician Identification ID Number. The Florida license number of the medical doctor, osteopathic physician, dentist, podiatrist, chiropractor, or advanced registered nurse practitioner who had primary responsibility for the patient's medical care and treatment or who certified as to the medical necessity of the services rendered. For military physicians not licensed in Florida, use US. A required entry. An eleven character alphanumeric field. A required physician identification number, using the State of Florida AHCA issued license number; e.g., FLME1298465. The prefix abbreviation "FL" must be included for it to be a valid identifier. The attending physician is normally that physician having primary responsibility for the inpatient's admission, care and treatment plan, or who certifies to medical necessity.

40. Blank Field. A six character alpha numeric field to be left blank.

(v)41. Operating or Performing Physician Identification ID Number. The Florida license number of the medical doctor, osteopathic physician, dentist, podiatrist, chiropractor, or advanced registered nurse practitioner who had primary responsibility for the principal procedure performed. The operating or performing physician may be the attending physician. For military physicians not licensed in Florida, use US. No entry is permitted if no principal procedure is reported

consistent with the records of the reporting entity. An eleven character alphanumeric field. An optional field depending on the presence of a principal procedure, using the physician identification code issued by the State of Florida; the AHCA issued license number; e.g., FLME1368143. The abbreviation prefix "FL" must be included for a valid identifier. The physician ID is required anytime that an operative procedure is performed on the inpatient. The operating physician is normally the surgeon scheduling surgery and/or the principal surgeon responsible. Can also be the attending physician.

42. Blank Field. A six character alphanumeric field to be left blank.

(w) Other Operating or Performing Physician Identification Number – The Florida license number of a medical doctor, osteopathic physician, dentist, podiatrist, chiropractor, or advanced registered nurse practitioner who assisted the operating or performing physician or performed a secondary procedure. The other operating or performing physician must not be reported as the operating or performing physician. The other operating or performing physician may be the attending physician. For military physician not licensed in Florida, use US. No entry is permitted consistent with the records of the reporting entity.

(x) Room and Board Charges. Routine service charges incurred for accommodations. Report charges for revenue codes 11X through 16X as used in the UB-92 or UB-04. Charges to be reported in dollars numerically, without dollar signs or commas, excluding cents. Report zero (0) if there are no Room and Board Charges. Negative amounts are not permitted unless verified separately by the reporting entity. A required entry.

(y) Nursery Charges. Accommodation charges for nursing care to newborn and premature infants in nursery. Report charges for revenue code 17X as used in the UB-92 or UB-04 excluding Level III charges. Charges to be reported in dollars numerically, without dollar signs or commas, excluding cents. Report zero (0) if there are no Nursery Charges. Negative amounts are not permitted unless verified separately by the reporting entity. A required entry.

(z) Level III Nursery Charges. Accommodation charges for nursing care to newborn and premature infants for Level III nursery charges. Report charges for revenue code 173 (Level III) as used in the UB-92 or UB-04. Charges to be reported in dollars numerically, without dollar signs or commas, excluding cents. Report zero (0) if there are no Level III Nursery Charges. Negative amounts are not permitted unless verified separately by the reporting entity. A required entry.

(aa) Intensive Care Charges. Routine service charges for medical or surgical care provided to patients who require a more intensive level of care than is rendered in the general medical or surgical unit. Exclude neonatal intensive care charges reported as a Level III Nursery Charge. Report charges for revenue code 20X as used in the UB-92 or UB-04.

Reported in dollars numerically, without dollar signs or commas, excluding cents. Report zero (0) if there are no intensive care charges. Negative amounts are not permitted unless verified separately by the reporting entity. A required entry.

(bb) Coronary Care Charges. Routine service charges for medical care provided to patients with coronary illness who require a more intensive level of care than is rendered in the general medical unit. Report charges for revenue code 21X as used in the UB-92 or UB-04. Reported in dollars numerically, without dollar signs or commas, excluding cents. Report zero (0) if there are no Coronary care charges. Negative amounts are not permitted unless verified separately by the reporting entity. A required entry.

(cc) Pharmacy Charges. Charges for medication. Report charges for revenue codes 25X and 63X as used in the UB-92 or UB-04. Reported in dollars numerically without dollar signs or commas, excluding cents. Report zero (0) if there are no pharmacy charges. Negative amounts are not permitted unless verified separately by the reporting entity. A required entry.

(dd) Medical and Surgical Supply Charges. Charges for supply items required for patient care. Report charges for revenue codes 27X and 62X as used in the UB-92 or UB-04. Reported in dollars numerically without dollar signs or commas, excluding cents. Report zero (0) if there are no medical and surgical supply charges. Negative amounts are not permitted unless verified separately by the reporting entity. A required entry.

(ee) Laboratory Charges. Charges for the performance of diagnostic and routine clinical laboratory tests and for diagnostic and routine tests in tissues and culture. Report charges for revenue codes 30X and 31X as used in the UB-92 or UB-04. Reported in dollars numerically without dollar signs or commas, excluding cents. Report zero (0) if there are no laboratory charges. Negative amounts are not permitted unless verified separately by the reporting entity. A required entry.

(ff) Radiology or Other Imaging Charges. Charges for the performance of diagnostic and therapeutic radiology services including computed tomography, mammography, magnetic resonance imaging, nuclear medicine, and chemotherapy administration of radioactive substances. Report charges for revenue codes 32X through 35X, 40X and 61X as used in the UB-92 or UB-04. Reported in dollars numerically without dollar signs or commas, excluding cents. Report zero (0) if there are no radiology or other imaging charges. Negative amounts are not permitted unless verified separately by the reporting entity. A required entry.

(gg) Cardiology Charges. Facility charges for cardiac procedures rendered such as, but not limited to, heart catheterization or coronary angiography. Reported in dollars numerically without dollar signs or commas, excluding cents. Report charges for revenue code 48X as used in the UB-92 or

UB-04. Report zero (0) if there are no cardiology charges. Negative amounts are not permitted unless verified separately by the reporting entity. A required entry.

(hh) Respiratory Services or Pulmonary Function Charges. Charges for administration of oxygen, other inhalation services, and tests that evaluate the patient's respiratory capacities. Report charges for revenue codes 41X and 46X as used in the UB-92 or UB-04. Reported in dollars numerically without dollar signs or commas, excluding cents. Report zero (0) if there are no respiratory service or pulmonary function charges. Negative amounts are not permitted unless verified separately by the reporting entity. A required entry.

(ii) Operating Room Charges. Charges for the use of the operating room. Report charges for revenue code 36X as used in the UB-92 or UB-04. Reported in dollars numerically without dollar signs or commas, excluding cents. Report zero (0) if there are no operating room charges. Negative amounts are not permitted unless verified separately by the reporting entity. A required entry.

(jj) Anesthesia Charges. Charges for anesthesia services by the facility. Report charges for revenue code 37X as used in the UB-92 or UB-04. Reported in dollars numerically without dollar signs or commas, excluding cents. Report zero (0) if there are no anesthesia charges. Negative amounts are not permitted unless verified separately by the reporting entity. A required entry.

(kk) Recovery Room Charges. Charges for the use of the recovery room. Report charges for revenue code 71X as used in the UB-92 or UB-04. Reported in dollars numerically without dollar signs or commas, excluding cents. Report zero (0) if there are no recovery room charges. Negative amounts are not permitted unless verified separately by the reporting entity. A required entry.

(ll) Labor Room Charges. Charges for labor and delivery room services. Report charges for revenue code 72X as used in the UB-92 or UB-04. Reported in dollars numerically without dollar signs or commas, excluding cents. Report zero (0) if there are no labor room charges. Negative amounts are not permitted unless verified separately by the reporting entity. A required entry.

(mm) Emergency Room Charges. Charges for medical examinations and emergency treatment. Report charges for revenue code 45X as used in the UB-92 or UB-04. Reported in dollars numerically without dollar signs or commas, excluding cents. Report zero (0) if there are no emergency room charges. Negative amounts are not permitted unless verified separately by the reporting entity. A required entry.

(nn) Trauma Response Charges. Charges for a trauma team activation. Report charges for revenue code 68X used in the UB-92 or UB-04. Reported in dollars numerically without dollar signs or commas, excluding cents. Report zero (0) if

there are no trauma response charges. Negative amounts are not permitted unless verified separately by the reporting entity. A required entry.

(oo) Treatment or Observation Room Charges. Charges for use of a treatment room or for the room charge associated with observation services. Report charges for revenue code 76X as used in the UB-92 or UB-04. Reported in dollars numerically without dollar signs or commas, excluding cents. Report zero (0) if there are no treatment or observation room charges. Negative amounts are not permitted unless verified separately by the reporting entity. A required entry.

(pp) Behavioral Health Charges. Charges for behavioral health treatment and services. Report charges for revenue codes 90X through 91X and 100X as used in the UB-92 or UB-04. Reported in dollars numerically without dollar signs or commas, excluding cents. Report zero (0) if there are no charges. Negative amounts are not permitted unless verified separately by the reporting entity. A required entry.

(qq) Oncology. Charges for treatment of tumors and related diseases. Excludes therapeutic radiology services reported in radiology and other imaging services (ff). Report charges for revenue code 28X as used in the UB-92 or UB-04. Reported in dollars numerically without dollar signs or commas, excluding cents. Report zero (0) if there are no oncology charges. Negative amounts are not permitted unless verified separately by the reporting entity. A required entry.

(rr) Physical and Occupational Therapy Charges. Report charges for physical, occupational or speech therapy in revenue codes 42X through 44X as used in the UB-92 or UB-04. Reported in dollars numerically without dollar signs or commas, excluding cents. Report zero (0) if there are no charges. Negative amounts are not permitted unless verified separately by the reporting entity. A required entry.

43- through 65. Charges grouped by revenue code as used in the UB-92. A required field up to eight digits, right justified. If inpatient accounts contain billing charges in matching revenue code fields, data for each specific revenue code must be submitted. Zero fill only if no charges exist in the respective revenue code field. All decimals rounded to the nearest dollar. Negative amounts are not accepted. Codes utilized will be aggregated under the categories listed in the UB-92 manual (e.g., Revenue code 112 is reported in the (11X) group; code 303 is reported in the (30X) group; and so forth).

(ss)66. Other "Other" Revenue Charges. Other facility charges not included in (x) to (rr) above. A required field up to eight digits containing an aggregate dollar amount charged to the inpatient account. Include charges that are not reflected in any of the preceding specific revenue accounts in the UB-92 or UB-04. (Field Elements 43-65.). Total is rounded to the nearest dollar. Right justify; no negative amounts. DO NOT include charges from revenue codes 96X, 97X, 98X, or 99X in the UB-92 or UB-04 for because these charges are professional fees and personal convenience items not carried in all hospital

billing information. Zero fill if "Other" charges do not exist. Reported in dollars numerically without dollar signs or commas, excluding cents. Report zero (0) if there are no other charges. Negative amounts are not permitted unless verified separately by the reporting entity. A required entry.

(tt)67- Total Gross Charges. The total of undiscounted charges for services rendered by the hospital. Include charges for services rendered by the hospital excluding professional fees. The sum of all charges reported above (x) through (ss) must equal total charges, plus or minus ten (10) dollars. Reported in dollars numerically without dollar signs or commas, excluding cents. Zero (0) or negative amounts are not permitted unless verified separately by the reporting entity. A required entry. A required field up to ten digits, right justified. Displays the total inpatient charges (dollars) before any discounts, rounded to the nearest dollar. No negative numbers. Must equal the sum of all of the Charges By Revenue Code reported; Fields 43 through 66.

(uu)68- Infant Linkage Identifier. The social security number of the patient's birth mother where the patient is less than two (2) years of age. A nine (9) digit field to facilitate retrieval of individual case records, to be used to link infant and mother records, and for medical research. Reporting 77777777 for the mother's SSN is acceptable for those patients where efforts to obtain the mother's SSN have been unsuccessful and the mother is not known to be from a country other than the United States. Reporting 55555555 is acceptable if the infant's mother is not a U.S. Citizen and has not been issued a SSN. Infants in the custody of the State of Florida or adoptions, use 33333333 if the birth mother's SSN is not available. A required field for patients whose age is less than two (2) years of age at admission. If the patient is two (2) years of age or older, the field is zero filled. A required entry. A required field for patients less than two (2) years of age. A nine digit numeric field. Use the birth mother's (preferred) or father's (acceptable) SSN. CAUTION: If the patient is two (2) years of age or older, this field is zero filled. To be used only for research purposes to link infants with their respective mother. (Linkage identifiers for infants one year of age and older and less than two years are required beginning with discharges occurring on or after January 1, 2003.)

(vv) Admitting Diagnosis. The diagnosis provided by the admitting physician at the time of admission, which describes the patient's condition upon admission or purpose of admission. Must contain a valid ICD-9-CM code or valid ICD-10-CM code for the reporting period. Inconsistency between the admitting diagnosis code and patient sex must be verified by the reporting entity. Inconsistency between the admitting diagnosis code and patient age must be verified by the reporting entity. The code must be entered with use of a decimal point that is included in the valid code and without use of a zero or zeros that are not included in the valid code. A required entry.

(ww) External Cause of Injury Code (1), External Cause of Injury Code (2), and External Cause of Injury Code (3). A code representing circumstances or conditions as the cause of the injury, poisoning, or other adverse effects recorded as a diagnosis. No more than three (3) external cause of injury codes may be reported. Less than three (3) or no entry is permitted consistent with the records of the reporting entity. Entry must be a valid ICD-9-CM or ICD-10-CM cause of injury code for the reporting period. An external cause of injury code cannot be used more than once for each hospitalization reported. The code must be entered with use of a decimal point that is included in the valid code and without use of a zero or zeros that are not included in the valid code.

(xx) Emergency Department Hour of Arrival. The hour on a twenty four (24) hour clock during which the patient's registration in the emergency department occurred. A required entry. Use 99 where the patient was not admitted through the emergency department or where efforts to obtain the information have been unsuccessful. Must be two (2) digits as follows:

1. 00 – 12:00 midnight to 12:59
2. 01 – 01:00 to 01:59
3. 02 – 02:00 to 02:59
4. 03 – 03:00 to 03:59
5. 04 – 04:00 to 04:59
6. 05 – 05:00 to 05:59
7. 06 – 06:00 to 06:59
8. 07 – 07:00 to 07:59
9. 08 – 08:00 to 08:59
10. 09 – 09:00 to 09:59
11. 10 – 10:00 to 10:59
12. 11 – 11:00 to 11:59
13. 12 – 12:00 noon to 12:59
14. 13 – 01:00 to 01:59
15. 14 – 02:00 to 02:59
16. 15 – 03:00 to 03:59
17. 16 – 04:00 to 04:59
18. 17 – 05:00 to 05:59
19. 18 – 06:00 to 06:59
20. 19 – 07:00 to 07:59
21. 20 – 08:00 to 08:59
22. 21 – 09:00 to 09:59
23. 22 – 10:00 to 10:59
24. 23 – 11:00 to 11:59
25. 99 – Unknown.

69. Filler. A sixty-two character space filled alpha field.

(3)(e) TRAILER RECORD. The last record in the data file shall be a trailer record and must accompany each data set. Report only the total number of patient data records contained in the file, excluding header and trailer records. The number entered must equal the number of records processed. This

record must follow any/all documentation submitted for hospital inpatient discharge data records as described in paragraph 59E-7.014(1)(b), F.A.C. Elements 2. through 5. must match their counterpart elements in the Header Record, paragraph 59E-7.014(1)(a), F.A.C., else the file will reject. Failure to include will cause the data file to fail and be rejected.

1. Transaction Code. A required single character alpha identifier used by the hospital to establish the end of the file, and to set up a program check for accuracy of file input. The authorized identifier for the filed is "T". File is rejected if missing or wrong.

2. AHCA Hospital Number. Up to ten character alphanumeric field which specifies the hospital number now in effect and/or as assigned by the AHCA. Must be either the 100xxx or 11xxxx format or as specified by AHCA. A required field. File is rejected if missing, wrong, or does not match Header Record.

3. Florida License Number. Up to a ten character alphanumeric field for insertion of the hospital license number provided by the AHCA Division of Health Quality Assurance. Left justify, leave unused field spaces blank. Must match counterpart field in Header file. A required field. File is rejected if the license number is invalid, outdated, missing or wrong.

4. Provider Medicaid Number. Up to a ten character alphanumeric hospital number assigned by the AHCA Medicaid office. A required field. File is rejected if improperly formatted, missing or wrong.

5. Provider Medicare Number (MPN). Up to a ten character alphanumeric hospital number assigned by the HCFA Medicare office. A required field. Must match counterpart field in Header file. Left justify, leave unused field spaces blank. File is rejected if improperly formatted, missing or wrong.

6. Provider Street Address. Up to a forty character alphanumeric field containing the address of the Provider Hospital. Left justify, leave unused field spaces blank. A required field.

7. Provider City Address. Up to twenty five character alphanumeric field for the city in which the hospital is located. A required field.

8. Provider State. A two character alpha field designating the state in which the hospital is located using the approved U.S. Postal Service state abbreviation; use the abbreviation "FL". A required field.

9. Provider Zip Code. A five digit numeric field for recording the hospital zip code. A required field.

10. Submitter Street Address. Up to a forty character alphanumeric field containing the address of the data submitter. A required field.

11. Submitted City Address. Up to twenty five character alphanumeric field for the city in which the data submitter is located. A required field.

12. Submitter State. A two character alpha field designating the state in which the data submitter is located using the approved U.S. Postal Service state abbreviation; use the abbreviation, for example, "FL". A required field.

13. Submitter Zip Code. A five digit numerical field for recording the submitting organization's zip code. A required field.

14. Number of Records. A required nine digit numerical field recording the total number of records included in the file, excluding Header and Trailer records.

15. Filler Space. A two hundred eighty six character space filled alpha field.

(2) Layout for Reporting. The required inpatient discharge record data reporting layout is presented in 3 sections.

(a) HEADER RECORD. A required record inserted at the beginning of the tape/diskette. Must be present for the tape to run. Contains 480 characters with the following layout of fields:

NUMBER	DATA ELEMENT	TYPE	JUST	SIZE	FIELD POSITIONS
1.	TRANSACTION CODE (H)	A	L	1	1
2.	REPORTING YEAR	N	R	4	2-5
3.	REPORTING QUARTER	N	R	1	6
4.	DATA TYPE (PD10)	A/N	L	4	7-10
5.	SUBMISSION TYPE	A	L	1	11
6.	PROCESSING DATE	N	R	8	12-19
7.	AHCA HOSPITAL NUMBER	A/N	R	10	20-29
8.	FLORIDA LICENSE NUMBER	A/N	L	10	30-39
9.	PROVIDER MEDICAID NUMBER	A/N	L	10	40-49
10.	PROVIDER MEDICARE NUMBER	A/N	L	10	50-59
11.	PROVIDER ORGANIZATION	A/N	L	40	60-99
12.	PROVIDER CONTACT NAME	A	L	25	100-124
13.	CONTACT PERSON TELEPHONE #	N	R	10	125-134
14.	CONTACT TELEPHONE EXTENSION	N	R	4	135-138
15.	SUBMITTER ORGANIZATION NAME	A/N	L	40	139-178
16.	SUBMITTER CONTACT NAME	A/N	L	25	179-203
17.	SUBMITTER CONTACT TELEPHONE #	N	R	10	204-213
18.	CONTACT TELEPHONE EXTENSION	N	R	4	214-217
19.	FILLER SPACE	A/N	L	263	218-480

(b) HOSPITAL INPATIENT DISCHARGE DATA RECORDS. Contains the required record layout of Inpatient Discharge Data elements which make up each inpatient discharge record, having an individual record length of 480 characters.

NUMBER	DATA ELEMENT	TYPE	JUST	SIZE	FIELD POSITIONS	45-ICU CHARGE CODE (20X)	N	R	8	224-231																		
1.	DATA TYPE (PD10)	A/N	L	4	1-4	46. CCU CHARGE CODE (21X)	N	R	8	232-239																		
2.	ACTION CODE	A	L	1	5	47. PHARMACY CHARGE CODE (25X)	N	R	8	240-247																		
3.	REPORTING QUARTER	N	R	1	6	48. MED/SURG SUPPLIES CODE (27X)	N	R	8	248-255																		
4.	REPORTING YEAR	N	R	2	7-8	49. ONCOLOGY CHARGE CODE (28X)	N	R	8	256-263																		
5.	AHCA HOSPITAL NUMBER	A/N	R	10	9-18	50. LABORATORY CHARGE CODE (30X)	N	R	8	264-271																		
6.	RECORD ID NUMBER	A/N	L	17	19-35	51. PATHOLOGY CHARGE CODE (31X)	N	R	8	272-279																		
7.	INPATIENT SOCIAL SECURITY NUMBER	N	R	9	36-44	52. DIAGNOSTIC RAD. CHARGE CODE (32X)	N	R	8	280-287																		
8.	INPATIENT RACE	N	R	1	45	53. THERAPEUTIC RAD. CHARGE CODE (33X)	N	R	8	288-295																		
9.	INPATIENT BIRTHDATE	N	R	8	46-53	54. NUC. MED. CHARGE CODE (34X)	N	R	8	296-303																		
10.	INPATIENT SEX	N	R	1	54	55. CT SCAN CHARGE CODE (35X)	N	R	8	304-311																		
11.	INPATIENT ZIP CODE	N	R	5	55-59	56. O.R. SVCS. CHARGE CODE (36X)	N	R	8	312-319																		
12.	TYPE OF ADMISSION	N	R	1	60	57. ANESTHESIA CHARGE CODE (37X)	N	R	8	320-327																		
13.	SOURCE OF ADMISSION	N	R	2	61-62	58. RESP. THERAPY CHARGE CODE (41X)	N	R	8	328-335																		
14.	ADMISSION DATE	N	R	6	63-68	59. PHYS. THERAPY CHARGE CODE (42X)	N	R	8	336-343																		
15.	DISCHARGE DATE	N	R	6	69-74	60. OCCUP. THERAPY CHARGE CODE (43X)	N	R	8	344-351																		
16.	INPATIENT DISCHARGE STATUS	N	R	2	75-76	61. E.R. SVC. CHARGE CODE (45X)	N	R	8	352-359																		
17.	PRINCIPAL PAYER CODE	A	L	1	77	62. CARDIOLOGY CHARGE CODE (48X)	N	R	8	360-367																		
18.	PRINCIPAL DIAGNOSIS CODE	A/N	L	5	78-82	63. MRI CHARGE CODE (61X)	N	R	8	368-375																		
19.	OTHER DIAGNOSIS CODE	A/N	L	5	83-87	64. RECOVERY ROOM CHARGE CODE CHARGES (71X)	N	R	8	376-383																		
20.	OTHER DIAGNOSIS CODE	A/N	L	5	88-92	65. LABOR ROOM CHARGE CODE CHARGES (72X)	N	R	8	384-391																		
21.	OTHER DIAGNOSIS CODE	A/N	L	5	93-97	66. "OTHER" REVENUE CODE CHARGES	N	R	8	392-399																		
22.	OTHER DIAGNOSIS CODE	A/N	L	5	98-102	67. TOTAL GROSS CHARGES	N	R	10	400-409																		
23.	OTHER DIAGNOSIS CODE	A/N	L	5	103-107	68. INFANT LINKAGE IDENTIFIER	N	R	9	410-418																		
24.	OTHER DIAGNOSIS CODE	A/N	L	5	108-112	69. FILLER	A		62	419-480																		
25.	OTHER DIAGNOSIS CODE	A/N	L	5	113-117	<p>(e) TRAILER RECORD. Is a required record inserted at the end of the tape/diskette. If field numbers 2 through 5 do not match their counterpart fields in the HEADER RECORD, the file will reject. Contains 480 characters with the following layout of fields:</p> <table border="1"> <thead> <tr> <th>NUMBER</th> <th>DATA ELEMENT</th> <th>TYPE</th> <th>JUST</th> <th>SIZE</th> <th>FIELD POSITIONS</th> </tr> </thead> <tbody> <tr> <td>1.</td> <td>TRANSACTION CODE (T)</td> <td>A</td> <td>L</td> <td>1</td> <td>1</td> </tr> <tr> <td>2.</td> <td>AHCA HOSPITAL NUMBER</td> <td>A/N</td> <td>R</td> <td>10</td> <td>2-11</td> </tr> </tbody> </table>					NUMBER	DATA ELEMENT	TYPE	JUST	SIZE	FIELD POSITIONS	1.	TRANSACTION CODE (T)	A	L	1	1	2.	AHCA HOSPITAL NUMBER	A/N	R	10	2-11
NUMBER	DATA ELEMENT	TYPE	JUST	SIZE	FIELD POSITIONS																							
1.	TRANSACTION CODE (T)	A	L	1	1																							
2.	AHCA HOSPITAL NUMBER	A/N	R	10	2-11																							
26.	OTHER DIAGNOSIS CODE	A/N	L	5	118-122																							
27.	OTHER DIAGNOSIS CODE	A/N	L	5	123-127																							
28.	PRINCIPAL PROCEDURE CODE	A/N	L	4	128-131																							
29.	PRINCIPAL PROCEDURE DATE	N	R	6	132-137																							
30.	OTHER PROCEDURE	A/N	L	4	138-141																							
31.	OTHER PROCEDURE	A/N	L	4	142-145																							
32.	OTHER PROCEDURE	A/N	L	4	146-149																							
33.	OTHER PROCEDURE	A/N	L	4	150-153																							
34.	OTHER PROCEDURE	A/N	L	4	154-157																							
35.	OTHER PROCEDURE	A/N	L	4	158-161																							
36.	OTHER PROCEDURE	A/N	L	4	162-165																							
37.	OTHER PROCEDURE	A/N	L	4	166-169																							
38.	OTHER PROCEDURE	A/N	L	4	170-173																							
39.	ATTENDING PHYS ID #	A/N	L	11	174-184																							
40.	BLANK FIELD	A/N	L	6	185-190																							
41.	OPERATING PHYS ID #	A/N	L	11	191-201																							
42.	BLANK FIELD	A/N	L	6	202-207																							
43.	ROOM & BOARD CHARGE CODE (11X to 16X)	N	R	8	208-215																							
44.	NURSERY CHARGE CODE (17X)	N	R	8	216-223																							

3. FLORIDA LICENSE NUMBER	A/N	L	10	12-21
4. PROVIDER MEDICAID NUMBER	A/N	L	10	22-31
5. PROVIDER MEDICARE NUMBER	A/N	L	10	32-41
6. PROVIDER STREET ADDRESS	A/N	L	40	42-81
7. PROVIDER CITY ADDRESS	A/N	L	25	82-106
8. PROVIDER STATE	A	L	2	107-108
9. PROVIDER ZIP CODE	N	R	5	109-113
10. SUBMITTER STREET ADDRESS	A/N	L	40	114-153
11. SUBMITTER CITY ADDRESS	A/N	R	25	154-178
12. SUBMITTER STATE	A	L	2	179-180
13. SUBMITTER ZIP CODE	N	R	5	181-185
14. NUMBER OF RECORDS	N	R	9	186-194
15. FILLER SPACE	N	R	286	195-480

“Type” means (A)lpha or (N)umeric or (A/N) alphanumeric field. “Justification” is either (R)ight or (L)eft.

(3) Reporting Parameters. Hospitals submitting inpatient discharge data pursuant to Rule 59E-7.014, F.A.C., shall report data according to the following parameters:

(a) HEADER RECORD. Consists of a single record at the beginning of each data submission to validate identification of the hospital and submitter responsible for the inpatient discharge records in subsection 59E-7.014(2), F.A.C. This is a required record with all fields filled to enable the tape/diskette to process. Submit one Header Record per tape/diskette data submission.

1. Record identification is a required five character alpha field which must carry the startup designation “H”. If missing or wrong, processing will terminate at this point.

2. Reporting Year is a four digit numeric field in the CCYY format which specifies the year in which the discharges being submitted occurred. This is a mandatory field for submission types “I” (Initial submission) and “R” (Resubmission) (see 5. below).

3. Reporting Quarter is a single digit numeric field which indicates the reporting quarter in which the discharges occurred within 2. above. This is a mandatory field for submission types “I” and “R” (see 5. below).

4. Data Type is a required four character alphanumeric field which identifies the type of data which follows the Header Record. See also subparagraph 59E-7.014(1)(a)4., F.A.C., Header Record for the authorized code.

5. Submission Type is a required single character alpha field which identifies the type of data being submitted: I— Initial submission. This code is used for the first submission of a data set for the specified time period; should also be used when replacing previously rejected files. R— Resubmission. Replaces all accepted or partially accepted records for the specified time period. All Data Set Action Code entries (For “I” or “R”) must be “A” in accordance with definitions

specified in Rule Section II, subsection 59E-7.014(2), F.A.C. All existing data for the time period will be deleted and replaced with the new data set. M— Maintenance. All submissions in this category are those which do not meet “I” or “R” requirements. All Data Set Action Code entries for “M” will include “A” or “D”, or “U” as specified in Rule II, subsection 59E-7.014(2), F.A.C.

6. Process Date is an eight digit required numeric field in which the date that the data file was processed or created by the Provider/Submitter is inserted. Must be in the MMDDCCYY format.

7. AHCA Hospital Number is a required field up to ten alphanumeric characters which designate the hospital identifier. AHCA currently uses and assigns a standard six digit or eight digit number. Multi-premises hospital systems are required to submit hospital inpatient data separately using a unique AHCA Hospital number to distinguish each individual premises. For hospitals now reporting, this entails no change to the current hospital identifier except for added zeros at the beginning of the field.

8. Florida License Number is an alphanumeric field of up to ten characters which indicates the license number granted to the hospital by the AHCA Division of Health Quality Assurance to legally operate a hospital in the State of Florida.

9. Provider Medicaid Number is an alphanumeric entry of up to ten characters which designates the identification number or account number of the hospital for Medicaid reimbursement.

10. Provider Medicare Number is an alphanumeric entry of up to ten characters which designates the identification number or account number of the hospital granted by HCFA for Medicare reimbursement. The MPN.

11. Provider Organization Name is the name of the hospital submitting the inpatient discharge data. Enter up to forty alphanumeric characters.

12. Provider Contact Person is the person who actually prepares the inpatient discharge data and/or is the individual most knowledgeable about the data and its preparation, to whom all queries concerning hospital data are to be directed. Use up to twenty five alphanumeric characters.

13. Provider Contact Phone is the telephone number at which the contact person in field 12 above can normally be contacted by the AHCA staff. Use a ten digit number which includes the area code. Do Not include hyphens, parenthesis, braces, or any other alpha character.

14. Provider Phone Extension is an optional field up to four numeric digits in which the contact person’s telephone extension is entered, if one exists. Zero fill if no extension is provided.

15. Submitter Organization Name consists of the name of the hospital, corporate headquarters, or other data preparation service which is actually submitting the data to AHCA. Must be provided even if it is the hospital. Use up to forty alphanumeric characters.

16. Submitter Contact Person is the individual designated by the submitting organization or agency to be the point of contact person for the hospital's data being submitted.

17. Submitter Contact Phone is the telephone at which the contact person in field 16 above can normally be contacted by AHCA staff. Use a ten digit number which includes the area code. Do Not include hyphens, parenthesis, braces, or any other alpha character.

18. Submitter Phone Extension is an optional field up to four numeric digits in which the contact person's telephone extension is entered, if one exists. Zero fill if no extension is provided.

19. Filler is provided by making allowance for two hundred sixty three spaces.

(b) INPATIENT DATA ELEMENTS FORMAT AND EDIT CRITERIA. This section specifies the format requirements for inpatient discharge data requirements which are required to be submitted to the AHCA in accordance with the provisions of this rule. Unless otherwise specified in the instructions as being optional or discretionary fields, each field is a required input. An omission can cause fatal rejection or be an error flagged for correction/validation.

1. Data Type is a required four character alphanumeric designator for the type of data being submitted; i.e., Hospital Inpatient Discharge Data. The approved code to be used is PD10. Must match the data submitted in subparagraph 59E-7.014(1)(a)4., F.A.C., Header Record.

2. Action Code is a single character alpha designator for the specific processing action required by the record being submitted. Authorized codes which must be used are: A-Add a new record; D-Delete an existing record; U-Update (correct) an existing record. Failure to provide will result in an error flagged record.

3. Reporting Quarter is a single digit numeric field designating the calendar quarter in which the discharge occurred for each record. Designation is made as follows: 1-January 1 through March 31; 2-April 1 through June 30; 3-July 1 through September 30; 4-October 1 through December 31. The quarter code must match the code in the Header Record in this rule.

4. Reporting Year Code is a required two digit numeric identifier submitted by hospitals to identify the time of the year in which the discharges occurred.

5. The AHCA Hospital Number is a ten alphanumeric character field in which is placed the current six digit or eight digit hospital number on file with AHCA or as furnished by the AHCA. A required field within each inpatient record. Will lead to a fatal error (i.e., data will cease processing) if not provided.

6. The Hospital Record Identifier must be provided—the field cannot be all spaces. Must be a unique identifier for each inpatient, no more than seventeen alphanumeric characters (Standard characters: Letters and/or Numbers). Failure to

provide an identifier or duplication of an identifier will result in a fatal error and REJECTION of the entire file without further processing.

7. The Social Security Number (SSN) is a nine (9) digit required field for all patients having social security numbers. SSNs should be submitted for all inpatients two (2) years of age or older. Patients not having SSNs should be in one of the following groups: newborns and infants less than 2 years of age, very old inpatients never issued a SSN, foreign visitors (including aliens), and migrant workers (i.e., non citizens). An entry of 000000000 is acceptable for patients less than two (2) years of age who do not have an SSN. For patients not from the U.S., use 555555555, if a SSN is not assigned. For those patients where efforts to obtain the SSN have been unsuccessful or where one is unavailable, and the patient is two (2) years or older and a resident of the U.S., use 777777777. DO NOT share SSNs in this field; one SSN—one inpatient.

8. Inpatient Race is a single digit entry showing: 1-American Indian/Eskimo/Aleut, 2-Asian or Pacific Islander, 3-Black, 4-White, 5-Hispanic-White, 6-Hispanic-Black, 7-Other (Use if patient is not described by above categories), 8-No Response (Use if patient refuses to disclose). For use by AHCA as demographic and epidemiological information, and health planning. Not an optional field.

9. Inpatient Date of Birth is required; must be eight digits in the MMDDCCYY format. Month must be entered as 01 through 12 (as appropriate for the month in which born); Day must be entered as 01 through 31; Year must be in four digits (e.g., 1932).

10. Inpatient Sex is a required field. Entry must be a single digit; 1-Male, 2-Female, or 3-unknown.

11. A valid Zip Code is required; must be five digits. Use 00009 for patients of foreign origin. Use 00007 for homeless patients. Use 00000 for unknown zip codes. Spaces are not acceptable.

12. Type of Admission entry is a required single digit numeric field. Must be 1-5 (See subparagraph 59E-7.014(1)(b)12., F.A.C.), Type of Admission 4, Newborn reporting, includes all infants born in the hospital. If an infant is born in a hospital, the hospital in which the birth occurred will report the event as a Type of Admission 4, regardless of the outcome of the birth; i.e., normal birth with infant discharged home, premature birth transferred within hours, stillborn, infant death following delivery, delivery with problems requiring transfer, etc.

13. A Source of Admission entry is required; a two digit field. Must be 01-14 (See subparagraph 59E-7.014(1)(b)13., F.A.C.), Additional codes have been included to provide the hospital with more specificity selections for infant admissions. If the Type of Admission is 4 (Newborn) (12. above), the Source of Admission "Codes Required For Newborn 10-14 MUST be used.

14. An Admission Date is required; a six digit field using the MMDDYY format. Month must be entered as 01 through 12; Day must be entered as 01 through 31; Year must be in two digits (e.g., 94). Admission date must be equal to or precede the Discharge Date (Field 15).

15. A Discharge Date is required; a six digit field using the MMDDYY format. Month must be entered as 01 through 12 (as appropriate for the discharge month); Day must be entered as 01 through 31; Year must be in two digits (e.g., 92). The Discharge Date must equal or follow the Admission Date (Field 14). Discharge Date must occur within a specified reporting quarter as shown on the external label or the tape/diskette: e.g., 01/01—03/31, 04/01—06/30, 07/01—09/30, 10/01—12/31.

16. Inpatient Discharge Status is a required field; must be two digits using the codes 01-08, 20, or 50-51 (subparagraph 59E-7.014(1)(b)16., F.A.C.).

17. Principal Payer Code is a required field; must be a single alpha character (UPPERCASE), A-O. Describes the primary source of expected reimbursement to the hospital for services.

18. A Principal Diagnosis Code is required for every inpatient, and must be a valid ICD-9-CM code as defined by the Health Care Finance Administration (HCFA) Medicare Code Editor. Diagnosis codes vary from three character codes to three characters plus one or two decimal digits, but are submitted WITHOUT the decimal. Applicable V Codes are acceptable. The principal diagnosis cannot be an E Code or a manifestation code. The Principal Diagnosis code cannot be repeated in any of the Other Diagnosis codes. The Principal Diagnosis cannot conflict with an inpatient's age/sex as defined by the HCFA code editor. The accepted definition of Principal Diagnosis is "Principal diagnosis is the condition established, after study, to be chiefly responsible for occasioning the admission of the inpatient to the hospital." A space filled field IS NOT acceptable.

19. through 27. Other Diagnosis fields are optional fields of valid three to five digit ICD-9-CM codes in a five digit field which describe additional health factors affecting the inpatient's treatment and length of stay in the hospital. Space fill if no other diagnosis is present in the inpatient's medical record. If not space filled, codes used must be valid ICD-9-CM codes as defined by the HCFA Code Editor. Codes cannot duplicate the Principal Diagnosis code or any Other Diagnosis Codes. Other Diagnosis codes cannot conflict with inpatient age/sex as defined by the HCFA code editor. E codes are included in Other Diagnosis fields as valid codes. Applicable V-Codes are acceptable. Blank spaces between two consecutive Other Diagnosis fields will cause an error flag.

28. Principal Procedure Code is an optional field; use four alphanumeric characters. Space fill if not used. If a procedure has been performed, then Principal Procedure Code is a mandatory entry. Must be a valid ICD-9-CM code as defined

by the HCFA Code Editor. If used, both a Principal Procedure Date (field 30) and Operating Physician Identification (field #42) must be supplied. A Principal Procedure code cannot conflict with an inpatient's sex or age as defined by the HCFA Code Editor.

29. A Principal Procedure Date is required if the Principal Procedure field 28 contains an entry; must be a six digit numeric field using the MMDDYY format. Month must be entered as 01 through 12; Day must be entered as 01 through 31 (as appropriate for the month of occurrence); Year must be in two digits (e.g., 94). The Principal Procedure date may occur no sooner than three days prior to the admission date and not later than the discharge date. If not required, zero fill.

30. through 38. Other Procedure Codes are optional, four digit alphanumeric fields. Space fill if not used. Must be preceded by a Principal Procedure. If an Other Procedure has been performed on the inpatient, a valid ICD-9-CM procedure code as defined by the HCFA Code Editor must be entered. Codes cannot conflict with the inpatient's sex or age as defined by the HCFA Code Editor. Space filled fields between two successive coded procedure fields will create an error.

39. The Attending Physician ID is a mandatory entry showing the identification number of the physician having primary responsibility for the inpatient's care program and treatment, or the physician who certified medical necessity for the inpatient's admission to the hospital. Use up to eleven alphanumeric characters. Insert the State of Florida physician license number as issued and recorded by the AHCA Division of Medical Quality Assurance, preceded by the suffix "FL". No other entries will be accepted, and the file will be error flagged.

40. Blank Field is a blank fill entry.

41. The Operating Physician ID is a required entry only if the Principal Procedure code field 28 is filled. Fill with the identification number of the physician having primary responsibility for the inpatient's surgery and/or who scheduled the surgery. May also be the attending physician (Field 40). An eleven character alphanumeric field using the State of Florida physician license number as issued and recorded by the AHCA Division of Medical Quality Assurance, preceded by the suffix FL. No other entries will be accepted.

42. Blank Field is a blank fill entry.

43. through 65. Charges by Revenue Code are required fields if charges are debited to the inpatient account for services rendered in these fields, as reported in the UB 92. Charges are rounded to the nearest dollar. All charges are to be reported under the major code of a group, (e.g., 115 in the 11X to 16X group, 282 in the 28X group, 427 in the 42X group, etc.). An eight digit field; right justified.

66. "Other" Charges by Revenue Code is required for all charges to the inpatient account which do not fall in one of the individual groups (Fields 44-65). A sum of all "other" charges by revenue account fields. An eight digit field; right justified.

DO NOT include charges for revenue codes 96X, 97X, 98X, or 99X. Negative charges are not accepted. This field will be edited to ensure that all charges by revenue code are not being placed into it.

67. Total Gross Charges is a required field; a ten digit field rounded to the nearest dollar. Zero filled or space filled total gross charges are not accepted unless the Type of Admission is 4, (Field 12) and Discharge Status is 02, 05, or 20 (Field 18). MUST equal the sum of all of the charges by revenue code in fields 43 through 66. The AHCA will make an allowance for rounding only.

68. Infant Linkage Identifier is a required field of nine numeric digits for patients less than two (2) years of age. Enter the birth mother's Social Security Number or if the birth mother's Social Security Number is not available, enter the father's Social Security Number in the Infant Linkage Identifier field. For patients not from the U.S., use 555555555, if a SSN is not assigned. For patients in the custody of the State or adoptions, use 333333333 if the birth mother's or father's SSN is not available. Use 999999999 in the Infant Linkage Identifier field for unknown mother's and father's SSN. If the patient is two (2) years of age or older, the field is zero filled.

69. The Filler Space field is a required field which is completed by inserting the correct number of spaces noted in paragraph 59E-7.014(2)(b).

1. Transaction Code is a on(e) TRAILER RECORD. This record must be included at the end of the inpatient discharge records file for the data processing to complete the run. Failure to provide it will cause the hospital's file to cease processing and to be rejected. Is entered into the file only once. Elements 2 through 5 must match the data in their counterpart fields in the HEADER RECORD, else the file will discontinue processing at the field with the difference, and will reject. All fields are required. e character alpha field which requires the entry of the letter "T". This establishes the end of the inpatient discharge data file and diverts the program into a close out validation run.

2. AHCA Hospital Number is up to a ten digit field in which the standard six digit or eight digit number currently being used or those issued to hospitals coming on line by the AHCA is used.

3. Florida License Number is an alphanumeric field up to ten characters which indicate the license number granted to the hospital by the AHCA Division of Health Quality Assurance to legally operate a hospital in the State of Florida.

4. Provider Medicaid Number is up to a ten character alphanumeric entry which designates the identification number or account number of the hospital for Medicaid reimbursement.

5. Provider Medicare Provider Number is up to a ten character alphanumeric entry which designates the identification number or account number of the hospital for Medicare reimbursement.

6. Provider Street Address consists of the hospital address as carried in official document(s). Do Not use P. O. Box numbers for AHCA files since mail sent registered to the hospital through the U.S. Postal Service cannot be delivered to a P.O. Box location. Use up to forty alphanumeric characters.

7. Provider City Address is the city in which the hospital is located. Use up to twenty five alphanumeric characters.

8. Provider State is the State of Florida using the approved U.S. Postal Service two character abbreviation.

9. Provider Zip Code includes only the five digit numeric data as issued by the U.S. Postal Service. Do not submit zip code extensions.

10. Submitter Street Address is the address where the data is prepared and shipped from. DO NOT USE P. O. Boxes. Enter up to forty alphanumeric characters. A required entry even if the provider and submitter are the same.

11. Submitter City Address is the city in which the organization submitting the data is located. Use up to twenty five alphanumeric characters. A required entry even if the provider and submitter are the same.

12. Submitter State is a two character alpha field using the U.S. Postal Service authorized two letter abbreviation of the state where the submitter is located. A required entry even if the provider and submitter are the same.

13. Submitter Zip Code includes only the five digit numeric data as issued by the U.S. Postal Service. Do not send zip code extensions. A required entry even if the provider and submitter are the same.

14. Number of Records is the actual count of records (minus the Header Record and the Trailer Record) included on the tape/diskette submission. A matching count with the number of records physically processed is important if the hospital data is to complete processing. If the number in this field does not match the number of records counted by the AHCA program, the hospital file will be rejected. Use up to nine numeric digits.

15. Filler consists of all spaces as designated in Section III of the AHCA Data Set and Format.

(4) The effective date of all data reporting changes in Rule 59E-7.014, F.A.C., as amended, shall be for discharges occurring on or after January 1, 2002 unless a later date is indicated in Rule 59E-7.014, F.A.C.

Specific Authority 408.061(1)(e), 408.15(8) FS. Law Implemented 408.061 FS. History—New 12-15-96, Amended 7-11-01, _____.

59E-7.015 Public Records.

(1) No change.

(2) Patient-specific records collected by the Agency pursuant to Rules 59E-7.011-7.016, F.A.C., are exempt from disclosure pursuant to Section 408.061(8), F.S., and shall not be released unless modified to protect patient confidentiality as described in paragraph (2)(a) below and released in the manner described in paragraphs (2)(c) and (2)(d).

(a) The patient-specific record shall be modified to protect patient confidentiality as follows:

1. Patient's Record ID Number as Assigned by the Facility. Will be deleted or a Substitute Sequential Number used.

2. Patient Social Security Number. Substitution with a Record Linkage Number. Deleted. Indicators of readmission at any Florida reporting hospital within 30 days of discharge will be substituted when available. Readmission data will not be released for any quarter until each subsequent quarter is 100 percent certified.

3. Patient Birth Date. Substitute Age in years.

4. Patient ZIP Code. If less than 500 population for the ZIP Code per the most recent U.S. Census, a masked code representing a combination set of ZIP Codes will be substituted; if out of state, the state ID, territory designation, or country ID will be substituted.

~~4.5.~~ Admission Date. Deleted.

~~5.6.~~ Discharge Date. Length of Stay (LOS) is substituted.

~~6.7.~~ Principal Procedure Date. Days from Admission to Procedure will be substituted.

7. Other Procedure Date. Days from Admission to Other Procedure will be substituted.

8. Infant First Year Linkage ID. Deleted.

(b) A record linkage number shall be assigned which does not identify an individual patient and cannot reasonably be used to identify an individual patient through use of data available through the Agency for Health Care Administration, but which can be used for non-confidential data output for bona fide research purposes.

(c) No change.

(d) The modified data described in paragraph (2)(a) shall be released in accordance with the Limited Data Set requirements of the federal Health Insurance Portability and Accountability Act public information and shall be made available to the public on or after quarterly data has been certified as accurate by the 95% of reporting hospitals as required by Section 408.061(1)(a), Florida Statutes. Local Health Council (LHC) and Community Health Purchasing Alliance (CHPA) data will be released when 100% of the hospitals within that LHC or CHPA have certified data.

(3) Aggregate reports derived from patient-specific hospital records collected pursuant to Rules 59E-7.011-7.016, F.A.C., are public records and shall be released as described in this Rule, provided that the aggregate reports do not include the patient's record ID number as assigned by the facility, patient social security number, record linkage number, patient birth date, admission date, discharge date, principal procedure date, other procedure date patient ZIP Code, or infant newborn linkage identifier; and provided the aggregate reports contain the combination of five or more records for any data disclosed.

(4) No change.

Specific Authority 408.061(1)(e), 408.15(8) FS. Law Implemented 119.07(1)(a),(2)(a), 408.061(8) FS. History--New 12-15-96, Amended _____.

59E-7.016 General Provisions.

(1) through (2) No change.

~~(3) Hospital data processing/MIS personnel must assure that the tape or disk data conforms to specifications in format from subsections 59E-7.014(1), (2) and (3), F.A.C., without any breaks or blocking or other failure in the data processing cycle.~~

Specific Authority 408.061(1)(e), 408.15(8) FS. Law Implemented 408.061 FS. History--New 12-15-96, Amended 7-11-01, _____.

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

RULE TITLE:

RULE NO.:

Biennial Licensing

61-6.001

PURPOSE AND EFFECT: Update the rule language to omit practice acts no longer regulated by the Department, add renewal dates for continuing education providers, and extend the renewal date for real estate appraisers.

SUBJECT AREA TO BE ADDRESSED: Rule renewal dates.

SPECIFIC AUTHORITY: 455.203(5) FS.

LAW IMPLEMENTED: 455.203(1) FS.

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT IS: Michael Martinez, Special Counsel to the Secretary, Office of the General Counsel, Northwood Centre, 1940 North Monroe Street, Tallahassee, FL 32399

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

61-6.001 Biennial Licensing.

(1) Pursuant to Section 455.203(1), Florida Statutes 2004 (1979), the Department hereby implements a plan for staggered biennial renewal of licenses issued by the Central Intake Unit, The Division of Service Operations and Licensure, Bureau of Licensure of the Division of Technology, Licensure, and Testing of the Department on behalf of the boards within the Department and the Department.

(2) The staggered biennial renewal issuance plan does not apply to the renewal of licenses which have a statutory period of one year or less and which do not mature into permanent licenses which would be subject to regular annual renewal.

(3) Biennial period shall mean a period of time consisting of two 12 month years. The first biennial period for the purposes of each board shall commence and continue on the dates specified in the department plan as set forth for each respective profession.

(4) The schedule for biennial license renewal for each respective profession shall be as follows:

	EVEN YEARS	ODD YEARS
Accountancy Firms		December 31
Accountants <u>Group 3</u> (CE Codes in 30 series)	December 31	
Accountants <u>Group 2</u> (CE codes in 20 series)		December 31
Acupuncturists	February 28	
Athlete Agents	May 31	
Architects/Architect Businesses		February 28
Asbestos Consultants/ Contractors	November 30	
<u>Asbestos Business</u>		<u>November 30</u>
Auctioneers, Businesses & Apprentices		November 30
Barber Shops	November 30	
Barbers	July 31	
<u>Barbers CE Provider</u>	<u>May 31</u>	
Building Code Administrators & Inspectors		November 30
<u>Building Code CE</u> <u>Provider</u>		<u>May 31</u>
<u>Community Association</u> <u>Managers</u>	<u>September 30</u>	
<u>Community Association</u> <u>Managers CE Provider</u>		<u>May 31</u>
<u>Community Association</u> <u>Managers Pre-Licensure</u> <u>CE Provider</u>	<u>May 31</u>	
Centralized Embalming Facilities	November 30	
Certified Master Social Workers		January 31
Chiropractors and Assistants	February 28	
Clinical Social Workers		January 31
Construction Industry Licensing Board (Certified)	August 31	
Construction Industry Licensing Board (Registered)		August 31

<u>Construction Industry</u> <u>Licensing Board CE</u> <u>Provider</u>		<u>May 31</u>
<u>Construction Industry</u> <u>Licensing Board Specialty</u> <u>Structure</u>	<u>August 31</u>	
Cosmetologists & Specialties Group I		October 31
Group II	October 31	
Cosmetology Salons	November 30	
<u>Cosmetology CE</u> <u>Provider</u>		<u>May 31</u>
<u>Registered Cinerators</u> <u>Crematories</u>	November 30	
Dental Hygienists	February 28	
Dental Laboratories	February 28	
(These licenses renew annually.)		
Dentists	February 28	
Dietitians/Nutritionists		February 28
Direct Disposers & Establishments		August 31
Dispensing Opticians	July 31	
Electrical Contractors	August 31	
<u>Electrical Contractors</u> <u>CE Provider</u>		<u>May 31</u>
Electrologists		October 31
<u>Electrologist Facilities</u>	<u>April 30</u>	
Employee Leasing Companies	April 31	
Funeral Home Establishments	November 30	
Funeral Directors & Embalmers		August 31
Geologists/Geology Businesses	July 31	
<u>Hearing Aid Specialists</u>		<u>February 28</u>
Interior Designers/ Interior Design Businesses		February 28
Landscape Architects/Landscape Architecture Businesses		November 30
<u>Landscape Architecture</u> <u>CE Provider</u>		<u>May 31</u>
Architecture Business Marriage & Family Therapists		January 31
<u>Massage Therapists/Massage</u> <u>Establishments</u>		<u>January 31</u>

Mental Health Counselors	January 31	Real Estate Schools	September 30
Midwives	December 31	Refrigeration Facilities	November 30
Naturopaths	May 1	Removal Services	November 30
Nuclear Pharmacists	February 28	Respiratory Care Practitioners	January 31
Nurses	April 30	Respiratory Therapists	January 31
Group I: Registered and Advanced Registered Nurse Practitioners		School Psychologists	January 31
Group II: Registered and Advanced Registered Nurse Practitioners	July 31	Speech Language Pathologists/ Audiologists & Assistants	December 31
Group III: Registered and Advanced Registered Nurse Practitioners	April 30	Surveyors & Mappers	February 28
Licensed Practical Nurses	July 31	Surveying & Mapping Businesses	February 28
Nursing Home Administrators	July 31	Surveying and Mapping CE Provider	May 31
Occupational Therapists & Assistants	January 31	Talent Agencies	May 31
Optometrists/Optometry Branch Offices	February 28	Veterinarians	May 31
Osteopathic Physicians	January 31	Water/Waste Water Treatment Operators	February 28
Osteopathic Physician Assistants	July 31	EXTENSION OF BIENNIAL LICENSURE PERIODS – When a current biennial licensure period for a profession is extended for a period longer than two years to conform to the above schedule of biennial periods, the biennial licensure fee for the profession shall be increased pro-rata to cover the additional extended period. The increased licensure fee shall be based on the biennial licensure fee established by the board. The amended licensure period and the pro-rated renewal fee shall be implemented for the purpose of restructuring the Department’s renewal schedule.	
Pharmacies	February 28	(5) The biennial license renewal fees shall be established by rule by each board, or by the Department, whichever is appropriate.	
Pharmacist Consultants	December 31	(6) <u>The renewal date for real estate appraisers will be extended from November 30, 2004 to April 15, 2005. Thereafter, renewals shall be due on November 30 of each even-numbered year.</u>	
Pharmacists	July 31	Specific Authority 455.203(5) FS. Law Implemented 455.203(1) FS. History– New 9-17-78, Amended 9-21-78, 8-20-80, 2-3-81, 4-8-81, 12-7-81, 6-14-82, 11-23-83, 12-2-83, 1-26-84, 7-9-84, Formerly 21-6.08, Amended 4-27-86, 4-21-87, 2-16-88, 11-28-90, 7-18-91, Formerly 21-6.008, Amended 4-3-95,	
Physical Therapists & Assistants		DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION	
Physicians & Physician Assistants	January 31	Board of Architecture and Interior Design	
Pilots	January 31	RULE TITLE:	RULE NO.:
Podiatrists	February 28	Florida Laws and Rules Examination for Architects	61G1-13.004
Professional Engineers/Engineer Business Psychologists	February 28	PURPOSE AND EFFECT: To establish an examination on Florida Laws and Rules to ensure applicant is appropriately knowledgeable in Florida Laws and Rules.	
Real Estate Appraisers	November 30		
Real Estate Appraiser Instructors	September 30		
Real Estate – Group I	September 30		
Real Estate – Group II	March 31		
Real Estate – Group III	September 30		
Real Estate – Group IV	March 31		

SUBJECT AREA TO BE ADDRESSED: An examination of Florida Laws and Rules will be added to the criteria for licensure as an architect.

SPECIFIC AUTHORITY: 455 FS.

LAW IMPLEMENTED: 455.217(7) 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: Juanita Chastain, Executive Director, Board of Architecture and Interior Design, 1940 North Monroe Street, Tallahassee, Florida 32399-0750

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

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Board of Architecture and Interior Design

RULE TITLE: Florida Laws and Rules Examination for Interior Designers
 RULE NO.: 61G1-22.004

PURPOSE AND EFFECT: To establish an examination on Florida Laws and Rules to ensure applicant is appropriately knowledgeable in Florida Laws and Rules.

SUBJECT AREA TO BE ADDRESSED: An examination of Florida Laws and Rules will be added to the criteria for licensure as an interior designer.

SPECIFIC AUTHORITY: 455 FS.

LAW IMPLEMENTED: 455.217(7) 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: Juanita Chastain, Executive Director, Board of Architecture and Interior Design, 1940 North Monroe Street, Tallahassee, Florida 32399-0750

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

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 Speech-Language Pathology and Audiology

RULE TITLES:	RULE NOS.:
Continuing Education as a Condition for Renewal or Reactivation	64B20-6.001
Standards for Approval of Continuing Education Activities and Providers	64B20-6.002
Continuing Education Requirements for Activation or Reactivation of an Inactive Status License or Certificate	64B20-6.003

PURPOSE AND EFFECT: The Board proposes to review these sections to decide if amendments are necessary.

SUBJECT AREA TO BE ADDRESSED: Continuing Education as a Condition for Renewal or Reactivation; Standards for Approval of Continuing Education Activities and Providers; Continuing Education Requirements for Activation or Reactivation of an Inactive Status License or Certificate.

SPECIFIC AUTHORITY: 456.013(7), 456.036, 468.1135(4)(a), 468.1195(1),(3), 468.1205(1) FS.

LAW IMPLEMENTED: 456.013(7), 456.036, 468.1195(1),(3), 468.1205(1) 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: Pamela E. King, Executive Director, Board of Speech-Language Pathology and Audiology, 4052 Bald Cypress Way, Bin #C06, Tallahassee, Florida 32399

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

DEPARTMENT OF HEALTH

Board of Speech-Language Pathology and Audiology

RULE TITLE:	RULE NO.:
Place of Practice	64B20-9.003

PURPOSE AND EFFECT: The Board intends to review this section to decide if amendments are necessary.

SUBJECT AREA TO BE ADDRESSED: Place of Practice.

SPECIFIC AUTHORITY: 468.1135(4) FS.

LAW IMPLEMENTED: 456.035 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: Pamela

E. King, Executive Director, Board of Speech-Language Pathology and Audiology, 4052 Bald Cypress Way, Bin #C06, Tallahassee, Florida 32399
 THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS NOT AVAILABLE.

DEPARTMENT OF CHILDREN AND FAMILY SERVICES

Family Safety and Preservation Program

RULE CHAPTER TITLE: In-Home Protective Services
 RULE CHAPTER NO.: 65C-11
 PURPOSE AND EFFECT: This rule outlines the procedures the Department and contracted agencies will use in providing in-home protective supervision to dependent children.
 SUBJECT AREA TO BE ADDRESSED: In-Home Protective Services.
 SPECIFIC AUTHORITY: 39.0121 FS.
 LAW IMPLEMENTED: 39.01, 39.401, 39.521, 39.601, 39.701 FS.

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

TIME AND DATE: 9:00 a.m. – 5:00 p.m., February 21, 2005
 PLACE: Hilton Tampa, 2225 North Lois Avenue, Tampa, FL 33607
 TIME AND DATE: 9:00 a.m. – 5:00 p.m., February 28, 2005
 PLACE: Hilton Fort Lauderdale/Sunrise, 3003 North University Drive, Sunrise, Florida 33322

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT IS: Ed Cox, Department of Children and Family Services, 1317 Winewood Blvd., Bldg. 6, Room 159, Tallahassee, FL 32399-0700, (850)922-2298

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

DEPARTMENT OF CHILDREN AND FAMILY SERVICES

Family Safety and Preservation Program

RULE CHAPTER TITLE: Licensed Out-of-Home Care
 RULE CHAPTER NO.: 65C-13
 PURPOSE AND EFFECT: This rule outlines the procedures the Department and contracted agencies will use in the creation of licensed foster homes.
 SUBJECT AREA TO BE ADDRESSED: Licensed Out-of-Home Care.
 SPECIFIC AUTHORITY: 39.0121, 409.175 FS.
 LAW IMPLEMENTED: 39.4085, 409.175 FS.

F REQUESTED IN WRITING AND NOT DEEMED UNNECESSARY BY THE AGENCY HEAD, A RULE DEVELOPMENT WORKSHOP WILL BE HELD AT THE TIMES, DATES AND PLACES SHOWN BELOW:

TIME AND DATE: 9:00 a.m. – 5:00 p.m., February 21, 2005
 PLACE: Hilton Tampa, 2225 North Lois Avenue, Tampa, FL 33607
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THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT IS: Ed Cox, Department of Children and Family Services, 1317 Winewood Blvd., Bldg. 6, Room 159, Tallahassee, FL 32399-0700, (850)922-2298

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

DEPARTMENT OF CHILDREN AND FAMILY SERVICES

Family Safety and Preservation Program

RULE CHAPTER TITLE: Child-Placing Agencies
 RULE CHAPTER NO.: 65C-15
 PURPOSE AND EFFECT: This rule specifies the requirements for the creation of licensed child-placing agencies.
 SUBJECT AREA TO BE ADDRESSED: The requirements for the creation of child-placing agencies.
 SPECIFIC AUTHORITY: 409.175 FS.
 LAW IMPLEMENTED: 409.175 FS.

F REQUESTED IN WRITING AND NOT DEEMED UNNECESSARY BY THE AGENCY HEAD, A RULE DEVELOPMENT WORKSHOP WILL BE HELD AT THE TIMES, DATES AND PLACES SHOWN BELOW:

TIME AND DATE: 9:00 a.m. – 5:00 p.m., February 21, 2005
 PLACE: Hilton Tampa, 2225 North Lois Avenue, Tampa, FL 33607
 TIME AND DATE: 9:00 a.m. – 5:00 p.m., February 28, 2005
 PLACE: Hilton Fort Lauderdale/Sunrise, 3003 North University Drive, Sunrise, Florida 33322

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT IS: Ed Cox, Department of Children and Family Services, 1317 Winewood Blvd., Bldg. 6, Room 159, Tallahassee, FL 32399-0700, (850)922-2298

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

DEPARTMENT OF CHILDREN AND FAMILY SERVICES

Family Safety and Preservation Program

RULE CHAPTER TITLE: Out-of-Home Care
 RULE CHAPTER NO.: 65C-28

PURPOSE AND EFFECT: This rule outlines the procedures the Department and contracted agencies will use in providing protective supervision to dependent children in licensed out-of-home care.

SUBJECT AREA TO BE ADDRESSED: Out-of-Home Care.

SPECIFIC AUTHORITY: 39.0121, 409.175 FS.

LAW IMPLEMENTED: 39.01, 39.4085, 39.521, 39.601, 39.701, 409.175 FS.

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

TIME AND DATE: 9:00 a.m. – 5:00 p.m., February 21, 2005

PLACE: Hilton Tampa, 2225 North Lois Avenue, Tampa, FL 33607

TIME AND DATE: 9:00 a.m. – 5:00 p.m., February 28, 2005

PLACE: Hilton Fort Lauderdale/Sunrise, 3003 North University Drive, Sunrise, Florida 33322

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT IS: Ed Cox, Department of Children and Family Services, 1317 Winewood Blvd., Bldg. 6, Room 159, Tallahassee, FL 32399-0700, (850)922-2298

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

DEPARTMENT OF CHILDREN AND FAMILY SERVICES

Family Safety and Preservation Program

RULE CHAPTER TITLE: Protective Investigations
 RULE CHAPTER NO.: 65C-29

PURPOSE AND EFFECT: This rule outlines the procedures the Department and contracted agencies will use in carrying out protective investigations.

SUBJECT AREA TO BE ADDRESSED: Protective Investigations.

SPECIFIC AUTHORITY: 39.0121 FS.

LAW IMPLEMENTED: 39.301, 39.302, 39.304, 39.308, 39.402 FS.

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

TIME AND DATE: 9:00 a.m. – 5:00 p.m., February 21, 2005

PLACE: Hilton Tampa, 2225 North Lois Avenue, Tampa, FL 33607

TIME AND DATE: 9:00 a.m. – 5:00 p.m., February 28, 2005

PLACE: Hilton Fort Lauderdale/Sunrise, 3003 North University Drive, Sunrise, Florida 33322

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT IS: Ed Cox, Department of Children and Family Services, 1317 Winewood Blvd., Bldg. 6, Room 159, Tallahassee, FL 32399-0700, (850)922-2298

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

DEPARTMENT OF CHILDREN AND FAMILY SERVICES

Mental Health Program

RULE TITLES: Applicability
 RULE NOS.: 65E-16.001

Requirements to Participate for Providers 65E-16.002

Pharmacy Requirements 65E-16.003

Eligibility Criteria for Individuals 65E-16.004

Continuity of Care with State Hospitals 65E-16.005

Formulary 65E-16.006

Sanctions 65E-16.007

PURPOSE AND EFFECT: Chapter 65E-16, F.A.C., entitled Rules for the Indigent Drug Program, is being developed to establish administrative requirements for the purchase of psychiatric medications for eligible clients not residing in a state mental health treatment facility or an inpatient unit.

SUBJECT AREA TO BE ADDRESSED: Chapter 65E-16, F.A.C., is being developed to: establish financial and clinical eligibility criteria for clients receiving services under the indigent drug program; establish requirements that community-based providers must meet to participate in the program; and establish the sanctions to be applied for failure to meet the requirements of this rule.

SPECIFIC AUTHORITY: 394.676 FS.

LAW IMPLEMENTED: 394.676 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., Thursday, March 3, 2005

PLACE: The Department of Children and Family Services, 1317 Winewood Boulevard, Building 6, Conference Room A, Tallahassee, Florida 32399-0700

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT IS: Amy Johnson, Department of Children and Family Services, Mental Health Program Office, 1317 Winewood Boulevard, Building 6, Room 260, Tallahassee, Florida 32399-0700

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

65E-16.001 Applicability.

As used in this chapter the following words and phrases have the following definitions:

(1) Provider – Means agencies that contract with the district Substance Abuse and Mental Health Program Office of the Department of Children and Families to provide and be reimbursed for mental health and/or substance abuse services rendered in accordance with their contract.

(2) Formulary – Means a listing of medications available through the IDP Warehouse to agencies participating in the Indigent Drug Program.

(3) IDP – Means Indigent Drug Program which provides psychotropic medications for individuals served by the Department who have a mental illness, reside in the community and do not have other means of purchasing psychotropic medications.

(4) IDP Dispensing Unit – Means a pharmacy holding a current permit from the Florida Board of Pharmacy that dispenses medication for the Indigent Drug Program.

(5) IDP Warehouse – Means a physical space located on the campus of Florida State Hospital in Chattahoochee, Florida, reserved for receiving, storage and shipping of IDP medications.

(6) Eligible Recipient – Means individuals identified as members of one or more of the Substance Abuse or Mental Health target populations.

(7) Side effects and adverse effects – Any effect other than the primary intended effect resulting from medication treatment. Side effects may be negative, neutral, or positive for the patient. Adverse effects are undesired or toxic reactions to medications that must be reported to healthcare providers.

Specific Authority 394.676 FS. Law Implemented 394.676 FS. History—New

65E-16.002 Requirements to Participate for Providers.

(1) Substance Abuse and Mental Health district offices and managing entities are responsible for the fiscal and programmatic coordination of the IDP in their district.

(2) No provider shall enroll individuals receiving pharmaceuticals under the IDP, or recruit applicants as subjects, in any type of human-subjects research, including surveys, without prior review and written approval by the Florida Department of Health's Review Council for Human Subjects.

(3) All prescriptions dispensed through the IDP must be:

(a) Prescribed by a clinician licensed under Chapter 458 or 459, F.S., or by a clinician licensed under Chapter 464, F.S., who has a protocol with a collaborative clinician licensed under Chapter 458 or 459, F.S., and

(b) Reviewed, not less than once every 90 calendar days, through personal contact with the recipient, by a Florida licensed practitioner(s), per Chapter 458, 459, or 464, F.S.

(4) All direct care and professional staff having contact with individuals participating in the IDP will be given competency-based training by the provider on how to recognize, report, and document medication side effects, adverse effects, and possible allergic reactions. This competency-based training will occur within the first six months of employment and annually thereafter and be documented in the employee's personnel record or in the provider's staff development files.

(5) Participation in services by individuals receiving IDP medications, other than those services directly related to medication monitoring, shall not be required as a condition of participation in the IDP.

(6) Providers participating in IDP shall not require an individual to have previously failed on a less expensive or traditional medication as a prerequisite to prescribing a newer, more costly medication.

(7) During the initial medication appointment, the provider shall determine each individual's eligibility. If the individual is eligible for the IDP, and is not currently enrolled with Medicaid, the provider shall simultaneously offer assistance to the individual in attaining Medicaid eligibility and enrollment.

(8) Many pharmaceutical companies offer free psychotropic medications, for individuals who are indigent. These are known as Patient Assistance Programs (PAP). Participation in the IDP requires active provider participation in PAP programs. The provider shall:

(a) Determine which PAP(s), if any, an individual is eligible for;

(b) Assist eligible individuals in applying for the PAP(s); and

(c) If an individual is eligible for free psychotropic medications, they shall receive medications from the IDP until their PAP medications become available.

(9) For each IDP participant, the provider's clinical record shall include:

(a) A psychiatric evaluation with a current DSM or ICD diagnosis, made or reviewed within less than 366 days or more frequently, as warranted by the individual's condition. The psychiatric evaluation shall meet the requirement as outlined in subsection 65E-5.180(3), F.A.C.;

(b) An active treatment/service plan that addresses the symptoms for which medications are being prescribed.

(10) Education about the medication side effects, benefits and interactions with other medications and foods, shall be offered to each individual in care, based upon their current situation, diagnoses and needs with respect to the psychotropic medication they are prescribed.

(a) Education shall be provided in private sessions if requested, so confidential questions may be asked and answered.

(b) Participation in group education and discussions shall be voluntary.

(c) Education and training regarding psychotropic medication shall be sufficient to meet the Section 394.459(3), F.S., definition and intent encompassing “express and informed consent.”

(11) The clinician will obtain written express and informed consent for prescribed psychotropic medications from the recipient or if the individual is incompetent to consent to treatment, the duly authorized substitute decision maker consistent with Rule 65E-5.170, F.A.C. and Section 394.459(3), F.S.

(12) Providers shall not impose additional requirements for IDP eligibility beyond those in this rule and through contractual agreements.

(13) Providers shall make every reasonable effort to use the most cost efficient means of procuring medications.

Specific Authority 394.676 FS. Law Implemented 394.676 FS. History—New

65E-16.003 Pharmacy Requirements.

(1) All IDP providers shall either be authorized by law to administer or dispense prescription drugs consistent with Section 499.012(1)(d), F.S. or shall contract with private licensed pharmacies as defined by Section 465.003(11)(a), F.S.

(a) A current copy of the applicable license shall be provided annually to the Florida State Hospital, IDP Program.

(2) Pharmacies may charge a dispensing fee. Other than the dispensing fee, no co-pays, fees, assessment or initiation charges to individuals shall be permitted except as expressly permitted in Rule 65E-14.018, F.A.C. The amount of the dispensing fee shall not exceed the amount of the dispensing fee charged for an individual enrolled in the Florida Medicaid program. These fees can be charged to the recipient or the provider may reimburse the pharmacies on a monthly or quarterly basis. The dispensing fee may be paid with IDP funds for individuals who are not able to pay.

(3) IDP medications will be dispensed by a licensed pharmacist or prescriber duly licensed to dispense medications in Florida. All applicable state and federal laws and rules related to the dispensing and labeling of medications shall be followed, including but not limited to Chapters 465, 893, F.S., and Chapter 64B1-6, F.A.C.

Specific Authority 394.676 FS. Law Implemented 394.676 FS. History—New

65E-16.004 Eligibility Criteria for Individuals.

(1) To be determined eligible for the IDP program each individual must meet both clinical and financial criteria.

(1) Clinical Eligibility for Individuals.

(a) Eligible individuals shall be enrolled pursuant to the guidelines established in Rule 65E-14.022, F.A.C. Individuals currently residing in a state mental health treatment facility or inpatient unit are not eligible for IDP medications. Having a co-occurring developmental disability or having a substance abuse disorder shall not disqualify an individual from eligibility for the IDP.

(2) Financial Eligibility for Individuals.

(a) Annual income is at or below 150% of the Federal Poverty Income Guidelines, as published annually in the Federal Register.

(b) No other third-party insurance or other source of psychotropic medications available (such as private insurance, Medicaid, Medicare, nor is the individual in a program where psychotropic medications are provided).

(c) The individual is not receiving all prescribed psychotropic medications through one or more Patient Assistance Programs.

(d) If the individual has third party insurance for psychotropic medications but has temporarily been denied benefits for these medications, they may receive IDP medications until such time as eligibility has been reestablished.

Specific Authority 394.676 FS. Law Implemented 394.676 FS. History—New

65E-16.005 Continuity of Care with State Hospitals.

The following special consideration shall be given to individuals who are discharged from state mental health treatment facilities to providers in order to ensure appropriate continuity of care with respect to psychotropic medications:

(1) The provider shall not change the psychotropic medications in use at the time of discharge for a period of at least 90 days, post discharge, unless there is a written clinical rationale by the prescribing practitioner for the change.

(2) The provider shall follow the guidelines established in paragraph 65E-5.1303(2)(d),(e), F.A.C. and Rule 65E-5.1305, F.A.C., in scheduling appointments.

Specific Authority 394.676 FS. Law Implemented 394.676 FS. History—New

65E-16.006 Formulary.

Participating providers must offer the full IDP formulary, effective December 10, 2004, which is hereby incorporated by reference.

Specific Authority 394.676 FS. Law Implemented 394.676 FS. History—New

65E-16.007 Sanctions.

(1) Providers shall be bound to this Rule through their contract with the District Substance Abuse and Mental Health Program Office and, therefore, may be subject to a compliance audit.

(2) Any provider found to be out of compliance with this rule may be required to submit a performance improvement plan addressing the issues of non-compliance to their District Substance Abuse and Mental Health Program Office.

(3) Failure to provide a performance improvement plan or failure to implement this plan may result in the provider having their allocation withheld until compliance is attained. If they have already received their fourth quarter allocation, their next year's first quarter allocation may be withheld until they have achieved compliance.

The following document is hereby incorporated by reference, copies of which may be obtained from the Florida State Hospital, Attention: Pharmacy Department, Indigent Drug Program, Post Office Box 1000 Chattahoochee, Florida 32324: IDP Formulary, December 10, 2004.

Specific Authority 394.676 FS. Law Implemented 394.676 FS. History--New

FLORIDA HOUSING FINANCE CORPORATION

RULE TITLES:	RULE NOS.:
Purpose and Intent	67-50.001
Definitions	67-50.005
Fees	67-50.010
Notice of Funding Availability (NOFA)	67-50.020
General Program Eligible Activities	67-50.030
General Program Restrictions	67-50.040
HAP Program Restrictions	67-50.050
HOME Program Restrictions	67-50.060
Application and Selection Procedures	67-50.070
Credit Underwriting Procedures	67-50.080
Disbursement of Funds, Draw Requests, and Loan Servicing	67-50.090
Reallocation for Disaster Areas	67-50.105

PURPOSE AND EFFECT: The purpose of this Rule Chapter is to establish the procedures by which the Corporation shall:

(1) Administer the Application process, determine loan amounts, and service loans to Developers for the construction of affordable housing under the Florida Homeownership Assistance Program (HAP)/Construction Loan Program and provide purchase assistance to Eligible Homebuyers under the HAP Permanent Loan Program; and

(2) Administer the Application process, determine loan amounts, and service loans to Developers for the construction of affordable housing and provide purchase assistance to Eligible Homebuyers under the HOME Investment Partnerships (HOME) Homeownership Program. The adoption of these revisions will increase the efficiency and effectiveness of the Program.

SUBJECT AREA TO BE ADDRESSED: The Rule Development Workshop will be held to receive comments and suggestions from interested persons relative to program requirements as specified in Rule Chapter 67-50, Florida Administrative Code.

SPECIFIC AUTHORITY: 420.507, 420.5088, 420.5089 FS.
LAW IMPLEMENTED: 420.507(23), 420.5088, 420.5089(2) FS.

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

TIME AND DATE: 2:00 p.m. – 4:00 p.m., Tuesday, February 22, 2005

PLACE: Florida Housing Finance Corporation, Seltzer Conference Room, 227 North Bronough Street, Tallahassee, FL 32301, (850)488-4197

Any person requiring special accommodation at this hearing because of a disability or physical impairment should contact Elizabeth Loggins at the address below. If you are hearing or speech impaired, please use the Florida Dual Party Relay system, 1(800)955-8770 (Voice) or 1(800)955-9771 (TDD).

The preliminary text of the proposed rule development shall be posted on Florida Housing Finance Corporation's web site: www.floridahousing.org, when available.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Elizabeth Loggins, Homeownership Loan Program Administrator, Florida Housing Finance Corporation, 227 North Bronough Street, Tallahassee, Florida 32301, (850)488-4197

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

DEPARTMENT OF FINANCIAL SERVICES

Division of Consumer Services

RULE TITLE:	RULE NO.:
Alternative Procedures for Resolution of Disputed Personal Lines Insurance Claims Arising From Hurricane and Tropical Storm Damage	69J-2.001

PURPOSE AND EFFECT: This rule establishes a special mediation program for personal lines residential insurance claims resulting from Hurricanes Charley, Frances, Ivan and Jeanne and Tropical Storm Bonnie. The rule creates procedures for notice of the right to mediation, request for mediation, assignment of mediators, payment for mediation, conduct of mediation, and guidelines for the quality repair of residential property damage.

SUBJECT AREA TO BE ADDRESSED: A mediation program for the resolution of disputed residential insurance claims and guidelines for the quality repair of residential property damaged by Hurricanes Charley, Frances, Ivan and Jeanne and Tropical Storm Bonnie.

SPECIFIC AUTHORITY: 624.308, 626.9611, 627.7015(4) FS.
LAW IMPLEMENTED: 624.307(1),(2),(4),(5), 624.316,
624.3161, 624.317, 624.318, 624.320, 624.324, 624.418(2)(a),
624.4211, 626.859, 626.874, 626.877, 626.9541(1)(a),(e),
(i),(u), 626.9561, 626.9641(1)(g), 627.7015 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 22, 2005

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

THE PERSON TO BE CONTACTED REGARDING THE
PROPOSED RULE DEVELOPMENT AND A COPY OF THE
PRELIMINARY DRAFT IS: Tom Terfinko, Assistant Director,
Division of Consumer Services, Department of Financial
Services, 200 East Gaines Street, Tallahassee, FL 32399-0320,
(850)413-5802

THE PRELIMINARY TEXT OF THE PROPOSED RULE
DEVELOPMENT IS:

69J-2.001 Alternative Procedures for Resolution of
Disputed Personal Lines Insurance Claims Arising From
Hurricane and Tropical Storm Damage.

(1) Purpose and Scope. This rule implements Section
627.7015, Florida Statutes, by setting forth a non-adversarial
alternative dispute resolution procedure for a facilitated claim
resolution conference prompted by the critical need for
effective, fair, and timely handling of personal lines insurance
claims arising out of damages to residential property caused by
hurricanes and tropical storms during the 2004 hurricane season
(June 1, 2004 through November 30, 2004). This rule also
addresses guidelines for the quality repair of residential property
damaged by Hurricanes Charley, Frances, Ivan and Jeanne and
Tropical Storm Bonnie at reasonable and fair prices. Before
resorting to these procedures, insureds and insurers are
encouraged to resolve claims as quickly and fairly as possible.
The procedure established by this rule is available to all first
party claimants who have personal lines claims resulting from
damage to residential property occurring in the State of Florida.
This rule does not apply to commercial insurance, private
passenger motor vehicle insurance or to liability coverage
contained in property insurance policies.

(2) Definitions. The following definitions apply to the
terms of this rule as used herein.

(a) “Administrator” means the Department or its designee,
and the term is used interchangeably with regard to the
Department’s duties under this rule.

(b) “Claim” means any matter on which there is a dispute
or for which the insurer has denied payment. Unless the parties
agree to mediate a claim involving a lesser amount, a “claim”
involves the insured requesting \$500 or more to settle the
dispute, or the difference between the positions of the parties is

\$500 or more, in either case, notwithstanding any applicable
deductible. “Claim” does not include a dispute with respect to
which the insurer has reported allegations of fraud, based on an
investigation by the insurer’s special investigative unit, to the
Department’s Division of Insurance Fraud.

(c) “Department” means the Department of Financial
Services or its designee. Reporting to the Department shall be
directed to: Department of Financial Services, Mediation
Section, Bureau of Insurance Consumer Assistance,
Tallahassee, Florida 32399-0322; or by facsimile to
(850)488-2349.

(d) “Mediator” means an individual selected by the
Department to mediate disputes pursuant to this rule. The
mediators will be selected from a panel of Circuit Court – Civil
mediators approved by the Florida Supreme Court pursuant to
the Florida Rules of Certified and Court Appointed Mediators
or from the list of approved mediators pursuant to Rule
69B-166.031, Florida Administrative Code.

(e) “Party” or “Parties” means the insured and his or her
insurer, including Citizens Property Insurance Corporation,
when applicable.

(3) Notification of Right to Mediate. The insurer shall mail
a notice of the right to mediate disputed claims to the insured
within 5 days of the time the policyholder or the Department
notifies an insurer of a dispute regarding the policyholder’s
claim. If the insurer has not been notified of a disputed claim
prior to the time an insurer notifies the insured that a claim has
been denied in whole or in part, the insurer shall mail a notice of
the right to mediate disputed claims to the insured in the same
mailing as a notice of denial. However, the insurer is not
required to send a notice of the right to mediate disputed claims
if a claim is denied because the amount of the claim is less than
the policyholder’s deductible. For disputed claims identified
prior to October 11, 2004, Rule 69BER04-18 required insurers
to send the notice to insureds no later than October 25, 2004.
This requirement is not negated by this rule and therefore any
insurer that failed to do so is subject to administrative penalty
for violation of a Department rule. The mailing that contains the
notice of the right to mediate may include the Department’s
consumer brochure on mediation but no other materials, forms
or documents may be included. Notification shall be in writing
and shall be legible, conspicuous, and printed in at least 12-point
type. The first paragraph of the notice shall contain the
following statement: “Tom Gallagher, Chief Financial Officer
for the State of Florida, has adopted an emergency rule to
facilitate fair and timely handling of residential property
insurance claims arising out of the hurricanes that have recently
devastated so many homes in Florida. The emergency rule gives
you the right to attend a mediation conference with your insurer
in order to settle any dispute you have with your insurer about
your claim. You can start the mediation process 21 days after
the date of this notice by calling the Department of Financial

Services at 1(800)227-8676 (1(800)22-Storm). An independent mediator, who has no connection with your insurer, will be in charge of the mediation conference.” The notice shall also:

(a) Include detailed instructions on how the insured is to request mediation, including name, address, and phone and fax numbers for requesting mediation through the Department;

(b) State that the parties have 21 days from the date of the notice within which to settle the claim before the insured may request mediation;

(c) Include the insurer’s address and phone number for requesting additional information; and

(d) State that the Department or the Administrator will select the mediator.

(4) Request for Mediation. After 21 days from the date of the notice of the right to mediation, an insured may request mediation by contacting the insurer or by writing to the Department of Financial Services, Mediation Section, Bureau of Insurance Consumer Assistance, Tallahassee, Florida 32399-0322; by calling the Department at 1(800)22-Storm (1(800)227-8676); or by faxing a request to the Department at (850)488-2349. If an insured requests mediation prior to receipt of the notice of the right to mediation or if the date of the notice cannot be established, the insurer shall be notified by the Department of the existence of the dispute 21 days prior to the Administrator processing the insured’s request for mediation. If an insurer receives a request for mediation, the insurer shall fax the request to the Mediation Section within 48 hours of receipt of the request. The Department will forward requests to the Administrator within 24 hours of receipt of the requests. The Administrator shall notify the insurer within 48 hours of receipt of requests filed with the Department. The insured should provide the following information if known:

(a) Name, address, and daytime telephone number of the insured and location of the property if different from the address given;

(b) The claim and policy number for the insured;

(c) A brief description of the nature of the dispute; and

(d) The name of the insurer and the name, address and phone number of the contact person for scheduling mediation.

(e) Information with respect to any other policies of insurance that may provide coverage of the insured property for named perils such as flood or windstorm.

(5) Mediation Costs. Within 5 days of receipt of the request for mediation from the insured or receipt of notice of the request from the Department or immediately after receipt of notice from the Administrator pursuant to subsection (4) that mediation has been requested, whichever occurs first, the insurer shall pay a non-refundable administrative fee, not to exceed \$100, as determined by the Department, to the Administrator to defer the expenses of the Administrator and the Department. The insurer shall pay \$250 to the Administrator for the mediator’s fee not later than 5 days prior to the date scheduled for the mediation conference. However, if

the mediation is cancelled for any reason more than 120 hours prior to the scheduled mediation time and date, the insurer shall pay \$50 to the Administrator for the mediator’s fee instead of \$250. No part of the fee for the mediator shall be refunded to the insurer if the conference is cancelled within 120 hours of the scheduled time.

(6) Scheduling of Mediation. The Administrator will select a mediator and schedule the mediation conference. The Administrator will attempt to facilitate reduced travel and expense to the parties and the mediator when selecting a mediator and scheduling the mediation conference. The Administrator shall confer with the mediator and all parties prior to scheduling a mediation conference. The Administrator shall notify each party in writing of the date, time and place of the mediation conference at least 10 days prior to the date of the conference and concurrently send a copy of the notice to the Department. The insurer shall notify the Administrator as soon as possible after settlement of any claim that is scheduled for mediation pursuant to this rule.

(7) Conduct of the Mediation Conference.

(a) Section 627.7015, Florida Statutes, provides that mediation is a non-adversarial process held in an informal, non-threatening forum intended to bring the parties together for a settlement conference without the trappings or drawbacks of an adversarial process. As such, it is not necessary to involve a private attorney and participation by private attorneys is discouraged by the Department. If the insured elects to have an attorney participate in the conference, the insured shall provide the name of the attorney to the Administrator at least six days before the date of the conference. Parties and their representatives must conduct themselves in the cooperative spirit of the intent of the law and this rule. Parties and their representatives must refrain from turning the conference into an adversarial process. Both parties must negotiate in good faith. A party will be determined to have not negotiated in good faith if the party, or a person participating on the party’s behalf, continuously disrupts, becomes unduly argumentative or adversarial, or otherwise inhibits the negotiations as determined by the mediator. The mediator shall terminate the conference if the mediator determines that either party is not negotiating in good faith or if the mediator determines that the conference should be terminated under the provisions of Rule 10.420(b) of the Florida Rules for Certified and Court-Appointed Mediators. The party responsible for causing termination shall be responsible for paying the mediator’s fee and the administrative fee for any rescheduled mediation.

(b) Upon request of the insured or the mediator, a representative of the Department will be available to help insureds prepare for the mediation conferences. A representative of the Department will be present at and participate in the conference if requested at least 5 days prior to the scheduled mediation by a party or the mediator to offer

guidance and assistance to the parties. The Department will attempt to have a representative at the conference if the request is received less than 5 days prior to the scheduled mediation. Representatives of the Department that participate in the conference shall not assume an advocacy role but shall be available to provide legal and technical insurance information.

(c) The representative of the insurer attending the conference must bring a copy of the policy and the entire claims file to the conference. The representative of the insurer attending the conference must know the facts and circumstances of the claim and be knowledgeable of the provisions of the policy. An insurer will be deemed to have failed to appear if the insurer's representative lacks authority to settle the full amount of the claim or lacks the ability to disburse the settlement amount at the conclusion of the conference.

(d) The mediator will be in charge of the conference and will establish and describe the procedures to be followed. Mediators shall conduct the conference in accordance with the standards of professional conduct for mediation under the Florida Rules of Certified and Court-Appointed Mediators. Each party will be given an opportunity to present their side of the controversy. In so doing, parties may utilize any relevant documents and may bring any individuals with knowledge of the issues, such as adjusters, appraisers, or contractors, to address the mediator. The mediator may meet with the parties separately, encourage meaningful communications and negotiations, and otherwise assist the parties to arrive at a settlement. For purposes of this claims settlement process, mediators shall be deemed agents of the Department and shall have the immunity from suit provided to mediators in Section 44.107, Florida Statutes. All statements made and documents produced at a settlement conference shall be deemed settlement negotiations in anticipation of litigation.

(e) A party may move to disqualify a mediator for good cause at any time. The request shall be directed to the Department if the grounds are known prior to the mediation conference. Good cause consists of conflict of interest between a party and the mediator, inability of the mediator to handle the conference competently, or other reasons that would reasonably be expected to impair the conference.

(f) If the insured fails to appear, without good cause as determined by the Department, the insured may have the conference rescheduled only upon the insured's payment of the mediation fees for the rescheduled conference. If the insurer fails to appear at the conference, without good cause as determined by the Department, the insurer shall pay the insured's actual expenses incurred in attending the conference and shall pay the mediator's fee whether or not good cause exists. Failure of a party to arrive at the mediation conference within 30 minutes of the conference's starting time shall be considered a failure to appear. Good cause shall consist of severe illness, injury, or other emergency which could not be

controlled by the insured or the insurer and, with respect to an insurer, could not reasonably be remedied prior to the conference by providing a replacement representative or otherwise. If an insurer fails to appear at conferences with such frequency as to evidence a general business practice of failure to appear, the insurer shall be subject to penalty, including suspension, revocation, or fine for violating Section 626.9541(1)(i), Florida Statutes.

(8) Guidelines for the Quality Repair Of Residential Property at a Reasonable and Fair Price.

(a) The provisions of insurance policies and applicable statutes require claims payments made by insurers to be sufficient to effectuate required repairs. Further, misrepresentation by any person regarding the cost of repairs is also prohibited. The Department of Financial Services has developed construction pricing guidelines based upon information provided by the construction industry, the insurance industry and nationally recognized vendors that compile and sell construction pricing guidelines. Insurers and policyholders participating in mediations conducted pursuant to this rule shall use Form DFS-11-1610 Guidelines for Quality Repair of Residential Property At A Reasonable and Fair Price, rev. 12/04, hereby incorporated and adopted by reference, as guidelines for repairs to residential property arising in any county of this state in which a state of emergency was declared as a result of a hurricane or tropical storm in 2004. These guidelines are not intended to be used in the context of civil litigation. The guidelines reflect data from both the construction and insurance industries and the ranges take into consideration price differentials between geographic areas of the state.

(b) The guidelines adopted herein do not apply to any portion of repairs necessary to fulfill the insurer's contractual obligation to restore the insured residence to pre-hurricane condition where, as of the effective date of this rule, there is an executed repair contract to effectuate such repairs for an agreed price and the insurer has tendered full payment for the repair contract amount for those repairs.

(9) Post Mediation. Within 5 days of the conclusion of the conference, the mediator shall file with the Department and the Administrator a mediator's status report on Form DFS-HO-1159, which is entitled Disposition of Property Insurance Mediation Conference, indicating whether or not the parties reached a settlement. Form DFS-HO-1159 is available from the Department and is hereby incorporated in this rule by reference. If the parties reached a settlement, the mediator shall include a copy of the settlement agreement with the status report. Mediation is non-binding. However, if a settlement is reached, the insured shall have 3 business days within which he or she may rescind any settlement agreement provided that the insured has not cashed or deposited any check or draft disbursed to him or her for the disputed matters as a result of the conference. If a settlement agreement is reached and is not

rescinded, it shall act as a release of all specific claims that were presented in the conference. Any additional claims under the policy shall be presented as separate claims. However, the release shall not constitute a final waiver of rights of the insured with respect to claims for damages or expenses if circumstances that are reasonably unforeseen arise resulting in additional costs that would have been covered under the policy but for the release.

(10) If the insured decides not to participate in this claim resolution process or if the parties are unsuccessful at resolving the claim, the insured may choose to proceed under the appraisal process set forth in the insured's insurance policy, by litigation, or by any other dispute resolution procedure available under Florida law.

(11) If as a result of mediation it is determined that the only coverage applicable is provided under the National Flood Insurance Program, the administrative fee and mediator's fee paid by the insurer for the mediation shall be refunded to the insurer or credited to the insurer's account with the Administrator.

(12) The Department is authorized to designate an entity or person as its Administrator to carry out any of the Department's duties under this rule.

(13) If a court holds any subsection or portion of a subsection of this rule or the applicability thereof to any person or circumstance invalid, the remainder of the rule shall not be affected thereby.

(14) The applicable provisions of Rule 69B-166.031, Florida Administrative Code, shall govern issues relating to mediation that are not addressed in this rule. The provisions of this rule shall govern in the event of any conflict with the provisions of Rule 69B-166.031, Florida Administrative Code.

(15) This mediation program will expire on December 31, 2005.

Specific Authority 624.308, 626.9611, 627.7015(4) FS. Law Implemented 624.307(1)(2)(4)(5), 624.316, 624.3161, 624.317, 624.318, 624.320, 624.324, 624.418(2)(a), 624.4211, 626.859, 626.874, 626.877, 626.9541(1)(a),(c), (i),(u), 626.9561, 626.9641(1)(g), 627.7015 FS. History—New _____.

Section II Proposed Rules

DEPARTMENT OF COMMUNITY AFFAIRS

Division of Community Planning

RULE CHAPTER TITLE:	RULE CHAPTER NO.:
Rules of Procedure and Practice	
Pertaining to Developments	
of Regional Impact	9J-2
RULE TITLE:	RULE NO.:
Development of Regional Impact	
Review Fee Rule	9J-2.0252

PURPOSE, EFFECT AND SUMMARY: To adopt uniform criteria for the assessment and collection of fees to fund the regional planning agencies' direct and indirect costs of conducting the DRI review process.

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

SPECIFIC AUTHORITY: 380.032(2)(a), 380.06(23)(a),(d) FS.

LAW IMPLEMENTED: 380.06(23)(d) FS.

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

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

PLACE: Randall Kelly Training Center, Sadowski Building, Room 305, Department of Community Affairs, 2555 Shumard Oak Boulevard, Tallahassee, Florida 32399-2100

Any person requiring special accommodation at the hearing because of a disability or physical impairment should contact Beth Barineau, Administrative Secretary, 2555 Shumard Oak Boulevard, Tallahassee, Florida 32399-2100, (850)922-1757, Suncom 292-1757, at least seven days before the date of the hearing. If you are hearing or speech impaired, please contact the Department of Community Affairs using the Florida Dual Party Relay System, 1(800)955-8770 (Voice) or 1(800)955-9771 (TDD).

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: James Stansbury, Principal Planner, Division of Community Planning, 2555 Shumard Oak Boulevard, Tallahassee, Florida 32399-2100, (850)922-1818, Suncom 292-1818

THE FULL TEXT OF THE PROPOSED RULE IS:

9J-2.0252 Development of Regional Impact Review Fee Rule.

(1) through (2) No change.

(3) ALLOWABLE CHARGES.

(a) The applicant shall be liable to the regional planning agency for 100% of the actual costs, both direct and indirect, of coordinating or reviewing an application for development approval, an application for development approval of a substantial deviation, an application for development designation, or an application for development designation of a substantial change.

Each regional planning agency shall develop a cost allocation plan which addresses direct and indirect costs in compliance with the Office of Management and Budget Circular A-87, for use in its operations, including management of the DRI review

process. A current copy of the plan shall be maintained on file in the offices of the regional planning agencies. Costs associated with an appeal filed pursuant to Section 380.07, Florida Statutes, shall not be charged to an applicant.

(b) through (d) No change.

(4) through (7) No change.

Specific Authority 380.032(2)(a), 380.06(23)(a),(d) FS. Law Implemented 380.06(23)(d) FS. History—New 11-14-90, Amended 2-21-01,_____.

NAME OF PERSON ORIGINATING PROPOSED RULE: James Stansbury, Principal Planner, Division of Community Planning, 2555 Shumard Oak Boulevard, Tallahassee, Florida 32399-2100, (850)922-1818, Suncom 292-1818

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Valerie Hubbard, Director, Division of Community Planning, 2555 Shumard Oak Boulevard, Tallahassee, Florida 32399-2100, (850)488-2356

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

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: December 17, 2004

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. 041017-TI

RULE TITLES:	RULE NOS.:
Definitions	25-4.003
Private Line/Special Access Cost Manual	25-4.044
Hearing/Speech Impaired Persons	25-4.079
Directory Assistance	25-4.115
Local, Local Toll, or Toll Provider Selection	25-4.118

PURPOSE AND EFFECT: To conform the rule to the legislative changes made in 2003 to Chapter 364, F.S.

SUMMARY: Rules 25-4.003-.118, F.A.C., Rules pertaining to intrastate interexchange companies (IXCs), contain the regulatory requirements for companies offering interexchange telecommunications service. Chapter 364, F.S. was revised to reduce the Commission’s regulatory authority over interexchange carriers. The proposed rule amendments and repeals streamline the IXC rules and implement the legislative changes. Rule 25-4.044, F.A.C., was repealed. This rule set out requirements for persons who requested changes to the rates, charges, terms or conditions of private line/special access service.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COST: Small IXCs would have the same benefits as large IXCs with reduced reporting and fewer rules. Small cities and counties should have no impact from the changes.

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

SPECIFIC AUTHORITY: 350.127 FS.

LAW IMPLEMENTED: 364.01, 364.02, 364.025, 364.03, 364.04, 364.07, 364.08, 364.14, 364.17, 364.19, 364.285, 364.32, 364.335, 364.337, 364.3375, 364.3376, 364.602, 364.603 FS.

WRITTEN COMMENTS OR SUGGESTIONS ON THE PROPOSED RULES MAY BE SUBMITTED TO THE FPSC, DIVISION OF THE COMMISSION CLERK AND ADMINISTRATIVE SERVICES, WITHIN 21 DAYS OF THE DATE OF THIS NOTICE FOR INCLUSION IN THE RECORD OF THE PROCEEDING.

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

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

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

THE PERSON TO BE CONTACTED REGARDING THESE PROPOSED RULES IS: Marlene Stern, Florida Public Service Commission, 2540 Shumard Oak Blvd., Tallahassee, Florida 32399-0862, (850)413-6230

THE FULL TEXT OF THE PROPOSED RULES IS:

25-4.003 Definitions.

For the purpose of Chapter 25-4, F.A.C., the definitions of the following terms apply:

(1) No change.

~~(2) “Competitive Local Exchange Telecommunications Company (CLEC).” Any company certificated by the commission to provide local exchange telecommunications services in Florida on or after July 1, 1995.~~

~~(2)(3) No change.~~

~~(3)(4)~~ “Billing Party.” Any entity telecommunications company that bills an end user ~~consumer~~ on its own behalf or on behalf of an originating party.

(5) through (9) renumbered (4) through (8) No change.

~~(9)(10)~~ “Company,” “Telecommunications Company,” “Telephone Company,” or “Utility.” These terms may be used interchangeably herein and shall mean “telecommunications company” as defined in Section 364.02(13)(12), Florida Statutes.

(10) “Competitive Local Exchange Telecommunications Company (CLEC).” Any company certificated by the commission to provide local exchange telecommunications services in Florida on or after July 1, 1995.

(11) through (20) No change.

~~(21) “Interexchange Company (IXC).” Any telecommunications company, as defined in Section 364.02(12), Florida Statutes, which provides telecommunications service between local calling areas as those areas are described in the approved tariffs of individual LECs. IXC includes, but is not limited to, MLDA as defined in subsection (37) of these definitions.~~

~~(21)(22)~~ No change.

~~(22)(23)~~ “Interstate Toll Message.” Those toll messages ~~which that~~ do not originate and terminate within the same state.

(24) through (25) renumbered (23) through (24) No change.

(25) “Intrastate Interexchange Company (IXC).” Any entity that provides intrastate interexchange telecommunications services.

(26) “Intrastate ~~Intra-state~~ Toll Message.” Those toll messages which originate and terminate within the same state.

(27) through (29) No change.

(30) “Local Exchange Telecommunications Company (LEC).” Any telecommunications company, certificated by the Commission prior to July 1, 1995, to provide local exchange telecommunications service as defined in Section 364.02(6), Florida Statutes.

(31) through (32) No change.

(33) “Local Toll Provider (LTP).” Any entity telecommunications company providing intraLATA or intramarket area long distance telecommunications service.

(34) “Main Station.” The principal telephone associated with each service to which a telephone number is assigned and which is connected to the central office equipment by ~~a an~~ individual or party line circuit or channel.

(35) through (36) No change.

~~(37) “Multiple Location Discount Aggregator (MLDA).” An entity that offers discounted long distance telecommunications services from an underlying IXC to unaffiliated entities. An entity is a MLDA if one or more of the following criteria applies:~~

~~(a) It collects fees related to interexchange telecommunications services directly from subscribers;~~

~~(b) It bills for interexchange telecommunications services in its own name;~~

~~(c) It is responsible for an end user’s unpaid interexchange telecommunications bill; or~~

~~(d) A customer’s bill cannot be determined by applying the tariff of the underlying IXC to the customer’s individual usage.~~

~~(37)(38)~~ “Normal Working Days.” The normal working days for installation and construction shall be all days except Saturdays, Sundays, and holidays. The normal working days for repair service shall be all days except Sundays and holidays. Holidays shall be the days which are observed by each individual telephone company utility.

~~(38)(39)~~ No change.

~~(39)(40)~~ “Originating Party.” Any person, firm, corporation, or other entity, including a telecommunications company or a billing clearinghouse, that provides any telecommunications service or information service to a customer or bills a customer through a billing party, except the term “originating party” does not include any entity specifically exempted from the definition of “telecommunications company” as provided in Section 364.02(13)(a) through (f)(12), Florida Statutes.

(41) through (44) renumbered (40) through (43) No change.

~~(44)(45)~~ “Provider.” Any entity telecommunications company providing telecommunication service, excluding pay telephone providers and call aggregators (i.e., local, local toll, and toll providers).

(46) through (54) renumbered (45) through (53) No change.

~~(54)(55)~~ “Toll Provider (TP).” Any entity telecommunications company providing interLATA long distance telecommunications service.

(56) through (59) renumbered (55) through (58) No change.

Specific Authority 350.127(2) FS. Law Implemented 364.01, 364.02, 364.32, 364.335, 364.337, 364.3375, 364.3376, 364.602, ~~364.603, 364.604~~ FS. History—Revised 12-1-68, Amended 3-31-76, Formerly 25-4.03, Amended 2-23-87, 3-4-92, 12-21-93, 3-10-96, 12-28-98, 7-5-00, _____.

25-4.044 Private Line/Special Access Cost Manual.

Specific Authority 350.127(2) FS. Law Implemented 364.14, 364.17 FS. History—New 12-15-86, Repealed _____.

25-4.079 Hearing/Speech Impaired Persons.

(1) through (3) No change.

(4) Intrastate toll message rates for TDD users shall be evening rates for daytime calls and night rates for evening and night calls. These discounts shall be offered by all interexchange carriers and LECs.

(5) Each LEC shall, pursuant to tariff, provide specialized customer premises equipment (CPE), for lease or sale, to hearing/speech impaired persons. This specialized CPE shall be priced to cover fully allocated costs without inclusion of a rate of return on investment component. Each LEC company shall provide at least one type of each of the following categories of specialized CPE:

- (a) through (d) No change.

Specific Authority 350.127(2) FS. Law Implemented 364.01(4), 364.02, 364.025, 364.03, 364.04 FS. History—New 4-5-88, Amended 6-3-90, _____.

25-4.115 Directory Assistance.

- (1) through (2) No change.

~~(3) Charges for intrastate calls to directory assistance outside of the caller’s HNPA shall be at rates prescribed in the general services tariff of the interexchange companies and shall be subject to the following:~~

~~(a) There shall be no charge for up to fifty calls per billing cycle from lines or trunks serving individuals with disabilities. See paragraph (2)(a) of this rule for the definition of “disability”. The interexchange carrier shall charge its prevailing tariff rates for every call in excess of 50 within a billing cycle.~~

Specific Authority 350.127 FS. Law Implemented 364.02, 364.025, 364.03, 364.04, 364.07, 364.08 FS. History—New 6-12-86, Amended 6-3-90, 5-31-93, 11-21-95, _____.

25-4.118 Local, Local Toll, or Toll Provider Selection.

- (1) through (8) No change.

(9) The company shall provide the following disclosures when soliciting a change in service from a customer:

- (a) Identification of the company;
- (b) That the purpose of the visit or call is to solicit a change of the provider of the customer;
- (c) That the provider shall not be changed unless the customer authorizes the change; ~~and~~
- ~~(d) All information as referenced in subsection 25-24.490(3), F.A.C.~~

(d) Upon a customer’s request, the following information will be provided verbally or in writing:

- 1. ~~(d)~~ Any nonrecurring charge;
- 2. ~~(e)~~ Any monthly service charge or minimum usage charge;
- 3. ~~(f)~~ Company deposit practices;
- 4. ~~(g)~~ Any charge applicable to call attempts not answered;
- 5. ~~(h)~~ A statement of when charging for a call begins and ends; and
- 6. ~~(i)~~ A statement of billing adjustment practices for wrong numbers or incorrect bills.

- (10) through (13) No change.

Specific Authority 350.127(2) FS. Law Implemented 364.01, 364.19, 364.285, 364.603 FS. History—New 3-4-92, Amended 5-31-95, 12-28-98, _____.

NAME OF PERSON ORIGINATING PROPOSED RULE:
Nancy Pruitt

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Florida Public Service Commission

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

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: Vol. 30, No. 32, August 6, 2004

PUBLIC SERVICE COMMISSION

DOCKET NO. 041017-TI

RULE TITLES:	RULE NOS.:
Scope and Waiver	25-24.455
Terms and Definitions	25-24.465
Registration Required	25-24.470
Provision of Regulated Telecommunications	
Service to Uncertificated	
Resellers Prohibited	25-24.4701
Application for Certificate	25-24.471
Improper Use of a Certificate	25-24.472
Application for Approval of Assignment	
or Transfer of Certificate	25-24.473
Cancellation of Registration	25-24.474
Company Operations and Customer Relations	25-24.475
Records and Reports	25-24.480
Tariffs	25-24.485
Toll Free Number Transfers	25-24.490
Notice to Customers Prior to Increase	
in Rates or Charges	25-24.491
Application and Scope	25-24.600
Terms and Definitions; Rules Incorporated	25-24.610
Service Requirements for Call Aggregators	25-24.640
Rules Incorporated	25-24.835
Service Standards	25-24.840
Scope	25-24.900
Terms and Definitions	25-24.905
Registration or Certificate of Public	
Convenience and Necessity Required	25-24.910
Tariffs or Price Lists	25-24.915
Standards for Prepaid Calling Services	
and Consumer Disclosure	25-24.920
Adequacy of Service	25-24.930
Penalties	25-24.940

PURPOSE AND EFFECT: To conform the rule to the legislative changes made in 2003 to Chapter 364, F.S.

SUMMARY: Rules 25-24.455-.940, F.A.C., rules pertaining to intrastate interexchange companies (IXCs), contain the regulatory requirements for companies offering interexchange telecommunications service. Chapter 364, F.S. was revised to reduce the Commission’s regulatory authority over interexchange carriers. The proposed rule amendments and repeals would streamline the IXC rules and implement the legislative changes. Rule 25-24.4701, F.A.C., is proposed to be

repealed. The rule sets out requirements on interexchange companies to identify and report its customers that may be reselling or rebilling the service without a certificate from the Commission. Rule 25-24.471, F.A.C., is proposed to be repealed. The rule sets out the procedures for obtaining an IXC certificate and some of the requirements of IXCs once they obtained a certificate. Rule 25-24.472, F.A.C., is proposed to be repealed. The rule prohibits various types of transfers of IXC certificates unless the Commission approved the transfer. Rule 25-24.473, F.A.C., is proposed to be repealed. The rule sets out the requirement for transfers of IXC certificates. Rule 25-24.491, F.A.C., is proposed to be repealed. The rule sets out the requirements for IXCs to notify their customers of increases in rates or charges. Rule 25-24.930, F.A.C., is proposed to be repealed. The rule sets out the minimum requirements for adequate service. Rule 25-24.940, F.A.C., is proposed to be repealed. The rule states that a penalty for an uncertificated company for providing PPSC shall not be less than \$1,000.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COST: Small IXCs would have the same benefits as large IXCs with reduced reporting and fewer rules. Small cities and counties should have no impact from the changes.

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

SPECIFIC AUTHORITY: 350.127, 364.0252, 364.19, 364.3376, 364.604(5), 427.704 FS.

LAW IMPLEMENTED: 350.113, 350.117, 350.127(1), 364.01, 364.02, 364.0252, 364.03, 364.035, 364.04, 364.05, 364.051, 364.057, 364.07, 364.09, 364.016, 364.10, 364.11, 364.183, 364.19, 364.27, 364.285, 364.32, 364.33, 364.335, 364.336, 364.337, 364.3376, 364.345, 364.603, 364.604 FS.

WRITTEN COMMENTS OR SUGGESTIONS ON THE PROPOSED RULE MAY BE SUBMITTED TO THE FPSC, DIVISION OF THE COMMISSION CLERK AND ADMINISTRATIVE SERVICES, WITHIN 21 DAYS OF THE DATE OF THIS NOTICE FOR INCLUSION IN THE RECORD OF THE PROCEEDING.

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

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

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULES IS: Marlene Stern, Florida Public Service Commission, 2540 Shumard Oak Blvd., Tallahassee, Florida 32399-0862, (850)413-6230

THE FULL TEXT OF THE PROPOSED RULES IS:

25-24.455 Scope and Waiver.

(1) This ~~Part part~~ applies only to Intrastate Interexchange Companies (IXCs). As provided by Rules 25-4.002, 25-9.001 and 25-14.001, F.A.C., no provision of Chapters 25-4, 25-9, or 25-14, F.A.C., shall apply to IXCs Interexchange Companies, except as provided by this part.

~~(2) To the extent these rules are inconsistent with provisions of Chapter 364, Florida Statutes, telephone companies subject to this Part are exempted from such provisions or are subject to different requirements than otherwise prescribed for telephone companies under the authority of Section 364.337, Florida Statutes.~~

~~(3) Any interexchange company may petition for exemption from applicable portions of Chapter 364, Florida Statutes, or for application of different requirements than otherwise prescribed for telephone companies by Chapter 364, Florida Statutes, under the authority of Section 364.337, Florida Statutes.~~

~~(2)(4)~~ An IXC interexchange company may petition for a waiver of any provision of this Part. The Commission may grant a waiver to the extent that it determines that it is consistent with the public interest to do so. The Commission may grant the petition in whole or part, may limit the waiver to certain geographic areas and/or may impose reasonable alternative regulatory requirements on the petitioning company. In disposing of a petition, the Commission may consider:

~~(a) The factors enumerated in Section 364.337(4), Florida Statutes;~~

~~(b) through (c) renumbered (a) through (b) No change.~~

~~(5) Any statutory exemptions or rule waivers granted prior to the adoption of this rule are void, and to the extent not covered in this rule, must be renewed.~~

Specific Authority 350.127(2) FS. Law Implemented 364.01, 364.02 364.337 FS. History—New 2-23-87, Amended _____.

25-24.465 Terms and Definitions; ~~Rule Incorporated.~~

(1) For purposes of this Part, the term “Company” means an IXC Interexchange Company.

(2) Rule 25-4.003, Florida Administrative Code, Definitions, applies to IXCs ~~The following rule is incorporated herein by reference.~~

Section	Title	Portions not Applicable
25-4.003	Definitions	Subsection (8)

Specific Authority 350.127(2) FS. Law Implemented 364.01, 364.02, 364.337 FS. History–New 2-23-87, Amended 3-13-96, _____.

25-24.470 Registration Certificate of Public Convenience and Necessity Required.

(1) No person shall provide intrastate interexchange telephone service without first filing an initial tariff containing the rates, terms, and conditions of service and providing the company’s current contact information with obtaining a certificate of public convenience and necessity from the Division of the Commission Clerk and Administrative Services. Services may not be provided, nor may deposits or payment for services be collected until the effective date of a certificate, if granted. However, acquisition of equipment and facilities, advertising and other promotional activities may begin prior to the effective date of the certificate at the applicant’s risk that it may not be granted. In any customer contacts or advertisements prior to certification, the applicant must advise the customer that certification has not and may never be granted.

(2) An original and three (3) copies of the company’s initial tariff shall be filed. The tariff filing shall conform to the requirements of Rule 25-24.485, F.A.C.

(3) The company’s contact information shall be provided using Form PSC/CMP 31 (xx/xx), entitled “IXC Registration Form” which is hereby incorporated into these rules. A copy of the form may be obtained from the Commission’s website, www.floridapsc.com, or by contacting the Commission’s Division of Competitive Markets and Enforcement.

(4) Each IXC shall file and update, within 10 days after any change, the following contact information with the Division of the Commission Clerk and Administrative Services:

(a) Official company name, including any fictitious names, as filed with the Department of State, Division of Corporations; and

(b) Mailing address, including street name and address and post office box, city, state, and zip code.

(c) Name, address, telephone number, and e-mail address and FAX number, where applicable, of the individual who is to serve as primary liaison with the Commission in regard to ongoing operations of the company within the state.

Specific Authority 350.127(2) FS. Law Implemented 364.02, 364.04 364.32, 364.33, 364.335, 364.337 FS. History–New 2-23-87, Amended _____.

25-24.4701 Provision of Regulated Telecommunications Service to Uncertificated Resellers Prohibited.

Specific Authority 350.127(2) FS. Law Implemented 364.07, 364.19, 364.27 FS. History–New 1-12-92, Repealed _____.

25-24.471 Application for Certificate.

Specific Authority 350.127(2) FS. Law Implemented 364.03, 364.32, 364.33, 364.335, 364.337, 364.345 FS. History–New 2-23-87, Amended 5-8-91, 11-20-91, 12-22-92, 10-10-94, 3-13-96, 12-9-96 Repealed _____.

25-24.472 Improper Use of a Certificate.

Specific Authority 350.127(2) FS. Law Implemented 364.32, 364.33, 364.335, 364.337, 364.345 FS. History–New 2-23-87, Repealed _____.

25-24.473 Application for Approval of Assignment or Transfer of Certificate.

Specific Authority 350.127(2) FS. Law Implemented 364.32, 364.33, 364.335, 364.337, 364.345 FS. History–New 2-23-87, Amended 11-20-91, 3-13-96, Repealed _____.

25-24.474 Cancellation of a ~~Certificate~~ Registration.

(1) The Commission may on its own motion cancel a company’s registration certificate for any of the following reasons:

(a) through (c) No change.

(2) If a registered certified company desires to cancel its registration certificate, it shall request cancellation from the Commission in writing and shall provide the following with its request:

(a) Current and any past due Statement of intent and date to pay Regulatory Assessment Fees, and the associated penalty and interest; and

~~(b) Statement of why the certificate is proposed to be cancelled.~~

~~(b)(e) A statement on treatment of customer deposits and final bills.~~

~~(d) Proof of individual customer notice regarding discontinuance of service.~~

(3) Cancellation of the IXC registration ~~Cancellation of a certificate~~ shall be granted ordered subject to the holder providing the information required by subsection (2).

Specific Authority 350.127(2) FS. Law Implemented 350.113, 350.127(1), 364.02, 364.285, 364.337, 364.345 FS. History–New 2-23-87, Amended 3-13-96, _____.

25-24.475 Company Operations and Customer Relations; ~~Rules Incorporated.~~

(1) For intrastate toll calls received from the relay service, each IXC shall offer discounts as required by subsection 25-4.160(1), F.A.C. The following rules are incorporated herein by reference and apply to Interexchange Companies. In these rules, the word “local” should be omitted or interpreted as “toll”, as they shall apply only to interexchange and not local service.

Section	Title	Portions Applicable	25-4.023	Report of Interruptions	Subsection (1)
25-4.022	Complaint Trouble Reports, etc.	All	25-4.043	Inquiries	None
25-4.036	Design and Construction of Plant	All	25-4.0161	Regulatory Assessment Fees	None
25-4.038	Safety	All	25-4.079	Hearing/Speech Impaired Persons	Subsections (1), (2), (3), and (5)
25-4.039	Traffic	All	25-4.115	Directory Assistance	Subsections (1) and (2)
25-4.071	Adequacy of Service	Subsection (5)			
25-24.515	Pay Telephone Service	Subsection (20)			
25-4.077	Metering and Recording Equipment	All			
25-4.160	Operation of Telecommunications Relay Service	Subsection (1)			

(2) Each IXC shall comply with the requirements of Rule 25-4.110, F.A.C.; Customer Billing, subsections (11), (12), (14), (15), (18), and (20). A company may act as an agent of the customer in obtaining service from the local exchange company, provided the local exchange company bills the customer directly for the service rendered.

(3) Each IXC shall comply with the requirements of Rule 25-4.118, F.A.C.; Local, Local Toll, or Toll Provider Selection. For the purpose of this subparagraph, the words "certificate" or "certificated" in Rule 25-4.118, F.A.C. shall be substituted for the word "register" or "registered."

(4) When operator services are provided by an IXC for calls placed from pay telephones or confinement facilities, Part XIII of Chapter 25-24, F.A.C., shall apply for such calls.

(5) Each IXC shall respond to Commission inquiries within 15 days.

(6) Each IXC shall comply with the requirements of Rule 25-4.083, F.A.C., Preferred Carrier Freeze, except subsections (11) and (12).

Specific Authority 350.127(2) FS. Law Implemented 364.02, 364.04, 364.603, 364.604, 364.01(4), 364.07, 364.16, 364.17, 364.185, 364.19, 364.30, 364.337, 364.3375, 364.345, 364.386, 427.704 FS. History—New 2-23-87, Amended 6-24-90, 9-16-92, 2-3-93, 3-13-96, 2-1-99, _____.

25-24.480 Records and Reports; Rules Incorporated.

(1) Each IXC shall remit Regulatory Assessment Fees in accordance with Rule 25-4.0161, F.A.C. The following rules are incorporated herein by reference and apply to interexchange companies. In these rules, the word "local" should be omitted or interpreted as "toll", as they shall apply only to interexchange and not local service.

Section	Title	Portions Not Applicable
25-4.019	Records and Reports in General	None
25-4.020	Location and Preservation of Records	Subsections (1), (3)

(2) Any IXC that keeps its records outside the State shall reimburse the Commission for the reasonable travel expense incurred by each Commission representative during any review of the out-of-state records of the IXC or its affiliates. Reasonable travel expenses are those travel expenses that are equivalent to travel expenses paid by the Commission in the ordinary course of its business. Each company shall file updated information for the following items with the Division of Competitive Markets and Enforcement and the Division of the Commission Clerk and Administrative Services within 10 days after such changes occur:

(a) The IXC shall remit reimbursement for out-of-state travel expenses within 30 days from the date the Commission mails the invoice. The address of the certificate holder's main corporate and Florida offices (if any), including street name and address and post office box, city, state and zip code.

(b) The reimbursement requirement in subsection (2) shall be waived: Telephone number, name, and address of the individual who is to serve as primary liaison with the Commission in regards to the ongoing Florida operations of the certificated company.

1. For any IXC that makes its out-of-state records available at its office located in Florida or at another mutually agreed upon location in Florida within 10 working days from the Commission's initial request. If 10 working days is not reasonable because of the complexity and nature of the issues involved or the volume and type of material requested, the Commission may establish a different time frame for the IXC to bring records into the state. For individual data requests made during an audit, the response time frame established in Rule 25-4.0201, F.A.C., shall control; or

2. For an IXC whose records are located within 50 miles of the Florida state line.

(3) Each IXC shall furnish to the Commission at such times and in such form as the Commission may require, the results of any required tests and summaries of any required records. The IXC shall also furnish the Commission with any information concerning the IXC's facilities or operations which the Commission may reasonably request and require. All such data, unless otherwise specified, shall be consistent with and reconcilable with the IXC's regulatory assessment fee report to the Commission. Each company shall file form PSC/CMP 38 (date) with the Division of Competitive Markets and Enforcement by January 31 of each year. Form PSC/CMP

38 (date), entitled IXC Annual Report Form, is incorporated by reference into this rule and may be obtained from the Division of Communications.

(4) Where an IXC is operated with another enterprise, records must be separated in such manner that the results of the IXC operations may be determined at any time.

(5) Upon notification to the IXC, members may, at reasonable times, make personal visits to the company offices or other places of business within or without the State and may inspect any accounts, books, records, and papers of the IXC which may be necessary in the discharge of Commission duties. Commission staff members will present Commission identification cards as the written authority to inspect records. During such visits the IXC shall provide the staff member(s) with adequate and comfortable working and filing space, consistent with the prevailing conditions and climate, and comparable with the accommodations provided the IXC's outside auditors.

Specific Authority 350.127(2) FS. Law Implemented 350.113, 350.115, 350.117, 364.02, 364.336 364.01(4), 364.17, 364.18, 364.185, 364.337, 427.704 FS. History—New 2-23-87, Amended 4-5-88, 7-11-88, 6-3-90, 10-25-90, 11-20-91, 12-29-91, 12-22-92, 12-27-94, 3-13-96, 10-1-96,

25-24.485 Tariffs.

(1) All initial tariffs filed as part of the registration process in Rule 25-24.470, F.A.C., shall ~~must~~ be filed with the Division of the Commission Clerk and Administrative Services Commission, using the following guidelines, before becoming effective.

(1) General.

(a) Each IXC company shall maintain on file with the Commission tariffs which set forth all of the rates and charges for customer services, the different services available to subscribers and the conditions and circumstances under which service will be furnished. Interexchange carriers are authorized to provide services to other certificated telephone companies by individually negotiated contract rates in addition to filing and providing those services to end users pursuant to tariffs. When an interexchange carrier chooses to utilize such individually negotiated contract rates for services to other certificated telephone companies, and in any other instances in which the Commission has authorized contract rates for specific offerings, the conditions under which such contracts may be offered shall be clearly stated in the company's tariff but the contracts themselves need not be part of the tariff. The contracts must, however, be available for Commission review. The tariff shall not include charges for customer premises equipment.

(b) Each Company shall provide support to accompany any proposed changes as outlined in subsection (4).

(c) through (d) renumbered (b) through (c) No change.

~~(d)(e)~~ The tariff shall be written in a manner such that service will be provided on a non-discriminatory basis. No public statement of service quality, rates, or service offerings or billings should be misleading or differ from those stated in the tariff.

~~(f)~~ A printed notice shall be kept posted by each company in a public and conspicuous place in each office where application for service may be made stating that its tariff and standard contract and agreement forms are on file at that office and are open to examination by any person. The Company will also make available a list of the exchanges it serves.

~~(e)(g)~~ All proposed changes to an ~~the~~ existing tariff shall be directed to the Director of the Division of Competitive Markets and Enforcement, Florida Public Service Commission, 2540 Shumard Oak Boulevard, Tallahassee, FL 32399-085066. A filing must be received by the Division of Competitive Markets and Enforcement Services before 5:00 p.m. of a normal Commission workday in order for it to be "filed" on that day.

~~(f)(h)~~ All tariff changes shall be submitted to the Division of Competitive Markets and Enforcement Commission in triplicate ~~quaduplicate~~ in the form prescribed herein. After the effective date, one copy stamped "received" will be returned to the company, which shall be the notice to the company that the filing has been received and is on file. If acknowledgement of the filing at the time of receipt is desired, the letter of transmittal shall be sent in duplicate with a request that the duplicate be returned.

~~(g)(i)~~ Companies shall charge only the rates contained in their tariff. If a company desires to charge rates or charges at a lower level than is contained in an existing tariff and wishes to charge those lower rates only temporarily and afterwards return to the existing tariff level, it may, instead of filing two tariff revisions to decrease and then later increase the rate, file a single tariff change reflecting the conditions of the temporary tariff change. Such tariff provision shall include the heading "Promotion," and shall state the name of the promotion, a specific description of the tariffed service involved, including all applicable rates, terms, and conditions, specific tariff charges to be reduced, the temporary level of charges, a description of the customers who would be eligible for the decrease, the conditions under which customers would receive a decrease, include the heading "Promotion," and the beginning and ending dates of the reduction. The tariff page(s) describing the terms and rates of the temporary reduction shall immediately precede the permanent tariff pages for the service in the same section of the tariff.

~~(h)(j)~~ No change.

(2) Effective Date.

~~(2)(a)~~ The initial tariff will become effective on the effective date of the company's registration pursuant to Rule 25-24.470, F.A.C. required Certificate of Public Convenience and Necessity, unless the company requests a later effective date.

~~(b) For all companies, Changes~~ changes to an existing tariff will become effective on the day following the day it is filed with the Division of Competitive Markets and Enforcement unless the company requests a later effective date, ~~or the Commission suspends or denies the filing prior to the effective date.~~

(3) Tariffs shall comply with the following format requirements: Format:

(a) All tariffs ~~filed~~ shall be submitted in loose leaf form on 8 1/2" x 11" sheets, typewritten on a good grade of white ~~three-hole~~ paper of durable quality, using one side of the paper only. All copies must be clear and legible. Sufficient margin shall be allowed on each sheet for a left-hand binding edge so that when the tariff book is open all printed matter will be in view.

(b) No change.

(c) Each sheet shall bear the name of the company, as registered with the Commission, in the upper left-hand corner of the sheet.

(d) No change.

(e) Revised sheets in the tariff shall be marked with the number of the revision in the upper right-hand corner and the number of the sheet(s) it replaces. As an example:

First Revised Sheet No. 1
Cancels Original Sheet No. 1
or
Fourth Revised Sheet No. 5.2;
Cancels Third Revised Sheet Nos. 5.2, 5.3 and
Second Revised Sheet 5.4

~~(f) The~~ On the bottom of each sheet shall appear the name and title of the issuing officer shall be placed at the bottom of each sheet of the company. To the right of the issuing officer's name there shall appear "Effective: _____ 11-21-95."

~~(g) The~~ In general, the filed tariffs of the companies shall contain the following in the order listed:

1. Title Page. The title page shall contain a brief description of the tariff and the services offered therein adequately identify the volume as the tariff, filed by the particular company with the Florida Public Service Commission, governing the sale of the specific company service provided, and shall be sheet number 1.

2. Table of Contents and Index. All tariffs shall have a table of contents identifying the page location of each section in the tariff. ~~In tariffs of less than 30 sheets, the table of contents may serve as subject index for the entire volume. In tariffs of 30 sheets or more, each subsection shall will also be individually indexed by subject.~~

3. Symbols used in Tariff Filings. ~~The following S~~ symbols will be used in any proposed change to the existing tariff shall in the manner described herein. The symbols will appear in the right hand margin of each sheet on the same line(s) in to which any change has been made. If three or more consecutive lines are affected, it shall be sufficient to place one symbol shall be placed on the first and last lines with of the group affected and a vertical line drawn connecting the two symbols. In all such cases the pair of symbols will be the same. In the event more than one type of change occurs on the same line, Ttwo or more types of symbols may denoting the changes shall be placed next to each other on the affected line. The symbol page shall identify all symbols used in the tariff. The following are the only letters allowed to denote the following types of change:

- ~~D~~ Delete or Discontinue
- ~~I~~ Change Resulting In An Increase to A Customer's Bill
- ~~M~~ Moved from Another Tariff Location
- ~~N~~ New
- ~~R~~ Change Resulting In A Reduction To A Customer Bill
- ~~T~~ Change in Text or Regulation but No Change to Rate or Charge

4. Technical Terms and Abbreviations. This section shall contain ~~full and concise information as to the meaning of all technical and special terms and abbreviations used in the tariff.~~

5. Rules and Regulations. This section shall include all rules, regulations, practices, exceptions and conditions ~~made or observed relative to the company service furnished, which are general and apply to all or many of the services offered. It shall contain the company's credit rating requirements and its deposit requirements.~~ If a general regulation does not apply to a particular service, that fact should be clearly stated.

6. Description of Services Offered. This section shall describe all services available to end users in Florida.

a. This section shall contain a description of how a billable call is timed, when timing begins and ends, and the method used to make this determination.

b. This section shall also contain a description of how distance is measured for toll rating purposes and the formula used to compute it, as well as what points are used for origination and termination with respect to calculation of the distance between them.

c. This section shall contain a statement of the minimum call completion rate a subscriber can expect to encounter during the IXC's busy hour, expressed as a percentage, computed by dividing the number of calls completed by the number of calls attempted. The stated call completion rate for end to end Feature Group C & D service shall not be less than 90 percent.

d. This section shall detail all relevant information which pertains to a particular type of service, and will be subdivided into subsections for each type of service offered.

7. Rates. All ~~standard rate schedules~~, rates and charges for all services, and other data necessary to compute the customers' ~~monthly~~ bills for intrastate service shall be placed in this section. ~~If more than one type of service is offered, all information pertaining to an individual service shall be grouped together or clearly cross-referenced.~~

(4) Information to Accompany Tariff Filings.

(a) A letter of transmittal shall accompany each filing, which lists the sheets (by sheet number and revision level) being transmitted and gives a brief description of all changes ~~included therein and the reasons for the changes.~~

(b) Along with each tariff filing the company shall include ~~three (3) four (4)~~ copies of the tariff pages which contain proposed changes as they will appear in the approved tariff.

Specific Authority 350.127(2) FS. Law Implemented 364.04, 364.05, 364.057, 364.07, 364.08, 364.09, 364.10, 364.11, 364.14, 364.27, 364.337 FS. History—New 2-23-87, Amended 11-19-89, 11-21-95, 3-13-96, _____.

25-24.490 Customer Relations; Rules Incorporated Toll Free Number Transfers.

~~(1) The following rules are incorporated herein by reference and apply to IXCs:~~

Section	Title	Portions Applicable
25-4.083	Preferred Carrier Freeze	All except subsections (11) and (12)
25-4.110	Customer Billing	Subsections (11), (12), (14), (15), (17), (18), and (20)
25-4.111	Customer Complaint and Service Requests	All except subsection (2)
25-4.112	Termination of Service by Customer	All
25-4.113	Refusal or Discontinuance of Service by Company	All
25-4.114	Refunds	All
25-4.117	800 Service	All
25-4.118	Local, Local Toll, or Toll Provider Selection	All

~~(2) An IXC may require a deposit as a condition of service and may collect advance payments for more than one month of service if it maintains on file with the Commission a bond covering its current balance of deposits and advance payments (for more than one month's service). A company may apply to the Commission for a waiver of the bond requirement by demonstrating that it possesses the financial resources and income to provide assurance of continued operation under its certificate over the long term.~~

~~(3) Upon request, each company shall provide verbally or in writing to any person inquiring about the company's service:~~

- ~~(a) Any nonrecurring charge;~~
- ~~(b) Any monthly service charge or minimum usage charge;~~
- ~~(c) Company deposit practices;~~
- ~~(d) Any charges applicable to call attempts not answered;~~
- ~~(e) A statement of when charging for a call begins and ends, and~~

~~(f) A statement of billing adjustment practices for wrong numbers or incorrect bills. In addition, the above information shall be included in the first bill, or in a separate mailing no later than the first bill, to all new customers and to all customers presubscribing on or after the effective date of this rule, and in any information sheet or brochure distributed by the company for the purpose of providing information about the company's services. The above information shall be clearly expressed in simple words, sentences and paragraphs. It must avoid unnecessarily long, complicated or obscure phrases or acronyms.~~

~~(4) Toll free number transfers.~~

~~(a) through (c) renumbered (1) through (3) No change.~~

Specific Authority 350.127(2), 364.604(5), 364.337(4) FS. Law Implemented 364.03, 364.14, 364.15, 364.16, 364.19, 364.337, 364.602, 364.603, 364.604 FS. History—New 2-23-87, Amended 10-31-89, 3-5-90, 3-4-92, 3-13-96, 12-28-98, 7-5-00, 11-16-03, 9-9-04, _____.

25-24.491 Notice to Customers Prior to Increase in Rates or Charges.

Specific Authority 350.127, 364.0252, 364.19 FS. Law Implemented 364.0252, 364.19 FS. History—New 3-20-03, Repealed _____.

25-24.600 Application and Scope.

(1) The term "company" for the purpose of this Part also includes IXCs.

~~(2)(1) This Part applies to:~~

~~(a) through (c) No change.~~

~~(2) In addition to the rules contained in this Part, every company providing operator services shall also comply with the rules contained in Part X of Chapter 25-24, F.A.C.~~

(3) Each company subject to this Part may petition for exemption from applicable portions of Chapter 364, Florida Statutes, or for application of different requirements than those prescribed for telecommunications companies in Chapter 364, Florida Statutes, under the authority of Section 364.01(4)(b)337, Florida Statutes.

Specific Authority 350.127(2), 364.3376(8) FS. Law Implemented 364.01, 364.3376 FS. History—New 9-6-93, Amended 9-10-97, 2-1-99, _____.

25-24.610 Terms and Definitions; Rules Incorporated.
 (1) For purposes of this Part, the following definitions apply:
 (a) through 6. No change.
 7. ~~School dormitories. Schools required to comply with any portion of Chapters 228 and 246, Florida Statutes, or Section 229.808, Florida Statutes,~~
 8. through 10. No change.
 11. Timeshare plan as defined in Section 721.05(37), Florida Statutes,
 12. No change.
 13. Homes, communities, or facilities funded or insured by the United States Department of Housing and Urban Development (HUD) under 12 U.S.C.S. § 1701q (Law. Co-op. 1994) that sets forth the National Housing Act program designed to aid the elderly.
 (b) through (e) No change.

(2) In addition to the above, the following rules are incorporated herein by reference:

Section	Title	Applicable
25-4.003	Definitions	All
25-4.019	Records and Reports in General	All
25-4.020	Location and Preservation of Records	(2) and (3)

Specific Authority 350.127(2), 364.3376(8) FS. Law Implemented 364.01, 364.016, 364.3376 FS. History—New 9-6-93, Amended 9-10-97, 2-1-99, _____.

25-24.640 Service Requirements for Call Aggregators.

(1) Every call aggregator shall:
 (a) through (e) No change.

(f) Place a written notice in plain view, in the immediate vicinity of each telephone served by the call aggregator, which meets the requirements of Section 364.3376(5), Florida Statutes, (1995) and also clearly states at least the following information:

1. Name of the company providing operator services as it appears on the registration list or certificate issued by the Commission;

2. through 8. No change.

9. The toll-free telephone number of the Florida Public Service Commission's ~~Division of Consumer Affairs.~~

(2) through (3) No change.

Specific Authority 350.127(2), 364.3376(5),(8) FS. Law Implemented 364.01, 364.3376 FS. History—New 9-10-97, Amended _____.

25-24.835 Rules Incorporated.

(1) The following rules are incorporated herein by reference and apply to competitive local exchange companies.

Section	Title	Portions Applicable
25-4.0161	Regulatory Assessment Fees	All
<u>25-4.020</u>	<u>Location and Preservation of Records</u>	(2)
25-4.043	Response to Commission Staff Inquiries	All
25-4.036	Design and Construction of Plant	All
25-4.038	Safety	All
25-4.160	Operation of Telecommunications Relay Service	All
<u>25-24.480</u>	<u>Records and Reports; Rules Incorporated</u>	<u>Subsection (2)</u>

(2) Each company shall file updated information for the following items with the Division of the Commission Clerk and Administrative Services within 10 days after any changes to the following:

(a) The address of the certificate holder's main corporate and Florida offices (if any) including street name and address and post office box, city, state and zip code; or

(b) Telephone number, name, and address of the individual who is to serve as primary liaison with the Commission in regard to the ongoing Florida operations of the certificated company.

Specific Authority 350.127(2), 364.337(2), 427.704(8) FS. Law Implemented 364.016, 364.183, 364.336, 364.337(2) FS. History—New 12-27-95, Amended 4-8-98, 6-24-99, _____.

25-24.840 Service Standards.

(1) through (3) No change.

(4) When operator services are provided by a competitive local exchange company, the competitive local exchange company shall provide access to emergency service, busy line verification, and emergency interrupt service to the subscriber on at least the same level as that provided by the incumbent local exchange company.

Specific Authority 350.127(2) FS. Law Implemented 364.03, 364.035, 364.337, 364.3376, 364.345 FS. History—New 5-6-97, Amended 4-7-03, _____.

25-24.900 Scope.

(1) This Part applies to companies that provide prepaid calling services (PPCS) to the public using its own or resold telecommunications networks.

(2) No change.

Specific Authority 350.127(2) FS. Law Implemented 364.01, 364.02, 364.19, 364.337(4) FS. History—New 3-26-98, Amended _____.

25-24.905 Terms and Definitions.

For purposes of this Part, the definitions to the following terms apply:

- (1) through (4) No change.

Specific Authority 350.127(2) FS. Law Implemented 364.01, 364.02, 364.03, 364.051, 364.335, 364.337(4) FS. History—New 3-26-98, Amended _____.

25-24.910 Registration or Certificate of Public Convenience and Necessity Required.

A company shall not provide PPCS without first obtaining a certificate of public convenience and necessity as a local exchange company, competitive local exchange company, or registering as an interexchange company pursuant to Rule 25-24.470, F.A.C. The name used as the provider of PPCS printed on the prepaid calling card shall appear identical to the name in which the certificate is issued or registration is made. A “doing business as” name may be used in lieu of the certificated or registered name if it is registered as a fictitious name with the Florida Division of Corporations, and reflected on the certificate or registration with the Commission before the name is used on the card.

Specific Authority 350.127(2) FS. Law Implemented 364.02, 364.33, 364.335, 364.337(4) FS. History—New 3-26-98, Amended _____.

25-24.915 Tariffs or Price Lists.

(1) This section applies to all companies as defined in subsection 25-24.905(1), F.A.C., ~~regardless of certificate type or other tariff or price list requirements.~~

- (2) No change.

(3) Each company shall include in its tariff or price list the following information:

(a) Maximum amount a person will be charged per billing increment ~~minute~~ for PPCS, and

(b) Any applicable surcharges or other fees assessed in addition to the billing increment that reduces the value of the card.

Specific Authority 350.127(2) FS. Law Implemented 364.04, 364.051, 364.057, 364.08, 364.09, 364.10, 364.19, 364.27, 364.337 FS. History—New 3-26-98, Amended _____.

25-24.920 Standards for Prepaid Calling Services and Consumer Disclosure.

(1) The following information shall be legibly printed on the card:

(a) The Florida certificated or registered name, or “doing business as” name as provided for by Rule 25-24.910, F.A.C., clearly identified as the provider of the PPCS;

- (b) through (d) No change.

(2) Each company shall provide the following information legibly printed either on the card, packaging, or display visibly in a prominent area at the point of sale of the PPCS in such a manner that the consumer may make an informed decision prior to purchase:

(a) Maximum charge per billing increment ~~minute~~ for PPCS;

(b) Any applicable surcharges or other fees assessed in addition to the billing increment that reduces the value of the card; and

- (c) No change.

The company must insure by contract with its retailers or distributors that the information is provided to the consumer.

(3) Each company shall provide through its customer service number the following information:

(a) Certificate or registration number;

- (b) through (6) No change.

~~(7) The billing increment shall not exceed one minute.~~

~~(8) Each company shall only charge for conversation time plus applicable surcharges.~~

~~(9) Conversation time of less than a full minute shall not be rounded up beyond the next full minute.~~

- (10) through (11) renumbered (7) through (8) No change.

~~(12) All cards sold by the company after July 1, 1998, must comply with this rule.~~

Specific Authority 350.127(2) FS. Law Implemented 364.01, 364.02, 364.03, 364.04, 364.19 FS. History—New 3-26-98, Amended _____.

25-24.930 Adequacy of Service.

Specific Authority 350.127(2) FS. Law Implemented 364.01, 364.19 FS. History—New 3-26-98, Repealed _____.

25-24.940 Penalties.

Specific Authority 350.127(2) FS. Law Implemented 364.285 FS. History—New 3-26-98, Repealed _____.

NAME OF PERSON ORIGINATING PROPOSED RULE:
Nancy Pruitt

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Florida Public Service Commission
DATE PROPOSED RULE APPROVED BY AGENCY HEAD: January 18, 2005

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: Vol. 30, No. 32, August 6, 2004

PUBLIC SERVICE COMMISSION

DOCKET NO. 041304-TC

RULE TITLE: Pay Telephone Service
RULE NO.: 25-24.515

PURPOSE AND EFFECT: The purpose of the rule amendment is to change the design standards for pay telephones from the ANSI Standards for Accessible Design to the ADA Standards for Accessible Design, 28 CFR Part 36 (July 1, 2003 Edition). By using the ADA Standards for Accessible Design, the Commission will be approving a standard that is nationally recognized and is fully enforceable by the Department of Justice. The Legislature of the State of Florida has adopted the statewide use of the ADA Standards for Accessible Design in Section 553.02, Florida Statutes.

SUMMARY: The rule changes the design standards for pay telephones from the ANSI standards to the ADA standards.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COST: Costs could be incurred by pay telephone providers if equipment must be rearranged to comply with the ADA Standards. There should be a benefit to those whom the accessibility requirements are meant to help. The total potential net costs or benefits are unknown.

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

SPECIFIC AUTHORITY: 350.127(2) FS.

LAW IMPLEMENTED: 364.03, 364.035, 364.063, 364.337, 364.3375, 364.345 FS.

WRITTEN COMMENTS OR SUGGESTIONS ON THE PROPOSED RULE MAY BE SUBMITTED TO THE FPSC, DIVISION OF THE COMMISSION CLERK AND ADMINISTRATIVE SERVICES, WITHIN 21 DAYS OF THE DATE OF THIS NOTICE FOR INCLUSION IN THE RECORD OF THE PROCEEDING.

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

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

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Ray Kennedy, Florida Public Service Commission, 2540 Shumard Oak Blvd., Tallahassee, Florida 32399-0862, (850)413-6584

THE FULL TEXT OF THE PROPOSED RULE IS:

25-24.515 Pay Telephone Service.

(1) through (9) No change.

(10) Each pay telephone station ~~that which~~ provides access to any interexchange company shall provide coin free access, except for Feature Group A access, to all locally available interexchange companies. The pay telephone station shall provide such access through the forms of access purchased by

locally available long distance carriers such as 10XXX+0, 10XXXX+0, 101XXXX+0, 950, toll free (e.g., 800, 877, and 888) access.

(11) through (17) No change.

(18)(a) Except as provided in paragraphs (18)(b)-(d) below, each pay telephone station shall conform to sections 4.1.3(17), 4.2.4, 4.2.5, 4.2.6, 4.5.1, 4.31.2, 4.31.3, and 4.31.5 ~~703.7.2.3 and 704~~ of the ADA Accessibility Guidelines for Buildings and Facilities, Appendix A to 28 CFR Part 36, (July 1, 2003 Edition) American National Standards Accessible and Usable Buildings and Facilities, approved, by the American National Standards Institute, Inc. (ANSI A117.1-1998), which ~~sections are~~ is incorporated by reference into this rule. This rule does not apply to public text telephone and closed circuit telephones.

~~(b) Where there are two or more pay telephone stations located in a group, there shall be a minimum of one telephone per group of ten which conforms to the ANSI standards listed in paragraph (18)(a). The conforming station must be physically located in the group of pay telephone stations or must be installed within a clear line of sight within 15 feet of the group and the route to the conforming station must be free from wheelchair barriers.~~

~~(c) Except for locations on floors above or below entry level in buildings not serviced by a ramp or elevator, pay telephone stations shall be placed in areas accessible to the physically handicapped.~~

~~(b)(d)~~ Pay telephones shall not be installed where the required “clear floor or ground space” provided for in ADA Accessibility Guidelines for Buildings and Facilities ANSI sections 4.2.4.1, 4.2.4.2, and 4.31.2 ~~704.2.1~~ would be reduced by a vehicle parked in a designated parking space.

(19) No change.

(20) Toll Fraud Liability.

(a) A company providing interexchange telecommunications services or local exchange telecommunications services shall not collect from a pay telephone provider for charges billed to a line for calls ~~that~~ which originated from that line through the use of access codes such as 10XXX, 10XXXX, 101XXXX, 950, and toll free (e.g., 800, 877, 888) access codes, or when the call originating from that line otherwise reached an operator position, if the originating line is subscribed to outgoing call screening and the call was placed after the effective date of the outgoing call screening order.

(b) through (23) No change.

Specific Authority 350.127(2) FS. Law Implemented 364.03, 364.035, 364.063, 364.337, 364.3375, 364.345 FS. History—New 1-5-87, Amended 4-14-92, 12-21-92, 2-3-93, 10-10-94, 12-27-94, 9-5-95, 2-1-99, 12-23-02, _____

NAME OF PERSON ORIGINATING PROPOSED RULE:
Ray Kennedy

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Florida Public Service Commission

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: January 18, 2005
 DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: Vol. 30, No. 32, August 6, 2004

DEPARTMENT OF CORRECTIONS

RULE TITLES:	RULE NOS.:
Staff Housing – Definitions	33-208.501
Staff Housing – Administrative Responsibilities	33-208.503
Criteria for Assignment to Staff Housing	33-208.504
Staff Housing Agreement Form	33-208.506
Responsibilities of Staff Housing Occupants	33-208.507
Staff Housing – Repairs and Replacements	33-208.509
Termination of Staff Housing Agreement	33-208.510

PURPOSE AND EFFECT: The purpose and effect of the proposed rule is to correct office and position titles; add needed definitions; define areas of responsibility for the staff housing program; clarify provisions related to availability of housing and limitations on pets.

SUMMARY: The proposed rules correct office and position titles; add definitions for “essential staff” and “guest”; shift primary responsibility for staff housing program administration from the wardens to the regional directors; clarify that staff housing availability is not guaranteed when an employee changes positions; and provide authority for wardens to set limits on the number of household pets allowed.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COST: None.

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

SPECIFIC AUTHORITY: 20.315, 216.262, 944.09, 945.025 FS.

LAW IMPLEMENTED: 20.315, 216.262, 944.09, 945.025 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 RULES IS: Perri King Dale, Office of the General Counsel, Department of Corrections, 2601 Blair Stone Road, Tallahassee, Florida 32399-2500

THE FULL TEXT OF THE PROPOSED RULES IS:

33-208.501 Staff Housing – Definitions.

For the purposes of this chapter:

(1) through (6) No change.

(7) “Essential Staff” refers to those staff who perform critical functions in times of institutional emergencies. Examples include members of special squads, maintenance personnel, medical personnel, and correctional officers.

(8) “Guest” refers to someone other than an authorized occupant that may be present in the home for a period not to exceed 30 days.

~~(9)(7)~~ “Approving Authority” –

(a) For institutions means the deputy secretary, chief of staff, ~~assistant secretaries~~ directors, regional directors, wardens or assistant wardens with authorizing authority for volunteers or interns and associated programs at an institution;

(b) For facilities or offices means the deputy secretary, chief of staff, ~~assistant secretaries~~ directors, regional directors, circuit administrators and deputy circuit administrators with authorizing authority for volunteers or interns and associated programs at a facility or office.

Specific Authority 20.315, 944.09(1), 945.025(1) FS. Law Implemented 20.315, 944.09(1), 945.025(1) FS. History—New 9-1-88, Formerly 33-26.001, 33-602.501, Amended 8-16-00, 4-8-02, _____.

33-208.503 Staff Housing – Administrative Responsibilities.

(1) The regional director ~~warden~~ is primarily responsible for administering the department’s staff housing program. As the representative of the regional director, ~~the warden’s~~ duties include:

(1) through (6) renumbered (a) through (f) No change.

(2) Complaints regarding staff housing shall be submitted to the warden in memo form giving details surrounding the issues involved.

(a) The warden shall review the issues and any other pertinent information surrounding the issues in dispute and make a final decision.

(b) A written response describing any corrective action or conclusions shall be provided to the individual lodging the complaint.

Specific Authority 20.315, 944.09(1), 945.025(1) FS. Law Implemented 20.315, 944.09(1), 945.025(1) FS. History—New 9-1-88, Formerly 33-26.003, 33-602.503, Amended 8-16-00, _____.

33-208.504 Criteria for Assignment to Staff Housing.

The warden shall assign staff housing based upon the best interests of the institution and the following:

(1) Houses, Apartments and Mobile Homes.

(a) To the extent that houses, apartments and mobile homes are available, certain priority staff of a major institution shall be required to live at the institution of their assignment so that emergencies can be resolved with a minimum of delay. An institution with insufficient housing for its priority staff may be allocated such housing at a nearby institution by the Regional Director. The following priority staff are listed in the order of priority by which the assignment of at least one employee in each category shall be considered by the warden. The warden also has authority to recommend that these personnel live off the grounds. Only the Secretary may alter these priorities based upon proof of an employee’s significant personal hardship or in the best interests of the Department.

- 1. through 7. No change.
- (b) through (5) No change.

Specific Authority 20.315, 944.09(1), 945.025(1) FS. Law Implemented 20.315, 944.09(1), 945.025(1) FS. History--New 9-1-88, Amended 9-5-89, Formerly 33-26.004, 33-602.504, Amended 8-16-00, 4-8-02, 1-19-03,

- 33-208.506 Staff Housing Agreement Form.
- (1) No change.

(2) A new Staff Housing Agreement shall be submitted by any occupant who desires further assignment to staff housing after either changing positions to one outside of the class series under which the current assignment was made or transferring to another institution. The new Staff Housing Agreement shall be processed in compliance with the assignment criteria in Rule 33-208.504, F.A.C., herein. As an employee changes positions, there is no guarantee of staff housing in that there may be a higher priority need unique to a specific location.

- (3) No change.

Specific Authority 20.315, 944.09(1), 945.025(1) FS. Law Implemented 20.315, 944.09(1), 945.025(1) FS. History--New 9-1-88, Formerly 33-26.006, 33-602.506, Amended 8-16-00, 4-8-02,

- 33-208.507 Responsibilities of Staff Housing Occupants.
- (1) Emergency Duty.

- (a) No change.

(b) Occupants of all staff housing, except officer quarters, shall immediately install a telephone upon occupancy and furnish the number to the Chief of Security ~~Correctional Officer~~ and service center personnel office.

- (2) General.

(a) Occupants shall be responsible for compliance with all applicable laws, rules, procedures, policy and procedure directives and institutional operating procedures by themselves, family members and guests.

- (b) No change.

(c) Occupants shall not alter the physical structure of staff housing unless a written request is approved in advance by the warden based upon the adequacy of structural considerations, aesthetic compatibility with existing structures, and the best interests of the institution. If the occupant is the warden, a written request must be approved in advance by the regional director.

(d) Occupants shall not install structures or buildings such as carports, portable pools, utility buildings, storage shelters and fences unless a written request is approved in advance by the warden based upon the adequacy of structural considerations, aesthetic compatibility with existing structures, and the best interests of the institution. If the occupant is the warden, a written request must be approved in advance by the regional director. Any such structure or building that is not designed as a permanent addition to the state-owned housing may be removed by the installing occupant at any time through his last day of occupancy.

- (e) through (q) No change.
- (3) Pets.

(a) The warden is authorized to establish limits on the number of household pets permitted to any occupant.

- (a) through (b) renumbered (b) through (c) No change.

Specific Authority 20.315, 944.09(1), 945.025(1) FS. Law Implemented 20.315, 944.09(1), 945.025(1) FS. History--New 9-1-88, Formerly 33-26.007, 33-602.507, Amended 8-16-00, 1-19-03,

- 33-208.509 Staff Housing – Repairs and Replacements.
- (1) State Property.
- (a) No change.

(b) Any requests for repairs shall be submitted to the Assistant Warden for Operations in memo form for referral to maintenance personnel.

(c) Emergency repairs during non-duty hours shall be transmitted by telephone to the control room for referral to the on-call maintenance staff.

- (b) through (c) renumbered (d) through (e) No change.
- (2) No change.

Specific Authority 20.315, 944.09(1), 945.025(1) FS. Law Implemented 20.315, 944.09(1), 945.025(1) FS. History--New 9-1-88, Formerly 33-26.009, 33-602.509, Amended

- 33-208.510 Termination of Staff Housing Assignment.
- (1) No change.
- (2) Revocation.

(a) An assignment to staff housing shall be revoked when it is in the best interests of the institution or Department. Specific grounds for revocation shall include any violation by an occupant, family member or guest of any provision of the housing agreement, this chapter, the institution's operating procedures, any rule, procedure or policy and procedure directive of the Department, or any local, state or federal law. Revocation may be based on the same conduct for which separate disciplinary action is taken, but each action shall be determined on its own merits. Revocation is not and shall not be considered disciplinary action.

- (b) No change.
- (3) No change.

Specific Authority 20.315, 944.09(1), 945.025(1) FS. Law Implemented 20.315, 944.09(1), 945.025(1) FS. History--New 9-1-88, Amended 6-22-89, Formerly 33-26.010, 33-602.510, Amended 8-16-00, 4-8-02, 1-19-03,

NAME OF PERSON ORIGINATING PROPOSED RULE:
George Sapp
NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: James V. Crosby, Jr.
DATE PROPOSED RULE APPROVED BY AGENCY HEAD: December 27, 2004
DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: January 14, 2005

(b) If the business organization has a financially responsible officer, the financially responsible officer, rather than the qualifying contractor, shall complete the Financial Responsibility Acknowledgment Statement contained in the Contained in Form DBPR/CILB/021, Financially Responsible Officer Application, supplied by the Department as provided in Rule 61G4-12.006, F.A.C. In addition, the financially responsible officer shall comply with the requirements of Rules 61G4-15.005 and 61G4-15.006, F.A.C., except that the financially responsible officer shall also demonstrate a personal or business organization net worth of at least \$10,000 regardless of the category of contractor's license held by any other qualifier for the business organization, \$10,000 cash and bond in form acceptable to the Board's Executive Director made payable to the Construction Industries Recovery Fund as reimbursement in the amount of \$50,000. For purposes of Section 489.105(14), F.S., a "person" means a human being who is at least eighteen (18) years of age.

(c) through (5) No change.

(6) The applicant seeking to qualify an additional business organization must appear before the Committee for review of the application, and may appear before both the Committee and the Board. The Board office shall schedule all qualified applicants for appearance before the Committee. All applicants shall comply with the guidelines mailed to them with the application forms, ~~numbered DPR/CILB/020~~, titled "Questionnaire - Qualifying Additional Business Organization," supplied by the Department as set forth in Rule 61G4-12.006, F.A.C.

(7) No change.

Specific Authority 489.108 FS. Law Implemented 489.105, 489.107, 489.115, 489.119, 489.1195, 489.143, 455.213 FS. History-New 12-6-83, Formerly 21E-15.021, Amended 3-29-88, 8-8-88, 9-24-92, 12-28-92, Formerly 21E-15.0021, Amended 7-18-94, 7-5-95, 11-12-95, 2-6-96, 9-3-96, 11-27-96, 11-13-97, 9-15-98, _____.

61G4-15.026 Certification of Gas Line Specialty Contractors.

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

1. Any person who desires to become a certified gas line specialty contractor shall apply to the Construction Industry Licensing Board of the Department of Business and Professional Regulation on the Application For Certification Examination supplied by the Department Form Number BPR/CILB/001, as set forth in Rule 61G4-12.006, F.A.C.

2. through (b) No change.

Specific Authority 120.53, 455.217(1), 489.113(6), 489.115(4) FS. Law Implemented 120.53, 455.217(1), 489.113(6), 489.115(4), 455.213 FS. History-New 10-17-93, Amended 7-17-96, _____.

61G4-15.027 Pollutant Storage System Specialty Contractors.

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

1. Any person who desires to become a certified pollutant specialty contractor shall apply to the Board in writing on form BPR/CILB/001, supplied by the Department as incorporated in paragraph 61G4-12.006(3)(a), F.A.C.

2. through (3) No change.

Specific Authority 489.108, 489.113(3),(7), 489.129(3), 489.133 FS. Law Implemented 489.113(3),(7),(8), 489.115(4),(5), 489.133, 455.213 FS. History-New 2-1-00, Amended _____.

61G4-15.028 Precision Tank Testers.

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

1. Any person who desires to become a registered precision tank tester shall apply to the Board in writing on form DPR/CILB/031, supplied by the Department as incorporated in paragraph 61G4-12.006(1)(a), F.A.C.

2. through (b) No change.

Specific Authority 489.108, 489.113(3),(7), 489.129(3), 489.133 FS. Law Implemented 489.113(3),(7),(8), 489.115(4), 489.133, 455.213 FS. History-New 2-1-00, Amended _____.

61G4-15.029 Tank Lining Applicators.

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

1. Any person who desires to become a registered tank Lining applicator shall apply to the Board in writing on form DPR/CILB/031, supplied by the Department as incorporated in paragraph 61G4-12.006(1)(a), F.A.C.

2. through (b) No change.

Specific Authority 489.108, 489.113(3),(7), 489.129(3), 489.133 FS. Law Implemented 489.113(3),(7),(8), 489.115(4), 489.133, 455.213 FS. History-New 2-1-00, Amended _____.

61G4-15.031 Medical Gas Certification.

(1) through (4)(b) No change.

(5) Instructional entities seeking provider status from the Board in order to provide courses in medical gas systems training shall be entities incremental and incidental to the plumbing industry and shall demonstrate to the Board their qualifications to provide such courses, including classroom and practical work on medical gas systems in compliance with Section 489.1136, F.S., and all sections of this rule. Such instructional entities seeking provider status shall make application to the Board using Form supplied by the Department DPR/CILB/057, as provided in Rule 61G4-12.006, F.A.C.

(6) through (8) No change.

Specific Authority 489.108, 489.1136, 455.213 FS. Law Implemented 489.1136 FS. History-New 7-4-00, Amended _____.

NAME OF PERSON ORIGINATING PROPOSED RULE:
Tim Vaccaro, Executive Director, Construction Industry Licensing Board

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Construction Industry Licensing Board

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

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

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Construction Industry Licensing Board

RULE TITLE: Registration of Course Providers

RULE NO.: 61G4-18.003

PURPOSE AND EFFECT: To address the criteria for course provider registration.

SUMMARY: Criteria for Registration Course Providers.
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: 455.213, 455.2177, 455.2178, 455.2179, 489.108, 489.115 FS.

LAW IMPLEMENTED: 455.213(6), 455.2177, 455.2178, 455.2179, 489.115 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: Tim Vaccaro, Executive Director, Construction Industry Licensing Board, 1940 North Monroe Street, Tallahassee, Florida 32399-0750

THE FULL TEXT OF THE PROPOSED RULE IS:

61G4-18.003 Registration of Course Providers.

(1) Each provider must submit the registration and the course for approval on the Provider Approval Application provided by the Department, as set forth in paragraph 61G4-12.006(6)(a), F.A.C., and must include the name, address, (including an e-mail address) phone number and facsimile number of the course provider. The Registration must also include the name and address of each person or entity who has an ownership interest in the course provider or who is entitled to receive any portion of the revenues from the course provider.

(2) through (6) No change.

Specific Authority 455.213(6), 455.2177, 455.2178, 455.2179, 489.108, 489.115 FS. Law Implemented 455.213(6) 455.2177, 455.2178, 455.2179, 489.115, 455.213 FS. History—New 12-2-93, Amended 1-18-95, 6-5-95, 8-10-95, 11-25-97, 4-15-99, 3-25-01, _____.

NAME OF PERSON ORIGINATING PROPOSED RULE: Tim Vaccaro, Executive Director, Construction Industry Licensing Board

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Construction Industry Licensing Board

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

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: December 20, 2004

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Board of Employee Leasing Companies

RULE TITLE: Annual Assessment on Gross

RULE NO.: 61G7-5.002

PURPOSE AND EFFECT: The proposed rule amendment sets forth the amount of the assessment fee based upon Florida gross payroll that is due annually.

SUMMARY: The proposed rule amendment lowers the amount of the assessment fee that is due annually.

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

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

SPECIFIC AUTHORITY: 468.522 FS.

LAW IMPLEMENTED: 468.526 FS.

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Anthony Spivey, Executive Director, Employee Leasing Board, 1940 North Monroe Street, Tallahassee, Florida 32399-0783

THE FULL TEXT OF THE PROPOSED RULE IS:

61G7-5.002 Annual Assessment on Gross Florida Payroll.

(1) The Department of Business and Professional Regulation shall assess each Employee Leasing Company and each Employee Leasing Company Group an annual assessment fee based upon the preceding calendar year's gross Florida payroll of the company or group. The assessment shall be due on April 1 of each year and shall become delinquent after April 30. For new applicants the initial assessment shall be due with the licensure application. Funds collected under this assessment are to be made payable to the Board and to be

deposited into the Professional Regulation Trust Fund as created within the Department. The annual assessment fee shall be calculated in accordance with the following table:

Amount of Gross Assessment Florida Payroll Fee Due		
less than \$250,000	\$ 144.00	<u>\$72.00</u>
\$250,000 – \$500,000	\$ 254.00	<u>\$127.00</u>
\$500,001 – \$1,000,000	\$ 380.00	<u>\$190.00</u>
\$1,000,001 – \$2,500,000	\$ 535.00	<u>\$267.50</u>
\$2,500,001 – \$5,000,000	\$ 689.00	<u>\$344.50</u>
\$5,000,001 – \$7,500,000	\$ 844.00	<u>\$422.00</u>
\$7,500,001 – \$10,000,000	\$ 998.00	<u>\$499.00</u>
\$10,000,001 – \$15,000,000	\$1,154.00	<u>\$577.00</u>
\$15,000,001 – \$20,000,000	\$1,308.00	<u>\$654.00</u>
\$20,000,001 – \$30,000,000	\$1,462.00	<u>\$731.00</u>
\$30,000,001 – \$40,000,000	\$1,617.00	<u>\$808.50</u>
\$40,000,001 – \$50,000,000	\$1,829.00	<u>\$914.50</u>
greater than \$50,000,000	\$2,039.00	<u>\$1,019.50</u>
(2) through (4) No change.		

Specific Authority 468.522 FS. Law Implemented 468.526 FS. History—New 7-15-92, Formerly 21EE-5.002, Amended 4-25-94, 6-10-96, 6-22-98, 7-11-00, 9-5-04, _____.

NAME OF PERSON ORIGINATING PROPOSED RULE:
Employee Leasing Board
NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Employee Leasing Board
DATE PROPOSED RULE APPROVED BY AGENCY HEAD: January 19, 2005
DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: December 30, 2004

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Board of Accountancy

RULE TITLES:	RULE NOS.:
Continuing Professional Education	61H1-33.003
Continuing Professional Education/Ethics Board Approval of CPA Ethics	61H1-33.0031
Continuing Education by Providers	61H1-33.3032
Obligations of CPA Ethics Course	
Continuing Education Providers	61H1-33.0033
Evaluation of CPA Ethics Course Providers	61H1-33.0034
Duration of CPA Ethics	
Course Provider Status	61H1-33.00341

PURPOSE AND EFFECT: The Board is promulgating the above rules pursuant to Section 473.312(1), F.S., to set out the requirements of continuing education providers who will be providing the CPA Ethics Courses required by that statute.

SUMMARY: Rule 61H1-33.003, F.A.C., is being amended to add the requirement that at least four hours of the continuing professional education must be in ethics and to update the requirement date; Rule 61H1-33.0031, F.A.C., sets out the

CPE requirements for each period and that licensees must attain completion certificate and if course is in two modules, licensee must complete both modules under the same CPE provider; Rule 61H1-33.0032, F.A.C., sets out the approval requirements for CPE provider status; Rule 61H1-33.0033, F.A.C., sets out the CPE provider obligations in providing the education; Rule 61H1-33.0034, F.A.C., explains the evaluation process of the ethics courses and seminars offered by providers; and Rule 61H1-33.00341, F.A.C., sets out the duration of the provider status approval and requirements that providers must be approved for each biennium.

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: 120.551(1)(a)4., 473.304, 473.312 FS.

LAW IMPLEMENTED: 473.312(1)(a),(c) FS.

IF REQUESTED WITHIN 21 DAYS OF THE DATE OF THIS NOTICE, A NOTICE OF 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: John W. Johnson, Executive Director, Board of Accountancy, 240 N. W. 76 Drive, Suite A, Gainesville, Florida 32607

THE FULL TEXT OF THE PROPOSED RULES IS:

61H1-33.003 Continuing Professional Education.

(1)(a) In any given reestablishment period, each certified public accountant must have completed at any time or times during the two-year period, at least 80 hours of educational instruction or training in public accounting subjects or courses of study, as defined hereinafter, of which at least 20 hours must have been in accounting-related and/or auditing-related subjects and of which no more than 20 hours may be in behavioral subjects and at least four hours shall be in ethics beginning with the reestablishment period ending June 30, 2006.

(b) No change.

(2) through (7) No change.

Specific Authority 120.551(1)(a)4., 473.304, 473.312 FS. Law Implemented 473.312(1)(a),(c) FS. History—New 12-4-79, Amended 2-3-81, 4-5-83, 10-19-83, 8-20-85, Formerly 21A-33.03, Amended 9-18-88, 7-7-92, 12-2-92, Formerly 21A-33.003, Amended 12-14-93, 1-26-98, 12-17-00, 8-21-01, _____.

61H1-33.0031 Continuing Professional Education/Ethics. Effective with the CPE reporting period ending June 30, 2006:

(1) A licensee must complete no less than four of the total hours required for any reestablishment period.

(2) Licensees shall attain a certificate of course completion prior to completing the exam requirements in Rule 61H1-28.007, F.A.C.

(3) In the event the course is taken in two modules, licensees must complete the four-hour requirement with the same provider.

Specific Authority 120.55(1)(a)4., 473.304, 473.312 FS. Law Implemented 473.312(1)(a),(c) FS. History--New _____.

61H1-33.0032 Board Approval of CPA Ethics Continuing Education by Providers.

(1) Applicants for continuing education provider status to offer courses which satisfy the four (4) hour certified public accountant continuing education ethics requirement in Section 473.312(1)(c), F.S., must meet the requirements of subsections (2) and (3) of this rule.

(2) To demonstrate the education and/or the experience necessary to offer courses which satisfy the CPA continuing education ethics requirement, an applicant for continuing education provider status must be a regionally accredited educational institution, a commercial educator, a governmental agency, a state or national certified public accounting professional association whose purpose includes fostering ethical conduct and promoting standards of independence, integrity, and objectivity in the certified public accounting profession, a certified public accountant who has not been disciplined by the Board, or a certified public accounting firm.

(3) To allow the Board to evaluate an application for continuing education provider status, the applicant must submit the following:

(a) The name, address and telephone number of the prospective provider;

(b) A description of the ethics course the provider expects to conduct for credit to include a review of Chapters 455 and 473, F.S., the related administrative rules, and topics including but not limited to: ethical conduct, core values and competencies, professional responsibility, responsibility to clients and the public, case studies that require the application of ethics principles, national professional standards and interpretations, and appropriate national issues related to the practice of accounting;

(c) A description of the staffing capability of the applicant;

(d) A sample of intended course materials;

(e) A list of anticipated locations to conduct the courses;

(f) A complete course curriculum;

(g) A description of the means the applicant will use to update the course in response to rule or law changes;

(h) Documentation that the ethics course instructor will notify the ethics course provider of any disciplinary action taken against the instructor by the board;

(i) A fee which in an amount necessary to reimburse the Board and Department for the review of each course for compliance with these Rules and Section 473.312(1)(c), F.S.

(4) Should the Board determine that the provider has failed to provide appropriate continuing education services, it shall request that the Department issue an order requiring the provider cease and desist from offering certified public accountant ethics continuing education courses and shall request that the Department revoke any approval of the certified public accountant ethics course provider granted by the Board.

(5) No provider may allow any certified public accountant to conduct any certified public accountant ethics course or seminar offered by the provider if that certified public accountant has been disciplined. Upon receipt of notice from an instructor that the instructor has been disciplined, the provider shall, within fourteen (14) days, write to the Board office and confirm that the instructor is no longer conducting certified public accountant ethics course or seminar offered by the provider. For the purpose of this subsection, a letter of guidance shall not constitute "discipline."

(6) The Board retains the right and authority to audit and/or monitor programs and review records and course materials given by any provider approved pursuant to this rule. The Board shall revoke the approved status of the ethics course provider or reject individual ethics courses given by an ethics course provider if the provider disseminated any false or misleading information in connection with the continuing education programs, or if the provider fails to conform to and abide by the rules of the Board.

Specific Authority 120.55(1)(a)4., 473.304, 473.312 FS. Law Implemented 473.312(1)(a),(c) FS. History--New _____.

61H1-33.0033 Obligations of CPA Ethics Course Continuing Education Providers.

To maintain an approved status as an ethics course continuing education provider, the provider must:

(1) Retain documentation that the course instructor is a certified public accountant licensed by a state or territory of the United States who has practiced in a public accounting firm for five of the last ten years, whose background, training, education or experience makes it appropriate for the person to teach the course.

(2) Require each licensee to complete the entire four-hour certified public accountant ethics course requirement in order to receive a certificate of attendance;

(a) Offer the four-hour certified public accountant ethics course in one module of four credit hours or two modules of two credit hours.

(3) Furnish each participant with an individual certificate of attendance in a format to include course date, location, attendee name and certified public accountant ethics course provider number. An attendance record shall be maintained by the provider for four years and shall be available for inspection by the Board. Providers shall maintain security of attendance records and attendance records.

(4) Ensure that all promotional material for courses or seminars offered to licensees for credit contain the certified public accountant ethics course provider number and course title.

(5) Allow only one hour credit for each hour of classroom, audio or video instruction, an "hour of classroom, audio or video instruction" being a minimum of 50 minutes instruction or presentation.

(6) Allow only one hour of credit for each "hour of correspondence study." The "hour of correspondence study" must be based on the average completion time of each course as established by the provider.

(7) Provide a written examination to each participating licensee in correspondence study courses. In order to complete the course, the licensee must sign and date the examination and receive a minimum grade of eighty percent (80%). If a licensee fails the examination, the licensee will be permitted to take the examination again in order to achieve a passing grade.

(8) Ensure that all correspondence or other individual study courses are approved by the National Association of State Boards of Accountancy Quality Assurance Service.

(9) Notify the Board within thirty (30) days of any change in the address or telephone number of the provider.

(10) Allow the Board to have access to information concerning courses or seminars conducted by the provider for continuing education credit.

Specific Authority 120.55(1)(a)4., 473.304, 473.312 FS. Law Implemented 473.312(1)(a),(c) FS. History--New _____.

61H1-33.0034 Evaluation of CPA Ethics Course Providers.

The Board or its designee reserves the right to evaluate continuing education ethics courses or seminars offered to certified public accountants for credit by the following methods:

(1) Observing such ethics courses or seminars; and

(2) Reviewing the files of the provider to gain information about any course or seminar offered to certified public accountants for ethics course credit.

Specific Authority 120.55(1)(a)4., 473.304, 473.312 FS. Law Implemented 473.312(1)(a),(c) FS. History--New _____.

61H1-33.00341 Duration of CPA Ethics Course Provider Status.

(1) Continuing education providers are approved only for the biennium during which their application was received and approved. Providers must reapply for approved provider status

at the beginning of each biennium. The biennium for continuing education providers ends on June 30th of each odd-numbered year.

(2) The Board shall notify certified public accountant ethics course providers at least ninety (90) days prior to the date of expiration of the provider status.

(3) A provider must reapply for approval at least sixty (60) days prior to the date of expiration of provider status in order to prevent a lapse in provider status.

Specific Authority 120.55(1)(a)4., 473.304, 473.312 FS. Law Implemented 473.312(1)(a),(c) FS. History--New _____.

NAME OF PERSON ORIGINATING PROPOSED RULE:
Board of Accountancy

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

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

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: January 14, 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

Division of Medical Quality Assurance Boards

RULE TITLES:	RULE NOS.:
Practitioner Profile	64B-2.001
Profile Updates	64B-2.003

PURPOSE AND EFFECT: The Department proposes to update the existing language in these rules.

SUMMARY: These changes are to delete the references to hospital or ambulatory surgical center and to applicants for initial certification.

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: 456.004, 456.044 FS.

LAW IMPLEMENTED: 456.039, 456.0391, 456.041, 456.042, 456.043, 456.044, 456.045, 456.046 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 RULES IS: Stephanie J. Dixon, DOH/MQA Bureau of Operations, 4052 Bald Cypress Way, Tallahassee, Florida 32399

THE FULL TEXT OF THE PROPOSED RULES IS:

64B-2.001 Practitioner Profile.

The Practitioner Profile shall consist of:

(1) through (7) No change.

(8) "Final Disciplinary Action" taken within the previous 10 years shall consist of the name of the board, organization, or institution, other than a licensed hospital or ambulatory surgical center, the date of the discipline, and description of the action taken, to the extent available. If the applicant indicates to the department and submits a copy of the document initiating an appeal, the department shall state this on the profile.

(9) through (10) No change.

Specific Authority 456.004, 456.044 FS. Law Implemented 456.039, 456.0391, 456.041, 456.042, 456.043, 456.044, 456.045, 456.046 FS. History--New 8-12-99, Amended 9-2-01, 6-16-03.

64B-2.003 Profile Updates Form.

Licensees shall mail any updates to their original profile to the Department, Pursuant to the requirements of Section 456.0391, F.S., applicants for initial certification, and applicants for certification renewal, must complete, sign, and return to the Department, Form DH 1262 (Mandatory Practitioner Profile Questionnaire Packet). Form DH 1262, effective 02/01, is hereby adopted and incorporated by reference, and can be obtained from the Division of Medical Quality Assurance, Bureau of Operations, at: 4052 Bald Cypress Way, Bin #C10, Tallahassee, Florida 32399-3260.

Specific Authority 456.004 FS. Law Implemented 456.0391 FS. History--New 9-2-01, Amended

NAME OF PERSON ORIGINATING PROPOSED RULE:

Adrian Washington and Stephanie Duhart

NAME OF SUPERVISOR OR PERSON WHO APPROVED

THE PROPOSED RULE: Lola Pouncey

DATE PROPOSED RULE APPROVED BY AGENCY

HEAD: September 24, 2004

DATE NOTICE OF PROPOSED RULE DEVELOPMENT

PUBLISHED IN FAW: September 24, 2004

DEPARTMENT OF HEALTH

Board of Clinical Social Work, Marriage and Family Therapy and Mental Health Counseling

RULE TITLE:

RULE NO.:

Disciplinary Guidelines

64B4-5.001

PURPOSE AND EFFECT: The Board proposes to update the existing language in this rule.

SUMMARY: The proposed rule amendment adds new guidelines in terms of penalties in cases where an applicant, licensee, registered intern, provisional licensee, or certificate holder fails timely to inform the department of any changes of address.

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 regulatory 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: 456.079, 491.004(5) FS.

LAW IMPLEMENTED: 456.079, 491.009 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: 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 FULL TEXT OF THE PROPOSED RULE IS:

64B4-5.001 Disciplinary Guidelines.

(1) When the Board finds an applicant, licensee, registered intern, provisional licensee, or certificate holder whom it regulates under Chapter 491, F.S., has committed any of the acts set forth in Section 456.072(1) or 491.009(2), F.S., it shall issue a final order imposing appropriate penalties as recommended in the following disciplinary guidelines.

(a) through (jj) No change.

(kk) Failing to inform the department, within 30 days, of any change of address of the either the place of practice or current mailing address of any applicant or licensee. (Section 456.035, F.S.)

FIRST OFFENSE: reprimand \$1,000 fine and 1 year probation

SECOND OFFENSE: \$1,000 fine and reprimand \$1,000 fine and 6 month suspension followed by probation:

THIRD OFFENSE: \$1,000 fine and probation \$1,000 fine and revocation

(2) through (4) No change.

Specific Authority 456.079, 491.004(5) FS. Law Implemented 456.079, 491.009 FS. History--New 3-5-89, Amended 1-3-91, 6-1-92, Formerly 21CC-5.001, Amended 1-9-94, Formerly 61F4-5.001, Amended 12-22-94, Formerly 59P-5.001, Amended 12-11-97, 10-1-00, 2-5-01, 10-15-02.

NAME OF PERSON ORIGINATING PROPOSED RULE:
Board of Clinical Social Work, Marriage and Family Therapy
and Mental Health Counseling
NAME OF SUPERVISOR OR PERSON WHO APPROVED
THE PROPOSED RULE: Board of Clinical Social Work,
Marriage and Family Therapy and Mental Health Counseling
DATE PROPOSED RULE APPROVED BY AGENCY
HEAD: October 29, 2004
DATE NOTICE OF PROPOSED RULE DEVELOPMENT
PUBLISHED IN FAW: February 20, 2004

DEPARTMENT OF HEALTH

**Board of Clinical Social Work, Marriage and Family
Therapy and Mental Health Counseling**

RULE TITLE: Citations
RULE NO.: 64B4-5.007

PURPOSE AND EFFECT: The Board proposes to update the
existing language in this rule.

SUMMARY: The proposed rule amendment adds new
guidelines in terms of penalties in cases where a subject fails
timely to inform the department of any changes of address. It
also updates the Laws Implemented section.

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 regulatory 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, 491.004(5) 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: 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 FULL TEXT OF THE PROPOSED RULE IS:

64B4-5.007 Citations.

(1) through (2) No change.

(3) The Board hereby designates as offenses for citations
and the appropriate penalties the following:

(a) through (c) No change.

(d) Failure of any subject to inform the Department within
30 days of any change of address of either a place of practice or
current mailing address – \$500.

Specific Authority 456.077, 491.004(5) FS. Law Implemented 456.077,
455.624 FS. History–New 1-7-92, Formerly 21CC-5.007, 61F4-5.007,
59P-5.007, Amended 12-11-97, 2-9-99, 10-18-99, _____.

NAME OF PERSON ORIGINATING PROPOSED RULE:
Board of Clinical Social Work, Marriage and Family Therapy
and Mental Health Counseling
NAME OF SUPERVISOR OR PERSON WHO APPROVED
THE PROPOSED RULE: Board of Clinical Social Work,
Marriage and Family Therapy and Mental Health Counseling
DATE PROPOSED RULE APPROVED BY AGENCY
HEAD: October 29, 2004
DATE NOTICE OF PROPOSED RULE DEVELOPMENT
PUBLISHED IN FAW: October 22, 2004

DEPARTMENT OF HEALTH

**Board of Clinical Social Work, Marriage and Family
Therapy and Mental Health Counseling**

RULE TITLE: Requirements to Hold Oneself Out as
Qualified to Practice Juvenile
Sex Offender Therapy
RULE NO.: 64B4-7.007

PURPOSE AND EFFECT: The Board proposes to amend the
existing rule to make language changes for clarification
purposes.

SUMMARY: The proposed rule amendment makes language
changes for clarification purposes.

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 regulatory 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: 491.004(5), 491.0144 FS.

LAW IMPLEMENTED: 491.0144 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: 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 FULL TEXT OF THE PROPOSED RULE IS:

64B4-7.007 ~~Requirements~~ ~~Qualifications~~ ~~Certified~~ to Hold Oneself
Out as Qualified to Practice Juvenile Sex Offender
Therapy.

Effective October 1, 2000, in order for a licensed clinical social
worker, marriage and family therapist or mental health
counselor to hold oneself out as one qualified ~~certified~~
to practice juvenile sex offender therapy the licensee must have:

(1) through (2) No change.

Specific Authority 491.004(5), 491.0144 FS. Law Implemented 491.0144 FS.
History–New 2-9-99, Amended 4-24-00, 8-24-00, _____.

NAME OF PERSON ORIGINATING PROPOSED RULE:
Board of Clinical Social Work, Marriage and Family Therapy and Mental Health Counseling
NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Board of Clinical Social Work, Marriage and Family Therapy and Mental Health Counseling
DATE PROPOSED RULE APPROVED BY AGENCY HEAD: October 29, 2004
DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: October 22, 2004

DEPARTMENT OF HEALTH

Board of Pharmacy

RULE TITLE: Record Maintenance Systems for Institutional and Animal Shelter Permits
RULE NO.: 64B16-28.150

PURPOSE AND EFFECT: The Board has voted to delete this rule and, in an effort to group like rules together, a record maintenance rule has been created under Chapter 64B16-29, F.A.C.

SUMMARY: This is a repeal of a rule.
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, 465.0155, 828.055 FS.

LAW IMPLEMENTED: 465.022, 465.019, 465.026, 893.07, 828.055 FS.

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: 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 RULE IS:

64B16-28.150 Record Maintenance Systems for Institutional and Animal Shelter Permits.

Specific Authority 465.005, 465.022, 465.0155, 828.055 FS. Law Implemented 465.022, 465.019, 465.026, 893.07, 828.055 FS. History—New 4-12-95, Formerly 59X-28.150, Repealed _____.

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

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: January 25, 2005

DEPARTMENT OF HEALTH

Board of Pharmacy

RULE TITLE: Record Maintenance Systems for Animal Shelter Permits
RULE NO.: 64B16-29.0041

PURPOSE AND EFFECT: The purpose of this rule is to set forth the record maintenance system criteria for animal shelter permits.

SUMMARY: This rule sets up the requirements for records maintained in an electronic format; including backup, transfer, purging, loss of data, and computer down time. If the electronic records system does not meet Board requirements, this rule sets forth the alternative.

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, 465.0155, 828.055 FS.

LAW IMPLEMENTED: 465.019, 465.022, 465.026 FS.

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: 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 RULE IS:

64B16-29.0041 Record Maintenance Systems for Animal Shelter Permits.

(1) General requirements for records maintained in an electronic system.

(a) If a permitted animal shelter's data processing system is not in compliance with the Board's data processing requirements, the facility must maintain a manual recordkeeping system meeting the requirements of Rule 64B16-29.004, F.A.C.

(b) Requirements for back-up systems. The facility shall maintain a back-up copy of information stored in the data processing system using disk, tape, or other electronic back-up and up-date this back-up copy on a regular basis, at least monthly, to assure that data is not lost due to system failure.

(c) Change or discontinuance of a data processing system.

1. Records of dispensed and returned medicinal drugs. A permitted animal shelter that changes or discontinues use of a data processing system must:

a. Transfer the records to the new data processing system;

or

b. Purge the records to a printout which contains the same information as required on the audit trail printout as specified in Rule 64B16-29.004, F.A.C.

2. Other records. A pharmacy that changes or discontinues use of a data processing system must:

a. Transfer the records to the new data processing system;

or

b. Purge the records to a printout which contains all of the information required on the original document.

3. Maintenance of purged records. Information purged from a data processing system must be maintained by the pharmacy for two years from the date of initial entry into the data processing system.

(d) Loss of Data. The shelter manager for permitted animal shelters shall report to the Board in writing any significant loss of information from the data processing system within 10 days of discovery of the loss.

(2) The permitted animal shelter shall maintain a system(s) which can produce the information required in Rule 64B16-29.004, F.A.C., for the preceding two years. The information required in this paragraph shall be supplied by the permitted animal shelter within seven working days if requested.

(3) Failure to maintain records. Failure to provide records set out in this subsection, either on site or within 7 working days for whatever reason, constitutes failure to keep and maintain records.

(4) Data processing system downtime. In the event that a permitted animal shelter which uses a data processing system experiences system downtime, the permitted animal shelter must have an auxiliary procedure which will ensure that all data is retained.

Specific Authority 465.005, 465.022, 465.0155, 828.055 FS. Law Implemented 465.022, 465.019, 465.026, 893.07, 828.055 FS. History—New _____.

NAME OF PERSON ORIGINATING PROPOSED RULE:
Board of Pharmacy

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

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: December 6, 2004

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

DEPARTMENT OF HEALTH

School Psychology

RULE TITLES:	RULE NOS.:
Notice of Noncompliance	64B21-504.002
Citations	64B21-504.003
Mediation	64B21-504.004

PURPOSE AND EFFECT: The Department proposes to create rules relating to the discipline of school psychologists.

SUMMARY: The Department deems it necessary to adopt rule provisions relating to notice of noncompliance, citations and mediation for school psychologists.

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: 120.695, 456.072, 456.077, 456.078 FS.

LAW IMPLEMENTED: 456.073, 456.077, 456.078, 490.015 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 RULES IS: Kaye Howerton, Executive Director, Department of Health, 4052 Bald Cypress Way, Bin #C05, Tallahassee, Florida 32399-3255

THE FULL TEXT OF THE PROPOSED RULES IS:

64B21-504.002 Notice of Noncompliance.

The Department adopts the provisions in Rule 64B19-17.0035, F.A.C., as the minor violations which shall result in a notice of noncompliance.

Specific Authority 120.695 FS. Law Implemented 456.073, 490.015 FS. History—New _____.

64B21-504.003 Citations.

The Department adopts the provisions in Rule 64B19-17.004, F.A.C., as the citation provisions to be imposed by the Department.

Specific Authority 456.072, 456.077 FS. Law Implemented 456.073, 456.077, 490.015 FS. History—New _____.

64B21-504.004 Mediation.

The Department adopts the provisions in Rule 64B19-17.007, F.A.C., as the offenses that may be resolved through mediation.

Specific Authority 456.078 FS. Law Implemented 456.078, 490.015 FS. History—New _____.

NAME OF PERSON ORIGINATING PROPOSED RULE:
Kaye Howerton, Executive Director

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Amy Jones, Division Director
DATE PROPOSED RULE APPROVED BY AGENCY HEAD: January 21, 2005
DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: January 21, 2005

DEPARTMENT OF HEALTH

School Psychology

RULE TITLE: Use of Test Instruments
RULE NO.: 64B21-505.001

PURPOSE AND EFFECT: The Department proposes to create a rule relating to the use of test instruments.

SUMMARY: The Department has determined to adopt the provisions as cited in Rule 64B19-18.004, F.A.C., as relating to school psychologists.

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: 490.004(4) FS.

LAW IMPLEMENTED: 490.003(5), 490.009(1)(r),(s),(v),(w) 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: Kaye Howerton, Executive Director, Department of Health, 4052 Bald Cypress Way, Bin #C05, Tallahassee, Florida 32399-3255

THE FULL TEXT OF THE PROPOSED RULE IS:

SCOPE OF PRACTICE

64B21-505.001 Use of Test Instruments.

Insofar as the provisions are applicable to the profession, the Department adopts the provisions in Rule 64B19-18.004, F.A.C., as binding upon school psychologists.

Specific Authority 490.004(4) FS. Law Implemented 490.003(5), 490.009(1)(r),(s),(v),(w) FS. History--New _____.

NAME OF PERSON ORIGINATING PROPOSED RULE: Kaye Howerton, Executive Director

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Amy Jones, Division Director
DATE PROPOSED RULE APPROVED BY AGENCY HEAD: January 21, 2005

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: January 21, 2005

DEPARTMENT OF HEALTH

Dental Laboratories

RULE TITLES:	RULE NOS.:
Disciplinary Guidelines	64B27-2.001
Notice of Noncompliance for Minor Violations	64B27-2.002
Citation Authority	64B27-2.003
Mediation	64B27-2.004

PURPOSE AND EFFECT: The Department proposes to promulgate new rules regarding disciplinary matters including, but not limited to, disciplinary guidelines, mediation and citations.

SUMMARY: These rules set forth the violations and penalties, provide for consideration of aggravating and mitigating circumstances, settlement agreements, notice of noncompliance, citation violations and those that are subject to mediation.

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: 120.695, 456.073(3), 456.077, 456.078, 466.038 FS.

LAW IMPLEMENTED: 120.695, 456.072, 456.073(3), 456.077, 456.078, 456.079, 466.028, 466.037 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 RULES IS: Sue Foster, Department of Health, 4052 Bald Cypress Way, Bin #C08, Tallahassee, Florida 32399

THE FULL TEXT OF THE PROPOSED RULES IS:

DISCIPLINE

64B27-2.001 Disciplinary Guidelines.

(1) The Department shall impose disciplinary penalties upon a determination that the holder of a registration certificate has violated any provision of Chapter 466 or Chapter 456, Florida Statutes, or any rules promulgated by the Department or the Board of Dentistry.

(2) Violations and Range of Penalties. In imposing discipline, the Department shall act in accordance with the following disciplinary guidelines and shall impose a penalty within the range corresponding to the severity and repetition of the violations as set forth below. The final order shall explain any mitigating or aggravating circumstances used to justify any deviation from the specified guidelines. The verbal identification of offenses are descriptive only; the full language of each statutory provision cited must be consulted in order to

determine the conduct included. Any and all offenses listed are sufficient grounds for initial refusal of registration to an applicant.

(3) In addition to the penalty imposed, the Department shall recover the costs of the investigation and prosecution of the case. In addition to any other penalty imposed, if the violation includes proof of intentional fraud or fraudulent misrepresentation, the Department shall impose a penalty of \$10,000 per count or offense.

(a) Attempting to renew or renewing by bribery, false representation or error (466.028(1)(a), 456.072(1)(h), F.S.). For an error, the first offense is a minimum fine of \$200 to a maximum fine of \$750. For a second offense the minimum fine is \$500 and the maximum fine is \$2,000. For bribery or false representation the penalty is revocation.

(b) Having a registration or license to operate a dental laboratory denied or acted against in another jurisdiction (466.028(1)(b), 456.072(1)(f), F.S.). First offense – from a minimum fine of \$300 to a maximum fine of \$2,000 and/or suspension of the license for up to five years. For a second or subsequent offense – from a minimum fine of \$1,000 to a maximum fine of \$10,000 and revocation.

(c) Any advertising or misleading advertising to dentists or using another's name (466.028(1)(d) or (e), 466.035, F.S.). First offense – from a minimum fine of \$500 to a maximum fine of \$3,000 and/or one year of probation. For a second or subsequent offense – from a minimum fine of \$750 to a maximum fine of \$5,000 and/or suspension of the license for two years.

(d) Assisting unlicensed practice (466.028(1)(g), 456.072(1)(j), F.S.). First offense – from a minimum fine of \$1,000 to a maximum fine of \$5,000 and/or suspension for up to five years. For a second or subsequent offense – revocation and a fine of up to \$5,000.

(e) Failing to perform any statutory or legal obligation (466.028(1)(i), 456.072(1)(k), F.S.). First offense – From a minimum fine of \$300 to a maximum fine of \$1,000 and/or probation for up to five years. For a second or subsequent offense – From a minimum fine of \$750 and probation for six months to a maximum fine of \$5,000 and/or revocation.

(f) Filing a false report (466.028(1)(j), 456.072(1)(l), F.S.). First offense – From a minimum fine of \$500 to a maximum fine of \$2,000 and or suspension for up to five years. For a second or subsequent offense – revocation.

(g) Making deceptive, untrue, or fraudulent representations (466.028(1)(l), 456.072(1)(m), F.S.). First offense – From a minimum fine of \$1,000 and/or probation for two years to a maximum fine of \$10,000 and/or revocation. For a second offense, from a minimum fine of \$2,000 and/or probation for three years to a maximum fine of \$10,000 and revocation. For a third of subsequent offense, revocation.

(h) Failing to keep dental records, specifically work orders for two years (466.028(1)(m), F.S.). First offense – From a minimum fine of \$1,000 and/or probation for three years to a

maximum fine of \$6,000 and/or suspension for up to three years. For a second or subsequent offense, from a minimum fine of \$2,000 to revocation.

(i) Fraud, deceit or misconduct (466.028(1)(t), F.S.). First offense – From a minimum fine of \$500 and suspension for three months to a maximum fine of \$10,000 and/or revocation. For a second or subsequent offense, a fine of \$10,000 and/or revocation.

(j) Failure to maintain sanitary conditions (466.028(1)(u), F.S.). First offense – From a minimum fine of \$350 to a maximum fine of \$1,500 and/or suspension for one year. For a second or subsequent offense, from a fine of \$750 to \$5,000 and/or suspension for up to five years.

(k) Practicing beyond the scope permitted by law (466.028(1)(y), 456.072(1)(o), F.S.). First offense – From a minimum fine of \$500 to a maximum fine of \$5,000 and/or suspension for six months followed by one year of probation. For a second or subsequent offense, from a minimum fine of \$1,000 to a maximum fine of \$10,000 and/or revocation.

(l) Delegating professional responsibility to unqualified person (466.028(1)(z), F.S.). First offense – From a minimum fine of \$750 to a maximum fine of \$5,000 and suspension for six months. For a second or subsequent offense, from a minimum fine of \$2,500 to a maximum fine of \$7,500 and/or revocation.

(m) Violation of an order or failure to comply with subpoena (466.028(1)(aa), 456.072(1)(q), F.S.). First offense – From a minimum fine of \$500 to a maximum fine of \$2,500 and/or suspension for three months. For a second or subsequent offense, from a minimum fine of \$1,500 to revocation.

(n) Operating below the minimum standards of performance (466.028(1)(ff), F.S.) First offense – From a minimum fine of \$500 to a maximum fine of \$1,500 and up to three years of probation. For a second or subsequent offense, from a fine of \$1,500 to revocation.

(o) Failure to report action taken in another jurisdiction (466.028(1)(ii), F.S.). First offense – From a minimum fine of \$250 to suspension for three years. For a second or subsequent offense, a minimum fine of up to \$1,000 and/or suspension for three years up to a maximum of revocation.

(p) Violating any pertinent statute or rule (466.028(1)(ll), 456.072(1)(cc), F.S.). First offense – From a minimum fine of \$200 and/or three months probation to a maximum fine of \$3,000 and suspension for up to three years followed by up to two years of probation. For a second or subsequent offense, from a minimum fine of \$1,000 and three months suspension to a fine of \$10,000 and/or revocation.

(q) Interfering with an investigation or inspection (456.072(1)(r), F.S.) First offense – From a fine of \$1,000 and one year of probation to revocation. For a second or subsequent offense a fine of \$5,000 and/or revocation.

(4) The range of disciplinary penalties which the Department is authorized to impose includes those set forth in Sections 466.037 and 456.072, F.S. In determining the appropriate disciplinary action to be imposed in each case, the Board shall take into consideration the following mitigating and aggravating factors:

- (a) The danger to the public;
- (b) The length of time since the date of the violation;
- (c) The number of previous disciplinary cases filed against the certificate holder or registrant;
- (d) The length of time the laboratory has been in business;
- (e) The actual damage to the dentist or the patient;
- (f) The deterrent effect of the penalty imposed;
- (g) The effect of the penalty upon the certificate holder's or registrant's livelihood;
- (h) Improvement or correction efforts;
- (i) Any other mitigating or aggravating circumstances.

(5) Stipulation or Settlements. The provisions of this rule are not intended and shall not be construed to limit the ability of the Department to dispose informally of disciplinary actions by stipulation, agreed settlement, or consent order pursuant to Section 120.57(4), F.S.

(6) Other Action. The provisions of this rule are not intended to and shall not be construed to limit the ability of the Department to pursue collateral civil or criminal actions when appropriate.

Specific Authority 466.038 FS. Law Implemented 456.072, 456.079, 466.028, 466.037 FS. History—New _____.

64B27-2.002 Notice of Noncompliance for Minor Violations.

In accordance with Section 456.073, F.S. and Section 120.695, F.S., the Board shall issue a notice of noncompliance as a first response to a minor violation of a rule. Failure of the registration certificate holder to take action to correct the violation within 15 days shall result in either the issuance of a citation when appropriate or the initiation of regular disciplinary proceedings. The minor violations which result in a notice of noncompliance are:

- (1) Failure to notify of a change of address within 30 days as required by Section 466.034, F.S.
- (2) Failure to renew registration provided that the delinquency fee is paid within 2 months of the date by which renewal was required under Section 466.032, F.S.

Specific Authority 120.695, 456.073(3) FS. Law Implemented 120.695, 456.073(3) FS. History—New _____.

64B27-2.003 Citation Authority.

(1) Pursuant to Section 456.077, F.S., the Department describes those violations for which there is no substantial threat to the public health, safety, and welfare and the penalties to be imposed. All citations require the subject to correct the violation, if remediable, within a specified period of time not to

exceed 60 days. If the violation is not corrected, or is disputed, the Department shall follow the procedure set forth in Section 456.073, F.S. In addition to any administrative fine imposed, the Respondent shall pay the costs of investigation.

(2) The following violations with accompanying penalty may be disposed of by citation with the specified penalty:

- (a) Failure to notify of a change of address within 30 days as required by Section 466.034, F.S. \$100 fine.
- (b) Failure to renew registration provided that the renewal and delinquency fee is paid within 2 months of the date by which renewal was required under Section 466.032, F.S. \$100 fine.
- (c) Advertising or operating a laboratory under the name of another laboratory under Section 466.028(1)(e), F.S. \$200 fine.

(d) Failure to maintain on the premises a copy of the laboratory registration provided that the laboratory is properly registered under paragraph 64B27-1.001(2)(c), F.A.C., \$150 fine.

(e) Failure to maintain on the premises a written policy and procedure on sanitation under paragraph 64B27-1.001(2)(e), F.A.C., provided that this required policy document is provided to the inspector within 20 days. \$150 fine.

(f) A single instance of waste materials not being disposed of properly under paragraph 64B27-1.001(2)(b), F.A.C. \$100 fine.

(3) Citations shall be issued to licensee by the Bureau of Investigative Services only after review by Department legal staff. Such review may be by telephone, in writing, by facsimile, or by e-mail.

(4) When an initial violation for which a citation could be issued occurs in conjunction with a violation for which a citation could not be issued, the procedures of Section 456.073, F.S., shall apply.

(5) The registration certificate holder has 30 days from the date the citation becomes a final order to pay any fine imposed and costs. All fines and costs are to be made payable and mailed to the Department. A copy of the citation shall accompany the payment of the fine and costs.

Specific Authority 456.077 FS. Law Implemented 456.072(4), 456.077 FS. History—New _____.

64B27-2.004 Mediation.

(1) "Mediation" means a process whereby a mediator appointed by the Department acts to encourage and facilitate resolution of a legally sufficient complaint. It is an informal and nonadversarial process with the objective of assisting the parties to reach a mutually acceptable agreement.

(2) For purposes of Section 456.078, F.S., the Board designates as being appropriate for mediation:

(a) First time violations of Section 456.032, F.S., by the issuance to the Department of a check not supported by sufficient funds.

(b) First time disputes or issues with regard to whether the registration certificate holder provided the necessary information to carry out the purposes of Chapter 466, F.S., including proof of having the necessary equipment and supplies in the appropriate condition as required by Section 466.036, F.S..

(c) First time disputes or issues with regard to whether the registration certificate holder is in violation of Rule 64B27-1.001, F.A.C.

Specific Authority 456.078 FS. Law Implemented 456.078 FS. History--New

NAME OF PERSON ORIGINATING PROPOSED RULE:
Sue Foster, Executive Director
NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Sue Foster, Executive Director
DATE PROPOSED RULE APPROVED BY AGENCY HEAD: November 12, 2004
DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: November 12, 2004

Section III Notices of Changes, Corrections and Withdrawals

DEPARTMENT OF EDUCATION

State Board of Education

RULE NO.: 6A-4.003
RULE TITLE: Degrees, Programs, and Credits
NOTICE OF CHANGE

Notice is hereby given that the following amendment has been made to the proposed rule in accordance in subparagraph 120.54(3)(d)1., F.S., published in Vol. 30, No. 42, of the October 15, 2004, and Vol. 30, No. 51, of the December 17, 2004, issues of the Florida Administrative Weekly. The rule was amended as follows:

Rule 6A-4.003, F.A.C., is amended to include a new subsection (5):

6A-4.003 Degrees, Programs, and Credits.

Degrees, programs, and credits shall be determined acceptable for educator certification purposes based on the following:

(1) through (4) No change.

(5) The Department may not approve an education credential evaluation agency that does not:

(a) Employ evaluation staff that have recent, substantive experience in the United States in foreign credential evaluation work covering all levels of education and verify that staff receive on-going training and professional development in credential evaluation methods and procedures.

(b) Provide verification that the agency has developed and documents procedures for identifying the authenticity of foreign educational credentials.

(c) Make available to the public, evaluation policies and fees.

(d) Maintain a current reference library and materials pertinent to the evaluation of foreign credentials that includes standard references in the field and identifies bibliographic listing.

(e) Use reliable translation services for educational credentials.

(f) Prepare evaluation reports based on complete, identified documentation, including the name and location of the institution, the name of the program, diploma, degree, major field of study, year(s) of completion, and the equivalency to earned accredited postsecondary college credit in the United States.

(g) Provide a list of three or more references with contact information such as state departments of education, professional education organizations, or postsecondary institutions.

DEPARTMENT OF EDUCATION

Commission for Independent Education

RULE NO.: 6E-3.002
RULE TITLE: Administration of the Commission
NOTICE OF WITHDRAWAL

Notice is hereby given that the above rule, as noticed in Vol. 28, No. 43, October 25, 2002, Florida Administrative Weekly has been withdrawn.

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 BUSINESS AND PROFESSIONAL REGULATION

Board of Accountancy

RULE NO.: 61H1-27.001
RULE TITLE: College or University 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. 48, November 24, 2004, issue of the Florida Administrative Weekly. The changes are being made in response to comments from the Joint Administrative Procedures Committee.

Subheading (1)(h) now reads as follows:

(h) Canadian, Mexican and Australian academic accounting programs approved by the provincial education bodies or the equivalent educational accreditation body for that country.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: John W. Johnson, Executive Director, Florida Board of Accountancy, 240 N. W. 76th Drive, Suite #A, Gainesville, Florida 32607

DEPARTMENT OF ENVIRONMENTAL PROTECTION

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DEPARTMENT OF HEALTH

Division of Environmental Health

RULE NOS.:	RULE TITLES:
64E-17.001	Definitions
64E-17.002	Design and Safety Requirements
64E-17.003	Requirements for Stand-up Booths
64E-17.004	Operation and Training
64E-17.005	Sanitary Facilities
64E-17.006	Licenses and Fees

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. 31, No. 2, January 14, 2005 of the Florida Administrative Weekly.

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

The date of the public hearing has been corrected to reflect the accurate year of February 8, 2005 from February 8, 2004.

The date in which the notice of proposed rule development published in the FAW should have read August 13, 2004 instead of August 3, 2004.

**Section IV
Emergency Rules**

BOARD OF TRUSTEES OF THE INTERNAL IMPROVEMENT TRUST FUND

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DEPARTMENT OF CITRUS

RULE TITLE: Standards for Citrus Fruit and Citrus Products Bearing the Mark
RULE NO.: 20ER05-1

SPECIFIC REASONS FOR FINDING AN IMMEDIATE DANGER TO THE PUBLIC HEALTH, SAFETY OR WELFARE: Section 120.54(4)(b), Florida Statutes, states that those rules pertaining to perishable agricultural commodities shall be included in the definition of rules relating to the public health, safety, or welfare.

Although standards are set for the use of trademarked symbols belonging to the Department, it is the purpose of the Department to protect the citrus industry of the state and promote the sale of citrus fruit and citrus products. Adverse climactic conditions through periods of this growing season accelerated the natural reduction of acid in oranges throughout the state, resulting in higher ratios than those allowed by Grade A limitations and creating a serious threat that processors would be required to incur the costs involved in the removal of the trademarked certification mark requiring Grade A standards from their packaging. Strict enforcement of the “Florida Citrus Growers’ Symbol” requirements shall result in economic waste by causing good and safe food to exceed Grade A brix/acid ratio limitations, rendering unusable the preprinted packaging carrying the mark. Implementation of the unmodified provisions of Chapter 20-109, F.A.C., will result in the restriction of a significant proportion of the orange crop, thereby causing economic loss to Florida citrus interests.

After taking testimony and discussing the matter at a public meeting and hearing in Lakeland, Florida on January 19, 2005, the Florida Citrus Commission found that there exist unusual growing conditions that could cause a substantial portion of the orange crop to fail minimum acid requirements. They voted to adopt Emergency Rule 20ER05-1, amending the brix/acid ratio for maximum Grade A standards beginning January 20, 2005 shall not apply, however the ratio allowed shall not exceed USDA maximum Grade B standards for orange juice.

REASON FOR CONCLUDING THAT THE PROCEDURE IS FAIR UNDER THE CIRCUMSTANCES: Adequate notice procedures were used by the Department of Citrus to inform the public and the Florida citrus industry of the pending adoption of Emergency Rule 20ER05-1, adjusting the requirements for use of the “Florida Citrus Growers’ Symbol” was made via mailing of the meeting notice on January 10, 2005 to members of the Florida Citrus Commission, all industry organizations, the Florida Press Corps and other interested persons.

SUMMARY: Emergency Rule 20ER05-1, allows for use of the mark on orange juice which exceeds the maximum brix/acid ratio for Grade A, however not allowing the ratio to exceed USDA maximum Grade B standards for orange juice.

THE PERSON TO BE CONTACTED REGARDING THE EMERGENCY RULE IS: Alice P. Wiggins, License and Regulation Specialist, Legal Department, Florida Department of Citrus, P. O. Box 148, Lakeland, Florida 33802-0148

THE FULL TEXT OF THE EMERGENCY RULE IS:

20ER05-1 Standards for Citrus Fruit and Citrus Products Bearing the Mark.

(1) through (4) No change.

(5) Beginning January 20, 2005, For the period January 1, 2004 through December 31, 2004 maximum Grade A standards for brix/acid ratio shall not apply, however the ratio allowed shall not exceed USDA maximum Grade B standards for orange juice.

Specific Authority 601.10(1), 601.11, 601.15(10)(a) FS. Law Implemented 601.101, 601.9918, 601.15(2) FS. History--New 2-16-98, Amended 12-24-98, 2-19-03, 3-23-04, 1-20-05.

THIS RULE TAKES EFFECT UPON BEING FILED WITH THE DEPARTMENT OF STATE UNLESS A LATER TIME AND DATE IS SPECIFIED IN THE RULE.

EFFECTIVE DATE: January 20, 2005

DEPARTMENT OF THE LOTTERY

RULE TITLE: Instant Game Number 581, BIG BUCKS
 RULE NO.: 53ER05-6
 SUMMARY OF THE RULE: This emergency rule describes Instant Game Number 581, "BIG BUCKS," for which the Department of the Lottery will start selling tickets on a date to be determined by the Secretary of the Department. The rule sets forth the specifics of the game; determination of prizewinners; estimated odds of winning, value, and number of prizes in the game.

THE PERSON TO BE CONTACTED REGARDING THE EMERGENCY RULE IS: Louisa Warren, Senior Attorney, Department of the Lottery, 250 Marriott Drive, Tallahassee, Florida 32399-4011

THE FULL TEXT OF THE EMERGENCY RULE IS:

53ER05-6 Instant Game Number 581, BIG BUCKS.

(1) Name of Game. Instant Game Number 581, "BIG BUCKS."

(2) Price. BIG BUCKS lottery tickets sell for \$5.00 per ticket.

(3) BIG BUCKS lottery tickets shall have a series of numbers in Machine Readable Code (or bar code) on the back of the ticket, along with a Void If Removed Number under the latex area on the ticket. To be a valid winning BIG BUCKS lottery ticket, a combination of essential elements sufficient to validate the ticket must be present as set forth in paragraph 53ER92-63(1)(a), F.A.C. In the event a dispute arises as to the

validity of any BIG BUCKS lottery ticket, or as to the prize amount, the Void If Removed Number under the latex shall prevail over the bar code.

(4) The "YOUR NUMBERS" play symbols and play symbol captions are as follows:

1	2	3	4	5	6
ONE	TWO	THREE	FOUR	FIVE	SIX
7	8	9	10	11	12
SEVEN	EIGHT	NINE	TEN	ELEVN	TWELV
13	14	15	16	17	18
THRTN	FORTN	FIFTN	SIXTN	SVNTN	EGHTN
19	20	21	22	23	24
NINTN	TWENTY	TWYONE	TWYTWO	TWYTHR	TWYFOR
25	26	27	28	29	
THYFIV	THYSIX	THYSVN	THYEGT	THYNIN	



(5) The "WINNING NUMBERS" play symbols and play symbol captions are as follows:

1	2	3	4	5	6
ONE	TWO	THREE	FOUR	FIVE	SIX
7	8	9	10	11	12
SEVEN	EIGHT	NINE	TEN	ELEVN	TWELV
13	14	15	16	17	18
THRTN	FORTN	FIFTN	SIXTN	SVNTN	EGHTN
19	20	21	22	23	24
NINTN	TWENTY	TWYONE	TWYTWO	TWYTHR	TWYFOR
25	26	27	28	29	
THYFIV	THYSIX	THYSVN	THYEGT	THYNIN	

(6) The prize symbols and prize symbol captions are as follows:

\$1.00	\$2.00	\$4.00	\$5.00	\$10.00	\$15.00
ONE	TWO	FOUR	FIVE	TEN	FIFTEEN
\$25.00	\$50.00	\$75.00	\$100	\$200	\$500
THY FIV	FIFTY	SVY FIV	ONE HUN	TWO HUN	FIV HUN
\$1,000	\$10,000	\$100,000			
ONE THO	TEN THO	ONE HUN THO			

(7) The legends are as follows:

WINNING NUMBERS YOUR NUMBERS

(8) Determination of Prizewinners.

(a) A ticket having a number in the “YOUR NUMBERS” play area that matches any number in the “WINNING NUMBERS” play area shall entitle the claimant to the corresponding prize shown for that number. A ticket may have up to 15 sets of matching numbers. The prizes are: \$1.00, \$2.00, \$4.00, \$5.00, \$10.00, \$15.00, \$25.00, \$50.00, \$75.00, \$100, \$200, \$500, \$1,000, \$10,000, and \$100,000.



(b) A ticket having a “WIN” symbol in the “YOUR NUMBERS” play area shall entitle the claimant to a prize of \$100.

(9) The estimated odds of winning, value, and number of prizes in Instant Game Number 581 are as follows:

<u>GAME PLAY:</u>	<u>WIN:</u>	<u>ODDS OF</u>	<u>WINNERS IN</u> <u>34 POOLS OF</u> <u>120,000 TICKETS</u>
\$1 x 5	\$5	30.00	136,000
(\$1 x 3) + \$2	\$5	30.00	136,000
\$1 + (\$2 x 2)	\$5	30.00	136,000
\$5	\$5	30.00	136,000
\$1 x 10	\$10	30.00	136,000
\$2 + (\$4 x 2)	\$10	60.00	68,000
(\$1 x 4) + (\$2 x 3)	\$10	60.00	68,000
\$1 + (\$2 x 2) + \$5	\$10	120.00	34,000
\$10	\$10	120.00	34,000
\$1 x 15	\$15	60.00	68,000
\$15	\$15	60.00	68,000
\$5 x 5	\$25	400.00	10,200
(\$5 x 3) + \$10	\$25	400.00	10,200
\$5 + (\$10 x 2)	\$25	600.00	6,800
(\$2 x 5) + \$5 + \$10	\$25	300.00	13,600
(\$1 x 5) + (\$2 x 10)	\$25	200.00	20,400
\$25	\$25	600.00	6,800
\$50	\$50	100.00	40,800
\$5 x 15	\$75	12,000.00	340
\$5 + (\$10 x 7)	\$75	20,000.00	204
(\$5 x 5) + \$50	\$75	20,000.00	204
(\$10 x 5) + \$25	\$75	20,000.00	204
\$75	\$75	60,000.00	68
\$10 + (\$15 x 6)	\$100	1,500.00	2,720
(\$5 x 10) + (\$10 x 5)	\$100	857.14	4,760
\$25 x 4	\$100	1,500.00	2,720
(\$25 x 2) + \$50	\$100	1,500.00	2,720
\$100 (DOLLAR BILL)	\$100	2,000.00	2,040
\$50 x 10	\$500	136,000.00	30
(\$25 x 10) + (\$50 x 5)	\$500	68,000.00	60
\$500	\$500	204,000.00	20
\$100 x 10	\$1,000	272,000.00	15
\$200 x 5	\$1,000	408,000.00	10
(\$50 x 10) + (\$100 x 5)	\$1,000	255,000.00	16
\$500 x 2	\$1,000	408,000.00	10
\$1,000	\$1,000	408,000.00	10
\$1,000 x 10	\$10,000	1,360,000.00	3
(\$500 x 10) + (\$1,000 x 5)	\$10,000	1,360,000.00	3
\$10,000	\$10,000	1,360,000.00	3
\$100,000	\$100,000	2,040,000.00	2

(10) The estimated overall odds of winning some prize in Instant Game Number 581 are 1 in 3.56. Prizes, including the top prizes, are subject to availability at the time of ticket purchase. Prizes may be unavailable due to prior sale or other causes occurring in the normal course of business including, but not limited to, ticket damage, defect, theft, or loss.

(11) For reorders of Instant Game Number 581, the estimated odds of winning, value, and number of prizes shall be proportionate to the number of tickets reordered.

(12) By purchasing a BIG BUCKS lottery ticket the player agrees to comply with and abide by all rules and regulations of the Florida Lottery.

(13) Payment of prizes for BIG BUCKS lottery tickets shall be made in accordance with rules of the Florida Lottery governing procedures for awarding prizes. A copy of the current rule can be obtained from the Florida Lottery, Office of the General Counsel, 250 Marriott Drive, Tallahassee, Florida 32399-4011.

Specific Authority 24.105(9)(a),(b),(c), 24.109(1), 24.115(1) FS. Law Implemented 24.105(9)(a),(b),(c), 24.115(1) FS. History—New 1-21-05.

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

EFFECTIVE DATE: January 21, 2005

DEPARTMENT OF ENVIRONMENTAL PROTECTION

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Section V
Petitions and Dispositions Regarding Rule
Variance or Waiver

BOARD OF TRUSTEES OF THE INTERNAL
IMPROVEMENT TRUST FUND

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PUBLIC SERVICE COMMISSION

NOTICE IS HEREBY GIVEN by the Florida Public Service Commission that the petition of Progress Energy Florida, Inc. for variance or waiver of subsection 25-6.0455(3), Florida Administrative Code, filed July 27, 2004, in Docket No. 040792-EI, was granted by the Commission at its December 7,

2004, Agenda Conference. Order No. PSC-04-1268-PAA-EI, issued December 22, 2004, memorialized the decision. The pertinent portion of the rule provides that a utility's request to exclude outages from its Annual Distribution Service Reliability Report must be filed within 30 days of the date on which the associated outage event occurred. The petition was granted on the basis that the purpose of the statutes underlying the rule would be achieved under the requested rule waiver and that application of the rule would create a substantial hardship to the petitioner. Notice of the petition was published in the FAW on August 13, 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>.

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 Psychology hereby gives notice of the issuance of an Order regarding the Petition for Waiver or Variance for Allison Hartmann Pinto, Ph.D. The Petitioner was seeking a waiver or variance from subsection 64B19-11.005(2), F.A.C. The Notice of Petition for Variance was published in Volume 30, No. 46, of the November 12, 2004, Florida Administrative Weekly. The Board considered the instant Petition at a duly-noticed public meeting, held January 7, 2005, by telephone conference call.

The Board's Order, filed on January 20, 2005, granted the petition finding Petitioner had demonstrated that the purpose of the psychology licensure statute would be met and that the 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.

FLORIDA HOUSING FINANCE CORPORATION

NOTICE IS HEREBY GIVEN that on November 12, 2004, Florida Housing Finance Corporation received a Petition for Waiver of paragraph 67-21.008(1)(g), F.A.C., from The Palms at Vero Beach Limited ("Petition"). The Petition was seeking a variance from the rule which provides that annual audited

financial statement for the development be submitted. Notice of receipt of the petition requesting the waiver was published in the Florida Administrative Weekly on November 24, 2004, Vol. 30, No. 48. Florida Housing received a withdrawal of the Petition. Based on the withdrawal of the Petition, Florida Housing entered an Order Closing File on January 14, 2005.

Requests for copies or inspections of the withdrawal or the Order Closing File should be made to: Sherry Green, Public Records Clerk, Florida Housing Finance Corporation, 227 North Bronough Street, Suite 5000, Tallahassee, Florida 32399-1329.

Florida Housing 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., Eastern Standard Time, on the 14th day after publication of this notice at Florida Housing Finance Corporation, 227 North Bronough Street, Suite 5000, Tallahassee, Florida 32399-1329.

Section VI Notices of Meetings, Workshops and Public Hearings

DEPARTMENT OF STATE

The **Board of Friends of Historic Properties and Museums, Inc.** announces a public meeting to which all persons are invited.

DATE AND TIME: February 14, 2005, 10:00 a.m.

PLACE: Moyle, Flanigan, Katz, Kolins, Raymond, & Sheehan, P.A., The Perkins House, 118 North Gadsden Street, Tallahassee, Florida 32399-0259

GENERAL SUBJECT MATTER TO BE CONSIDERED: To conduct a general business meeting of the Friends of Historic Properties and Museums, Inc.

A copy of the agenda may be obtained by writing: Office of Cultural and Historical Programs, 500 South Bronough Street, Tallahassee, Florida 32399-0250, (850)245-6413.

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

Pursuant to Chapter 286.26, Florida Statutes, people with disabilities wishing to attend this meeting should contact the agency at least 48 hours prior to the meeting in order to request any special assistance. Please contact: Office of Cultural and Historical Programs, (850)245-6446, Fax (850)245-6435.

DEPARTMENT OF LEGAL AFFAIRS

The Florida **Commission on the Status of Women** will hold telephone conference calls to which all interested persons are invited to participate.

COMMITTEE: NACW Convention Committee

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

COMMITTEE: WHOF Committee

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

COMMITTEE: Executive Committee

DATE AND TIME: February 17, 2005, 10:00 a.m.

PLACE: Please call (850)414-3300 for instructions on participation.

GENERAL SUBJECT MATTER TO BE CONSIDERED: To discuss general issues.

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

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 **Department of Agriculture and Consumer Services** announces the following monthly public meeting of the Pesticide Registration Evaluation Committee to which all interested persons are invited.

DATE AND TIME: March 3, 2005, 9:00 a.m.

PLACE: Bureau of Pesticides Conference Room, 3125 Conner Boulevard, Bldg. 6, Rm. 606, Tallahassee, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: The Committee discusses and makes recommendations on pesticide registration issues impacting human health and safety and the environment.

CONTACT: Charlie L. Clark, Administrator, Pesticide Registration Section, 3125 Conner Boulevard, Bldg. 6, Rm. 601, Tallahassee, Florida 32399-1650, (850)487-2130.

A copy of the meeting agenda may be obtained by contacting: Pesticide Registration Section, (850)487-2130, PREC Web Site: http://www.flaes.org/Pesticide/REG_PREC.htm.

The Florida **Department of Agriculture and Consumer Services** announces a teleconference meeting of the Florida Alligator Marketing and Education Committee:

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

PLACE: The conference operator will call participants.

GENERAL SUBJECT MATTER TO BE CONSIDERED: Committee Meeting – The purpose of this meeting is to conduct general business of the Florida Alligator Marketing and Education Committee and for the purpose of electing a chairman.

For additional information, or if you need special accommodations due to disability, please call: John Easley, (850)488-0163.

The Florida **Department of Agriculture and Consumer Services** announces the meeting of the Florida Peanut Advisory Council.

DATE AND TIME: Thursday, February 17, 2005, 3:00 p.m. (Central Time Zone)

PLACE: Florida State Office, USDA Farm Service Agency, Marianna Extension Agency Building, 2741 Penn Avenue, Suite 1, Marianna, FL 32448

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

For additional information or if you need special accommodations, call: Mary Cremeans, (850)922-9827.

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

DATE AND TIME: February 24, 2005, 1:00 p.m. – 4:30 p.m.

PLACE: Florida Fruit and Vegetable Association, Conference Room, 800 Trafalgar Court, Maitland, Florida 32751, (321)214-5200

GENERAL SUBJECT MATTER TO BE CONSIDERED: Discussion of Florida's Emergency Food Assistance Program.

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

If special accommodations are needed to attend this meeting because of a disability, please contact Mary Rouis, (850)487-6694, by February 18, 2005.

DEPARTMENT OF EDUCATION

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

DATE AND TIMES: February 15, 2005, 8:30 a.m. – Workshop; 11:00 a.m. – Meeting

PLACE: 400 South Monroe Street, Cabinet Meeting Room, Capitol, Tallahassee, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: Workshop – Educator Training; Meeting – Approval of Minutes of meeting held January 18, 2005 and updates on various reports and status on education initiatives by Commissioner and Chairman. Items requiring action include: Proposed Amended Rule 6A-10.044, Residency for Tuition Purposes; Proposed Amended Rule 6D-12.002, Campus Security/Police Department; Proposed Amended Rule 6D-16.002, Human Resources and Management Development; Proposed Amendment to Rule 6E-1.003, Definition of Terms; Proposed Amendment to Rule 6E-1.0032, Fair Consumer

Practices; Miami Dade College – Request Site Designation Approval for a West Campus in Dade County; Pasco-Hernando Community College – Request Approval to Change the Site Designation of both the North and East Centers to Campuses; Appeals by School Districts Not Meeting Class Size Requirements; and Adoption of Resolutions Authorizing the Issuance and Sale of State of Florida, Full Faith and Credit, State Board of Education Capital Outlay Bonds, 2005 Series A. Charter School Appeals to be heard include The Ranch School vs. School Board of Sarasota County; Academies of Excellence, Inc. vs. School Board of Flagler County; Academies of Excellence (Middle) vs. School Board of Volusia County; Academies of Excellence (Elementary) vs. School Board of Volusia County; and Life Skills Center Polk County, Inc. vs. School Board of Polk County.

A copy of the agenda may be obtained from the Commissioner of Education's website: <http://www.fldoe.org>.

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 7 days in advance, so that their needs can be accommodated.

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

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

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

GENERAL SUBJECT MATTER TO BE CONSIDERED: Matters pertaining to the Florida School for the Deaf and the Blind, including a Rule Development Workshop on Rule 6D-4.002, F.A.C., President and a Public Hearing on Rules 6D-7.006, F.A.C., Pupil Progression Plan.

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

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

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

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

DATE AND TIME: Wednesday, February 23, 2005, 1:00 p.m. – 4:00 p.m.

PLACE: R. A. Gray Building, Auditorium, 500 South Bronough Street, First Floor, Tallahassee, Florida

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

A copy of the items to be addressed may be obtained by contacting: Office of Articulation, Florida Department of Education, Room 1401, Turlington Building, Tallahassee, Florida 32399-0400, (850)245-0427, Suncom 205-0427.

Any person requiring special accommodations due to a disability or physical impairment should contact the agency by calling Dr. Laura Hébert, (850)245-0427, at least five days prior to the meeting in order to request any special assistance.

DEPARTMENT OF COMMUNITY AFFAIRS

NOTICE OF CORRECTION – The **Florida Building Commission** previously announced a Workgroup meeting on Chapter 9B-72, F.A.C., in the Florida Administrative Weekly, Vol. 31, No. 2, January 14, 2005. The time for the meeting was incorrect. The correct information is as follows:

Workgroup Meeting on Chapter 9B-72, F.A.C.

DATES AND TIMES: February 8, 2005, 1:00 p.m.; February 9, 2005, 8:00 a.m.

PLACE: Hilton Ocala, 3600 S. W. 36th Avenue, Ocala, Florida 34474, 1(877)602-4023

GENERAL SUBJECT MATTER TO BE CONSIDERED: The purpose of the workgroup is to continue the review of Chapter 9B-72, F.A.C., for recommended changes.

A copy of the workgroup agenda may be obtained from the Florida Building Commission website: www.floridabuilding.org.

Any person requiring a special accommodation at the workgroup meeting because of a disability or physical impairment should contact Ms. Barbara Bryant, Department of Community Affairs, (850)487-1824, at least ten days before the workgroup meeting. If you are hearing or speech impaired, please contact the Department of Community Affairs using the Florida Dual Party Relay System, 1(800)955-8771 (TDD).

The **Florida Building Commission** announces a work group meeting on Chapter 9B-72, F.A.C. to which all persons are invited. The work group meeting will be held at:

Product Approval Work Group Meeting on Chapter 9B-72, F.A.C.

DATES AND TIMES: March 28, 2005, 1:00 p.m.; March 29, 2005, 8:00 a.m.

PLACE: Rosen Plaza Hotel, 9700 International Drive, Orlando, Florida, 1(800)366-9700

GENERAL SUBJECT MATTER TO BE CONSIDERED: The purpose of the workgroup is to continue the review of Chapter 9B-72, F.A.C., for recommended changes.

A copy of the workgroup agenda may be obtained from the Florida Building Commission website: www.floridabuilding.org.

Any person requiring a special accommodation at the workgroup meeting because of a disability or physical impairment should contact Ms. Barbara Bryant, Department of Community Affairs, (850)487-1824, at least ten days before the workgroup meeting. If you are hearing or speech impaired, please contact the Department of Community Affairs using the Florida Dual Party Relay System, 1(800)955-8771 (TDD).

DEPARTMENT OF TRANSPORTATION

The **Florida Wildflower Advisory Council** announces a meeting to which all persons are invited.

DATE AND TIME: Thursday, February 17, 2005, 10:00 a.m. – 5:00 p.m.

PLACE: Florida Museum of Natural History, McGuire Butterfly Center, Conference Room, Museum Road, Gainesville, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: The purpose of the meeting is to develop grant procedures and administrative business.

For information regarding the meeting or persons requiring a special accommodation because of a disability or physical impairment, please contact: Mr. Jeff Caster, State Transportation Landscape Architect, Florida Department of Transportation, 605 Suwannee Street, MS #37, Tallahassee, Florida 32399-0450, (850)414-5267, Fax (850)414-4443, Toll Free 1(866)374-3368, Ext. 5267, e-mail: Jeff.caster@dot.state.fl.us.

The Florida **Department of Transportation**, District One announces a public hearing to which all persons are invited.

DATE AND TIMES: March 3, 2005, 6:00 p.m. – Open House; 7:00 p.m. – Formal Presentation

PLACE: LaBelle Civic Center, 481 W. Hickpochee Avenue, LaBelle, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: This hearing is being held to afford interested persons the opportunity to express their views concerning the location, conceptual design, social, economic, and environmental effects of Financial Project Number 408286-1-22-01, otherwise known as the State Road 80 Project Development and Environment (PD&E) Study. The limits of the project corridor are from east of Birchwood Parkway to US 27 in Hendry and Glades Counties, Florida.

Anyone needing project or public hearing information or special accommodations under the Americans with Disabilities Act of 1990 should write: Florida Department of Transportation, District One, 801 North Broadway Street, Bartow, Florida 33830-3809, or call Mr. Tony Sherrard, Project Manager, (863)519-2304. Special accommodation requests under the Americans with Disabilities Act should be made at least seven (7) days prior to the public hearing.

A copy of the agenda may be obtained by writing: Mr. Tony Sherrard, Project Manager, Florida Department of Transportation, District One, 801 North Broadway Street, Bartow, Florida 33830-3809.

The **Department of Transportation**, District 4 announces a public hearing to which all persons are invited.

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

PLACE: Charles W. Flanagan High School Cafeteria, 12800 Taft Street, Pembroke Pines, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: This hearing is being held to afford interested persons the opportunity to express their views concerning the location, conceptual design, social, economic, and environmental effects of the Financial Project ID: 408046 1 22 01, Federal Aid Project ID: 0361 020 P, otherwise known as Proposed Improvements for the Intersection of State Road 820 (Pines Boulevard) at State Road 823 (Flamingo Road). The limits extend west to east from S. W. 136th Avenue to Hiatus Road and south to north from Washington Street to Johnson Street, in Pembroke Pines, Broward County, Florida.

Anyone needing special accommodations under the Americans with Disabilities Act of 1990 should contact: Mr. Patrick Glass, P.E., FDOT Project Manager, Florida Department of Transportation, District Four, Office of Planning and Environmental Management, 3400 West Commercial Boulevard, Ft. Lauderdale, FL 33309-3421, (954)777-4681, 1(866)336-8435, Ext. 4681, e-mail: patrick.glass@dot.state.fl.us. Special accommodations requested under the Americans with Disabilities Act should be made at least seven (7) days prior to the Public Hearing.

A copy of the agenda may be obtained by writing: Beatriz Caicedo-Maddison, P.E., Senior Project Manager, Florida Department of Transportation, District Four, Office of Planning and Environmental Management, 3400 West Commercial Boulevard, Ft. Lauderdale, Florida 33309-3421.

The **Florida Seaport Transportation and Economic Development Council** announces a meeting of the Project Review Group in which all interested persons are invited to participate.

DATE AND TIME: February 23, 2005, 10:00 a.m. – 12:00 Noon

PLACE: Florida Department of Transportation, Burns Building, Executive Conference Room, 605 Suwannee Street, Tallahassee, Florida 32399-0450; Call In Number (850)410-0960, Suncom (850)210-0960

GENERAL SUBJECT MATTER TO BE CONSIDERED: General Business.

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

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

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

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."

The **State Board of Administration** announces a public meeting to which all persons are invited.

DATE AND TIME: Wednesday, February 23, 2005, 9:00 a.m. – conclusion

PLACE: Hermitage Room, Plaza Level, Hermitage Centre, 1801 Hermitage Boulevard, Tallahassee, FL 32308

GENERAL SUBJECT MATTER TO BE CONSIDERED: Regularly scheduled quarterly meeting of the Audit Committee.

A copy of the agenda may be obtained by writing: State Board of Administration, Attention: Keeta M. Ray, 1801 Hermitage Boulevard, Suite 600, Tallahassee, Florida 32308, (850)413-1248.

In compliance with the Americans with Disabilities Act, anyone needing special accommodations should call James Linn, (850)488-4406, at least five (5) days prior to the meeting.

NOTICE IS HEREBY GIVEN by the **State Board of Administration** of five public meetings of the Florida Commission on Hurricane Loss Projection Methodology to which all persons are invited.

DATES AND TIMES: March 10, 2005, 1:00 p.m. – 5:00 p.m. (EST); March 11, 2005, 9:00 a.m. – 1:00 p.m. (EST); June 1, 2005, 9:00 a.m. – 4:00 p.m. (EST); June 2, 2005, 9:00 a.m. – 4:00 p.m. (EST); June 3, 2005, 9:00 a.m. – 2:00 p.m. (EST)

PLACE: Room 116, Hermitage Conference Room, Hermitage Centre, 1801 Hermitage Boulevard, Tallahassee, Florida (The conference call number for those who wish to participate by telephone is (850)921-2548, Suncom 291-2548.)

GENERAL SUBJECT MATTER TO BE CONSIDERED: The March meetings are regular business meetings of the Commission during which the Commission will discuss the model submissions received under the standards and

acceptability process for 2004. In addition, other general business of the Commission will be addressed. The June meetings are regular business meetings of the Commission to review the computer models submitted under the standards and acceptability process for 2004 and to address other general business of the Commission.

Anyone wishing to receive a copy of the agenda for any of the meetings noticed above, should contact: Donna Sirmons, State Board of Administration, P. O. Box 13300, Tallahassee, Florida 32317-3300, (850)413-1349.

In compliance with the Americans with Disabilities Act, anyone needing special accommodations to participate in any of these meetings is requested to call Donna Sirmons, (850)413-1349, five days prior to the meeting so that appropriate arrangements can be made.

The Florida **Prepaid College Board** announces a public meeting to which all interested parties are invited to attend.

DATE AND TIME: Friday, February 11, 2005, 9:00 a.m., recessing at the end of each session and reconvening, as necessary the next business day at 9:00 a.m. or such other time and date as is posted at the meeting room prior to 9:00 a.m. of the day proceeding the day of the meeting, until business has been concluded

PLACE: Florida Prepaid College Board Office, 2nd Floor, 1801 Hermitage Blvd., Suite 210, Tallahassee, Florida 32308

GENERAL SUBJECT MATTER TO BE CONSIDERED: To discuss and score responses received from the Invitation to Negotiate for Growth-Oriented Large Capitalization Domestic Equity Investment Manager Services, ITN# 04-03.

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

SPECIAL ACCOMMODATION: Any person requiring special accommodations at the meeting because of a disability should fax a written request for same to Thomas J. Wallace, Executive Director, Florida Prepaid College Board, (850)488-3555, no later than five (5) days prior to the meeting.

PUBLIC SERVICE COMMISSION

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

DOCKET NO.: 010503-WU – Application for increase in water rates for Seven Springs System in Pasco County by Aloha Utilities, Inc.

DATE AND TIME: February 24, 2005, 9:30 a.m.

PLACE: Commission Hearing Room 152, Betty Easley Conference Center, 4075 Esplanade Way, Tallahassee, Florida 32301

GENERAL SUBJECT MATTER TO BE CONSIDERED: To consider (1) the simplification of the issues; (2) the identification of the positions of the parties on the issues; (3) the possibility of obtaining admissions of fact and of documents which will avoid unnecessary proof; (4) the identification of the exhibits; (5) the establishment of an order of witnesses; and (6) such other matters as may aid in the disposition of the action.

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

EXECUTIVE OFFICE OF THE GOVERNOR

The **Governor's Faith-Based and Community Advisory Board** announces a public meeting to which all persons and interested media are invited, except as provided under Section 288.9551, Fla. Stat. (2003).

DATE AND TIME: Friday, February 4, 2005, 2:00 p.m.

PLACE: Governor's Large Conference Room, PL-03, The Capitol, Tallahassee, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: At this meeting, the Board's past chair and subcommittee chairs will meet with Mr. Jim Towey, Director, White House Office of Faith-Based and Community Initiative, to discuss past activities.

Pursuant to Section 286.26, Florida Statutes, any disabled person wishing to participate in this meeting in order to request any needed special assistance should contact jennie.hopkins@myflorida.com, at least 48 hours in advance of the meeting.

REGIONAL PLANNING COUNCILS

The **North Central Florida Regional Planning Council** announces the following meetings to which all persons are invited.

MEETING: North Central Florida (District 3), Local Emergency Planning Committee

DATE AND TIME: February 18, 2005, 10:30 a.m.

PLACE: PCS Phosphate Conference Center, off County Road 137, White Springs, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: To conduct the regular business of the North Central Florida Local Emergency Planning Committee.

Any persons deciding to appeal any decision with respect to any matter considered at the meetings may need 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.

A copy of the agenda may be obtained by contacting: Charles F. Justice, Executive Director, North Central Florida Regional Planning Council, 2009 N. W. 67 Place, Suite A, Gainesville, FL 32653. Persons with disabilities who need assistance may contact (352)955-2200, at least two business days in advance to make appropriate arrangements.

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

DATE AND TIME: Thursday, February 17, 2005, 7:00 p.m.

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

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

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

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

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

DATE AND TIME: Friday, February 18, 2005, 10:00 a.m.

PLACE: East Central Florida Regional Planning Council Office, 631 N. Wymore Rd., Suite 100, Maitland, FL 32751 (Please call (407)623-1075, Ext. 335, to confirm date, time and place)

GENERAL SUBJECT MATTER TO BE CONSIDERED: Regular Quarterly Meeting of the Local Emergency Planning Committee, District VI.

A copy of the agenda may be obtained by writing: Ms. Teri Hunalp, LEPC Coordinator, East Central Florida Regional Planning Council, 631 North Wymore Road, Suite 100, Maitland, Florida 32751.

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

DATE AND TIME: February 17, 2005, 9:30 a.m.

PLACE: Riverside Community Center, 3061 E. Riverside Drive, Fort Myers, Florida

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

A copy of the proposed agenda may be obtained by writing: Mr. David Burr, Executive Director, Southwest Florida Regional Planning Council, 1926 Victoria Avenue, Fort Myers, FL 33901.

Please note that if a person decides to appeal any decision made by the Council with respect to any matter considered at the above cited meeting or hearing, he will need a record of the

proceedings, and for such purpose, he may need to ensure that a verbatim record of the proceedings is made, which record includes the testimony and evidence upon which the appeal is based.

All Council Subcommittee meetings will immediately follow the Council meeting.

Any person requiring special accommodation due to disability or physical impairment should contact Mr. David Burr, (239)338-2550, at least five calendar days prior to the meeting. Persons who are hearing impaired should contact Mr. Burr using the Florida Dual Party Relay System, 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

The Region IX, **Local Emergency Planning Committee (LEPC)** announces a public meeting to which all persons are invited:

DATE AND TIME: February 24, 2005, 9:30 a.m.

PLACE: Lee County Constitutional Complex, 2480 Thompson Street, 3rd Floor Conference Room, Fort Myers, Florida 33901
GENERAL SUBJECT MATTER TO BE CONSIDERED: To discuss and implement provisions of the Emergency Planning and Community Right to Know Act.

A copy of the Agenda may be obtained by contacting: Executive Director David Y. Burr, Southwest Florida Regional Planning Council, 1926 Victoria Avenue, Fort Myers, FL 33901.

The **Regional Business Alliance** announces a public meeting to which all persons are invited.

DATE AND TIME: Wednesday, February 9, 2005; 2:00 p.m.

PLACE: South Florida Regional Planning Council, 3440 Hollywood Boulevard, Suite 140, Hollywood, Florida 33021
GENERAL SUBJECT MATTER TO BE CONSIDERED: Regular monthly meeting to discuss regional issues impacting South Florida including transportation.

A copy of the agenda may be obtained by writing: The Broward Workshop, 2601 East Oakland Park Boulevard, Suite 503, Fort Lauderdale, Florida 33306.

The Regional Business Alliance is comprised of business leaders from Monroe, Miami-Dade, Broward, Palm Beach, and Martin Counties, including members of the South Florida Regional Transportation Authority.

If you are hearing or speech impaired, please contact the South Florida Regional Planning Council, (954)967-4152, Ext. 40 (TDD), if you require additional information regarding the meeting above. If you require special accommodations because of a disability or physical impairment, please contact the Council, (954)985-4416, at least five calendar days prior to the meeting.

WATER MANAGEMENT DISTRICTS

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

MEETING: Southern Region Recreation Advisory Council

DATE AND TIME: Thursday, February 17, 2005, 6:00 p.m. – 8:00 p.m.

PLACE: Palm Bay Community Center, 1502 Port Malabar Blvd., Palm Bay, FL 32905

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

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

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

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

PEACE CREEK WATERSHED COORDINATION COMMITTEE MEETING

DATE AND TIME: Friday, February 11, 2005, 1:30 p.m.

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

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

HILLSBOROUGH RIVER BASIN BOARD MEETING
(Note: This is a change of location from what was published in the original year-long calendar.)

DATE AND TIME: Tuesday, February 15, 2005, 9:00 a.m.

PLACE: Cypress Creek Pump Station, 8865 Pump Station Road, Land O' Lakes, FL

GENERAL SUBJECT MATTER TO BE CONSIDERED: Consideration of Basin business, followed by a tour of the facility.

MANASOTA BASIN BOARD MEETING

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

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

GENERAL SUBJECT MATTER TO BE CONSIDERED: Consideration of Basin business, followed by a bus tour of the Catfish Creek and Clark Road stormwater improvements.

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

CITRUS COUNTY TSALA-APOPKA CHAIN OF LAKES TASK FORCE OF THE CITRUS/HERNANDO WATERWAYS RESTORATION COUNCIL

DATE AND TIME: Monday, February 14, 2005, 5:00 p.m.

PLACE: Lecanto Government Building, 3600 West Sovereign Path, Room 166, Lecanto, Florida 34461

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

The District does not discriminate based on disability. Anyone requiring reasonable accommodation under the ADA should contact 1(800)-423-1476 (Florida), or (352)796-7211, Extension 4226, Fax (352)797-5806, TDD ONLY 1(800)231-6103 (Florida).

The **South Florida Water Management District** announces a public meeting which may be conducted by means of or in conjunction with communications media technology, specifically by telephonic conference to which all interested parties are invited:

DATE AND TIME: February 16, 2005, 10:00 a.m. – 12:00 Noon

PLACE: South Florida Water Management District Headquarters, B-1 Building, 3301 Gun Club Road, West Palm Beach, Florida 33406

GENERAL SUBJECT MATTER TO BE CONSIDERED: Budget and Finance Advisory Commission meeting to discuss SFWMD budget and finance-related matters.

A copy of the agenda may be obtained by writing: South Florida Water Management District, Mail Stop 6260, P. O. Box 24680, West Palm Beach, Florida 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 District Clerk, (561)686-8800, at least two business days in advance of the meeting to make appropriate arrangements.

Those who desire more information or wishing to submit written or physical evidence may contact: Marcie Daniel, Budget Division, District Headquarters, 3301 Gun Club Road, West Palm Beach, Florida 33406, (561)682-6469.

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

DATE AND TIME: March 9, 2005, 8:50 a.m.

PLACE: The South Florida Water Management Headquarters, B-1 Building, Auditorium, 3301 Gun Club Road, West Palm Beach, Florida 33406

GENERAL SUBJECT MATTER TO BE CONSIDERED: The Acquisition of certain lands contained within the Save Our Rivers Land Acquisition & Management Plan which lands are further described as follows:

A copy of the agenda may be obtained at the (1) District Website

(<http://www.sfwmd.gov/gover/GovBoard/webpage/agenda.html>) or (2) by writing: South Florida Water Management District, Mail Stop 1130, 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 District Clerk, (561)686-8800, at least two business days in advance of the meeting to make appropriate arrangements.

Those who want more information, please contact: Ruth Clements, Department Director, Land Acquisition Department, District Headquarters, 3301 Gun Club Road, Mail Stop Code 7220, West Palm Beach, FL 33406, (561)682-6271.

Part of the Water Conservation Areas comprised of four (4) parcels referred to as SFWMD Tract Nos. 27-100-050, 27-100-051, 27-100-064 and 27-100-065 consisting of approximately 420 acres, more or less, and lying in Sections 01, 32, 35 and 36, Townships 52 and 53 South, Ranges 35, 37 and 38 East in Miami-Dade County, Florida.

The Big Cypress Basin Board, **South Florida Water Management District** announces a public meeting which may be conducted by means of, or in conjunction with, communications media technology, specifically by telephonic conference, to which all interested persons are invited.

DATE AND TIME: February 18, 2005, 9:00 a.m.

PLACE: Collier County Government Center, Commission Chambers, Building F, 3301 East Tamiami Trail, Naples, Florida (The above address shall be the designated access point for public attendance of the meeting.)

GENERAL SUBJECT MATTER TO BE CONSIDERED: Conduct Basin Business.

A copy of the agenda may be obtained by writing: Big Cypress Basin, 6089 Janes Lane, Naples, Florida 34109, or by calling Ann Christian, (239)597-1505.

Appeals from any Big Cypress Basin Board decision require a record of the proceedings. Although Basin Board meetings 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 Ann Christian, (239)597-1505, at least forty-eight (48) hours before the meeting to make appropriate arrangements. Those persons who desire more information, or those wishing to submit written or physical evidence may contact: Ann Christian, Big Cypress Basin, 6089 Janes Lane, Naples, Florida 34109, (239)597-1505.

REGIONAL UTILITY AUTHORITIES

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

DATE AND TIME: February 16, 2005, 4:30 p.m.

PLACE: Ocala City Commission Chambers, City Hall, 2nd Floor, 151 S. E. Osceola Ave., Ocala, Florida 34471

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

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

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

DEPARTMENT OF ELDER AFFAIRS

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

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

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

GENERAL SUBJECT MATTER TO BE CONSIDERED: A stakeholders' meeting hosted by the Office of Long-Term Care Policy to discuss special needs shelters in Florida and methods for improvement.

To obtain a copy of the agenda, please contact: Jennifer Sindt, 4040 Esplanade Way, Tallahassee, Florida 32399-7000, (850)414-2091, e-mail: sindtj@elderaffairs.org.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this meeting is asked to advise the department at least 48 hours before the meeting by contacting Jennifer Sindt, (850)414-2091. If you are hearing or speech impaired, please contact the department by calling (850)414-2001.

The **Department of Elder Affairs** will conduct a workshop regarding proposed rule development for Aging Resource Centers in the Tampa Bay Area to which all interested persons are invited:

DATE AND TIME: Tuesday, February 22, 2005, 10:00 a.m. – 4:00 p.m.

PLACE: St. Petersburg Sunshine Senior Center, 330 5th St., N., St. Petersburg, FL 33701

GENERAL SUBJECT MATTER TO BE CONSIDERED: Operational procedures, quality assurance standards and required outcome measures for Aging Resource Centers.

Any person requiring special accommodations to participate in this workshop because of a disability or physical impairment should contact the Department of Elder Affairs, (850)414-2000, at least five calendar days prior to the workshop by contacting Jim Crochet, Department of Elder Affairs, Office of the General Counsel. If you are hearing or speech impaired, please contact the Department of Elder Affairs using the Florida Dual Party Relay System, 1(800)955-8770 (Voice) or 1(800)955-8771 (TDD).

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

Alzheimer's Disease Advisory Committee

DATE AND TIME: Friday, February 25, 2005, 8:30 a.m. – 4:30 p.m.

PLACE: Sheraton Suites Orlando Airport Hotel, 7550 Augusta National Drive, Orlando, Florida, (407)240-5555

CONTACT: Arkeba Bouie, (850)414-2339

GENERAL SUBJECT MATTER TO BE CONSIDERED: To discuss various issues regarding the Alzheimer's Disease Initiative.

For more information, please contact: Florida Department of Elder Affairs, (850)414-2000.

Note: Pursuant to the provisions of the American with Disabilities Act, any persons requiring special accommodations to participate in this meeting is asked to advise the department at least 48 hours before the meeting by contacting: Arkeba Bouie, (850)414-2339. If you are hearing or speech impaired, please contact the Department by calling (850)414-2001.

AGENCY FOR HEALTH CARE ADMINISTRATION

The **Agency for Health Care Administration** (AHCA) announces the fourth meeting of the State Medicaid County Billing Workgroup.

DATE AND TIME: February 11, 2005, 3:30 p.m. – 5:00 p.m.

PLACE: Fort Knox Office Complex, 2727 Mahan Drive, Building 2, Administrative Services Conference Room, Tallahassee, Florida 32308

GENERAL SUBJECT MATTER TO BE CONSIDERED: The workgroup will discuss the issue of certifying county residents as it relates to the billing of counties for Medicaid nursing home costs.

Any person requiring a special accommodation at the meeting because of a disability or physical impairment should contact Mrs. Irish Guyton, (850)488-2964, at least 48 hours prior to the meeting.

A copy of the agenda may be obtained by writing: Mrs. Christy Gregg, Deputy Secretary for Administrative Services, 2727 Mahan Drive, Mail Stop #10, Tallahassee, Florida 32308.

The **Agency for Health Care Administration** announces a meeting of the Comprehensive Health Information System Advisory Council Health Plan Consumer Reports Technical Workgroup, to which all interested parties are invited.

DATE AND TIME: Friday, February 18, 2005, 10:00 a.m.

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

GENERAL SUBJECT MATTER TO BE CONSIDERED: To conduct a meeting of the Health Plan Consumer Reports Technical Workgroup to discuss the content and format of reports to be published in 2005.

Any person requiring a special accommodation at this meeting because of a disability or physical impairment should contact William Dahlem, (850)410-0224, at least five calendar days prior to the meeting.

A copy of the agenda may be obtained by writing: William Dahlem, Agency for Health Care Administration, 2727 Mahan Drive, Bldg. 3, Mail Stop #16, Tallahassee, FL 32308-5403.

DEPARTMENT OF MANAGEMENT SERVICES

The State of Florida, **State Technology Office** announces a Chief Information Officer (CIO) Council Annual Meeting to which all persons are invited.

DATE AND TIME: Monday, February 21, 2005, 10:00 a.m. – 12:00 Noon

PLACE: Conference Room 124, Shared Resource Center, 2585 Shumard Oak Boulevard, Tallahassee, FL 32399

GENERAL SUBJECT MATTER TO BE CONSIDERED: To enhance communication among the Chief Information Officers of state agencies and assist in identifying critical statewide information technology issues.

If you would like an agenda for this meeting or require special accommodations due to disability or physical impairment, please contact: Elaine Womble, (850)922-2680, e-mail: Elaine.womble@myflorida.com.

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

Wireless 911 Board Meeting

DATES AND TIME: March 23-24, 2005, 9:00 a.m. – 5:00 p.m.

PLACE: Wyndham Casa Marina, Key West, Florida

Wireless 911 Board Meeting

DATES AND TIME: April 13-14, 2005, 9:00 a.m. – 5:00 p.m.

PLACE: Homewood Suites by Hilton, Tallahassee, 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.

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATIONS

The Florida **Board of Professional Engineers** announces a Probable Cause Panel meeting. Although this meeting is open to the public, portions of the Probable Cause Panel meeting may be closed consistent with law.

DATE AND TIME: Thursday, March 10, 2005, 8:00 a.m.

PLACE: Florida Board of Professional Engineers, 2507 Callaway Road, Suite 200, Tallahassee, FL 32303

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

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 Board at least forty-eight (48) hours before the meeting by contacting: Paul J. Martin, (850)521-0500.

The Florida **Board of Professional Engineers** announces a public meeting of the Educational Advisory and Application Review Committees which all persons are invited.

DATES AND TIME: Wednesday, March 16, 2005, 8:00 a.m.; continuing Thursday, March 17, 2005, 8:00 a.m. if the business of the Committee is not concluded

PLACE: Florida Board of Professional Engineers, 2507 Callaway Road, Suite 200, Tallahassee, FL 32303

GENERAL SUBJECT MATTER TO BE CONSIDERED: Review of applications for examination and/or licensure by endorsement and to review applications of foreign educated applicants.

A copy of the agenda may be obtained by writing: Florida Board of Professional Engineers, 2507 Callaway Road, Suite 200, Tallahassee, Florida 32303.

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

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 Board at least forty-eight (48) hours before the meeting by contacting: Paul J. Martin, (850)521-0500.

The Florida **Board of Professional Engineers** announces a public telephone conference call to which all persons are invited.

DATE AND TIME: Friday, March 25, 2005, 10:00 a.m.

PLACE: Conference Call Number 1(800)497-7709

PLACE: Florida Board of Professional Engineers, 2507 Callaway Road, Suite 200, Tallahassee, FL 32303

GENERAL SUBJECT MATTER TO BE CONSIDERED: To act on recommendations from the Educational Advisory and Application Review Committees to approve or deny applications for licensure and any old or new business of the Florida Board of Professional Engineers.

A copy of the agenda may be obtained by writing: Florida Board of Professional Engineers, 2507 Callaway Road, Suite 200, Tallahassee, Florida 32303.

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

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 Board at least forty-eight (48) hours before the meeting by contacting: Paul J. Martin, (850)521-0500.

The **Board of Professional Surveyors and Mappers** announces a General Business Meeting by way of a telephone conference call. All interested parties are invited to attend.

DATE AND TIME: February 24, 2005, 10:00 a.m.

PLACE: Conference Call Meet-Me-Number (850)410-8045, Suncom 210-8045

GENERAL SUBJECT MATTER TO BE CONSIDERED: To conduct board business.

A copy of the agenda may be obtained by writing: John Knap, Executive Director, Department of Business and Professional Regulation, Board of Professional Surveyors and Mappers, 1940 North Monroe Street, Tallahassee, FL 32399-0756, (850)487-1395.

Persons 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, 1(800)955-8771. Persons requiring special accommodations due to disability or physical impairment should contact John Knap by Monday, February 21, 2005.

The Florida **Building Code Administrators and Inspectors Board** announces a telephone conference call to which all persons are invited to participate.

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

PLACE: Department of Business and Professional Regulation, 1940 N. Monroe Street, Tallahassee, FL, (850)487-8856, Suncom 277-8856

GENERAL SUBJECT MATTER TO BE CONSIDERED: General Board and Business Meeting.

Any person deciding to appeal a decision made with respect to any matter considered at this meeting will need to ensure that a verbatim record of the proceeding is made. Such record must include testimony and evidence upon which the appeal is to be based.

Any person requiring special accommodations at this meeting because of a disability or physical impairment should contact Department of Business and Professional Regulation, Building Code Administrators and Inspectors Board, (850)922-5012, at least forty-eight (48) hours prior to the meeting. If you are hearing or speech impaired, please contact the board office using the Florida Dual Party Relay System, 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

The **Regulatory Council of Community Association Managers** announces the following general business meeting to which all persons are invited.

DATE AND TIME: February 18, 2005, 10:30 a.m. (EST)

PLACE: Telephone Conference Call – To connect, dial (850)410-0966, Suncom 210-0966

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

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

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this meeting is asked to advise the agency at least

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

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

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 **Department of Health, Board of Dentistry** announces a meeting of the Rules Committee, an official meeting to be held via telephone conference call. All interested parties are invited to attend the telephone conference call, which is open to the public.

DATE AND TIME: February 15, 2005, 5:00 p.m.

PLACE: Telephone Number (850)921-5230

GENERAL SUBJECT MATTER TO BE CONSIDERED: To discuss proposed rule changes.

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

If any 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, 1(800)955-8771. Persons requiring special accommodations due to disability or physical impairment should contact: Sue Foster, (850)245-4474.

The **Department of Health, Board of Dentistry** announces a meeting of the Anesthesia Committee to be held via telephone conference call. All interested parties are invited to participate in the telephone conference call, which is open to the public.

DATE AND TIME: February 16, 2005, 5:00 p.m.

PLACE: Telephone Number (850)921-5230

GENERAL SUBJECT MATTER TO BE CONSIDERED: General Business Concerning Anesthesia Committee.

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

If any 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, 1(800) 955-8771. Persons requiring special accommodations due to disability or physical impairment should contact: Sue Foster, (850)245-4474.

The **Department of Health, Board of Dentistry** will hold a Probable Cause Panel meeting where reconsiderations will be heard:

DATE AND TIME: February 25, 2005, 9:30 a.m.

PLACE: Department of Health, Building 4042, Room 301, 4052 Bald Cypress Way, Tallahassee, FL 32399, (850)245-4474

GENERAL SUBJECT MATTER TO BE CONSIDERED: To review reconsideration cases.

If a person decides to appeal any decision made by the Board with respect to any matter considered at this meeting or hearing, he may need to ensure that a verbatim record of the proceedings is made, which records include 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 Sarah Walls, (850)245-4474, at least five calendar days prior to the meeting. Persons who are hearing or speech impaired, can contact Ms. Walls using the Florida Dual Party Relay System, 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

The Florida **Board of Medicine**, Probable Cause Panel (South) announces a telephone conference call to be held via meet me number.

DATE AND TIME: February 11, 2005, 2:00 p.m.

PLACE: Meet Me Number (850)922-2903

GENERAL SUBJECT MATTER TO BE CONSIDERED: To conduct a private meeting to review cases for which a determination of probable cause is to be made and to conduct a public meeting to review cases on which probable cause has been made.

A copy of the agenda may be obtained by writing: Gaynetta Rosier, Regulation Specialist II, Agency for Health Care Administration, Medical Services, Palmer Building, P. O. Box 14229, Tallahassee, Florida 32317-4229.

If any 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.

NOTE: In accordance with the Americans with Disabilities Act, persons needing a special accommodation to participate in this proceeding should contact the Medical Litigation Section no later than seven (7) days prior to the proceeding or meeting at which such special accommodation is required. The Medical Litigation Section may be contacted at P. O. Box 14229, Tallahassee, Florida 322317-4229, (850)922-2414, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice) via Florida Relay Service.

The **Board of Medicine** gives notice of a public hearing to be held on the proposed rule development referenced below and as originally published in Vol. 30, No. 52, of the December 23, 2004, issue of the Florida Administrative Weekly. All interested persons are invited to attend.

DATE AND TIME: February 18, 2005, 11:00 a.m.

PLACE: Hyatt Regency, 9300, Airport Boulevard, Orlando, Florida 32827

GENERAL SUBJECT MATTER TO BE CONSIDERED: Definitions – 64B8-31.001; Examination for Licensure – 64B8-31.002; Application for Licensure and Licensure Requirements for Anesthesiologist Assistants – 64B8-31.003; Requirements for Approval of Training Programs – 64B8-31.004; Anesthesiologist Assistant Protocols and Performance – 64B8-31.005; Financial Responsibility – 64B8-31.006; Anesthesiologist Assistant Licensure Renewal and Reactivation – 64B8-31.007; Notice of Noncompliance – 64B8-31.008; Citation Authority – 64B8-31.009; Fees Regarding Anesthesiologist Assistants – 64B8-31.012.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT IS: Larry McPherson, Jr., Executive Director, Board of Medicine, 4052 Bald Cypress Way, Bin #C03, Tallahassee, Florida 32399-3253

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

The Florida **Board of Medicine**, Probable Cause Panel (North) announces a telephone conference call to be held via meet me number.

DATE AND TIME: February 18, 2005, 2:00 p.m.

PLACE: Meet Me Number (850)922-7892, Suncom 292-7892

GENERAL SUBJECT MATTER TO BE CONSIDERED: To conduct a private meeting to review cases for which a determination of probable cause is to be made and to conduct a public meeting to review cases on which probable cause has been made.

A copy of the agenda may be obtained by writing: Gaynetta Rosier, Regulation Specialist II, Agency for Health Care Administration, Medical Services, Palmer Building, P. O. Box 14229, Tallahassee, Florida 32317-4229.

If any 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.

NOTE: In accordance with the Americans with Disabilities Act, persons needing a special accommodation to participate in this proceeding should contact the Medical Litigation Section no later than seven (7) days prior to the proceeding or meeting at which such special accommodation is required. The Medical Litigation Section may be contacted at P. O. Box 14229, Tallahassee, Florida 32317-4229, (850)922-2414, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice) via Florida Relay Service.

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

DATE AND TIME: Saturday, March 19, 2005, 8:00 a.m. or soon thereafter

PLACE: Hotel Sofitel, 5800 Blue Lagoon Dr., Miami, FL 33126

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

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 committee with respect to any matter considered at the above cited meeting or hearing, he will need a record of the proceedings, and for such purpose, he may need to 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.

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).

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

DATE AND TIME: Friday, February 18, 2005, 11:00 a.m.

PLACE: Hyatt Regency, 9300 Airport Blvd., Orlando, Florida, (407)825-1234

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, (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 **Board of Optometry**, Probable Cause Panel will hold a duly noticed meeting, to which all persons are invited to attend.

DATE AND TIME: Tuesday, February 8, 2005, 6:00 p.m.

PLACE: The Radisson Barcelo' Hotel, 8444 International Drive, Orlando, FL 32819, (407)345-0505

GENERAL SUBJECT MATTER TO BE CONSIDERED: For cases previously heard by the panel.

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 Optometry, 4052 Bald Cypress Way, Bin #C07, Tallahassee, FL 32399-3257.

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

DATES AND TIMES: Friday, February 25, 2005, 10:00 a.m. or soon thereafter

PLACE: Hyatt Regency Pier 66, 3201 S. E. 17th Street, Causeway, Ft. Lauderdale, FL 33316, (954)525-6666

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

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

NOTE: In accordance with the Americans with Disabilities Act, persons needing a special accommodation to participate in this proceeding should contact the Practitioner Regulation Section no later than seven (7) days prior to the proceeding or meeting at which such special accommodation is required. The Practitioner Regulation Section may be contacted at: 4052 Bald Cypress Way, Bin #C65, Tallahassee, FL 32399, 1(800)955-8771 (TDD) or 1(800)955-8770, Florida Relay Service.

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

DATES AND TIMES: Friday, February 25, 2005, 4:00 p.m. or shortly thereafter; Saturday, February 26, 2005, 9:00 a.m. or shortly thereafter

PLACE: Hyatt Regency Pier 66, 3201 S. E. 17th Street, Causeway, Ft. Lauderdale, FL 33316, (954)525-6666

GENERAL SUBJECT MATTER TO BE CONSIDERED: Regular Board business.

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

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

Any person requiring a special accommodation at this meeting because of a disability or physical impairment should contact Christy Robinson, (850)488-0595, at least five calendar days prior to the meeting. Persons who are hearing or speech impaired, can contact Christy Robinson using the Florida Dual Party Relay System, 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

The **Board of Osteopathic Medicine** gives notice of a public hearing to be held on the proposed rule development referenced below and as originally published in Vol. 30, No. 52, of the December 23, 2004, issue of the Florida Administrative Weekly.

DATE AND TIME: February 18, 2005, 11:00 a.m.

PLACE: Hyatt Regency, 9300 Airport Boulevard, Orlando, Florida 32827

GENERAL SUBJECT MATTER TO BE CONSIDERED: Definitions – 64B15-7.001; Examination for Licensure – 64B15-7.002; Application for Licensure and Licensure Requirements for Anesthesiologist Assistants – 64B15-7.003; Requirements for Approval of Training Programs – 64B15-7.004; Anesthesiologist Assistant Protocols and Performance – 64B15-7.005; Financial Responsibility – 64B15-7.006; Anesthesiologist Assistant Licensure Renewal and Reactivation – 64B15-7.007; Notice of Noncompliance – 64B15-7.008; Citation Authority – 64B15-7.009; Fees Regarding Anesthesiologist Assistants – 64B15-7.012.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT IS: Pamela King, Executive Director, Board of Osteopathic Medicine, 4052 Bald Cypress Way, Bin #C06, Tallahassee, Florida 32399-3256

Any person requiring a special accommodation at this hearing because of a disability or physical impairment should contact the Board's Executive Director at least five calendar days prior to the hearing. 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 **Department of Health**, Institutional Affairs Committee announces a public meeting to which all persons are invited.

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

PLACE: Tampa Airport Marriott, Tampa International Airport, Tampa, FL, (813)879-5151

GENERAL SUBJECT MATTER TO BE CONSIDERED: The Committee will meet to discuss USP Chapter 797, F.S., Pharmaceutical Compounding – Sterile Preparations.

A copy of the board agenda materials, which are open to the public, may be obtained by writing: Danna Droz, Executive Director, Board of Pharmacy, 4052 Bald Cypress Way, Bin C04, Tallahassee, Florida 32399-3254.

Any person requiring a special accommodation at this meeting because of a disability or physical impairment should contact the Board of Pharmacy, Garnet Keller, (850)245-4614, at least five calendar days prior to the meeting. If you are hearing or speech impaired, please contact the Agency using the Florida Dual Party Relay System, 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

If a person decides to appeal any decision made by the Board with respect to any matter considered at this meeting he 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 based.

The **Department of Health, Board of Physical Therapy** announces a conference call of the board:

DATE AND TIME: March 22, 2005, 11:30 a.m. or soon thereafter

PLACE: The meet me number may be obtained by contacting: Ivy Shivers, (850)245-4372

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

A copy of the agenda may be obtained by writing: Department of Health, Board of Psychology, 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 the department at least 48 hours before the workshop/hearing/meeting by contacting the board office, (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 Psychology**, Credentials Committee announces a conference call of the committee to which all persons are invited:

DATES AND TIME: March 4 2005; June 3, 2005; September 9, 2005; November 4, 2005, 8:00 a.m. or soon thereafter

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

GENERAL SUBJECT MATTER TO BE CONSIDERED: For the consideration and review of applications for examination and licensure.

A copy of the agenda may be obtained by writing: Department of Health, Board of Psychology, 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 the department at least 48 hours before the workshop/hearing/meeting by contacting the board office,

(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 Psychology** announces a conference call of the board to which all persons are invited:
 DATES AND TIME: March 18, 2005; June 17, 2005; September 23, 2005; November 18, 2005, 8:00 a.m. or soon thereafter
 PLACE: Numbers 1(800)416-4132 Toll Free, 292-7892 Suncom
 GENERAL SUBJECT MATTER TO BE CONSIDERED: Quorum Call.

A copy of the agenda may be obtained by writing: Department of Health, Board of Psychology, 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 the department at least 48 hours before the workshop/hearing/meeting by contacting the board office, (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.

DEPARTMENT OF CHILDREN AND FAMILY SERVICES

The **Agency for Persons with Disabilities** (APD) announces the following public meeting/hearing to which all interested parties are invited to provide public input regarding the subject matter.

DATE AND TIME: February 23, 2005, 10:00 a.m.
 PLACE: Agency for Persons with Disabilities, District 7 Office, Room 1006, South Tower, 400 Robinson Street, Orlando, FL 32801
 GENERAL SUBJECT MATTER TO BE CONSIDERED: Discussion as to whether the Agency should expand in future years to include consumer groups or should the Agency only represent persons with developmental disabilities.

To obtain additional information, please contact: Agency for Persons with Disabilities, 4030 Esplanade Way, Tallahassee, FL 32399, (850)488-4877.

Persons requiring special accommodations due to a disability or physical impairment should contact Ms. Nancy Michael, (407)245-0440, Ext. 601, at least seven days before the meeting.

The District 11, **Substance Abuse and Mental Health Office** announces a contract negotiation meeting with Our Kids of Miami-Dade/Monroe, Inc.

DATE AND TIME: February 9, 2005, 1:00 p.m.
 PLACE: 401 N. W. 2 Avenue, Suite North 826, Miami, FL
 GENERAL SUBJECT MATTER TO BE CONSIDERED: The purpose of the meeting will be to discuss the contractual expectations of both parties in providing services to children and families.

FLORIDA HOUSING FINANCE CORPORATION

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

DATES AND TIME: Monday, February 14, 2005; Thursday, February 17, 2005, 2:00 p.m. (Eastern Standard Time)
 PLACE: Rick Seltzer Conference Room, Suite 6000, Florida Housing Finance Corporation, 227 North Bronough Street, Tallahassee, Florida 32301-1329
 GENERAL SUBJECT MATTER TO BE CONSIDERED: To discuss the evaluations of responses submitted for Florida Housing Finance Corporation's Request for Proposals #2004-11 for the Development and Rehabilitation of Farmworker Housing.

Any person requiring a special accommodation at this meeting because of a disability or physical impairment should contact Robin Grantham, at Florida Housing Finance Corporation, (850)488-4197, at least five (5) calendar days prior to the meeting. If you are hearing impaired, please contact Florida Housing Finance Corporation using the Florida Dual Party Relay System, 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

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

The **Florida Housing Finance Corporation** announces a meeting of the Board of Directors to which all interested parties are invited:

- Fiscal Committee
- Guarantee Committee
- Universal Cycle Committee
- Multifamily Revenue Bond Committee
- Board Meeting

DATE AND TIME: March 4, 2005, 9:00 a.m. – adjourned

PLACE: Wyndham Fort Lauderdale Airport, 1870 Griffin Road, Dania, FL 33004, (954)920-3300

GENERAL SUBJECT MATTER TO BE CONSIDERED:

1. Consider, review, and take action on matters brought to the Fiscal Committee and to consider recommendations made by the Fiscal Committee to the Board.
2. Consider, review, and take action on matters brought to the Guarantee Committee and to consider recommendations made by the Guarantee Program Committee to the Board.
3. Consider, review, and take action on matters brought to the Universal Cycle Committee and to consider recommendations made by the Universal Cycle Committee to the Board.
4. Consider, review, and take action on matters brought to the Multifamily Revenue Bond Committee and to consider recommendations made by the Multifamily Revenue Bond Committee to the Board. Authorize the Corporation Staff to proceed with all actions necessary for the sale of bonds of pending multifamily issues, which have satisfied the requirements for funding.
5. Consider financing and acknowledgement resolutions for various multifamily developments, under any multifamily program, including the ranking of developments.
6. Consider appointment of professionals including but not limited to trustee and/or originator/servicer for upcoming and/or past multifamily programs and single-family programs.
7. Consider approval of all bond documents for and terms of all upcoming single-family and multifamily bond sales, including those secured by third-party guarantors, letters-of-credit, insurance or other mechanisms.
8. Consider adopting resolutions authorizing negotiated or competitive sale of bonds on various single-family and multifamily issues.
9. Consider directing Staff to submit summaries of various TEFRA/Public Hearings to the Governor.
10. Consideration of policy issues concerning ongoing and upcoming Single-family Bond issues including initiation of request for proposals on an emergency basis, and structuring new issues.
11. Consideration of all necessary actions with regard to the Multifamily Bond Program.
12. Consideration of approval of underwriters for inclusion on approved master list and teams.
13. Consideration of all necessary actions with regard to the HOME Rental Program.
14. Consideration of all necessary actions with regard to the HC (Housing Credits) Program.
15. Consideration of all necessary actions with regard to the SAIL (State Apartment Incentive Loan) Program.
16. Consideration of all necessary actions with regard to the SHIP (State Housing Initiatives Partnership) Program.
17. Consideration of all necessary actions with regard to the PLP (Predevelopment Loan) Program.
18. Consideration of all necessary actions with regard to the Home Ownership Programs.
19. Consideration of all necessary actions, for initiating new rules or rule amendments on an emergency or non-emergency basis.
20. Consideration of Appeals from Universal Cycle ranking and grading with entry of final orders.
21. Consideration of workouts or modifications for existing projects funded by the Corporation.
22. Consideration of matters relating to the stated purpose of the Corporation to provide safe and sanitary housing that is affordable for the residents of Florida.
23. Consideration of funding additional reserves for the Guarantee Fund.
24. Consideration of audit issues.
25. Evaluation of Professional and Consultant performance.
26. Such other matters as may be included on the Agenda for the March 4, 2005, Board Meeting.

A copy of the agenda may be obtained approximately two days prior to the meeting by contacting: Sheila Freaney, Board Liaison, Florida Housing Finance Corporation, 227 North Bronough Street, Suite 5000, Tallahassee, Florida 32301-1329, (850)488-4197, Corporation's website: www.floridahousing.org.

Any person requiring a special accommodation at this meeting because of a disability or physical impairment should contact Sheila Freaney, Florida Housing Finance Corporation, (850)488-4197, at least five calendar days prior to the meeting. If you are hearing or speech impaired, please contact the Corporation using the Florida 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 Corporation with respect to any matter considered at this meeting, he or she will need a record of the proceedings, and for such purpose, he or she may need to ensure that a verbatim record of the proceedings be made, which record includes the testimony and evidence upon which the appeal is to be based.

FISH AND WILDLIFE CONSERVATION COMMISSION

The **Fish and Wildlife Conservation Commission (FWC)**, Division of Law Enforcement announces the following Boating Advisory Council public meeting via video teleconference, to which all persons are invited:

DATE AND TIME: March 3, 2005, 9:00 a.m.

PLACE: Main Meeting Site – FWC, 620 South Meridian Street, Bryant Building, Room 272, Tallahassee, Florida 32399-1600; with an additional site – FWC, South Region Office, 8535 Northlake Boulevard, South Region Conference Room, West Palm Beach, Florida 33412

GENERAL SUBJECT MATTER TO BE CONSIDERED: Meeting of the Boating Advisory Council.

An agenda of the meeting may be obtained by contacting: Ms. Shelly Gurr, FWC, Division of Law Enforcement, Boating Advisory Council, 620 South Meridian Street, Bryant Building, Tallahassee, Florida 32399-1600, (850)488-5600.

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 five calendar days before the meeting by contacting: ADA Coordinator, (850)488-6411. If you are hearing or speech impaired, please contact the agency by calling (850)488-9542.

VISIT FLORIDA

VISIT FLORIDA announces a public meeting of the Culturally Florida Task Force of the Cultural Heritage Tourism Committee of the VISIT FLORIDA New Product Development Council.

DATE AND TIME: Thursday, February 10, 2005, 2:00 p.m. – adjournment (EST)

PLACE: VISIT FLORIDA Corporate Offices, 661 East Jefferson Street, Suite 300, Tallahassee, FL 32301, (850)488-5607

GENERAL SUBJECT MATTER TO BE CONSIDERED: Discuss integration of Culturally Florida Web site into the VISIT FLORIDA consumer Web site.

For further information contact: Jill Rutli, VISIT FLORIDA, P. O. Box 1100, Tallahassee, Florida 32302-1100, (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, 1(800)955-8770 (Voice) or 1(800)955-8771 (TDD).

VISIT FLORIDA announces a public meeting of the Cultural Heritage Tourism Committee of the New Product Development Council.

DATE AND TIME: Thursday, February 17, 2004, 1:00 p.m. – adjournment (EST)

PLACE: VISIT FLORIDA Corporate Offices, 661 East Jefferson Street, Suite 300, Tallahassee, FL 32301, (850)488-5607

GENERAL SUBJECT MATTER TO BE CONSIDERED: Discuss current and future work of the Committee.

For further information contact: Jill Rutli, VISIT FLORIDA, P. O. Box 1100, Tallahassee, Florida 32302-1100, (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, 1(800)955-8770 (Voice) or 1(800)955-8771 (TDD).

TAMPA BAY ESTUARY PROGRAM

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

DATE AND TIME: Friday, February 11, 2005, 9:00 a.m.

PLACE: Tampa Bay Regional Planning Council, 4000 Gateway Centre Blvd., Suite 100, Pinellas Park, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: Action will be taken on items related to the approval of the Draft FY05 Annual Workplan and budget. Results of recent nitrogen loading and seagrass mapping will be discussed along with the Sediment Quality Action Plan.

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

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

DATE AND TIME: Friday, February 11, 2005, 2:00 p.m.

PLACE: Tampa Bay Regional Planning Council, 4000 Gateway Centre Blvd., Suite 100, Pinellas Park, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: Action will be taken on items related to the approval of the Draft FY05 Annual Workplan and budget. Results of recent nitrogen loading and seagrass mapping will be discussed along with the Sediment Quality Action Plan.

Please note that if a person decides to appeal any decision made by the Tampa Bay Estuary Program Policy Board to any matter considered at the above cited meeting, he will need to

ensure that a verbatim record of the proceedings is made, which record includes the testimony and evidence upon which the appeal is based.

FLORIDA TELECOMMUNICATIONS RELAY

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

DATE AND TIME: Friday, February 11, 2005, 10:00 a.m.

PLACE: 1820 E. Park Avenue, Suite 101, Tallahassee, Florida

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

A copy of the agenda may be obtained by writing: Mr. James Forstall, Executive Director, 1820 E. Park Avenue, Suite 101, Tallahassee, Florida 32301. The meeting is subject to cancellation for lack of a quorum or unavailability of an interpreter.

DEPARTMENT OF MILITARY AFFAIRS

The **Department of Military Affairs**, St. Francis Barracks announces a meeting to which all interested persons are invited to participate.

DATE AND TIME: Saturday, February 12, 2005, 1:30 p.m.

PLACE: Adjutant General's Conference Room, St. Francis Barracks, 82 Marine Street, St. Augustine, FL 32085-1008

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

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

IN ACCORDANCE WITH SECTION 286.0105, FLORIDA STATUTE.

H. LEE MOFFITT CANCER CENTER AND RESEARCH INSTITUTE

The **H. Lee Moffitt Cancer Center and Research Institute**, Inc. announces a public meeting to which all persons are invited.

DATE AND TIME: Tuesday, February 15, 2005, 1:30 p.m.

PLACE: Stabile Trustees Board Room, 12902 Magnolia Drive, Tampa, FL

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

A copy of the agenda may be obtained by writing: Lori Payne, Administration, Moffitt Cancer Center, 12902 Magnolia Drive, SRB-COO, Tampa, FL 33612.

Persons requiring special accommodations due to disability or physical impairment should contact: Ms. Payne by February 11, 2005.

COUNCIL FOR EDUCATION POLICY, RESEARCH AND IMPROVEMENT

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

DATES AND TIMES: Tuesday, February 15, 2005, 6:30 p.m. – 8:30 p.m.; Wednesday, February 16, 2005, 9:00 a.m. – 1:30 p.m.

PLACE: Erwin Technical Center, 2010 East Hillsborough Avenue, Tampa, FL

GENERAL SUBJECT MATTER TO BE CONSIDERED: The Council will take action on studies related to instructional materials and in-service education and will discuss other ongoing responsibilities and assignments.

A conference call may be scheduled one week following the meeting to address any matters which require follow-up. The agenda and related materials may be accessed prior to the meeting at www.cepri.state.fl.us. For further information, contact: Council office, (850)488-7894.

WORKFORCE FLORIDA

The **Workforce Florida** announces their quarterly Board of Directors' and related meetings to which all persons are invited.

DATES AND TIMES: Partners' Meeting – February 16, 2005, 1:00 p.m. – 4:00 p.m.; Board of Directors and related meetings – February 17, 2005, 9:00 a.m. – 3:30 p.m.

PLACE: Embassy Suites Hotel, Downtown Orlando, 191 E. Pine Street, Orlando, Florida 32801, (407)841-1000

For more information contact: Peggy Dransfield, (850)921-1119.

SUNSHINE STATE GOVERNMENTAL FINANCING COMMISSION

The **Sunshine State Governmental Financing Commission** announces a public meeting, where all interested parties are invited:

DATE AND TIME: Friday, February 18, 2005, 1:00 p.m.

PLACE: Conference Room "R", Second Floor, City Hall, City of Orlando, 400 South Orange Avenue, Orlando, FL

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

A copy of the agenda may be obtained by contacting: Mr. Richard C. Dowdy, Program Administrator, (850)878-1874.

FLORIDA INDEPENDENT LIVING COUNCIL

The **Florida Independent Living Council** announces the following meeting:

MEETING: Personnel Taskforce Teleconference

DATE AND TIME: Monday, February 28, 2005, 3:00 p.m. (EST)

PLACE: FILC, Inc. Administrative Offices, 1018 Thomasville Road, Suite 100A, Tallahassee, Florida 32303-6271

MEETING: Bylaws Taskforce Teleconference

DATE AND TIME: Tuesday, March 1, 2005, 1:00 p.m. (EST)

PLACE: FILC, Inc. Administrative Offices, 1018 Thomasville Road, Suite 100A, Tallahassee, Florida 32303-6271

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

A copy of the agenda may be obtained by contacting: Florida Independent Living Council, 1018 Thomasville Road, Suite 100A, Tallahassee, Florida 32303-6271, (850)488-5624, toll free 1(877)822-1993.

Any person who needs an accommodation to participate in this meeting because of a disability, including alternative formats, should submit a request for such accommodation in writing at least one week before the meeting date.

COMMITTEE AND TASK FORCE MEETINGS: Please note that committees and task forces of the Florida Independent Living 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 meetings may request to be put on the mailing list for such notices by writing to Beth Schultz at the council address.

Notices of meetings and hearing must advise that a record is required to appeal. Each board, commission or agency of this state or of any political subdivision thereof shall include in the notice of any meeting or hearing, if notice of the meeting or hearing is required, of such board, commission or agency, conspicuously on such notice, the advice 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 of the proceedings is made, which record includes the testimony and evidence upon which the appeal is to be based. (Florida Statutes, §286.0105)

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

DEPARTMENT OF COMMUNITY AFFAIRS

NOTICE IS HEREBY GIVEN that the Petition for Declaratory Statement received from Interplan, LLC on November 5, 2004, has been withdrawn. Notice of receipt of this petition, which was assigned the number of DCA04-DEC-225 appeared in the November 24, 2004, edition of the Florida Administrative Weekly.

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

**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 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, Aloha Kai Association, Inc. and Aloha Kai Vacation Rentals, Inc., Docket Number 2005002615.

Whether Aloha Kai Association, Inc. and Aloha Kai Vacation Rentals, Inc. are required under Section 719.104(3), Florida Statutes, and its governing documents to provide property, casualty, fire and flood insurance on individual units within the cooperative.

A copy of the Petition for Declaratory Statement, Docket Number 2005002615, 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.

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 FINANCIAL SERVICES

NOTICE IS HEREBY GIVEN THAT the Department of Financial Services, Office of Insurance Regulation has received a petition for a declaratory statement from Carlos Lidsky, Esquire on behalf of Douglas Harbaugh. The petition seeks the agency’s opinion as to the applicability of Sections 627.826 to 627.849 and 627.901 to 627.905, Florida Statutes, as it applies to the petitioner.

A copy of the petition may be obtained by contacting: S. Marc Herskovitz, Esquire, Assistant General Counsel, Legal Services Office, Office of Insurance Regulation, 612 Larson Building, 200 East Gaines Street, Tallahassee, Florida 32399-4206, (850)413-4122.

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:

Susan Maddox vs. Department of Education; Case No.: 05-0080RX; Rule No.: 6A-10.060

Florida Association of Rehabilitation Facilities, Inc., Spectrum Community Services, Ltd and the Arc of St. Lucie County, Inc. vs. Agency for Health Care Administration; Case No.: 05-0087RP; Rule No.: 59G-8.200

Dawn Michelle Simpson vs. Department of Business and Professional Regulation, Division of Alcoholic Beverages and Tobacco; Case No.: 05-0022RX; Rule Nos.: 61A-2.019, 61A-5.0105(2), 61A-5.747

Shawn Thomas Gillaspy, Dawn-Marie Shulman, Brian Joseph McNamara, Christopher Huges Fontaine, Alfred Dwight Watkins, III, et al vs. Department of Business and Professional Regulation, Division of Alcoholic Beverages and Tobacco; Case No.: 05-0056RX; Rule Nos.: 61A-2.019, 61A-5.0105(2), 61A-5.747(1)

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

City of St. Petersburg and City of Sunrise vs. Department of Environmental Protection and St. Johns River Water Management District; Case No.: 03-0753RP; Rule No.: 62-40; Voluntary Dismissal

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

NONE

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

NONE

Section XI
Notices Regarding Bids, Proposals and
Purchasing

DEPARTMENT OF EDUCATION

NOTICE TO PROFESSIONAL CONSULTANTS

Duval County Public Schools
 Request for Qualifications (RFQ)

FOR

Selection of the Architect/Engineer/Planner
 On the Basis of Qualifications

The Office of Facilities Design and Construction announces that Professional services are required for a new North Shore K-8 school. Applications are to be sent to:

Tony M. Gimenez
 Duval County Public Schools
 Facilities Design and Construction
 1701 Prudential Drive, 5th Floor
 Jacksonville, FL 32207-8182

PROJECT NO.: C-91080
 PROJECT NAME: New North Shore K-8 No. 70
 PROJECT LOCATION: 5701 Silver Plaza, Jacksonville, Florida 32208
 CONSTRUCTION BUDGET: \$24,967,500.00

SERVICES TO BE PROVIDED: Professional services include architecture and engineering services for a new North Shore K-8 school for 1228 total student capacity. Services also include development of K-8 educational specs with district staff. The selected firm shall have the responsibility for the development of a community involvement process including public meetings, presentations, coordination and consolidation of existing schools, and other services during design and construction of new facility.

Proposed Construction Start Date: March 2006

Proposed Occupancy Date: June 2007

DCPS PROJECT MANAGER: Tony M. Gimenez

PHONE NO.: (904)390-2279

RESPONSE DUE DATE: March 8, 2005 AND WILL BE ACCEPTED UNTIL 4:30 P.M.

MBE GOALS: 20% Overall

Information on the selection process can be found at www.educationcentral.org/facilities under Forms and Standards, General Documents, Selection of Architect/Engineer.

Applicants are advised that all plans, drawings and specifications for this project may be reused by the Owner as a prototype for future projects in the District.

NOTICE TO PROFESSIONAL CONSULTANTS

FOR

Request for Qualifications (RFQ)

Professional Services

Architect/Engineering Services

The Office of Facilities Design and Construction announces that Architect/Engineer services are required for a project entitled Magnet School Upgrades at John E. Ford Elementary School No. 154, DCSB Project No. C-91100 for Duval County Public Schools. The firm selected will be responsible for design, bid review and construction administration of this project having an estimated construction cost budgeted not to exceed \$1,372,000. The project scope shall consist of all architecture, engineering, permitting, construction administration, and development of educational specifications for the addition of one science lab, two science demonstration labs, boys' and girls' locker rooms, and cafeteria expansion or other spaces equal to the construction budget.

Applications are to be sent to:

Duval County Public Schools
 Facilities Design and Construction
 1701 Prudential Drive, 5th Floor
 Jacksonville, FL 32207-8182

PROJECT MANAGER: Tony M. Gimenez

PHONE NO.: (904)390-2279

RESPONSE DUE DATE:

RFQ's ARE DUE ON OR BEFORE MARCH 8, 2005

AND WILL BE ACCEPTED UNTIL 4:30 P.M.

MBE GOALS: Sheltered Market

Information on the selection process can be found at www.educationcentral.org/facilities under Forms and Standards, General Documents, Selection of Architect/Engineer.

Applicants are advised that all plans, drawings and specifications for this project may be reused by the Owner as a prototype for future projects in the District.

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 So. Belcher Road, Largo, Florida until 1:00 p.m., local time, on March 4, 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:

Restroom Renovations – Bid #05-968-584

Pinellas Park High School

6305 118th Avenue, North

Largo, FL 33773

Provide labor and materials to renovate six (6) restrooms per plans and specifications. This project requires bonding.

A Pre-Bid Conference will be held at the project site on February 8, 2005, 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

CLAYTON M. WILCOX

NANCY BOSTOCK

SUPERINTENDENT OF SCHOOLS

CHAIRMAN

AND EX-OFFICIO SECRETARY

TO THE SCHOOL BOARD

MARK C. LINDEMANN

DIRECTOR, PURCHASING

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 So. Belcher Road, Largo, Florida until 2:00 p.m., local time, on March 4, 2005 for the

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 So. Belcher Road, Largo, Florida until 3:00 p.m., local time, on March 2, 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:

Roof Replacement – Bid #05-968-581

Belleair Elementary School
1156 Lakeview Road
Clearwater, FL 33756

Provide labor and materials to remove existing roofing system and install new specified roofing system on Buildings 2, 3, 4, 5A, 5B, 8 and 11 per plans and specifications. This project requires bonding.

A Pre-Bid Conference will be held at the project site on February 8, 2005 at 1:00 p.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

CLAYTON M. WILCOX SUPERINTENDENT OF SCHOOLS AND EX-OFFICIO SECRETARY TO THE SCHOOL BOARD	NANCY BOSTOCK CHAIRMAN MARK C. LINDEMANN DIRECTOR, PURCHASING
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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 South Belcher Road, Largo, Florida until 1:00 p.m., local time, on March 3, 2005 for the purpose of selecting a supplier to provide Frozen Packaged Sandwiches per the bid specifications for:

Frozen Packaged Sandwiches – Bid #05-391-583

The purpose and intent of this invitation to bid are to select a supplier to provide and deliver various choices of frozen packaged sandwiches to the Walter Pownall Service Center Warehouse, and to secure firm, net pricing for the contract period as specified herein.

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

BY ORDER OF THE SCHOOL BOARD OF PINELLAS COUNTY, FLORIDA

CLAYTON M. WILCOX SUPERINTENDENT OF SCHOOLS AND EX-OFFICIO SECRETARY TO THE SCHOOL BOARD	NANCY BOSTOCK CHAIRMAN MARK C. LINDEMANN DIRECTOR, PURCHASING
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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."

EXPRESSWAY AUTHORITIES

NOTICE TO CONSTRUCTION ENGINEERING & INSPECTION FIRMS
REQUEST FOR STATEMENT OF QUALIFICATIONS (RSOQ)

MDX WORK PROGRAM NO. 83614.050

The Miami-Dade Expressway Authority (MDX) is seeking the services of a qualified firm (the "Firm") to provide Construction Engineering and Inspection (CE&I) services in connection with the construction of MDX Project No. 83614 (the "Project") in the MDX Five-Year Work Program. The Project requires CE&I services for the re-construction of SR 836 from N. W. 87th Avenue to N. W. 107th Avenue including construction of a new bi-directional toll plaza. The Project was procured as a qualification based selection design-build project with a construction duration of approximately eighteen (18) months, beginning in the third quarter of 2005. The Firm may subcontract with other qualified firms to meet the requirements described herein.

FEDERAL AND STATE DEBARMENT: By signing and submitting a Statement of Qualifications (SOQ), the Firm certifies that no principal (which includes shareholders, partners, officers, directors, or executives) is presently suspended, proposed for debarment, declared ineligible or voluntarily excluded from participation in this transaction by any federal, state or local department or agency.

SYSTEM: The Miami-Dade Expressway System is comprised of State Road (SR) 112, SR 836, SR 874, SR 878 and SR 924.

DESCRIPTION OF WORK: The selected Firm will provide Construction Engineering and Inspection services for the Project. The selected Firm will be responsible for the oversight and quality control of all construction related activities for the Project. The Firm shall provide all required verification testing of materials, inspection of the construction assembly (building code inspections will be performed by Miami-Dade County) and related construction engineering services as well as contract administration functions as required by MDX.

SELECTION PROCEDURE: A minimum of three (3) firms will be shortlisted using the Evaluation Criteria shown herein. The shortlisted Firms will be requested to provide written Technical Proposals based on the information and criteria requirements contained in the Request for Proposals ("RFP") to be issued by MDX at a later date. Oral interviews with the shortlisted Firms may be required. **FIRMS THAT DO NOT PROVIDE THE REQUIRED INFORMATION AND/OR DOCUMENTATION TO ADDRESS THE PREREQUISITE CRITERIA DESCRIBED BELOW SHALL NOT BE ELIGIBLE FOR SHORTLISTING EVALUATION.**

RESPONSE PROCEDURE: Qualified firms are encouraged to submit a SOQ package to MDX. One (1) unbound original SOQ, nine (9) bound copies (ten (10) hardcopies in total), and one (1) electronic copy in PDF format **MUST** be received by the Miami-Dade Expressway Authority, 3790 N. W. 21 Street, Miami, Florida 33142, Attn: Ms. Helen M. Cordero, MDX Procurement Officer, by Friday, March 4, 2005 by 2:00 p.m., Eastern Time (the "Deadline Date"). SOQs submitted past the Deadline Date and time will be deemed non-responsive.

After reviewing the documentation submitted, evaluating the SOQs using the Evaluation Criteria shown herein, and ranking the Firms, MDX will notify all Firms in writing if they have been shortlisted, and will distribute one (1) copy of the RFP package to each shortlisted Firm.

The deadline to submit questions in reference to this Request for Statements of Qualifications (RSOQ) is Wednesday, February 9, 2005 by 5:00 p.m. Questions should be submitted in compliance with the Communication Provision below. The responses to questions received will be posted on MDX's website (www.mdx-way.com), no later than Wednesday February 16, 2005 by 5:00 p.m., as an extension of this advertisement, or may be obtained by contacting MDX's Procurement Officer pursuant to the Communication Provision below. It is the Firm's responsibility to check the website or with MDX's Procurement Officer for these responses.

RESPONSIVENESS OF SOQ'S AND CONDITIONS CAUSING DISQUALIFICATIONS OF FIRMS: A responsive SOQ is one that conforms, in all material respects, to the requirements and instructions of the RSOQ.

SOQs will be rejected if found to be irregular, conditional or not in conformance with the requirements and instructions contained herein.

An SOQ will be found to be irregular or non-responsive for reasons including, but not limited to, violation of the Cone of Silence (as defined below), failure to strictly comply with and satisfactorily address the Prerequisite Criteria, failure to submit the information needed to evaluate the SOQ based on the Evaluation Criteria, incomplete SOQs, failure to provide or complete required forms, improper signatures, submittal of more than one SOQ by the same Firm, evidence of collusion among Firms, evidence that a Firm has a financial interest in another Firm submitting an SOQ for this engagement or failure to submit an SOQ by the Deadline Date and time as shown above.

SOQs will be rejected if more than one SOQ is received from an individual, firm, partnership, corporation, or combination thereof (furnished as the prime proposer), under the same or different names. Such duplicate interest will cause the rejection of all SOQs in which such Firm has participated. A Firm or any of the entities comprising the Firm shall not appear as a Proposer in any other SOQ for the Project. However, subconsultants may team up with more than one Firm submitting an SOQ for the Project.

MDX, at its sole and absolute discretion, reserves the right to reject any and all SOQs or part of any and all SOQs, re-advertise the RSOQ, postpone or cancel, at any time, this procurement process for the Project, waive irregularities in the SOQs or to withdraw the RSOQ, if it is in the best interest of MDX. All expenses involved with the preparation and submission of an SOQ to MDX, or any work performed in connection therewith, shall be solely the Firm's responsibility.

SUBMITTAL OF STATEMENT OF QUALIFICATIONS: The SOQ shall be in writing, submitted on the letterhead of the Firm. The SOQ must be limited to a maximum of five, (5) pages. Resumes, MDX forms, and certificates/licenses are not included in the 5-page limitation. Resumes are limited to one (1) page per individual. The SOQ **MUST** include at a minimum, the documentation and/or information required in the Prerequisite Criteria, Required Information and Evaluation Criteria.

Please be aware that the use of the MDX logo and/or any symbol registered by MDX is strictly prohibited by MDX. Therefore, neither the MDX logo nor any symbol registered by MDX shall be copied or otherwise utilized by the Firm in its SOQ or in any other documentation. If the Firm violates such prohibition against the utilization of the MDX logo and/or any other registered symbol of MDX, MDX, at its sole discretion, may: (1) seek legal action against such Firm; and/or (2) deem the SOQ non-responsive.

PREREQUISITE CRITERIA: SOQs will not be considered from Firms that do not satisfy, at a minimum, the following Prerequisite Criteria. All requested documentation and/or information must be current and provided in the SOQ to confirm that the Firm has satisfied all of the Prerequisite Criteria.

1. The Firm shall have a minimum of five (5) years specific experience in providing Construction Engineering and Inspection services as described above.
 2. As required by Section 287.133, Florida Statute, a firm may not submit a proposal for the Project if it is on the convicted vendor list for a public entity crime committed within the past 36 months. Firms must address this criterion by completing and submitting with the SOQ a Sworn Statement on Public Entity Crimes Form*. Proposed subconsultants shall also complete and submit this form in order to be considered.
 3. The Firm must have a full service operational office located in Miami-Dade County at the time the Notice to Proceed is issued. Information must also be provided as to the location of the Firm's office(s). If a Firm has offices outside Miami-Dade County, the Firm shall make an affirmative statement confirming that, if selected, it will establish such an office in Miami-Dade County.
 4. Firms must submit documentation acceptable to MDX (including FDOT "L. Odom" letters) that the Firm is pre-qualified under Rule 14-75 of the Florida Administrative Code (F.A.C.) in the following types of work: Group 10.1, Roadway Construction Engineering Inspection; Group 10.3, Construction Materials Inspection and Group 14 Architecture. The Firm shall identify all sub-consultants for all the types of work listed above including documentation that those sub-consultants are also pre-qualified under Rule 14-75 of the Florida Administrative Code. Any Firm not identifying pre-qualification with all of the above identified groups shall be deemed non-responsive to the requirements stated in the RSOQ.
 5. Certificates of Good Standing evidencing that the Firm is qualified to do business in the State of Florida. Documentation provided to comply with this criterion must be current.
 6. Execution of a Commitment Letter* stating that the Firm shall satisfy the 15% Small Business Participation Requirement for this procurement, in compliance with MDX's Small Business Participation Policy*. Please be aware that MDX will be awarding Small Business Participation Bonus Points during the RFP phase of this procurement. Firms shall not provide information on exceeding the Small Business Participation Requirement in their SOQ. Further documentation addressing this requirement shall be required of the shortlisted Firms, pursuant to requirements in the RFP.
 7. Execution of the Lobbyist Disclosure Affidavit* providing information regarding any Lobbyists representing the Proposer or any of its subconsultants for this procurement or containing an affirmative statement that no Lobbyists have been retained.
 8. An executed Vendor's Bill of Rights and Responsibilities*.
- *May be obtained from MDX's website (www.mdx-way.com) or by requesting a copy from MDX.
- The personnel and sub-consultants/sub-contractors proposed by the Firm for the Project are considered to be committed to the Project and shall be available to the Project on the anticipated date of Notice to Proceed.
- REQUIRED INFORMATION: The SOQ shall contain the following Required Information:
1. Project Name and number.
 2. Firm's name and address.
 3. Name of contact person, phone number, fax number and Internet e-mail address. The Firm shall identify one person that will be accessible to MDX. MDX will only send notices to one contact person per Firm.
- EVALUATION CRITERIA: The SOQ will be reviewed, evaluated and ranked by the MDX Technical Evaluation Committee using the following Evaluation Criteria:
- Qualifications and experience of the Firm and sub-consultants as it relates to the required services. This criterion will be specifically evaluated based on the depth and breadth of the Firm and its subconsultants' experience as a whole in the performance of Construction Engineering and Inspection services on limited access roadway systems including construction of toll facilities. A total of 30 %.
 - Proposed key personnel of the Firm, their qualifications, proposed roles, and available workload as they relate specifically to the services requested in this RSOQ. Proposed personnel submitted in this RSOQ are considered committed to the Project and shall be available on the anticipated date of Notice to Proceed. A total of 35%.
 - A detailed summary of the Firm's current and proposed workload as well as all available resources as they relate to existing contracts with other agencies. The Firm should specifically address this criterion with respect to the proposed key personnel for this Project and detail the total number of hours available, duration of those existing contracts and total of man-hours committed to those projects. The Firm shall provide a means of verifying the commitment that key personnel will be available on the anticipated date of Notice to Proceed. A total of 30%.
 - A list of similar engagements, by the Firm and sub-consultants; in particular, representation of governmental entities, completed NOT EARLIER THAN January 1, 2000, with references and phone numbers, including a general description of the role of the Firm and sub-consultants, and the services provided. A total of 5%.

COMMUNICATION/CONE OF SILENCE: COMMUNICATIONS BETWEEN ANY PROPOSER OR ITS EMPLOYEES, AGENTS OR REPRESENTATIVES AND ANY BOARD MEMBER OF MDX, EMPLOYEES, AGENTS, COUNSEL OR REPRESENTATIVES, INCLUDING ITS CONSULTANTS, AND ITS EVALUATION COMMITTEE MEMBERS, ARE STRICTLY PROHIBITED FROM THE DATE THE PROPOSERS ARE SHORTLISTED FOR THE PROJECT THROUGH THE DATE OF EXECUTION OF THE CONTRACT. The only exceptions to this are: (1) written requests regarding information or clarification made to Helen Cordero, MDX Procurement Officer; (2) meetings called or requested by MDX and attended by Proposers for the purpose of discussing a solicitation, evaluation or selection process including, but not limited to, the communications at the Pre-Proposal Conference, Oral Interviews, Negotiations, site visits to MDX's or Proposers' facilities, as applicable; (3) written and oral Contract negotiations with the Executive Director or his designated representative; or (4) communications by Proposers not selected under this procurement. Exception No. 4 above will only apply seventy-two (72) hours after approval of the Final Shortlist by the MDX Operations Committee, assuming no protest is filed; (5) the addressing of the MDX Board or any of its committees at public meetings; and (6) communications permitted by the MDX Procurement Policy, as amended. ANY VIOLATION OF THE REQUIREMENTS SET FORTH IN THIS SECTION SHALL CONSTITUTE GROUNDS FOR IMMEDIATE AND PERMANENT DISQUALIFICATION OF THE OFFENDING PROPOSER.

PROTEST RIGHTS:

1. To be considered, a protest must be in writing and filed with the Secretary of the MDX Board within seventy-two (72) hours, excluding Saturdays, Sunday and legal holidays, after receipt of the Final Shortlist if the protest is directed towards any part of the procurement process that has occurred as of the time of that decision.

It is intended that this provision be utilized to address any issues concerning the manner or process by which Firms are identified as qualified to receive the Request for Proposal for the Project. Should issues arise after the time period for filing a protest has passed pursuant to this provision, which issues are determined by MDX to be covered by this provision, the protesting party shall be deemed to have waived any right to protest same.

2. A protest bond in the amount of, \$20,000.00 will be required for any protest.
3. After the MDX Operations Committee renders its decision regarding the firms to be shortlisted, a copy of the final shortlist of firms invited to submit proposals in response to the Request for Proposals ("Final Shortlist") shall be sent to all firms who submitted a Statement of Qualifications for the Project by MDX's Chief Purchasing Officer or his designee.
4. Within five (5) calendar days from the date of filing of the protest, the protesting party shall provide MDX with the grounds in detail for its protest.
5. Upon receipt of a timely filed written protest, MDX and the protesting party shall attempt to resolve the protest by mutual agreement within ten (10) business days from the date of filing of the protest.
6. If the protest is not resolved by mutual agreement within ten (10) business days from the date of filing, MDX and the protesting party shall select a mutually agreed-upon mediator and participate in mediation within thirty, (30) calendar days after the failure to reach a mutual agreement. All costs of mediation shall be borne by the protesting party, unless otherwise agreed upon by MDX. No court proceedings regarding any protest may be filed until the parties have first participated in mediation.
7. In the event mediation is unsuccessful, the party filing a protest pursuant to this provision shall file and serve the requisite legal action within fifteen (15) calendar days of the date of mediation.
8. In the event that a party serving a protest in accordance with this provision fails to: (1) resolve the protest by mutual agreement within ten (10) business days from the date of filing of the protest; (2) work with MDX to select an agreed-upon mediator and participate in mediation within thirty (30) calendar days after the failure to reach a mutual agreement; or (3) file and serve the requisite legal proceeding within fifteen (15) calendar days after the termination of an unsuccessful mediation, the protest shall be deemed withdrawn and have no further force and effect. Any waiver of this provision must be in writing and signed by MDX's Executive Director.
9. Failure to file a protest in accordance with the requirements set forth herein with respect to any decisions made prior to the issuance of the Final Shortlist in accordance with this provision shall constitute a waiver of any right to initiate any protest proceedings regarding those decisions.

EQUAL EMPLOYMENT OPPORTUNITIES AND SMALL BUSINESS ENTERPRISES PROGRAM: The Miami-Dade Expressway Authority prohibits discrimination on the basis of race, color, sex, age, national origin, religion, and disability or handicap in accordance with the Provisions of Title VII of the Civil Rights Act of 1964, as amended, 42 U.S.C. § 2000e et seq., the Florida Civil Rights Act of 1992, as amended, § 760.10 et seq., Fla. Stat., and other Federal and state discrimination statutes. MDX notifies all Contractors and individuals that it requires and encourages equal employment opportunities for minorities and women.

MDX strongly supports disadvantaged, small, minority and women owned businesses having full opportunity to submit Proposals in response to this RSOQ and commits that Consultants will not be discriminated against on the basis of sex, race, color, national origin, religion or disability, or other protected status. The overall goal of MDX is to obtain a M/WBE and/or DBE participation of twenty-five percent (25%) for the aggregate of its projects (“Overall Participation Goal”). Compliance with the Overall Participation Goal is not a prerequisite for the Project nor does it count towards either the Small Business Requirement or any SBE Bonus.

Please be aware that MDX has adopted a Small Business Participation Policy and a 15% Small Business Participation Requirement applies to this procurement (see Prerequisite Criteria above and refer to MDX Small Business Participation Policy). Firms are encouraged to refer to the MDX Small Business Participation Policy for a clear understanding of the Small Business Participation Requirement and specifically as it relates to the necessary certifications.

The Overall Participation Goal can be satisfied by M/WBE’s, DBE’s and SBE’s that are currently certified as such with the State or Miami-Dade County. As stated above, certification as a M/WBE or DBE does not count toward the Small Business Requirement or obtaining any SBE Bonus. However, satisfaction of the Small Business Requirement will count towards satisfaction of the Overall Participation Goal.

MDX RESERVES THE RIGHT TO REJECT ANY OR ALL STATEMENTS OF QUALIFICATIONS RECEIVED AT ITS DISCRETION AND WITHOUT ANY RECOURSE.

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.”

JACKSON COUNTY BOARD OF COMMISSIONERS

REQUEST FOR PROPOSAL
JACKSON COUNTY

NOTICE is hereby given to all interested persons or firms that sealed proposals will be accepted at the Jackson County Purchasing Department located at the Jackson County Administration Building, 2864 Madison Street, Marianna, FL 32448 until 2:00 p.m. on February 22, 2005 for the following item or items:

RFP NUMBER: 0405-24

RFP NAME: Request for Proposal – for Jackson County Drug Court Process and Impact Evaluations

DESCRIPTION: The Jackson County Board of Commissioners is seeking qualified vendors to respond to this Request for Proposal for Jackson county Drug Court Process and Impact Evaluations

PROPOSAL OPENING:

Proposals will be opened and recorded DURING THE REGULAR MEETING OF THE JACKSON COUNTY BOARD OF COUNTY COMMISSIONERS located at 2864 Madison Street, Marianna, Florida 32448 on 2/22/2005.

Specifications and General Conditions may be obtained from the Purchasing Department between the hours of 8:00 a.m. C.T. and 4:00 p.m. C.T. Monday through Friday. Information or Inquiries may be made by contacting Jim Wunderly, Purchasing Agent, 2864 Madison Street, Marianna, Florida or voice phone (850)718-0005, or Fax (850)482-9682.

IMPORTANT

Proposals SHALL be submitted in a sealed envelope marked: PROPOSALS SHALL BE SEALED and identified by the NAME OF THE FIRM, NAME AND NUMBER OF THE PROPOSAL NUMBER, ALONG WITH THE DATE OF OPENING.

List of proposals will be announced at the meeting of the Jackson County Board of County Commissioners.

VOLUNTEER FLORIDA

The Governor’s Commission on Volunteerism and Community Service, Volunteer Florida, is pleased to announce a Request for Proposals for 2005-06 AmeriCorps programs.

This process requires a concept paper submitted by 5:00 p.m. (EST), Thursday, March 3, 2005.

Eligibility criteria, guidelines and application forms are available at www.volunteerflorida.org.

Section XII
Miscellaneous

DEPARTMENT OF EDUCATION

In accordance with Title 7 Code of Federal Regulations, Part 225, it is the intent of the Florida Department of Education, Food and Nutrition Management Section, to continue to administer the Summer Food Service Program for the fiscal year 2005. The primary purpose of the program is to provide food service to children from needy areas during periods when area schools are closed for vacation. Eligible children are those 18 years of age, and under, and persons over 18 years of age who are determined by the State educational agency or a local public educational agency of the State to be mentally or physically handicapped and who participate in a public or nonprofit private school program established for the mentally or physically handicapped. The program will be made available throughout Florida by State approved sponsors. Sponsors for the program may be a public or nonprofit private school, nonprofit private organization, residential or non-residential camp, government organization, or a Nation Youth Sports Program.

For more information please contact: Food and Nutrition Management, Summer Food Service Program for Children, 1(800)504-6609.

DEPARTMENT OF COMMUNITY AFFAIRS

NOTICE IS HEREBY GIVEN that the Division of Community Planning, Department of Community Affairs, received the following petitions for binding letters of Development of Regional Impact, Vested Rights and Modification Determinations, pursuant to Section 380.06(4)(a), Florida Statutes.

FILE NO.:	BLIM-605-004
DATE RECEIVED:	January 24, 2004
DEVELOPMENT NAME:	PROJECT ABC
DEVELOPER/AGENT:	Grande Lakes, LLC/Jim Hall
DEVELOPMENT TYPE:	28-24.031, 28-24.020, 28-24.023, F.A.C.
LOCAL GOVERNMENT:	Orange County

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, Hellbound Steel Motorcycles, LLC., intends to allow the establishment of Roadhouse, LLC., d/b/a Hollywood Choppers, as a dealership for the sale of Hellbound Steel Motorcycles, at 5749 Seminole Way, Hollywood (Broward County), Florida 33314, on or after January 31, 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: Michael Taylor Veach, 7121 Northwest 77th Place, Parkland, Florida 33067; principal investor(s): Bruce Otto Rossmeyer, 421 Oceanshore Boulevard, Ormond Beach, Florida 32176; Max Bill Osceola, 3301 N. 63rd Avenue, Hollywood, Florida 33024; Michael Taylor Veach, 7121 Northwest 77th Place, Parkland, Florida 33067.

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: Mile Molloy, President, Hellbound Steel Motorcycles, LLC, 11031 Jeresey Boulevard, #B, Rancho Cucamonga, California 91730.

If no petitions or complaints are received within 30 days of the date of publication, a final order will be issued by the Department of Highway Safety and Motor Vehicles approving the establishment of the dealership, subject to the applicant's compliance with the provisions of Chapter 320, Florida Statutes.

Notice of Publication for a New Point
Franchise Motor Vehicle Dealer in a County of Less
than 300,000 Population

Pursuant to Section 320.642, Florida Statutes, notice is given that Thunder Mountain Customs Cycles, Inc., intends to allow the establishment of Harley-Davidson of Naples, as a dealership for the sale of Thunder Mountain Customs Cycles, at 3645 Gateway Lane, Naples (Collier County), Florida 34109, on or after January 21, 2005.

The name and address of the dealer operator(s) and principal investor(s) of Harley-Davidson of Naples are dealer operator: Jeffrey Scott Fisher, 3645 Gateway Lane, Naples, Florida 34109; principal investor(s): Jeffrey Scott Fisher, 3645 Gateway Lane, Naples, Florida 34109.

The notice indicates intent to establish the new point location in a county of less than 300,000 population, according to the latest population estimates of the University of Florida, Bureau of Economic and Business Research.

Certain dealerships of the same line-make may have standing, pursuant to Section 320.642, Florida Statutes, as amended by Chapter 88-395, Laws of Florida, to file a petition or complaint protesting the application.

Written petitions or complaints must be received by the Department of Highway Safety and Motor Vehicles within 30 days of the date of publication of this notice and must be submitted to: Mr. Ronald D. Reynolds, Administrator, Dealer License Section, Department of Highway Safety and Motor Vehicles, Room A-312, Neil Kirkman Building, 2900 Apalachee Parkway, Tallahassee, Florida 32399-0635.

A copy of such petition or complaint must also be sent by US Mail to: Maria Amaya, Controller, Thunder Mountain Customs 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, American Suzuki Motor Corporation, intends to allow the establishment of Sky Powersports of Hudson, LLC, d/b/a Suzuki of Hudson, as a dealership for the sale of Suzuki Motorcycles, at 16609 US 19, North, Hudson (Pasco County), Florida 34667, on or after February 25, 2005.

The name and address of the dealer operator(s) and principal investor(s) of Sky Powersports of Hudson, LLC, d/b/a Suzuki of Hudson are dealer operator: Charles R. Northey Jr, 2036 Winterset Drive, Lakeland, Florida 38813;

Robert P. Lehoullier, 3413 W. Beaumont Street, Tampa, Florida 33611; principal investor(s): Charles R. Northey Jr, 2036 Winterset Drive, Lakeland, Florida 38813; Robert P. Lehoullier, 3413 W. Beaumont Street, Tampa, Florida 33611.

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: Steve Bortolamedi, Dealer Network Manager, American Suzuki Motor Corporation, 3251 East Imperial Highway, Post office Box 1100, Brea, California 92822-1100.

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."

STATE BOARD OF ADMINISTRATION

Legal Notice

The State Board of Administration of Florida ("SBA"), on behalf of the Florida Hurricane Catastrophe Fund ("FHCF"), hereby gives notice that moneys owed to American Superior Insurance Company, NAIC #10876, by the FHCF, if any, may be payable to Reinsurers and/or Financial Institutions. Claim filing information is available on the FHCF website: www.sbafla.com/fhcf under "What's New." Claims must be filed with and received by the FHCF no later than 5:00 p.m. (E.D.T.) on May 5, 2005.

For additional information, contact: Tracy L. Allen, Sr. Attorney, FHCF, (850)413-1341.

AGENCY FOR HEALTH CARE ADMINISTRATION

NOTICE OF LITIGATION

The Agency for Health Care Administration has received the following petitions for administrative hearings as of the close of business on January 21, 2005, concerning certificate of need decisions. No decision has been made as to the sufficiency of these petitions. A brief description of these projects is listed below. Resolution of these requests for hearings by way of a grant or denial of their certificate of need at issue will determine the substantial interest of persons. Those persons whose substantial interest may be determined by these proceedings including settlements, grants, and denials are advised to govern themselves accordingly and may wish to exercise rights including intervention. See Chapter 120, F.S., as well as Section 408.039, F.S. and Rule 59C-1.012, F.A.C. In deference to rights of substantially affected persons, AHCA will not settle or otherwise reach a final resolution of these matters for a period of 30 days from the date of the publication.

CON#	INITIAL DECISION, PROJECT, CTY, APPLICANT, PARTY REQUEST HEARING (PRH)
9800	Denial, establish a 54 bed long term acute care hospital, Escambia County, Select Specialty Hospital – Escambia Hospital, Inc., (PRH) same as applicant
9802	Approval, relocation, replacement and expansion, Volusia County, Memorial Health Systems, Inc. d/b/a Florida Hospital Ormond Memorial (PRH) Halifax Hospital Medical Center d/b/a Halifax Medical Center
9803	Denial, establish a 48 bed long term acute care hospital at Mease Dunedin Hospital, Pinellas County, Baycare Long Term Acute Care, Inc., (PRH) same as applicant
9804	Denial, establish a 50 bed long term acute care hospital, Pasco County, University Community Hospital, Inc., (PRH) same as applicant
9804	Supports denial, establish a freestanding 50 bed long term acute care hospital, Pasco County, University Community Hospital, Inc., (PRH) Baycare Long Term Acute Care, Inc.

9805	Denial, establish a 60 bed acute care hospital, Seminole County, Central Florida Regional Hospital, Inc. d/b/a Central Florida Regional Hospital, (PRH) same as applicant
9807P	Approval, establish a 60 bed acute care hospital, Seminole County, Oviedo HMA, Inc., (PRH) Central Florida Regional Hospital, Inc. d/b/a Central Florida Regional Hospital
9808	Denial, establish an 80 bed satellite hospital, Sarasota County, Sarasota County Public Hospital Board d/b/a Sarasota Memorial Hospital (PRH) same as applicant
9810	Denial, establish an 80 bed acute care hospital, St. Lucie County, Martin Memorial Medical Center, Inc., (PRH) same as applicant
9811	Approval, establish a 15 bed Level III NICU, Palm Beach County, Wellington Regional Medical Center, Inc., (PRH) Tenet St. Mary’s, Inc. d/b/a St. Mary’s Medical Center
9811	Approval, establish a 15 bed Level III NICU, Palm Beach County, Wellington Regional Medical Center, Inc., (PRH) Bethesda Healthcare System, Inc. d/b/a Bethesda Memorial Hospital
9811	Supports Approval, establish a 15 bed Level III NICU, Palm Beach County, Wellington Regional Medical Center, Inc., (PRH) same as applicant
9812	Denial, establish a 60 bed long term acute care hospital, Palm Beach County, Select Specialty Hospital – Palm Beach, Inc., (PRH) same as applicant
9812	Supports denial, establish, a 60 bed long term care hospital, Palm Beach County, Select Specialty Hospital – Palm Beach, Inc., (PRH) Kindred Hospitals East, LLC
9813	Denial, establish a 60 bed long term acute care hospital, Palm Beach County, Kindred Hospitals East, LLC, (PRH) same as applicant

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 19, 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 Steven Field, M.D., license number ME 27678. 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 25, 2005, John O. Agwunobi, M.D., M.B.A., Secretary of the Department of Health, issued an Amended Order of Emergency Suspension with regard to the license of Dave W. Blackwell, R.Ph., license number PS 37967. This Amended 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

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 25, 2005):

APPLICATION FOR A NEW FINANCIAL INSTITUTION
Applicant and Proposed Location: Liberty Bank, 1501 First Street South, Winter Haven, Florida 33880

Correspondent: Kenneth R. Lehman, 1408 North Abingdon Street, Arlington, Virginia 22207

Received: January 18, 2005

APPLICATION FOR AN INTERNATIONAL ADMINISTRATIVE OFFICE

Application and Location: Banco Latinoamericano de Exportaciones, S.A. (Bladex), Panama City, Republic of Panama

Proposed Florida Location: Downtown Miami or Brickell Avenue Area, Miami, Florida

Received: January 14, 2005

APPLICATION FOR AN INTERNATIONAL REPRESENTATIVE OFFICE

Application and Location: Coutts Bank von Ernst Ltd., Zurich, Switzerland

Proposed Florida Location: Miami Center, Suite 1350, 201 S. Biscayne Boulevard, Miami, Florida 33131

Received: January 20, 2005

Section XIII
Index to Rules Filed During Preceding Week

Rule No.	File Date	Effective Date	Proposed Vol./No.	Amended Vol./No.
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RULES FILED BETWEEN January 18, 2005
 and January 21, 2005

Rule No.	File Date	Effective Date	Proposed Vol./No.	Amended Vol./No.
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Florida Communities Trust

9K-7.001	1/18/05	2/7/05	30/36	
9K-7.002	1/18/05	2/7/05	30/36	
9K-7.003	1/18/05	2/7/05	30/36	30/51
9K-7.004	1/18/05	2/7/05	30/36	30/51
9K-7.005	1/18/05	2/7/05	30/36	
9K-7.007	1/18/05	2/7/05	30/36	30/51
9K-7.009	1/18/05	2/7/05	30/36	
9K-7.010	1/18/05	2/7/05	30/36	
9K-7.011	1/18/05	2/7/05	30/36	
9K-7.013	1/18/05	2/7/05	30/36	
9K-8.004	1/19/05	2/8/05	30/51	
9K-8.007	1/19/05	2/8/05	30/51	
9K-8.011	1/19/05	2/8/05	30/51	
9K-8.012	1/19/05	2/8/05	30/51	
9K-8.014	1/19/05	2/8/05	30/51	

DEPARTMENT OF EDUCATION
Florida A and M University

6C3-7.001	1/19/05	2/8/05	Newspaper	
6C3-7.002	1/19/05	2/8/05	Newspaper	
6C3-7.003	1/19/05	2/8/05	Newspaper	
6C3-7.004	1/19/05	2/8/05	Newspaper	
6C3-7.005	1/19/05	2/8/05	Newspaper	
6C3-7.006	1/19/05	2/8/05	Newspaper	
6C3-7.007	1/19/05	2/8/05	Newspaper	
6C3-7.008	1/19/05	2/8/05	Newspaper	
6C3-7.009	1/19/05	2/8/05	Newspaper	
6C3-7.010	1/19/05	2/8/05	Newspaper	
6C3-7.011	1/19/05	2/8/05	Newspaper	
6C3-7.012	1/19/05	2/8/05	Newspaper	
6C3-7.013	1/19/05	2/8/05	Newspaper	
6C3-7.014	1/19/05	2/8/05	Newspaper	
6C3-7.015	1/19/05	2/8/05	Newspaper	
6C3-7.016	1/19/05	2/8/05	Newspaper	
6C3-7.017	1/19/05	2/8/05	Newspaper	
6C3-7.018	1/19/05	2/8/05	Newspaper	

University of West Florida

6C6-2.012	1/20/05	2/9/05	Newspaper	
6C6-2.029	1/20/05	2/9/05	Newspaper	

DEPARTMENT OF COMMUNITY AFFAIRS

9-11.004	1/20/05	2/9/05	30/43	
9-11.014	1/20/05	2/9/05	30/43	

DEPARTMENT OF CORRECTIONS

33-103.002	1/20/05	2/9/05	30/48	
33-103.004	1/20/05	2/9/05	30/48	
33-103.005	1/20/05	2/9/05	30/48	
33-103.006	1/20/05	2/9/05	30/48	
33-103.007	1/20/05	2/9/05	30/48	
33-103.008	1/20/05	2/9/05	30/48	
33-103.010	1/20/05	2/9/05	30/48	
33-103.011	1/20/05	2/9/05	30/48	
33-103.012	1/20/05	2/9/05	30/48	
33-103.013	1/20/05	2/9/05	30/48	
33-103.014	1/20/05	2/9/05	30/48	
33-103.015	1/20/05	2/9/05	30/48	
33-103.017	1/20/05	2/9/05	30/48	
33-103.018	1/20/05	2/9/05	30/48	30/52
33-103.019	1/20/05	2/9/05	30/48	
33-601.602	1/18/05	2/7/05	30/51	

Rule No.	File Date	Effective Date	Proposed Vol./No.	Amended Vol./No.	Rule No.	File Date	Effective Date	Proposed Vol./No.	Amended Vol./No.
WATER MANAGEMENT DISTRICTS					67-21.014	1/18/05	2/7/05	30/51	
St. Johns River Water Management District					67-21.015	1/18/05	2/7/05	30/51	
40C-41.063	1/21/05	2/10/05	30/52		67-21.017	1/18/05	2/7/05	30/51	
DEPARTMENT OF HEALTH					67-21.018	1/18/05	2/7/05	30/51	
Board of Clinical Social Work, Marriage and Family					67-21.019	1/18/05	2/7/05	30/51	
64B4-4.009	1/19/05	2/8/05	30/43		67-48.001	1/18/05	2/7/05	30/51	
64B4-6.001	1/18/05	2/7/05	30/43		67-48.002	1/18/05	2/7/05	30/51	
64B4-6.002	1/19/05	2/8/05	30/43		67-48.004	1/18/05	2/7/05	30/51	
Board of Medicine					67-48.005	1/18/05	2/7/05	30/51	
64B8-8.007	1/18/05	2/7/05	30/48		67-48.007	1/18/05	2/7/05	30/51	
64B8-8.017	1/18/05	2/7/05	30/48		67-48.0072	1/18/05	2/7/05	30/51	
64B8-9.0091	1/20/05	2/9/05	30/40	30/52	67-48.0075	1/18/05	2/7/05	30/51	
Board of Osteopathic Medicine					67-48.009	1/18/05	2/7/05	30/51	
64B15-13.001	1/20/05	2/9/05	30/50		67-48.0095	1/18/05	2/7/05	30/51	
64B15-13.002	1/20/05	2/9/05	30/50		67-48.010	1/18/05	2/7/05	30/51	
64B15-14.010	1/20/05	2/9/05	30/50		67-48.0105	1/18/05	2/7/05	30/51	
FLORIDA HOUSING FINANCE CORPORATION					67-48.012	1/18/05	2/7/05	30/51	
67-21.002	1/18/05	2/7/05	30/51		67-48.013	1/18/05	2/7/05	30/51	
67-21.003	1/18/05	2/7/05	30/51		67-48.014	1/18/05	2/7/05	30/51	
67-21.0035	1/18/05	2/7/05	30/51		67-48.015	1/18/05	2/7/05	30/51	
67-21.004	1/18/05	2/7/05	30/51		67-48.017	1/18/05	2/7/05	30/51	
67-21.0041	1/18/05	2/7/05	30/51		67-48.018	1/18/05	2/7/05	30/51	
67-21.0045	1/18/05	2/7/05	30/51		67-48.019	1/18/05	2/7/05	30/51	
67-21.005	1/18/05	2/7/05	30/51		67-48.020	1/18/05	2/7/05	30/51	
67-21.006	1/18/05	2/7/05	30/51		67-48.0205	1/18/05	2/7/05	30/51	
67-21.007	1/18/05	2/7/05	30/51		67-48.021	1/18/05	2/7/05	30/51	
67-21.008	1/18/05	2/7/05	30/51		67-48.022	1/18/05	2/7/05	30/51	
67-21.009	1/18/05	2/7/05	30/51		67-48.023	1/18/05	2/7/05	30/51	
67-21.010	1/18/05	2/7/05	30/51		67-48.025	1/18/05	2/7/05	30/51	
67-21.011	1/18/05	2/7/05	30/51		67-48.026	1/18/05	2/7/05	30/51	
67-21.012	1/18/05	2/7/05	30/51		67-48.027	1/18/05	2/7/05	30/51	
67-21.013	1/18/05	2/7/05	30/51		67-48.028	1/18/05	2/7/05	30/51	
					67-48.029	1/18/05	2/7/05	30/51	
					67-48.030	1/18/05	2/7/05	30/51	
					67-48.031	1/18/05	2/7/05	30/51	

Section XIV
List of Rules Affected

Rule No.	Proposed Vol./No.	Amended Vol./No.	Adopted Vol./No.
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This "List of Rules Affected" is a cumulative list of all rules which have been proposed but not filed for adoption. Beginning with the February 2, 1996 issue, the list will be published monthly for the period covering the last eight weeks.

- w - Signifies Withdrawal of Proposed Rule(s)
- c - Rule Challenge Filed
- v - Rule Declared Valid
- x - Rule Declared Invalid
- d - Rule Challenge Dismissed
- dw - Dismissed Upon Withdrawal

INSURANCE

Rule No.	Proposed Vol./No.	Amended Vol./No.	Adopted Vol./No.
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4-138.047	28/41		
4-149.203	29/52	30/3	
4-149.204	29/52	30/3	
4-149.205	29/52	30/3	
4-149.206	29/52	30/3	
4-149.207	29/52	30/3	
4-154.201	29/37	30/3	
4-154.202	29/37	29/42	
		30/3	
4-154.203	29/37	29/46	
		30/3	
4-154.204	29/37	30/3	
4-154.210	29/37	30/3	
4-154.525	29/16	29/25	
4-166.045	30/1	30/3	
4-176.013	29/36	30/3	

STATE

1B-24.002	26/43		
1SER04-1			30/44
1S-2.017	30/43		30/52
1S-2.023	30/42		31/4
1S-5.001	30/22	30/36	31/1
		30/48	31/1
IT-1.001		29/37	31/4
	30/45	30/51	31/4
	30/52		31/3w

4-200.007	29/44	30/3	
4-211.031	27/44		
4-228.055	26/35		
4A-3.002	27/12		
4A-21.115	29/37	29/46	
4A-41.108	29/25		
4A-62.0001	29/44	29/46	
4A-62.001	29/44	29/46	
4A-62.002	29/44	29/46	
4A-62.003	29/44	29/46	
4A-62.006	29/44	29/46	
4A-62.007	29/44	29/46	
4A-62.020	29/44	29/46	
4A-62.021	29/44	29/46	
4A-62.022	29/44	29/46	
4A-62.023	29/44	29/46	
4A-62.030	29/44	29/46	
4A-62.031	29/44	29/46	
4A-62.032	29/44	29/46	
4A-62.033	29/44	29/46	
4A-62.034	29/44	29/46	
4A-62.035	29/44	29/46	
4A-62.036	29/44	29/46	
4A-62.040	29/44	29/46	
4A-62.041	29/44	29/46	
4A-62.042	29/44	29/46	
4A-62.043	29/44	29/46	
4A-62.044	29/44	29/46	
4A-62.045	29/44	29/46	
4C-6.003	29/38	30/29	
4C-40.0055	28/47		
4L-24.0231	29/39	29/46	

LEGAL AFFAIRS

2B-1.0025	30/48		
2B-1.0027	30/48		
2B-1.003	30/48		
2B-1.004	30/48		
2B-1.0045	30/48		
2B-1.005	30/48		
2B-1.0052	30/48		
2B-1.0055	30/48		

BANKING AND FINANCE

3C-22.005	31/1		
3D-1.006	31/1		
3D-1.010	31/1		
3E-48.005	28/42		
3F-5.0015	29/39	29/45	
3F-5.0035	29/39	29/45	
3F-5.004	29/39	29/45	
3F-5.006	29/39	29/45	
3F-5.008	29/39	29/45	

Rule No.	Proposed Vol./No.	Amended Vol./No.	Adopted Vol./No.	Rule No.	Proposed Vol./No.	Amended Vol./No.	Adopted Vol./No.
AGRICULTURE AND CONSUMER SERVICES				6A-6.080	16/30		
5-1	31/4c			6A-10.044	31/2		
5A-16.003	30/40	30/48	31/3	6A-10.060	31/5c		
5A-16.004	30/40		31/3	6A-22.002	30/51		
5A-16.005	30/40	30/48	31/3	6A-22.004	30/51		
5B-58.001	27/29			6A-22.008	30/51		
5B-58.001(16)	27/50c			6A-22.009	30/51		
5C-3.001	30/40		30/50	6C-7.0055	30/26		
5C-3.002	30/40		30/50	6C1-3.014	Newspaper		31/1
5C-3.003	30/40		30/50	6C1-3.015	Newspaper		31/1
5C-3.004	30/40		30/50	6C1-3.0375	Newspaper		31/1
5C-3.005	30/40		30/50	6C1-6.016	Newspaper		31/1
5C-3.007	30/40		30/50	6C3-7.001	Newspaper		31/5
5C-3.009	30/40		30/50	6C3-7.002	Newspaper		31/5
5C-3.011	30/40		30/50	6C3-7.003	Newspaper		31/5
5C-3.012	30/40		30/50	6C3-7.004	Newspaper		31/5
5C-21.002	30/40	30/48	31/4	6C3-7.005	Newspaper		31/5
5C-21.010	30/40	30/48	31/4	6C3-7.006	Newspaper		31/5
5C-21.011	30/40	30/48	31/4	6C3-7.007	Newspaper		31/5
5C-21.012	30/40	30/48	31/4	6C3-7.008	Newspaper		31/5
5C-21.015	30/40	30/48	31/4	6C3-7.009	Newspaper		31/5
5C-21.018	30/40	30/48	31/4	6C3-7.010	Newspaper		31/5
5E-2.0042	30/15			6C3-7.011	Newspaper		31/5
5E-2.011	29/32			6C3-7.012	Newspaper		31/5
5F-2.001	31/4			6C3-7.013	Newspaper		31/5
5F-2.017	31/4			6C3-7.014	Newspaper		31/5
5M-5.001	30/46			6C3-7.015	Newspaper		31/5
5M-5.002	30/46			6C3-7.016	Newspaper		31/5
5M-5.003	30/46			6C3-7.017	Newspaper		31/5
5M-5.004	30/46			6C3-7.018	Newspaper		31/5
5M-5.005	30/46			6C4-4.0102	Newspaper		31/4
EDUCATION				6C6-2.012	Newspaper		31/5
6A-1.0503	30/51			6C6-2.029	Newspaper		31/5
6A-1.094222		30/45	30/50	6C9-4.034	Newspaper		30/50
6A-3.0291	30/51			6C9-5.001	Newspaper		30/50
6A-4.0012	30/42		30/52	6C9-7.007	Newspaper		30/50
6A-4.002	30/42		30/52	6C9-7.008	Newspaper		30/50
6A-4.003	30/42	31/5		6C9-8.001	Newspaper		30/50
6A-4.004	30/42		30/52	6C9-8.003	Newspaper		30/50
6A-4.0051	30/42		30/52	6C9-8.005	Newspaper		30/50
6A-4.02431	30/51			6C9-8.007	Newspaper		30/50
6A-6.030191	30/16c			6D-7.006	31/4		
6A-6.0302	30/16c			6D-12.002	30/46		
6A-6.03020	30/16c			6D-16.002	30/46		
6A-6.03028	30/16c			6E-1.003	31/1		
6A-6.030281	30/16c			6E-1.0032	30/39		31/2w
6A-6.03029	30/16c				31/1		
6A-6.0331	30/16c			6E-2.002	30/39		
6A-6.03311	30/16c			6E-2.004	30/27	30/44	31/2w
6A-6.03312	30/16c			6E-2.0042	30/15		31/1w
6A-6.03313	30/16c			6E-2.0061	30/39		31/2w
6A-6.03314	30/16c			6E-3.002	28/43		31/5w
6A-6.03411	30/16c				30/34		
				6G-1	30/52c		
				6L-1.001	28/12		

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6L-1.002	28/12			9K-8.012	30/36		30/51w
6L-1.004	28/12				30/51		31/5
6L-1.005	28/12			9K-8.014	30/36		30/51w
6L-1.006	28/12				30/51		31/5
6L-1.007	28/12			HEALTH AND REHABILITATIVE SERVICES			
6L-1.008	28/12			10-5.011(1)(v)	15/46c		
6L-1.009	28/12			10M-9.026	22/1		
6L-1.010	28/12			10M-9.045	22/1		
6L-1.011	28/12			LAW ENFORCEMENT			
6L-1.012	28/12			11B-27.006	27/17		
6L-1.013	28/12			11B-30.014	19/40		
6M-7.0055	30/26			REVENUE			
COMMUNITY AFFAIRS							
9-1	30/36c		30/52dw				
	30/36c		31/4d				
9-11.004	30/43		31/5	12-24.022	28/4		
9-11.014	30/43		31/5	12A-6.038	29/17		
9B-3.047	30/13	30/26		12BER04-8			30/40
		30/44		12BER04-9			30/40
		30/52		12BER04-10			30/40
9B-72.005	30/26			12BER04-11			30/40
9B-72.010	30/26			12B-8	23/8c		
9B-72.030	30/26			12D-10.004	30/41		30/52
9B-72.040	30/26			12D-10.0044		29/3	30/52
9B-72.045	30/26					29/9	30/52
9B-72.050	30/26					29/15	30/52
9B-72.060	30/26					29/21	30/52
9B-72.070	30/26				30/41		30/52
9B-72.080	30/26			12D-13.060	30/41		30/52
9B-72.090	30/26			12D-13.061	30/41		30/52
9B-72.100	30/26			12D-13.064	30/41		30/52
9B-72.130	30/26			12D-16.001	30/41		30/52
9B-72.135	30/26			12D-16.002		20/46	30/52
9B-72.160	30/26					23/45	30/52
9J-2.0252	31/5					25/51	30/52
9J-5.0055	18/40					28/49	30/52
9K-7.001	30/36		31/5		30/41		30/52
9K-7.002	30/36		31/5	TRANSPORTATION			
9K-7.003	30/36	30/51	31/5				
9K-7.004	30/36	30/51	31/5	14-1	30/42c		
9K-7.005	30/36		31/5	14-10.004	30/50	31/3	
9K-7.007	30/36	30/51	31/5	14-10.0052	31/1		
9K-7.009	30/36		31/5	14-15.002	28/13		
9K-7.010	30/36		31/5	14-15.003	26/46		
9K-7.011	30/36		31/5	14-15.0081	30/9		
9K-7.013	30/36		31/5	14-22.003(2)(a)4.	30/47c		
9K-8.004	30/36		30/51w	14-43.001	30/50		
	30/51		31/5	14-46.001	30/35		
9K-8.007	30/36		30/51w	14-48.001	30/42		31/4
	30/51		31/5	14-48.0011	30/42	30/51	31/4
9K-8.011	28/13			14-48.002	30/42		31/4
	30/36		30/51w	14-48.003	30/42		31/4
	30/51		31/5	14-48.004	30/42		31/4

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14-48.005	30/42		31/4	BOARD OF TRUSTEES OF THE INTERNAL IMPROVEMENT TRUST			
14-48.006	30/42		31/4	18-21.004	25/48	25/50	
14-48.007	30/42		31/4	STATE BOARD OF ADMINISTRATION			
14-48.008	30/42		31/4	19B-4.001	30/45		30/52
14-48.009	30/42		31/4	19B-4.002	30/45		30/52
14-48.010	30/42		31/4	19B-15.001	28/8		
14-48.011	30/42		31/4	19B-15.002	28/8		
14-48.012	30/42		31/4	19B-15.003	28/8		
14-48.013	30/42		31/4	19B-15.004	28/8		
14-48.014	30/42		31/4	19B-15.005	28/8		
14-51.010	30/38			19B-15.006	28/8		
14-51.011	30/38			19B-15.007	28/8		
14-51.012	30/38			19B-15.008	28/8		
14-51.013	30/38			19B-15.009	28/8		
14-51.014	30/38			19B-15.010	28/8		
14-51.020	30/38			19B-15.011	28/8		
14-51.021	30/38			19B-16.002	30/45		30/52
14-51.030	30/38			19B-16.003	30/45		30/52
14-51.031	30/38			CITRUS			
14-51.040	30/38			20ER04-1			30/45
14-51.041	30/38			20ER05-1			31/5
14-51.042	30/38			20-13.0011	30/53		
14-51.043	30/38			20-15.001	28/46	29/10	
14-85.004	31/3			20-15.002	28/46		
14-103.001	30/14			20-15.003	28/46	29/10	
14-103.002	30/14			20-39.003	31/1		
14-103.003	30/14			PROFESSIONAL REGULATION			
14-103.004	30/14			21M-49.002	19/6c		
14-103.005	30/14			21M-50.002	19/6c		
14-103.006	30/14			21M-50.003	19/6c		
14-103.007	30/14			21M-50.007	19/6c		
14-103.0071	30/14			21M-50.009	19/6c		
14-103.008	30/14			PUBLIC SERVICE COMMISSION			
14-103.009	30/14			25-4.002	30/52		
14-103.0091	30/14			25-4.003	30/52		
14-103.010	30/14				31/5		
14-103.011	30/14			25-4.0185	30/52		
14-107.0011	30/42		30/50	25-4.023	30/52		
HIGHWAY SAFETY AND MOTOR VEHICLES				25-4.038	30/52		
15B-2.0082	30/51			25-4.044	31/5		
15B-2.009	30/51			25-4.066	30/52		
ENVIRONMENTAL REGULATION				25-4.070	30/52		
17-503.420	16/15			25-4.072	30/52		
17-503.430	16/15			25-4.073	30/52		
17-503.500	16/15			25-4.0770	30/52		
17-660.300	15/50	16/8		25-4.079	31/5		
17-671.100	15/32			25-4.080	30/52		
17-671.200	15/32						
17-671.300	15/32						
17-671.310	15/32						

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25-4.085	30/52			REGIONAL PLANNING COUNCILS			
25-4.115	31/5			29C-1.005	29/4		
25-4.118	31/5			29I-1.001	30/12		30/51w
25-6.109(4)	30/29c			29I-1.002	30/12		30/51w
25-24.455	31/5			29I-1.003	30/12		30/51w
25-24.465	31/5			29I-1.004	30/12		30/51w
25-24.470	31/5			29I-1.005	30/12		30/51w
25-24.4701	31/5			29I-1.006	30/12		30/51w
25-24.471	31/5			29I-1.007	30/12		30/51w
25-24.472	31/5			29I-1.008	30/12		30/51w
25-24.473	31/5			29I-1.009	30/12		30/51w
25-24.474	31/5			29I-1.010	30/12		30/51w
25-24.475	31/5			CORRECTIONS			
25-24.480	31/5			33-2.001	23/25		
25-24.485	31/5			33-3.0081	25/35	25/43	
25-24.490	31/5			33-3.0082	25/35	25/43	
25-24.491	31/5			33-3.0084	25/35	25/43	
25-24.515	31/5			33-3.0085	25/35	25/43	
25-24.600	31/5			33-3.015	21/43		
25-24.610	31/5			33-3.018	17/14		
25-24.640	31/5			33-8.0142	19/43		
25-24.835	31/5			33-22.003	17/12		
25-24.840	31/5			33-22.009	17/12		
25-24.900	31/5			33-22.011	17/12		
25-24.905	31/5			33-32.021	19/5		
25-24.910	31/5			33-32.022	19/5		
25-24.915	31/5			33-38.001	25/35	25/43	
25-24.920	31/5			33-38.003	25/35	25/43	
25-24.930	31/5			33-38.005	25/35	25/43	
25-24.940	31/5			33-38.006	25/35	25/43	
25-30.120	30/50		31/4	33-38.009	25/35	25/43	
25-30.457	30/32	31/4		33-38.010	25/35	25/43	
25-30.458	30/32			33-38.011	25/35	25/43	
EXECUTIVE OFFICE OF THE GOVERNOR				33-38.012	25/35	25/43	
27E-4.001	20/11			33-103.002	30/48		31/5
27E-4.002	20/11			33-103.004	30/48		31/5
27E-4.003	20/11			33-103.005	30/48		31/5
27E-4.004	20/11			33-103.006	30/48		31/5
27E-4.005	20/11			33-103.007	30/48		31/5
27E-4.006	20/11			33-103.008	30/48		31/5
27E-4.007	20/11			33-103.010	30/48		31/5
27E-4.008	20/11			33-103.011	30/48		31/5
ADMINISTRATION COMMISSION				33-103.012	30/48		31/5
28-18.210	30/29			33-103.013	30/48		31/5
	30/36c			33-103.014	30/48		31/5
28-20	30/36c			33-103.015	30/48		31/5
28-20.110	30/29			33-103.017	30/48		31/5
28-20.120	30/29			33-103.018	30/48	30/52	31/5
				33-103.019	30/48		31/5
				33-104.203	31/3		
				33-203.101	30/43		30/50
				33-203.201	30/36	30/50	31/3
				33-204.003	31/1		

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33-204.111	27/29			40A-2.441	30/43		30/52
33-208.101		27/21	30/50	40A-2.902	30/43		30/52
		28/52	30/50	40B-2.321	30/22	30/36	
	30/42		30/50	40C-1.101	27/52		
33-208.501	31/5			40C-1.181	20/18		
33-208.503	31/5			40C-1.603	30/48	31/4	31/4
33-208.504	31/5			40C-4.091	30/48		31/4
33-208.506	31/5			40C-4.101		21/39	31/4
33-208.507	26/16				30/48		31/4
	31/5			40C-4.331	30/48		31/4
33-208.509	31/5			40C-4.451	30/48	31/4	
33-208.510	31/5			40C-4.900		21/39	31/4
33-210.101	30/43				30/48		31/4
33-210.101(22)	30/49c			40C-40.112	30/48		31/4
33-302.104		26/52		40C-40.302	30/48		31/4
	30/43	31/2		40C-40.900		21/39	31/4
33-302.109	30/48		31/1		30/48		31/4
33-501.401		26/3	30/52	40C-41.063	30/48		30/52w
	30/46		30/52		30/52		31/5
33-601.202	30/44		30/52	40C-42.024	30/48		31/4
33-601.230	29/19			40C-42.0265	30/48		31/4
33-601.304	30/48			40C-42.091	30/48		31/4
33-601.305	30/48			40C-42.900	30/48		31/4
33-601.307	30/48	30/52		40C-400.201	21/48	21/48	
33-601.309	31/2			40C-400.475		21/39	31/4
33-601.313	30/48				30/48		31/4
33-601.314	30/46		31/1	40C-400.500		21/39	31/4
33-601.602		26/49	31/5		30/49		31/4
		27/3	31/5	40D-1.202	19/36	19/42	
	30/51		31/5	40D-1.659	30/48		31/4
33-601.725	28/4	28/9			30/48		31/4
33-601.726	30/49		31/3	40D-2.091		21/13	31/4
33-601.737	31/2	31/4				21/15	31/4
33-601.738	26/48	27/38				21/17	31/4
33-601.800	30/39	30/44				21/44	31/4
		30/48				24/7	31/4
		31/1				28/5	31/4
33-602.201		26/34	31/3			28/46	31/4
		26/38	31/3		22/48		
		30/25	31/3			26/10	31/4
	30/49		31/3		30/48		31/4
33-602.601	30/38		30/50	40D-2.301	22/48		
				40D-2.331	20/48		
				40D-2.341	30/48		31/4
				40D-2.351	30/48		31/4
				40D-3.038	30/48		31/4
				40D-3.341	30/48		31/4
				40D-4.091	22/48		
					25/3		
					30/48		31/4
				40D-4.201	21/22		
40A-2.021	30/43		30/52	40D-4.331	30/48		31/4
40A-2.041	30/43		30/52	40D-4.341	30/48		31/4
40A-2.051	30/43		30/52	40D-4.351	30/48		31/4
40A-2.302	30/43		30/52	40D-6.521	24/50		

LABOR AND EMPLOYMENT SECURITY

WATER MANAGEMENT DISTRICTS

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40D-8.624	30/43		30/51	40E-7.665	30/48		
	30/44		30/51	40E-7.667	30/48		
40D-8.6240	23/38	24/48		40E-20.651	29/17		
40D-40.301	30/48		31/4	40E-63.223	27/2	27/9	
40D-40.302	30/48		31/4	40E-601.314	26/9		
40D-45.341	19/42	20/3		COMMISSION FOR THE TRANSPORTATION DISADVANTAGED			
40D-116.002	29/52			41-2.011	30/25		
40D-602.221	28/47			FLORIDA LAND AND WATER ADJUDICATORY COMMISSION			
40E-1.510	20/18	21/36		42F-1.002	31/1		
40E-1.607	19/43			42XX-1.001	30/41		31/1
40E-1.612	20/18	21/36		42XX-1.002	30/41		31/1
40E-1.614	20/18	21/36		42XX-1.003	30/41		31/1
40E-3.011	30/45			42YY-1.001	31/4		
40E-3.021	30/45			42YY-1.002	31/4		
40E-3.031	30/45			42YY-1.003	31/4		
40E-3.032	28/5			42ZZ-1.001	31/4		
	30/45			42ZZ-1.002	31/4		
40E-3.035	30/45			42ZZ-1.003	31/4		
40E-3.036	30/45			EXPRESSWAY AUTHORITIES			
40E-3.037	30/45			45A-2.001	21/49		
40E-3.038	30/45			MARINE FISHERIES COMMISSION			
40E-3.039	30/45			46-15.002	21/35		
40E-3.0391	28/5			46-21.007(1)	18/2		
	30/45			46-24.003	21/27		
40E-3.041	30/45			46-37.001	20/18		
40E-3.051	30/45	31/4		46-37.002	20/18	20/25	
40E-3.101	30/45	31/4		46-37.003	20/18		
40E-3.301	30/45			46-37.004	20/18	20/25	
40E-3.321	30/45	31/4		46-37.005	20/18		
40E-3.341	30/45			46-37.006	20/18	20/25	
40E-3.411	30/45	31/4		46-42.003	20/35		
40E-3.451	30/45			46-47.007	22/27		
40E-3.461	30/45			REGIONAL UTILITY AUTHORITIES			
40E-3.502	30/45	31/4		49B-1.011	30/41		30/51
40E-3.504	30/45			49B-3.005	30/41		30/51
40E-3.507	30/45	31/4		LOTTERY			
40E-3.512	30/45	31/4		53ER04-55			30/42
40E-3.517	30/45			53ER04-56			30/42
40E-3.521	30/45	31/4		53ER04-57			30/42
40E-3.525	30/45			53ER04-58			30/42
40E-3.529	30/45			53ER04-59			30/42
40E-3.531	30/45			53ER04-60			30/42
40E-4.091	29/50c			53ER04-61			30/42
40E-7.523	28/39			53ER04-62			30/44
40E-7.532	28/39						
40E-7.611	30/48						
40E-7.621	30/48						
40E-7.631	30/48						
40E-7.639	22/23	22/37					
40E-7.645	30/48						
40E-7.651	30/48						
40E-7.653	30/48						
40E-7.654	30/48						
40E-7.655	30/48						
40E-7.661	30/48						
40E-7.6645	30/48						

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59M-3.005	21/25			60H-9.003	30/51		
59O-2.002	22/34	24/49		60H-9.004	30/51		
59O-2.003	22/34	24/49		60H-9.005	30/51		
59O-3.002	22/34	24/49		60L-39.002	30/39		31/1
59O-9.003	22/34	24/48		60L-39.003	30/39		31/1
59Q-9.002	20/39			60L-39.005	30/39	30/48	31/1
59R-62.010	21/5			60L-39.006	30/39		31/1
59R-62.040	21/5			60P-2.004	30/50		
59T-11.013	23/22	23/35		60P-3.005	30/50		
59T-14.004	23/22	23/35		60P-10.004	31/3		
59T-15.002	23/22	23/35		60S-9.001	30/50		
59T-16.001	23/22	23/35		60T-25.001	18/41	18/44	
59T-16.002	23/22	23/35		60T-25.002	18/41	18/44	
59U-11.019	20/51	21/7		60Z-1.026	29/10		30/50w
59U-14.002	23/24	23/35		60Z-2.017	29/10		30/50w
59V-3.007	20/34	20/48					
59Y-5.001	23/11						
MANAGEMENT SERVICES				BUSINESS AND PROFESSIONAL REGULATION			
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60A-1.011		30/27	31/1	61-50.1405	30/12		
	30/37	30/48	31/1	61A-2.019	31/5c		
60A-1.016	31/5				31/5c		
60BB-1	31/2c			61A-4.0271	22/47		
	31/2c			61A-5.0105(2)	31/5c		
	31/2c				31/5c		
60BB-4.400	30/29	30/49	31/4	61A-5.7475(1)	31/5c		
60BB-4.401	30/29	30/49	31/4		31/5c		
60BB-4.500	30/29	30/49	31/4	61A-7.001	29/41	30/17	
60BB-4.501	30/29	30/49	31/4	61A-7.002	29/41		
60BB-4.502	30/29	30/49	31/4	61A-7.003	29/41	30/17	
60BB-4.503	30/29	30/49	31/4	61A-7.004	29/41	30/17	
60DD-7.001	30/39	30/46	30/52	61A-7.005	29/41		
60DD-7.002	30/39	30/46	30/52	61A-7.006	29/41		
60DD-7.003	30/39		30/52	61A-7.007	29/41		
60DD-7.004	30/39		30/52	61A-7.007	29/41		
60DD-7.005	30/39	30/46	30/52	61A-7.008	29/41		
60DD-7.006	30/39	30/46	30/52	61A-7.010	29/41		
60DD-7.007	30/39	30/46	30/52	61A-7.011	29/41		
60DD-7.008	30/39	30/46	30/52	61A-7.012	29/41		
60DD-7.009	30/39	30/46	30/52	61A-7.013	29/41	30/17	
60DD-7.010	30/39	30/46	30/52	61A-7.014	29/41	30/17	
60DD-7.011	30/39	30/46	30/52	61A-7.015	29/41		
60DD-7.012	30/39	30/46	30/52	61B-30.004	20/19		
60DD-7.013	30/39	30/46	30/52	61B-30.006	22/45		
60DD-7.014	30/39		30/52	61B-31.001	23/2		
60DD-8.001	30/51			61B-31.002	23/2		
60DD-8.002	30/51			61B-32.001	21/30		
60DD-8.003	30/51			61B-36.001	29/17	29/46	
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60DD-8.006	30/51			61B-39.001	22/33		
60H-9.001	30/51			61B-39.002	22/33		
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				61B-80.102	30/40	30/51	31/4
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61B-80.107	30/40	30/51	31/4	61F9-6.0035	19/36		
61B-80.108	30/40		31/4	61F9-6.011	19/36		
61B-80.109	30/40		31/4	61F9-6.013	19/36		
61B-80.110	30/40		31/4	61F14-3.016	19/36		
61B-80.111	30/40		31/4	61G-3.5082	27/4		
61B-80.112	30/40		31/4	61G1-11.017	30/39	30/50	31/3
61B-80.113	30/40		31/4	61G1-12.004		25/33	30/50
61B-80.114	30/40		31/4		30/43		30/50
61B-80.115	30/40		31/4	61G1-12.005	30/43		30/50
61B-80.116	30/40		31/4	61G1-21.001	30/32	30/43	30/50
61B-80.117	30/40		31/4	61G1-23.040	29/28	30/21	
61B-80.118	30/40		31/4	61G1-24.001	30/32	30/43	30/50
61B-80.119	30/40		31/4	61G2-3.005	21/33		
61B-80.120	30/40		31/4	61G2-3.0055	23/38	24/6	
61B-80.121	30/40		31/4	61G2-4.001	21/29		
61B-80.122	30/40		31/4	61G3-16.0010	31/2		
61B-80.123	30/40		31/4	61G3-16.007	31/2		
61B-81.001	30/40		31/4	61G3-16.0091	27/11		
61B-81.002	30/40		31/4	61G3-20.009	27/11		
61B-81.003	30/40	30/51	31/4	61G3-30.001	28/2		
61B-82.001	30/40	30/51	31/4	61G4-12.006	30/39	30/42	
61B-82.002	30/40		31/4			30/52	
61B-82.003	30/40	30/51	31/4w	61G4-12.006(2)	30/33c		
61B-82.004	30/40	30/51	31/4	61G4-12.009	31/1		
61B-82.005	30/40		31/4	61G4-15.002	27/23		
	30/40			61G4-15.0021	31/5		
61B-82.006	30/40		31/4	61G4-15.005	30/6	30/8	
61B-82.007	30/40	30/51	31/4	61G4-15.026	31/5		
61B-83.001	30/40		30/50	61G4-15.027	31/5		
61B-83.002	30/40		30/50	61G4-15.028	31/5		
61B-83.003	30/40		30/50	61G4-15.029	31/5		
61B-83.004	30/40		30/50	61G4-15.031	31/5		
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61C-3.002	22/23	22/36				29/51	31/3
61C-4.010	31/1				30/41	30/49	31/3
61C-5.001	26/24			61G4-18.003	31/5		
61C-76.0061	21/35			61G4-18.004	30/39	30/49	31/3
61C-76.0062	21/35			61G4-18.007	31/1		
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61D-3.004	23/36	23/44		61G6-5.002	30/45	30/50	31/3
61D-6.008	30/48			61G6-5.008	30/45		30/52
	31/2c			61G6-6.001	30/45		30/52
61D-7.021	30/40c			61G6-6.005	30/45	30/50	31/3
61D-11.001(8),(13)	30/36c		31/2x	61G6-8.001	30/45		30/52
61D-11.002(1)	30/36c		31/2x	61G6-9.004	30/50		31/4
61D-11.005(2),(9)	30/36c		31/2x	61G6-11.001	30/45		30/52
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61G7-11.001	30/48		31/1	61J1-4.001	30/37		
61G7-33.065	30/16			61J1-4.003	30/37		
61G8-30.001	30/50			61J1-4.005	28/41	28/43	
	31/4c			61J1-4.240	27/45		
61G8-30.004	30/6			61J1-7.004	28/41	28/43	
61G10-12.001	26/24			61J1-7.005	28/41	28/43	
61G10-18.001	30/46			61J2-1.011	30/52		
61G10-18.002	30/43			61J2-2.027	30/35	30/48	
61G11-25.001	20/22			61J2-2.029	30/35		
61G14-12.003	30/36			61J2-3.008	30/22		
61G14-15.001	27/43			61J2-3.009	30/22		
61G14-19.001	30/51			61J2-3.020	30/22		
61G15-20.001	31/3			61J2-5.018	29/44	30/8	
61G15-20.007	31/3			61J2-5.019	29/44	30/8	
	31/3			61J2-5.020	29/44		
61G15-21.001	30/50		31/4	61J2-6.006	29/44		
61G15-21.007	30/50		31/4	61J2-14.012	29/44		
61G15-24.001	30/50			61J2-17.009	29/44		
61G15-24.002	30/50			61J2-17.012	28/3	28/17	
61G16-2.001	23/12			61J8-4.022	29/10		
61G16-5.003	21/43	21/50		61K1-1.0031	30/48	30/51	
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61G17-1.010	29/4	30/52					
61G17-2.006	29/39	30/52					
		30/53					
61G17-6.002	30/52						
61G17-6.003	30/52						
61G17-6.004	30/52						
61G17-9.007	29/39	30/52					
		30/53					
61G18-16.002	26/29						
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61G18-23.002	30/46		30/53				
61G19-7.0010	26/41						
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61H1-27.002	30/47		31/4				
61H1-29.003	30/47	30/50	31/4				
61H1-31.001		21/6	31/4				
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61H1-33.003	30/47	31/3					
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61H1-33.0031	31/5						
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61H1-36.004	30/37	30/50	31/4				
61H1-54.002	21/29						
61J1-2.005	28/41	28/43					
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	29/13c		31/2dw
	29/13c		31/5dw
	29/13c		
62-40.110	28/51		
62-40.120	28/51		
62-40.210	28/51		
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62-40.470	28/51		
62-40.473	28/51		
62-40.474	28/51		
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62-304.100	30/36		30/51	64-2.010(4)	30/49c		
62-304.200	30/36		30/51	64B-1.009	25/39	26/1	
62-304.510	29/25			64B-1.016	31/3		
62-304.610	30/36		30/51	64B-2.001	31/5		
62-304.700	29/43c			64B-2.003	31/5		
62-312.122	24/18			64B-3.004	30/17c		
62-330.2001	26/9			64B-5.001	30/30	30/50 30/51	30/52x 30/52x
62-550.200	30/47		31/2		30/40c		
62-550.512	30/47		31/2		31/2c		
62-550.730	30/47		31/2	64B-5.002	30/30		
62-550.817	30/47		31/2		30/40c		30/52x
62-550.821	30/47		31/2	64B-21.0015	27/39		
62-555.900	30/47		31/2	64B-21.004	27/39		
62-560.310	30/47		31/2	64B-21.006	27/39		
62-560.400	30/47		31/2	64B1-6.011	30/4		
62-560.410	30/47		31/2	64B1-31.001	27/51	28/6	
62-560.430	30/47		31/2	64B2-11.003	30/44		30/52
62-560.440	30/47		31/2	64B2-13.004	30/44	30/53	
62-560.510	30/47		31/2		30/47c		
62-560.520	30/47			64B3-2.001	23/51		
62-561.100	24/52			64B3-2.002	22/34	24/49	
62-610.814	24/52			64B3-2.003	22/34	24/49	
62-620.100	30/31	30/43	30/51	64B3-3.004	23/51		
62-620.200	30/31	30/43	30/51	64B3-6.001	27/5	27/17	
62-620.310	30/31	30/43	30/51	64B4-3.001	25/22		
62-620.320	30/31	30/43	30/51	64B4-3.003	30/43		
62-620.335	30/31	30/43	30/51	64B4-4.009	30/43		31/5
62-620.510	30/31	30/43	30/51	64B4-4.017	25/32		
62-620.610	30/31	30/43	30/51	64B4-4.018	25/32		
62-620.630	30/31	30/43	30/51	64B4-5.001	31/5		
62-620.710	30/31	30/43	30/51	64B4-5.007	25/32		
62-620.715	30/31	30/43	30/51		31/5		
62-621.100	30/31	30/43	30/51	64B4-6.001	30/43		31/5
62-621.101	30/31	30/43	30/51	64B4-6.0013	25/32		
62-621.200	21/52			64B4-6.002	30/43		31/5
62-621.250	30/31	30/43	30/51	64B4-6.0045	25/32		
62-621.260	30/31	30/43	30/51	64B4-7.007	31/5		
62-621.300	30/31	30/43	30/51	64B4-11.007	31/2		
62-621.303	30/31	30/43	30/51	64B4-21.007	31/2		
62-621.700	30/31		30/51	64B4-31.007	31/2		
62-621.800	30/31		30/51	64B5-2.0135	29/42		31/3w
62-730.050	23/7			64B5-7.0035	30/44		
62-761.891	24/14			64B5-12.013	30/41		
62N-36.004	21/43			64B5-12.018	30/41		
62R-7.022	21/17			64B5-12.0185		24/53	31/3w
62R-7.025	21/17				30/41		31/3w
62R-7.026	21/17			64B5-15.010	27/30		
62R-7.028	21/17 22/47			64B5-16.005	29/42		31/3w
62R-7.032	21/17			64B5-16.006	29/42		31/3w
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64B6-7.007	31/4			64B15-7.008	30/52		
64B6-55.004	27/41			64B15-7.009	30/52		
64B7-27.012	24/12			64B15-7.012	30/52		
64B7-28.009	30/51			64B15-9.007	30/41	31/1	
64B7-28.010	30/47c			64B15-13.001	30/50		31/5
64B7-30.005	30/41		30/50	64B15-13.002	30/50		31/5
64B7-30.006	30/41		30/50	64B15-14.006	30/50		
64B7-32.001	26/6			64B15-14.010	30/50		31/5
64B8-1	30/52c			64B15-19.007	30/50		
64B8-1.007		28/26	31/4	64B15-19.008	30/50		
	30/49		31/4	64B16-26.100	31/1		
64B8-5.001	29/26	29/52		64B16-26.1001	30/33	30/48	31/1
64B8-6.010	30/48		31/4	64B16-26.1002	30/33		31/1
64B8-8.001(1)	31/2c			64B16-26.1003	30/33		31/1
64B8-8.007	30/48		31/5	64B16-26.1004	30/33	30/48	31/1
64B8-8.015	31/3			64B16-26.101	31/1		
64B8-8.017	30/48		31/5	64B16-26.1012	30/33	30/48	31/1
64B8-9.003(2)	29/43c			64B16-26.102	31/1		
64B8-9.009	31/4			64B16-26.1021	30/33	30/48	31/1
64B8-9.0091	30/40	30/52	31/5	64B16-26.1022	30/33	30/48	31/1
64B8-9.0092	30/40		30/52	64B16-26.103	30/52		
64B8-9.014	29/50c			64B16-26.104	30/34	30/48	31/1
64B8-13.0045	27/48	28/16		64B16-26.105	31/1		
64B8-13.005	30/48			64B16-26.106	31/1		
64B8-30.012	29/23c			64B16-26.107	31/1		
64B8-31.001	30/52			64B16-26.200	30/39		31/1
64B8-31.002	30/52			64B16-26.201	31/2		
64B8-31.003	30/52			64B16-26.202	31/2		
64B8-31.004	30/52			64B16-26.203	30/39	30/48	31/1
64B8-31.005	30/52			64B16-26.2031	30/34	30/48	31/1
64B8-31.006	30/52			64B16-26.2032	30/52		
64B8-31.007	30/52			64B16-26.2035	31/1		
64B8-31.008	30/52			64B16-26.204	30/34	30/48	31/1
64B8-31.009	30/52			64B16-26.205	31/2		
64B8-31.012	30/52			64B16-26.300	31/1		
64B8-54.004	27/41			64B16-26.301	31/1		
64B8-304.700	29/43c			64B16-26.302	31/1		
64B9-3.007	25/9			64B16-26.303	30/34	30/48	31/2
64B9-8.006	30/30			64B16-26.304	30/34		31/2
64B9-15.008	30/52			64B16-26.320	30/34		
64B9-17.001	30/48			64B16-26.400	30/34	30/48	
64B9-17.002	30/48					31/1	
64B9-17.003	30/48			64B16-26.401	31/2		
64B11-4.005	31/4			64B16-26.402	30/52		
64B12-19.002	27/11			64B16-26.600	31/2		
64B13-18.002	30/21	30/29		64B16-26.601	30/52		
		30/53		64B16-26.6011	30/52		
64B14-3.001	31/2			64B16-26.603	30/34		31/1
64B14-5.002	30/51			64B16-26.606	31/2		
64B15-7.001	30/52			64B16-27.100	30/50		
64B15-7.002	30/52			64B16-27.1001	30/50		
64B15-7.003	30/52			64B16-27.1003	30/50		
64B15-7.004	30/52			64B16-27.103	30/50		
64B15-7.005	30/52			64B16-27.104	30/50		
64B15-7.006	30/52			64B16-27.105	27/4	27/21	

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64B16-27.210	30/50			64B27-2.004	31/5		
64B16-27.211	30/50			64B29-2.001	30/52		
64B16-27.220	30/50	31/2		64B29-2.002	30/52		
64B16-27.300	30/50			64B29-2.003	30/52		
64B16-27.410	30/50			64B29-2.004	30/52		
64B16-27.530	30/50			64B32-5.001	28/3	28/5	
64B16-27.615	30/50			64C-1.003	30/36c		
64B16-27.700	30/50			64C-4.003	30/29		
64B16-27.830	30/50		30/51w	64C-13.018	24/22		
64B16-27.831	30/50			64C-23.002	27/17		
64B16-28.101	31/2			64C-27.001	27/17		
64B16-28.102	31/2			64C-27.002	27/17		
64B16-28.103	31/2			64E-1.0015	30/41		31/3
64B16-28.1035	31/2			64E-1.005	30/41		31/3
64B16-28.104	31/2			64E-1.102	30/41		31/3
64B16-28.105	31/2			64E-1.105	30/41		31/3
64B16-28.106	31/2			64E-1.106	30/41		31/3
64B16-28.107	31/2			64E-2.001	31/3		
64B16-28.108	31/3			64E-2.015	31/3		
64B16-28.1081	31/3			64E-2.016	31/3		
64B16-28.109	31/3			64E-2.018	31/3		
64B16-28.111	31/3			64E-2.019	31/3		
64B16-28.112	31/3			64E-2.021	31/3		
64B16-28.1191	31/3			64E-2.022	31/3		
64B16-28.121	31/3			64E-2.023	31/3		
64B16-28.130	31/3			64E-2.024	31/3		
64B16-28.140	24/38			64E-2.025	31/3		
64B16-28.150	31/5			64E-2.026	31/3		
64B16-28.201	31/3			64E-2.027	31/3		
64B16-28.202	31/3			64E-2.028	31/3		
64B16-28.2021	31/3			64E-2.029	31/3		
64B16-28.203	31/3			64E-2.031	31/3		
64B16-28.404	31/3			64E-6.007	25/48		
64B16-28.405	31/3			64E-17.001	31/2		
64B16-28.605	31/4			64E-17.002	31/2		
64B16-28.607	31/4			64E-17.003	31/2		
64B16-28.900	31/4			64E-17.004	31/2		
64B16-28.901	31/4			64E-17.006	31/2		
64B16-28.902	31/4			64E-18.002	30/40	31/4	
64B16-28.903	30/45		31/2	64E-18.003	30/40	31/4	
64B16-28.904	30/45		31/2	64E-18.004	30/40		
64B16-29.0041	31/5			64E-18.005	30/40		
64B19-17.002	30/45			64E-18.007	30/40	31/4	
64B19-17.007	30/45		30/52	64E-18.008	30/40	31/4	
64B20-2.002	25/45	26/30		64E-18.0091	30/40		
64B20-4.003	30/39	30/52		64E-18.010	30/40		
64B20-7.001	30/39		30/52w	64FER04-5			30/43
	31/2			64FER05-1			31/2
64B21-504.002	31/5			64F-12.024	30/48		
64B21-504.003	31/5			64V-1.018	30/2		
64B21-504.004	31/5						
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64B27-2.001	31/5						
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	30/9c			65E-5.310	31/2		
	30/15c			65E-5.320	31/2		
65A-1.601	28/11	28/23		65E-5.330	31/2		
		28/31		65E-5.350	31/2		
		28/41		65E-5.352	31/2		
65A-1.7141	30/48			65E-5.353	31/2		
	31/1		31/3w	65E-5.400	31/2		
65A-4.213	25/32			65E-14.001	30/28		30/53
65A-4.216	25/32			65E-14.002	30/28		30/53
65A-15.0095	26/4			65E-14.005	30/47	30/47	30/53
65B-6.014	30/43	31/2		65E-14.021	30/28	30/47	30/53
65C-1.001	30/45		31/3	65E-14.022	30/28	30/47	30/53
65C-1.002	30/45		31/3	NAVIGATION DISTRICTS			
65C-1.003	30/45		31/3	66B-1.003	31/3		
65C-1.004	30/45		31/3	66B-1.004	31/3		
65C-1.005	30/45		31/3	66B-1.005	31/3		
65C-1.006	30/45		31/3	66B-1.006	31/3		
65C-1.007	30/45		31/3	66B-2.003	31/3		
65C-1.009	30/45		31/3	66B-2.004	31/3		
65C-21.001	23/20			66B-2.005	31/3		
65C-22.007	29/9			66B-2.006	31/3		
65E-2.003	26/20	26/28		FLORIDA HOUSING FINANCE CORPORATION			
65E-5.100	31/2			67ER04-19			30/41
65E-5.110	31/2			67ER04-20			30/41
65E-5.115	31/2			67ER04-21			30/41
65E-5.120	31/2			67ER04-22			30/41
65E-5.130	31/2			67ER04-23			30/41
65E-5.1301	31/2			67ER04-24			30/41
65E-5.1302	31/2			67-1	30/37c		
65E-5.1303	31/2			67-4.032	29/9	29/45	
65E-5.1304	31/2			67-18.005	28/42		
65E-5.1305	31/2			67-21.002	30/51		31/5
65E-5.140	31/2			67-21.003		25/39	31/5
65E-5.150	31/2				30/51		31/5
65E-5.160	31/2			67-21.0035	30/51		31/5
65E-5.1601	31/2			67-21.004	30/51		31/5
65E-5.1602	31/2			67-21.0041	30/51		31/5
65E-5.170	31/2			67-21.0045	30/51		31/5
65E-5.1703	31/2			67-21.005	30/51		31/5
65E-5.180	31/2			67-21.006	30/51		31/5
65E-5.180	31/2			67-21.007	30/51		31/5
65E-5.190	31/2			67-21.008	30/51		31/5
65E-5.200	31/2			67-21.009	30/51		31/5
65E-5.210	31/2			67-21.010	30/51		31/5
65E-5.220	31/2			67-21.011	30/51		31/5
65E-5.230	31/2			67-21.012	30/51		31/5
65E-5.2301	31/2			67-21.013	30/51		31/5
65E-5.250	31/2			67-21.014	30/51		31/5
65E-5.260	31/2			67-21.015	30/51		31/5
65E-5.2601	31/2			67-21.017	30/51		31/5
65E-5.270	31/2			67-21.018	30/51		31/5
65E-5.280	31/2						
65E-5.2801	31/2						
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	30/51		31/5	67-48.005	30/51		31/5
67-25.002	30/42		31/4	67-48.007	30/51		31/5
67-25.010	30/42		31/4	67-48.0072	30/51		31/5
67-25.011	30/42		31/4	67-48.0075	30/51		31/5
67-25.014	30/42		31/4	67-48.009	30/51		31/5
67-25.016	30/42		31/4	67-48.0095	30/51		31/5
67-25.017	30/42		31/4	67-48.010	30/39		30/52w
67-32.002	30/43	30/52			30/51		31/5
67-32.006	30/43	30/52		67-48.0105	30/51		31/5
67-32.007	30/43	30/52		67-48.012	30/51		31/5
67-32.009	24/28			67-48.013	30/51		31/5
	30/43			67-48.014	30/51		31/5
67-32.011	30/43	30/52		67-48.015	30/51		31/5
67-37.002	30/43		31/4	67-48.017	30/51		31/5
67-37.005	30/43	30/51	31/4	67-48.018	30/51		31/5
67-37.008	30/43		31/4	67-48.019	30/51		31/5
67-38.001	30/43		31/4	67-48.020	30/51		31/5
67-38.002		26/21	31/4	67-48.0205	30/51		31/5
		26/22	31/4	67-48.021	30/51		31/5
	30/43	30/51	31/4	67-48.022	30/51		31/5
67-38.0026	30/43		31/4	67-48.023	30/51		31/5
67-38.003		26/21	31/4	67-48.025	30/51		31/5
		26/22	31/4	67-48.026	30/51		31/5
	30/43	30/51	31/4	67-48.027	30/51		31/5
67-38.004		26/21	31/4	67-48.028		26/52	31/5
	30/43		31/4		30/51		31/5
67-38.005		26/21	31/4	67-48.029	30/51		31/5
	30/43		31/4	67-48.030	30/51		31/5
67-38.007		26/21	31/4	67-48.031	30/51		31/5
	30/43	30/51	31/4	67-50.001	30/24	30/35	30/52
67-38.008		26/22	31/4	67-50.005	30/24	30/35	30/52
	30/43		31/4	67-50.010	30/24	30/35	30/52
67-38.010		26/22	31/4	67-50.020	30/24	30/35	30/52
	30/43		31/4	67-50.030	30/24	30/35	30/52
67-38.011		26/21	31/4	67-50.040	30/24	30/35	30/52
		26/22	31/4	67-50.050	30/24	30/35	30/52
	30/43	30/51	31/4	67-50.060	30/24	30/35	30/52
67-38.014	30/43	30/51	31/4			30/45	30/52
67-38.017		26/21	31/4	67-50.070	30/24	30/35	30/52
	30/43		31/4			30/45	30/52
67-45.001	30/42		31/4	67-50.080	30/24	30/35	30/52
67-45.003	30/42		31/4	67-50.090	30/24	30/35	30/52
67-48.001	30/51		31/5	67-50.100	30/24		30/52
67-48.002		25/50	31/5	67-50.105		30/45	30/52
		26/2	31/5	67-51.001	30/42		31/4
		26/52	31/5	67-52.008	30/48	30/50	30/50
		27/1	31/5	67-53.008	30/48	30/50	31/2
		29/8	31/5	67-53.010	30/48	30/50	31/2
	30/39			67-54.002	30/39	30/45	30/53
	30/51		31/5	67-54.003	30/39	30/45	30/53

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67-54.004	30/39	30/45	30/53	68B-24.0035	30/53		
67-54.005	30/39	30/45	30/53	68B-24.004	30/53		
67-54.006	30/39	30/45	30/53	68B-25.003	30/53		
67-54.008	30/39		30/53	68B-28.0035	30/53		
67-54.009	30/39		30/53	68B-31.006	30/53		
67-54.010	30/39	30/45	30/53	68B-31.007	30/53		
FISH AND WILDLIFE CONSERVATION COMMISSION				68B-31.008	30/53		
68-1.005	30/53			68B-31.009	30/53		
68A-2.015	30/53			68B-31.0136	30/53		
68A-4.0053	30/53			68B-31.0157	30/53		
68A-5.005	30/53			68B-31.018	30/53		
68A-9.008	30/53			68B-31.019	30/53		
68A-12.002	30/53			68B-32.003	30/53		
68A-12.010	30/53			68B-32.004	30/53		
68A-13.004	30/53			68B-32.006	30/53		
68A-15.004	30/53			68B-34.002	30/53		
68A-15.005	30/53			68B-34.003	30/53		
68A-15.061	30/53			68B-35.003	30/53		
68A-15.062	30/53			68B-38.001	30/53		
68A-15.063	30/53			68B-38.002	30/53		
68A-15.064	30/53			68B-38.003	30/53		
68A-15.065	30/53			68B-41.002	30/44		30/53
68A-17.004	30/53			68B-41.003	30/44		30/53
68A-17.005	30/53			68B-41.004	30/44		30/53
68A-23.005	30/1			68B-41.006	30/44		30/53
	30/53			68B-42.002	30/44	30/51	31/1
68A-23.009	30/53			68B-42.0065	30/44	30/51	31/1
68A-23.0091	30/53			68B-45.004	30/53		
68A-23.0092	30/53			68B-55.001	30/53		
68A-24.003	28/17			68C-22.005	31/2		
68A-24.004	28/17			68C-22.013	30/22	30/45	30/53
68A-24.0055	30/1			68C-22.014	30/22	30/45	30/53
68A-24.006	28/17			68C-22.016	30/22	30/45	30/53
	30/1			68C-22.022	30/22		30/53
68A-24.009	30/1			FINANCIAL SERVICES			
68A-25.001	30/53			69-1	30/42c		
68B-3.006	30/53			69A-62	30/40c		
68B-3.008	30/53			69A-62.001	29/44	29/46	
68B-4.002	30/53			69A-62.002	29/44	29/46	
68B-4.0081	30/53			69BER04-8			30/42
68B-4.0083	30/53			69BER04-16			30/40
68B-4.012	30/53			69BER04-17			30/41
68B-4.013	30/53			69BER04-18			30/43
68B-4.019	30/44		30/53	69BER04-20			30/47
68B-4.020	30/53			69BER04-21			31/1
68B-13.006	30/53			69BER04-22			30/48
68B-13.008	27/31	26/13		69B-211.320	30/46		31/2
68B-14.0036	30/50		31/3	69B-220.051	30/44	31/4	
68B-14.005	30/53			69B-220.201	30/44	31/4	

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69B-228.010	30/46		31/2	69L-3.0091	30/37	30/48	31/1
69B-228.020	30/46		31/2	69L-3.012	30/37	30/48	31/1
69B-228.030	30/46		31/2	69L-3.016	30/37	30/48	31/1
69B-228.060	30/46		31/2	69L-3.018	30/37	30/48	31/1
69B-228.080	30/46		31/2	69L-3.019	30/37	30/48	31/1
69B-228.220	30/46		31/2	69L-3.0191	30/37	30/48	31/1
69C-6.003	30/48			69L-3.01915	30/37	30/48	31/1
69D-1.001	30/43			69L-3.0192	30/37		31/1
69D-1.002	30/43			69L-3.01925	30/37		31/1
69D-1.003	30/43			69L-3.0193	30/37	30/48	31/1
69D-1.004	30/43			69L-3.0194	30/37		31/1
69H-2.004	30/50			69L-3.01945	30/37		31/1
69H-2.008	30/50			69L-3.0195	30/37		31/1
69H-2.010	30/50			69L-3.021	30/37		31/1
69I-20.001	30/37		30/53	69L-3.0212	30/37		31/1
69I-20.0021	30/37	30/43	30/53	69L-3.0213	30/37		31/1
		30/45	30/53	69L-3.0214	30/37		31/1
69I-20.0022	30/37		30/53	69L-3.025	30/37	30/48	31/1
69I-20.0023	30/37		30/53	69L-6.015	30/44	30/50	31/2
69I-20.0027	30/37		30/53	69L-6.025	30/48		
69I-20.030	30/37		30/53	69L-6.027	30/44		30/52
69I-20.035	30/37	30/45	30/53	69L-7.020	31/4		
69I-20.036	30/37	30/45	30/53	69L-56.001	31/3		
69I-20.050	30/37	30/45	30/53	69L-56.002	31/3		
69I-20.071	30/37		30/53	69L-56.100	31/3		
69I-20.072	30/37		30/53	69L-56.110	31/3		
69I-20.073	30/37		30/53	69L-56.200	31/3		
69I-20.074	30/37		30/53	69L-56.210	31/3		
69I-20.075	30/37		30/53	69L-56.310	31/3		
69I-20.076	30/37		30/53	69L-56.330	31/3		
69I-20.077	30/37		30/53	69L-56.500	31/3		
69I-20.078	30/37		30/53	69L-56.530	31/3		
69I-20.079	30/37		30/53	69M-1	29/52c		
69I-20.080	30/37		30/53	69OER04-6			30/50
69JER05-1			31/3	69OER04-10			31/1
69L-3.001	30/37		31/1	69OER04-19			30/45
69L-3.002	30/37	30/48	31/1	69O-137.001	30/41		30/53
69L-3.003	30/37	30/48	31/1	69O-138.001	30/41		30/53
69L-3.0033	30/37		31/1	69O-149.0055	30/39		
69L-3.0035	30/37	30/48	31/1	69O-149.022	30/44	30/44	
69L-3.0036	30/37	30/48	31/1			31/3	
69L-3.004	30/37	30/48	31/1	69O-149.038	30/39		
69L-3.0045	30/37	30/48	31/1	69O-149.041	30/51		
69L-3.0046	30/37	30/48	31/1	69O-149.205	30/52		
69L-3.0047	30/37		31/1	69O-149.206	30/52		
69L-3.0085	30/37		31/1	69O-149.207	30/52		

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69O-154.203	30/48			69O-170.0143	30/46	31/2	
69O-154.204	30/48			69O-170.0155	30/46	31/2	
69O-170.005	30/46	31/2			31/2c		
	31/2c			69O-175.001	31/2c		
69O-170.006	30/46			69O-175.003	30/46	31/2	
	31/2c				31/2c		
69O-170.007	30/46	31/2		69O-189.001	30/46		
	31/2c			69O-189.003	30/46		
69O-170.013	30/14			69O-189.004	30/46		
	30/46	31/2		69O-189.007	30/46		
	31/2c			69O-189.014	30/46		
69O-170.013(7)	30/21c			69O-191.0545	30/39		
69O-170.0135	30/46	31/2		69O-196.010	31/2		
	31/2c			69O-203.201	30/44	31/3	
69O-170.014	30/46	31/2		69O-203.202	30/44	31/3	
	31/2c			69O-203.203	30/44	31/3	
69O-170.0141	30/46	31/2		69O-203.204	30/44	31/3	
	31/2c			69O-203.210	30/53		
69O-170.0142	30/46	31/2		69U-120.680	31/1		
	31/2c			69W-301.004	31/1		
