- (f) If the employer is a business entity other than a corporation, any principal of the business entity may execute the Payment Agreement Schedule For Periodic Payment of Penalty on behalf of the employer.
- (g) Failure by the employer to meet or violation of any term or condition of the Payment Agreement Schedule For Periodic Payment of Penalty shall constitute a default by the employer.
- (3) The Payment Agreement Schedule For Periodic Payment of Penalty becomes effective when it is executed on behalf of the employer and by the Department. Upon execution of the Payment Agreement Schedule For Periodic Payment of Penalty, the Department will provide the employer with a Monthly Payment Installment Invoice, Form Number DFS-F4-1601 (rev. 8/04), which shall be submitted with each monthly payment installment. Each Monthly Payment Installment Invoice contains a probationary reporting section that shall be completed by the employer.
- (4) If an employer defaults under any of its obligations under the Payment Agreement Schedule For Periodic Payment of Penalty, the Stop Work Order to which the penalty applies shall be immediately reinstated and the entire unpaid balance of the remaining penalty shall immediately become due and payable.
- (5) The Department hereby adopts and incorporates the following forms by reference. Copies of the forms can be obtained from the Division of Workers' Compensation's Bureau of Compliance, 200 East Gaines Street, Tallahassee, Florida 32399-4228, or from any field office identified in Rule 69L-6.009, F.A.C.

(a)	DFS-F4-1600	Payment Agreement	rev. 7/04
		Schedule For Periodic	
		Payment of Penalty	
(b)	DFS-F4-1601	Monthly Payment	rev. 8/04
		Installment Invoice	
(c)	DFS-F4-1602	Order of Conditional	rev. 6/04
		Release From Stop-Work	
		Order	

Specific Authority 440.107(9), 440.591 FS. Law Implemented 440.107(7)(a) FS. History–New 4-6-05, Amended ______.

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

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

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: April 11, 2005

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: April 22, 2005

Section III Notices of Changes, Corrections and Withdrawals

DEPARTMENT OF AGRICULTURE AND CONSUMER SERVICES

Division of Agricultural Environmental Services

RULE CHAPTER NO.: RULE CHAPTER TITLE: 5E-14 Entomology and Pest Control

Regulations

RULE NO.: RULE TITLE:

5E-14.106 Use of Pesticides – Labels, Limitations, Precautions

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)., F.S., published in Vol. 31, No. 10, March 11, 2005, issue of Florida Administrative Weekly.

WHEN AMENDED THE PROPOSED RULE WILL READ AS FOLLOWS:

5E-14.106 Use of Pesticides – Labels, Limitations, Precautions.

- (6) Pesticides used for treatment for the prevention of subterranean termites for new construction shall be applied in the specific amounts, concentration, and treatment areas designated by the label.
- (7) Each pesticide used for the primary preventive treatment of new construction for the prevention of subterranean termites The pesticide, in its original formulation, shall be mixed at the treatment site immediately prior to application.
- (8) For each pesticide used for preventive treatment for new construction, a copy of the label of the registered pesticide being used shall be carried in the vehicle from which the application is performed. The licensee shall maintain records for 3 years of each treatment for the prevention of subterranean termites for new construction indicating the date of treatment, address of property treated, total square footage of structure treated, pesticide used, percent concentration of mixture applied and total volume applied as well as maintaining records of all termiticides purchased obtained, or available for its use; the total amount of the area treated; and the total number of sites treated using this and any other method of treatment for the prevention of subterranean termites.
- (9) When a pesticide registered as a preventive treatment for new construction has been applied as a preventive treatment for a structure in accordance with subsection 5E-14.106(6), F.A.C., or will be applied prior to completion of

construction, a secondary treatment using a second pesticide registered for preventive treatment for new construction may be applied in the amounts, concentration, and treatment area in accordance with label directions.

Specific Authority 482.051 FS. Law Implemented 482.051(1) FS., P. L. 92-516, Section 1, Chapter 92-203, Laws of Florida. History–New 1-1-77, Amended 6-27-79, 6-22-83, 10-25-90, Formerly 10D-55.106, Amended 7-5-95, 4-17-03,

BOARD OF TRUSTEES OF THE INTERNAL IMPROVEMENT TRUST FUND

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

DEPARTMENT OF CORRECTIONS

RULE NO.: RULE TITLE:

33-302.104 **Correctional Probation Officers**

> Carrying Firearms NOTICE OF CHANGE

Notice is hereby given that the following changes have been made to the proposed rule in accordance with subparagraph 120.54(3)(d)1., F.S., published in Vol. 31, No. 17, (April 29, 2005), issue of the Florida Administrative Weekly:

33-302.104 Correctional Probation Officers Carrying Firearms.

- (1) through (2) No change.
- (3) Authorization Procedures.
- (a) In addition to the requirements of this rule, correctional probation officers who elect to carry firearms shall also be required to comply with training and qualification requirements in accordance with Chapter 943, F.S 33-209, F.A.C.
- (b) Any correctional probation officer who elects to carry a firearm while on duty shall obtain authorization through the circuit administrator. Any circuit administrator or deputy regional director of community corrections who elects to carry a firearm while on duty shall obtain authorization from the regional director of community corrections. A regional director of community corrections who elects to carry a firearm while on duty shall obtain authorization from the Assistant Secretary of Community Corrections. A Deputy Assistant Secretary of Community Corrections who elects to carry a firearm while on duty shall obtain authorization from the Assistant Secretary of Community Corrections. The written request shall contain documentation that the individual has complied with the required training and qualification requirements of the Criminal Justice Standards and Training Commission and the Department provided in Chapter 33-209, F.A.C.

- (c) Correctional probation officers who elect to carry firearms while on duty shall complete training and qualification requirements in accordance with Chapter 943, F.S. pursuant to Rule 33-209.103, F.A.C. Correctional probation officers shall not be allowed to carry a firearm on duty until firearms qualification is successfully completed and a weapon card has been issued. Initial qualification, annual qualification and training shall be completed using the specific weapon that the officer will be using on duty and any type of ammunition approved by the local training center. Documentation of the model, make, and serial number of the weapon used, proof of ownership, and firearm inspection by a certified gunsmith or law enforcement armorer shall be submitted along with the documentation of training and qualification in the request for authority to carry the firearm. Correctional probation officers shall not be authorized to carry more than one firearm at a time. This approved single weapon shall be the only weapon authorized to be carried by the correctional probation officer until the annual qualification or transition training has been completed with a different weapon.
 - (d) No change.
- (e) Prior to approving a request to carry a firearm, the reviewing authority shall review the request, the documentation of training and qualification pursuant to Chapter 33-209, F.A.C. and shall complete a Florida Crime Information Center/National Crime Information Center (FCIC/NCIC) check on the firearm by serial number, and an FCIC/NCIC check on the applicant. Upon approval, the reviewing authority shall issue a weapon card which establishes that the officer has been authorized to carry a specific firearm while on duty.
- (f) The weapon card shall expire twelve months after the date of the initial qualification unless written documentation of annual qualification is submitted to the authorizing entity prior to the expiration of the weapon card. The officer shall be required to successfully qualify within twelve months after the date of the initial qualification and every twelve months thereafter pursuant to Chapter 33-209, F.A.C., and this rule in order to remain qualified to carry a firearm.
- (g) Annual qualification must occur prior to the employee's weapon card expiration month. The new weapon card will be issued effective the date of the annual qualification. If the weapon card has expired and the officer has not attended annual training, the officer will need to reapply to carry a firearm and demonstrate proficiency by successfully qualifying with the specified firearm. If the employee is unable to attend annual qualification training due to circumstances beyond the employee's control, the employee may, if approved by the reviewing authority, qualify by demonstrating proficiency with the weapon without being required to re attend initial qualification training.
- (h) The reviewing authority shall immediately suspend authorization to carry a firearm, except for firearm training purposes, and shall secure the weapon card from any officer

who has failed to qualify as of the card expiration month. Suspension of the weapon card removes the officer's authority to carry a firearm while on duty. A correctional probation officer who attempts to qualify and fails shall be provided the opportunity to participate in remedial firearm training as specified in Chapter 33-209, F.A.C. at a time approved by the reviewing authority.

- (i) No change.
- (4) through (8) No change.
- (9) Removal of Authorization to Carry a Firearm.
- (a) The reviewing authority shall suspend the authorization to carry a firearm for a correctional probation officer if:
 - 1. through 2. No change.
- 3. The correctional probation officer is found to have been negligent by failure to comply with those standards and procedures provided in the training required by Chapter 33-209, F.A.C., or
 - 4. No change.
 - (10) through (11) No change.

Specific Authority 20.315, 790.06, 944.09 FS. Law Implemented 20.315, 790.06, 944.09 FS. History–New 5-28-86, Amended 7-7-92, 12-20-92, 03-30-94, 9-27-94, 12-19-94, 3-8-95, 2-15-98, Formerly 33-24.013, Amended 3-4-01, 12-5-01, 8-13-03, 6-24-04,

DEPARTMENT OF CORRECTIONS

RULE NO.: RULE TITLE:

33-603.101 Use of Committed Name

NOTICE OF CHANGE

Notice is hereby given that the following changes have been made to the proposed rule in accordance with subparagraph 120.54(3)(d)1., F.S., published in Vol. 31, No. 15, (April 15, 2005), issue of the Florida Administrative Weekly:

33-603.101 Use of Committed Name.

- (1)(a) No change.
- (b) The department shall register any known aliases on the inmate's record and shall also designate on the record which name is the inmate's true or legal name if this information is available. If an inmate's true or legal name is not the committed name, the inmate shall be permitted to use the true or legal name on documents and mail so long as the committed name and DC number appear first, followed by the true or legal
 - (c) through (4) No change.

Specific Authority 20.315, 944.09 FS. Law Implemented 944.09 FS. History-New 9-30-93, Formerly 33-6.012, Amended 4-29-02, 5-20-03,

NAME OF PERSON ORIGINATING PROPOSED RULE: George Sapp

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Division of Pari-Mutuel Wagering

RULE NO.: RULE TITLE: 61D-7.013 Superfecta Pool NOTICE OF CHANGE

Notice is hereby given that the following change has been made to the proposed rule referenced above in accordance with subparagraph 120.54(3)(d)1., Florida Statutes, published in Vol. 31, No. 10, March 11, 2005, issue of the Florida Administrative Weekly. The change is in response to written comments received from the Joint Administrative Procedures Committee

- 61D-7.013 Superfecta Pool.
- (1) through (10)(b) No change.
- (c) If the Superfecta gross pool is refunded in accordance with the above-described rules, then all monies carried over, if any, shall be carried over to held in escrow until the next regularly scheduled Superfecta.
 - (d) through (14) No change.

Specific Authority 550.0251(3),(7), 550.155(1) FS. Law Implemented 550.0251, 550.155 FS. History-New 10-20-96, Amended

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATON

Construction Industry Licensing Board

RULE NO.: **RULE TITLE:**

61G4-15.030 Certification of Registered

Contractors

NOTICE OF WITHDRAWAL

Notice is hereby given that the proposed repeal of the above-referenced rule, as published in Vol. 31, No. 13, of the Florida Administrative Weekly on April 1, 2005, has been withdrawn

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

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Construction Industry Licensing Board

RULE NO.: RULE TITLE: 61G4-18.001 Continuing Education

> Requirements for Certificateholders and

Registrants

NOTICE OF CHANGE

Notice is hereby given that the following changes have been made to the proposed rule in accordance with subparagraph 120.54(3)(d)1., F.S., published in Vol. 31, No. 13, of the April 1, 2005, issue of the Florida Administrative Weekly. The Board considered this rule at its meeting held on April 15, 2005, and determined that additional changes were necessary in the rule. The Board voted to make the following changes:

- 1. The second sentence of subsection (3)(b) shall be changed to read as follows: "These courses may include topics considered as contract administration and project management activities, including marketing, management and operation of the day-to-day activities of a construction contracting firm and advanced knowledge of the trade in which the contractor is licensed."
- 2. The last sentence in subsection (4) shall be changed to read as follows: "Workers' compensation, work place safety and business practice courses approved for the continuing education requirements for persons certified or registered under Chapter 489, Part II, F.S., shall be accepted for continuing education for renewal under this rule."
- 3. The rule will reflect an effective date of September 1, 2005.

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

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Board of Professional Engineers

RULE NO.: RULE TITLE: 61G15-24.002 Unlicensed Activity Fee

NOTICE OF WITHDRAWAL

Notice is hereby given that the above rule, as noticed in Vol. 30, No. 50 of the December 10, 2004 issue, Florida Administrative Weekly, has been withdrawn.

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Board of Professional Geologists

RULE NO.: RULE TITLE:

61G16-9.001 Disciplinary Guidelines

NOTICE OF CHANGE

Notice is hereby given that the following changes have been made to the proposed rule in accordance with subparagraph 120.54(3)(d)1., F.S., published in Vol. 31, No. 7, February 18, 2005, issue of the Florida Administrative Weekly. These changes are being made in response to comments from the Joint Administrative Procedures Committee

Subsection (5) of the rule now reads as follows:

(5) Aggravating/Mitigating Circumstances – The existence of aggravating or mitigating circumstances, as set forth below, will permit deviation from the guidelines upon clear and convincing evidence. When considering a Recommended Order, the fact that a Hearing Officer may or may not have been aware of aggravating or mitigating

circumstances prior to recommending a penalty, shall not obviate the duty of the board to consider them when brought to its attention prior to the issuance of a Final Order.

Subsection (5)(a)4. now reads as follows:

4. A pattern of behavior evidencing repeated disregard of the practice act or rules.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: John Knap, Executive Director, Board of Professional Geologists, Northwood Centre, 1940 N. Monroe Street, Tallahassee, Florida 32399-0750.

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Board of Professional Surveyors and Mappers

RULE NOS.: **RULE TITLES:** 61G17-6.002 Definitions

61G17-6.003 General Survey, Map, and Report

Requirements

61G17-6.004 Specific Survey, Map, and Report

Requirements NOTICE OF CHANGE

Notice is hereby given that the following changes have been made to the proposed rules in accordance with subparagraph 120.54(3)(d)1., F.S., published in Vol. 30, No. 52, of the December 15, 2004, issue of the Florida Administrative Weekly. The changes are in response to written comments submitted by the staff of the Joint Administrative Procedures Committee (JAPC). The Board, at its meeting held on April 13-14, 2005, voted to make changes to the rules to address the JAPC concerns. The changes are as follows:

61G17-6.002(6) should reads as follows: "Ortho-Image/Photos: a synthetically produced image in which positions of features are properly located in the specific map projection. Generally, this involves correction of a perspective image for relief displacement and scale variation so that the resulting scale is uniform throughout."

61G17-6.002(8) should reads as follows: "Raster Images: a two-demensional matrix

of digital picture elements whose values represent levels of energy reflected or emitted by the surface being photographed, scanned, or otherwise sensed."

61G17-6.003(3)(p)1.: add a space between "(m)." and "When" 61G17-6.003(3)(p)1.: After the last sentence add the following language "This does not mean that every map must be tested against ground truth, but rather that the process of obtaining the stated accuracies must be documented and proven to achieve said stated accuracy."

61G17-6.003(3)(p)2.a.: After the word "truth" add the following language "This does not mean that every map must be tested against ground truth, but rather that the process of obtaining the stated accuracies must be documented and proven to achieve said stated accuracy."

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULES IS: John Knap, Executive Director, Board of Professional Surveyors and Mappers, 1940 North Monroe Street, Tallahassee, Florida 32362-0767

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Board of Accountancy

RULE NO.: RULE TITLE:

61H1-33.0032 Board Approval of CPA Ethics

Continuing Education by

Providers

NOTICE OF CHANGE

Notice is hereby given that the following changes have been made to the proposed rule in accordance with subparagraph 120.54(3)(d)1., F.S., published in Vol. 31, No. 5, February 4, 2005, issue of the Florida Administrative Weekly. These changes are being made in response to comments from the Joint Administrative Procedures Committee.

Subparagraph (3)(i) now reads as follows:

(i) A fee in the amount of \$250.00 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.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: John Johnson, Executive Director, Board of Accountancy, 240 N. W. 76th Street, Gainesville, Florida 32607

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 Medicine

RULE NO.: RULE TITLE: 64B8-44.005 Citations NOTICE OF CHANGE

Pursuant to subparagraph 120.54(3)(d)1., F.S., notice is hereby given that the following changes have been made to the proposed rule published in Vol. 31, No. 9, March 4, 2005, issue of the Florida Administrative Weekly. These changes are being made in response to comments from the Joint Administrative Procedures Committee.

Subparagraph (2) has been changed as follows:

(2) In lieu of the disciplinary procedures contained in Section 456.073, F.S., the Department may issue a citation to the subject within six months after the filing of the complaint which is the basis for the citation.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Kaye Howerton, Executive Director, Board of Medicine, Dietetics and Nutrition Council/MQA, 4052 Bald Cypress Way, Bin #C05, Tallahassee, Florida 32399-3253

DEPARTMENT OF HEALTH

Board of Pharmacy

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RULE NOS.:	RULE TITLES:
64B16-27.100	Display of Wall Certificate and
	Renewal Certificates
64B16-27.1003	Transmission of Prescription
	Orders
64B16-27.104	Conduct Governing Registered
	Pharmacists and Pharmacy
	Permittees
64B16-27.210	General Terms and Conditions to
	Be Followed by a Pharmacist
	When Ordering and Dispensing
	Approved Medicinal Products
	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. 50, December 19, 2004, issue of the Florida Administrative Weekly. The changes are being made in response to comments from the Joint Administrative Procedures Committee.

The changes are as follows:

- 1. The Statement of Facts and Circumstances Justifying Rule Proposal is amended to read: The Board proposes these rule amendments and new rules to update and to consolidate all requirements of pharmacy practice into Rule Chapter 64B16-27, F.A.C. These amendments are the result of the Board's first comprehensive review of all its rules in over ten years. The Board is implementing Sec. 465.186, F.S.
- 2. The Purpose and Effect is amended to read: The Board proposes the rule amendments as part of its overall comprehensive review of all pharmacy rules in order to update the rules and to consolidate all pharmacy practice requirements into Rule Chapter 64B16-27, F.A.C.
- 3. The title of Rule 64B16-27.100, F.A.C., is amended to read: Display of Current License; Pharmacist and Intern Identification.
- 4. Subsection 64B16-27.100(1), F.A.C., is amended to read: The current license of each pharmacist engaged in the practice of the profession of pharmacy as defined by Section 465.003(13), F.S., in any pharmacy shall be displayed, when applicable, in a conspicuous place in or near the prescription department, and in such manner that said license can be easily read by patrons of said establishment. Pharmacists employed in secondary practice sites shall present a valid wallet license as evidence of licensure upon request.

- 5. Subsection 64B16-27.104(5), F.A.C., is amended to read: The Board shall not register a prescription department manager as the manager of more than one pharmacy. The Board shall grant an exception to this requirement upon application by the permittee and the prescription department manager showing circumstances such as proximity of permits and limited pharmacist workload that would allow the manager to carry out all duties and responsibilities required of a prescription department manager.
- 6. Rule 64B16-27.210, F.A.C., introductory paragraph is amended to read: Pursuant to the authority of the Formulary Committee in Section 465.186, F.S., a pharmacist may order the medicinal drug products listed in Rule 64B16-27.220, F.A.C., subject to the following terms and limitations:

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

DEPARTMENT OF HEALTH

Board of Respiratory Care

RULE NO.: RULE TITLE:

64B32-6.004 Procedures for Approval of Attendance at Continuing

Education Courses

NOTICE OF WITHDRAWAL

Notice is hereby given that the above proposed rule development, as noticed in Vol. 31, No. 14 of the April 8, 2005 issue, Florida Administrative Weekly, has been withdrawn.

Section IV **Emergency Rules**

BOARD OF TRUSTEES OF THE INTERNAL IMPROVEMENT TRUST FUND

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

DEPARTMENT OF THE LOTTERY

RULE TITLE: RULE NO.: 53ER05-44

Business Partner Program

SUMMARY OF THE RULE: This emergency rule sets forth the provisions for the Business Partner Program in which Florida businesses may purchase books of instant tickets directly from the Florida Lottery at a discounted price.

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

THE FULL TEXT OF THE EMERGENCY RULE IS:

53ER05-44 Business Partner Program.

- (1) In accordance with the provisions set forth in this rule, a business may purchase books of instant lottery tickets directly from the Florida Lottery at a discounted price. For purposes of this rule, the term "business" shall include, but not be limited to, the following: for-profit businesses; non-profit, charitable and civic organizations; trade or other associations. Businesses that participate in the program shall be known as "Florida Lottery business partners."
- (2) To be eligible to receive a discounted price, the business:
 - (a) Must not be a current Florida Lottery retailer;
- (b) Must purchase and use the tickets within the state of Florida; and
- (c) Must use the tickets only for incentive programs or other stated promotional purposes subject to approval by the Lottery. Upon placing an order with the Lottery, the business partner shall describe the promotional purposes for which the ordered tickets will be used on Order Form DOL-466, Effective 05/05, for review and approval or disapproval by the Lottery. Order Form DOL-466 is hereby incorporated by reference and may be obtained from the Florida Lottery, Business Development Unit, 250 Marriott Drive, Tallahassee, Florida 32399-4047.
- (3) The percentage discount applied to the retail value of a book of instant lottery tickets shall be based on the total retail value of full books purchased by the business partner as follows:

Total Retail Value of Books	Percentage Discount applied to
Purchased by Business	the Retail Value of the Book of
<u>Partner</u>	Instant Lottery Tickets
In one Calendar Year	
<u>\$300-\$1,500</u>	<u>3%</u>
\$1,501 to \$3,000	<u>4%</u>
\$3,001 or more	<u>5%</u>

In January of each year, the Florida Lottery will begin tracking the total retail value of books of instant lottery tickets purchased by a business partner during the calendar year. As new orders are placed by the business partner, the Florida Lottery will apply the applicable percentage discount shown in the table above to the cumulative retail value of books purchased.

(4) Upon placing its first order with the Lottery, each business partner shall execute a Business Partner Program Participation Form DOL-465, Effective 05/05, acknowledging its understanding of the terms of the Business Partner Program and designating persons authorized to purchase Florida Lottery products. Business Partner Program Participation Form