Specialty Product Administration, Office of Insurance Regulation, 200 East Gaines Street, Tallahassee, 32399-0331.: Bureau Chief, (Name of appropriate solveney bureau), Office of Insurance Regulation, Larson Building, 200 East Gaines Street, Tallahassee, Florida. The zip code for the Life and Health bureau is 32399-0327; the zip code for the Property and Casualty bureau is 32399-0329. Requests may be made by facsimile transmission.

- (b) Although Section 624.319, F.S., uses the word "hearing" to refer to this meeting, the "hearing" is conducted pursuant to Section 624.324, F.S., and is not within the scope of Chapter 120, F.S. Instead it is an informal conference at which the insurer has an opportunity to resolve disputed provisions of the draft examination report prior to the Office filing the report as a public document. The Office has found that the following procedures are helpful in reaching an informed resolution in a fair and efficient manner. Therefore, an insurer requesting the informal conference shall comply with the requirements of this subsection.
- 1. The request for an informal conference must contain a specific listing for each point in the draft report for which the insurer requests a modification. The listing for each point must state all of the facts and provide documentation to which support the position of the insurer relative to a modification of the report.
- 2. Due to the varied nature of requests for modifications to a draft report, the informal conference does not have any specific agenda. During the informal conference the insurer may present any information or evidence relative to the facts which it believes will support its position that modification should be made to the draft report.
- (c) If the information and documentation presented at the informal conference so warrants, the Office may perform additional field work. After reviewing the information and documentation presented at the informal conference, the Office will either: provide a new draft report to the company in accordance with the conditions of subsection (2) of Section 624.319, F.S.; perform additional field examination work; or notify the company that it intends to file the report as presented in the draft form
- (d) After reviewing the information and documentation presented at the informal conference, and the results of additional field work, if performed, the Office will:
- 1. File the report as a finalized report and make it a public document as presented in the draft form; or
- 2. Change the draft report based upon the information and documentation presented at the informal conference, and additional field work, if any, and file the report as a finalized report as so changed and make it a public document.

(e)(d) In the absence of a timely request, the Office shall file the draft report as a finalized report and make it a public document.

(e) If disputed points are not settled in the conference, and the Office notifies the company that it intends to file the report and make it a public document as presented in the draft form, the insurer may request a formal hearing to resolve the disputed issues, as provided for under Chapter 120, F.S., and in accordance with the Notice of Rights which are a part of the Office's notification.

Specific Authority 20.05(5), 120.53, 624.308 FS. Law Implemented 120.53, 120.54, 120.56, 120.57, 120.58, 624.307(1), 624.319, 624.324 FS. History–New 1-1-75, Formerly 4-38.37, Amended 2-5-87, Formerly 4-38.037, Amended 12-19-94, Formerly 4-121.066, Amended _______.

NAME OF PERSON ORIGINATING PROPOSED RULE: Bob Prentiss, Assistant General Counsel, Office of Insurance Regulation

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Steven H. Parton, General Counsel, Office of Insurance Regulation

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

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: December 16, 2005

Section III Notices of Changes, Corrections and Withdrawals

DEPARTMENT OF STATE

RULE NO.: RULE TITLE:

1-2.0021 Use of the Seal of the State of

Florida

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. 44, November 4, issue of the Florida Administrative Weekly.

- 1-2.0021 Use of the Seal of the State of Florida.
- (1) No person, without express written authorization from the Department, shall manufacture, use, display or otherwise employ a facsimile or reproduction of the Great Seal of the State of Florida (Great Seal or Seal), except as provided in this
- (2) Any person desiring to obtain approval from the Department for the manufacture or use of a the facsimile or reproduction of the Great Seal shall make application on the form prescribed by the Department. The form, Application for Manufacture or Use of the Great Seal of the State of Florida, Form DS₋19, effective <u>2/06</u> 5/96, is incorporated by reference herein and is available from the Office of the Secretary.
- (3) Department approval for use of the Great Seal is for a term of 4 years, unless otherwise stated by the Department, and can be renewed upon the completion and approval of a new application.

- (4)(3) Applications and supporting documents shall be filed with the Office of the General Counsel, Department of State, R. A. Gray Building, 500 South Bronough Street LL-10, The Capitol, Tallahassee, Florida 32399-0250. For manufactured items, a separate application for each unique item to be manufactured shall be required.
- (5) Definitions. The following words shall have the following meanings for the purposes of this rule:
- (a) "Political or campaign purposes" shall include all uses related to a past, present, or future political campaign;
- (b) "Official government stationery" means stationery intended for use by a state governmental agency when specific written approval for use of the Great Seal has been granted by the head of that agency;
- (c) "Official government business cards" means business cards in use by a current state governmental agency when specific written approval for use of the Great Seal has been granted by the head of that agency;
- (d) "State governmental agency" includes entities defined by subsections 120.52(1) and (2), F.S., but not including subparagraph 120.52(1)(b)8., F.S., and authorized staff members of those entities;
- (e) "Local governmental agency" includes any local governmental agency, including counties, municipalities, special districts or other separate units of local government created or established by law, and authorized staff members of such entities;
- (f) "Official government publications" are publications published by or on behalf of the State of Florida;
- (g) "Publications serving a governmental purpose" are those publications not published by the State of Florida, which the Department of State, within its discretion, determines are of significant interest to the state, including but not limited to educational publications, where use of the Great Seal would not mislead the public to believe that the publication carries official State sanction or approval.
- (6)(4) Standards for Approval. A <u>non-transferable</u> letter of authority <u>shall</u>, <u>which is not transferable</u>, <u>may</u> be issued to the applicant if the applicant affirmatively demonstrates to the Department that the <u>Great</u> Seal will be used for a proper purpose. In order to determine what constitutes a proper purpose, the Department shall consider, at a minimum, the following:
 - (a) The specific item to be manufactured;
- (b) The manner in which the <u>Great</u> Seal is to be displayed on the item to be manufactured;
- (c) The nature of the proposed use, including manner, purpose and place of use;
- (d) Whether the public would tend to be misled by the appearance of the <u>Great Seal</u> on the product to believe that the product carries official State sanction or approval;

- (e) Whether the use of the <u>Great</u> Seal would tend to mislead the public into believing that a person, meeting, project or event carries official State sanction or approval;
- (f) Whether the dignity of the <u>Great</u> Seal will be preserved if approval is granted:
- (g) Whether the requested use of the Great Seal will promote a stated governmental goal.
- (7)(5) In no event shall approval be given for the use of the Great Seal for the following:
 - (a) Political or campaign purposes;
 - (b) Stationery other than official government stationery;
 - (c) Decorative automobile license tags;
- (d) Business cards other than official government business cards;
- (e) Designation of landmarks not listed in the National Registry of Historical Places or designated as a historical site under a local ordinance;
- (f) T-shirts, jackets, or other clothing which might lead the public to believe that the person wearing such apparel is an official of the state, not including official state government uniforms or apparel approved by the head of the state governmental agency;
- (g) Publications other than official state government <u>agency</u> publications or publications serving a governmental purpose; or
 - (h) Advertising and news releases.
- (8)(6) A letter of authority issued pursuant to this rule shall not become a vested property right in the grantee and approval may be revoked at the discretion of the Department any time prior to the expiration of the authorized term. The Department shall revoke any approval issued by it if the use no longer promotes a stated governmental goal it. Approval shall also be revoked where the Department it finds that the holder or his/her agent submitted false or inaccurate information in the application or has violated state law, Department rules, regulations or conditions of approval relating to the use of the Great Seal.
- (9)(7) State and Local Government Agencies. Subject to the requirements of subsection 1-2.0021(6)(4), F.A.C., state and local governmental agencies as defined in paragraphs 1-2.0021(4)(d) and (e), F.A.C., the following governmental entities and authorized staff members may use and display the Great Seal in connection with official business without application to the Department,: members of the Legislature; members of the Judiciary; and any governmental agency, including state, county, municipal, district or other separate unit of government created or established by law when specific written approval for use of the Great Seal has been granted by the agency's head of the governmental entity.

Specific Authority 15.03 FS. Law Implemented 15.03 FS. History–New 10-2-79, Amended 6-22-83, Formerly 1-2.021, Amended 5-6-96, ______.

DEPARTMENT OF REVENUE

Miscellaneous Tax

RULE NO.: RULE TITLE: 12B-5.150 Public Use Forms NOTICE OF CHANGE

Notice is hereby given that the following changes have been made in accordance with subparagraph 120.54(3)(d)1., F.S., to the proposed amendments to Rule 12B-5.150, F.A.C., Public Use Forms, published in Vol. 32, No. 2, pp. 90-115, January 13, 2005, issue of the Florida Administrative Weekly.

The Department has withdrawn the proposed amendments to subsection (18) to incorporate, by reference, changes to Form DR-248R. The subsequent subsections have been renumbered. The Department is no longer using Forms DR-309641, DR-309642, DR-309643, and DR-309644 for the following reasons:

- Form DR-309641 (Gasoline/Gasohol Local Option Schedule by County) is now included within Form DR-309631, Terminal Supplier Fuel Tax Return, Form DR-309632, Wholesaler/Importer Fuel Tax Return, and Form DR-309635, Blender/Retailer of Alternative Fuel Tax Return:
- Form DR-309642 (Schedule 12, Ultimate Vendor Credits) is now included within Form DR-309631, Terminal Supplier Fuel Tax Return, and Form DR-309632, Wholesaler/Importer Fuel Tax Return;
- Form DR-309643 (Mass Transit and Local Government User Schedule of Receipts) is now included within Form DR-309633, Mass Transit System Provider Fuel Tax Return; and
- Form DR-309644 (Local Government User Schedule of Disbursements) is now included within Form DR-309634. Local Government User of Diesel Fuel Tax Return.

The Department now identifies the annual Schedule of the Refundable Portion of Local Option and SCETS Tax as Form DR-309645. This schedule was previously provided to taxpayers with Form DR-138 (Application for Fuel Tax Refund-Agricultural, Aquacultural, and Commercial Fishing Purposes) and with Form DR-160 (Application for Fuel Tax Refund-Mass Transit System Users). A change to proposed Rule 12B-5.150, F.A.C., is necessary to incorporate, by reference, Form DR-309645.

To incorporate these changes to forms used by the Department, the following subsections of Rule 12B-5.150, F.A.C. (Public Use Forms), have been revised to incorporate, by reference, Form DR-309645, and to remove the incorporation, by reference, of Forms DR-309641, DR-309642, DR-309643, and DR-309644, as follows:

Form Number	Title	Effective Date
(38) DR-309645	2006 Refundable	
	Portion of Local	
	Option and SCETS	
	<u>Tax (R. 01/06)</u>	
(42) DR-309641	Gasoline/Gasohol	
	Local Option Schedule	
	by County R. 9/96	11/96
(43) DR 309642	Ultimate Vendor Credits	
	R. 7/96	11/96
(44) DR-309643	Mass Transit and	
	Local Government	
	User-Schedule of	
	Receipts N. 7/96	11/96
(45) DR-309644	Local Government	
	User-Schedule of	
	Disbursements N. 7/96	11/96

DEPARTMENT OF TRANSPORTATION

Florida Seaport Transportation and Economic **Development Council**

Development (Sounch	
RULE NO.:	RULE TITLE:	
14B-2	Small County Dredging Grant	
	Program	
RULE NOS.:	RULE TITLES:	
14B-2.001	Definitions	
14B-2.002	Port Project Funding Application	
	Procedures and Requirements	
14B-2.003	Measuring Economic Benefits	
14B-2.004	Determination of Funding; Project	
	Review Group/Agency Review	
14B-2.005	Project Review Group Procedures	
14B-2.006	Eligible Port Funding Requirements	
14B-2.007	Reporting Requirements	
	NOTICE OF WITHDRAWAL	

Notice is hereby given that the above rule, as notice in Vol. 31, No. 35, September 2, 2005, 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 Professional Surveyors and Mappers

RULE NOS.: RULE TITLES:

61G17-6.003 General Survey, Map and Report

Requirements

Specific Survey, Map and Report 61G17-6.004

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. 52, of the December 23, 2004, issue of the Florida Administrative Weekly. The Board, at its meeting held on January 12, 2006, voted to make changes to the rules after conducting a rule hearing. The changes are as follows:

Rule 61G17-6.003, paragraph (3)(n) should read as follows: "The responsibility for all mapped features must be clearly stated on any map or report signed by a Florida licensed surveyor and mapper. When mapped features surveyed by the signing surveyor and mapper have been integrated with mapped features surveyed by others, then the map or report shall clearly state the individual primarily responsible for the map or report."

In Rule 61G17-6.003, sub-subparagraph (3)(p)1.a. shall be deleted and the language in sub-subparagraph 61G17-6.003(3)(p)1.b. shall renumbered be sub-subparagraph (3)(p)1.a.

In Rule 61G17-6.003, sub-subparagraph (3)(p)2.a. shall be deleted and language sub-subparagraph in the shall renumbered 61G17-6.003(3)(p)2.b. be sub-subparagraph (3)(p)2.a.

In Rule 61G17-6.003, sub-subparagraph (3)(p)2.b. shall be with replaced language sub-subparagraph the in and shall be renumbered as 61G17-6.003(3)(p)2.c. sub-subparagraph (3)(p)2.b.

In Rule 61G17-6.003, sub-subparagraph (3)(p)2.c. shall be with language replaced the in sub-subparagraph and shall be 61G17-6.003(3)(p)2.d. renumbered as sub-subparagraph (3)(p)2.c. and shall be reworded to read as follows: When statistical procedures are used to calculate survey accuracies, the minimum acceptable positional tolerance, based on the 95% confidence level, should meet the same equivalent relative distance standards as set forth in sub-subparagraph 61G17-6.003(3)(p)2.b., F.A.C.

In Rule 61G17-6.003, sub-subparagraph (3)(p)2.d. shall be replaced with the language in sub-subparagraph 61G17-6.003(3)(p)2.f. and shall be renumbered as sub-subparagraph (3)(p)2.d. and shall be reworded to read as follows: All maps or reports of surveys produced and delivered with digital coordinate files must contain a statement to the effect of: "This map is intended to be displayed at a scale of 1/ or smaller."

Sub-subparagraph (2)(p)2.e. shall be deleted.

The language in paragraph 61G17-6.004(7)(b) is amended to read as follows: "Positional Accuracy: Feature accuracies shall be stated."

In paragraph 61G17-6.004(9)(b) the word "orthophoto" shall be replaced with "ortho-photo".

The language in paragraph 61G17-6.004(9)(c) is amended to read as follows: "Feature accuracies shall be stated."

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

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 TITLE: **RULE NO.:**

64B8-8.002 Time for Payment of Civil Penalties

or Administrative Fines; Time Frames for Completion of

Requirements NOTICE OF CHANGE

Notice is hereby given that the following change has been made to the proposed rule in accordance with subparagraph 120.54(3)(d)1., F.S., published in Vol. 31, No. 45, of the November 10, 2005, issue of the Florida Administrative Weekly. The change is in response to comments received at a public hearing on the rule. The Rules Committee of the Board of Medicine held a public hearing on February 2, 2006. At its meeting on February 4, 2006, the Board voted to change the rule in response to the comments made at the public hearing. Paragraph (2)(f) shall be changed to read as follows:

(f) The application and all materials required for the Florida CARES or Board-approved equivalent evaluations must be submitted to Florida CARES or equivalent evaluations within six (6) months from the date the Order is filed and compliance with any and all recommendations of the evaluation shall be required to be completed and compliance demonstrated within eight (8) months following the evaluation. THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Larry, Executive Director, Board of Medicine, 4052 Bald Cypress Way, Bin #C03, Tallahassee, Florida 32399-3253

DEPARTMENT OF HEALTH

Board of Nursing Home Administrators

RULE NO.: RULE TITLE:

64B10-14.004 Disciplinary Guidelines; Range of

Aggravating and Mitigating

Circumstances

NOTICE OF WITHDRAWAL

Notice is hereby given that the above-referenced proposed Rule, as noticed in Vol. 31, No. 42, of the Florida Administrative Weekly on October 11, 2005, has been withdrawn. The person to be contacted regarding the proposed Rule is: Joe Baker, Jr., Executive Director, Board of Nursing Home Administrators/MQA, 4052 Bald Cypress Way, Bin #C07, Tallahassee, Florida 32399-3257.

DEPARTMENT OF CHILDREN AND FAMILY **SERVICES**

Economic Self-Sufficiency Program

RULE NO.: RULE TITLE:

65A-1.203 Administrative Definitions

NOTICE OF CHANGE

Notice is hereby given that the following changes have been made to the proposed rule published in Vol. 31, No. 20, May 20, 2005, issue of the Florida Administrative Weekly in accordance with subparagraph 120.54(3)(d)1., F.S. The specific changes were made in response to comments received from the Joint Administrative Procedures Committee and based on claims in Clark vs. Department of Children and Family Services. The changes clarify minimum information needed to initiate the application process.

Specific changes in rule text are as follows:

(3) Application: A specific paper or electronic/web-based request on a designated media CF-ES Form 2337 2066 ACCESS Florida Application, Aug May 05, incorporated by or Uniform Resource Locator (URL), www.myflorida.com/accessflorida, which has been dated and signed by the applicant or authorized/designated representative that eligibility for public assistance be determined. An application must include at least the individual's name, address and signature to initiate the application process. Household members who are ineligible, or who are not applying for benefits, may be designated as non-applicants. A copy the form may be obtained without cost from the ESS office that serves your area or by written request to the Economic Self-Sufficiency Program Office, 1317 Winewood Boulevard, Building 3, Room 450, Tallahassee, Florida 32399-0700, or by using the department's Internet site at www.myflorida.com/ accessflorida.

(4) Date of Application: The date on which a signed, CF-ES 2337 2066, or electronic/web-based application is received in the Department's Economic Self-Sufficiency offices. Applications may be submitted by hand delivery, regular mail, facsimile, or electronically. If a site receives an application electronically or by facsimile after normal business hours, the first business day following the receipt will be the application date.

DEPARTMENT OF CHILDREN AND FAMILY SERVICES

Economic Self-Sufficiency Program

RULE NO.: **RULE TITLE:**

Forms for Client Notice and 65A-1.400

Contact

NOTICE OF CHANGE

Notice is hereby given that the following changes have been made to the proposed rule published in Vol. 31, No. 20, May 20, 2005, issue of the Florida Administrative Weekly in accordance with subparagraph 120.54(3)(d)1., F.S. The specific changes were made in response to comments received from the Joint Administrative Procedures Committee and based on claims in Clark vs. Department of Children and Family Services. The changes are to clarify minimum information needed to initiate the application process and to correct form titles.

Specific changes in rule text are as follows:

The following forms are used for Public Assistance Programs to provide applicants and recipients with required notice of the agency's and client's rights and responsibilities and other necessary program information. The forms are hereby incorporated by reference.

(1) The application for assistance is a specific paper request on CF-ES Form 2337, ACCESS Florida Application, Aug 05, incorporated by reference, which has been dated and signed by the applicant or authorized/designated representative that eligibility for public assistance be determined. An application must include at least the individual's name, address and signature to initiate the application process. Household members who are ineligible, or who are not applying for benefits, may be designated as non-applicants.

(2)(1) Forms that apply to two or more public assistance programs are:

(a) through (b) No change.

(c) CF-ES Form 2337, ACCESS Florida Aug 05 Application or Uniform Resource Locator (URL),

> www.myflorida.com/ accessflorida

(d) through (p) No change.

(2) through (3) renumbered (3) through (4) No change.

(a) No change.

(b) CF-ES Form 1056, Feb 03 Florida KidCare Program

Notice of Case Action

Application

(c) No change.

(d) CF-ES Form 2040, Feb 03 Informed Consent Form

(d) through (m) renumbered (e) through (n) No change.

(n) CF ES Form 2935, Jan 04 Silver Saver

(Application)

(5)(4) No change.

(a) No change.

(b) CF-ES Form 3400, Florida Department of Feb <u>06</u> 03 Children and Families

> Benefit Recovery Request for Additional

Information

(c) CF-ES Form 3410, Waiver of Feb 06 Aug 01 Administrative

Disqualification Hearing

(d) CF-ES Form 3410A, Waiver of Feb <u>06</u> 03

Administrative

Disqualification Hearing With No Program Loss

(e) No change.

(6)(5) No change.

(a) CF-ES Form 2082, Hardship Extension Sep 05 Feb 03 **Exemption Review**

(b) No change.

(c) CF-ES Form 2097, Communication May 05 Aug 03 and Work Activity

Referral

(d) CF-ES Form 2299, Feb 03 Alcohol, Drug Abuse

> Substance Abuse and Mental Health (ADM SAMH) Treatment Verification Form

(e) through (f) No change.

The edition date on some forms is listed with a notation that the edition replaces a previous edition that may still be used. This notation is to indicate that the new edition of the form does not implement a policy change and that supplies of the previous edition of a specific form may be exhausted prior to the use of the new edition.

(7)(2) Single copies of each form being incorporated by reference in this rule may be obtained without cost from the ESS office that serves your area or by written request to the Economic Self-Sufficiency Program Office, 1317 Winewood Boulevard, Building 3, Room 450, Tallahassee, Florida 32399-0700, or by using the department's Internet site at on My Florida.com or its web-based application Uniform Resource Locator (URL) address, www.myflorida.com/ accessflorida.

FISH AND WILDLIFE CONSERVATION **COMMISSION**

Freshwater Fish and Wildlife

RULE CHAPTER NO.: **RULE CHAPTER TITLE:** 68A-1 General: Ownership, Short Title,

Severability and Definitions

RULE NO.: RULE TITLE:

68A-1.004 Definitions NOTICE OF CHANGE

The Fish and Wildlife Conservation Commission announces a change to the above-referenced proposed rule amendment published in Vol. 31, No. 52, December 30, 2005, issue of the Florida Administrative Weekly.

As a result of the final public hearing on the rule held on February 1, 2006, in Gainesville, Florida. The proposed amendment to subsection (5) of the rule, a change to the definition of "all-terrain vehicle," is being withdrawn. The remainder of the proposed amendments to the rule were not changed.

FISH AND WILDLIFE CONSERVATION **COMMISSION**

Freshwater Fish and Wildlife

RULE CHAPTER NO.: RULE CHAPTER TITLE:

68A-15 Type I Wildlife Management Areas

RULE NO .: RULE TITLE:

68A-15.064 Specific Regulations for Wildlife

Management Areas - South

Region

NOTICE OF CHANGE

The Fish and Wildlife Conservation Commission announces a the above-referenced proposed change amendmentpublished in Vol. 31, No. 52, December 30, 2005, issue of the Florida Administrative Weekly.

As a result of the final public hearing on the rule held on February 1, 2006, in Gainesville, Florida. The proposed amendment to subparagraph (1)(d)5. of the rule, relating to the use of vehicles in the J. W. Corbett Wildlife Management Area,

was changed to read as indicated below. The remainder of the proposed amendments to the paragraph and subsection and to the other subsections of the rule were not changed.

- (1) J. W. Corbett Wildlife Management Area.
- (d) General regulations:
- 5. From 8 a.m. one day before the opening of archery season through the close of During the archery season and during spring turkey season, vehicles may be operated only on named or numbered roads or trails. During the spring turkey season, vehicles may be operated only on the Stumpers grade and on named or numbered roads or trails west of and including the North and South grades.

FISH AND WILDLIFE CONSERVATION COMMISSION

Freshwater Fish and Wildlife

RULE CHAPTER NO.: **RULE CHAPTER TITLE:**

68A-15 Type I Wildlife Management Areas

RULE NO.: RULE TITLE:

68A-15.065 Specific Regulations for Wildlife

Management Areas - Northeast

Region

NOTICE OF CHANGE

The Fish and Wildlife Conservation Commission announces the above-referenced proposed amendmentpublished in Vol. 31, No. 52, December 30, 2005, issue of the Florida Administrative Weekly.

As a result of the final public hearing on the rule held on February 1, 2006, in Gainesville, Florida. The rule as proposed inadvertently omitted hunting date changes for two wildlife management areas, Richloam and Ross Prarie. The Commission agreed to include omitted subsections (4) and (25) in the rule, with date changes to read as indicated below. In all other respects, the proposed rule amendment, as advertised, was not changed.

- (4) Richloam Wildlife Management Area.
- (a) Open season:
- 1. General gun November 11 12 through January 7 8.
- 2. Spring turkey March 17 18 through April 22 23.
- 3. Archery September 23 24 through October 22 23.
- 4. Fishing and frogging Throughout year except on fish hatchery.
 - 5. Trapping January <u>8</u> 9 through March 1.
 - (b) through (d) No change.
 - (25) Ross Prairie Wildlife Management Area.
- (a) Open season: Supervised small game October 14-20 15-21, November <u>18-24</u> 19-25, December <u>16-22</u> 17-23 and January 13-19 14-20.
 - (b) through (d) No change.

FISH AND WILDLIFE CONSERVATION COMMISSION

Freshwater Fish and Wildlife

RULE NO.: RULE TITLE:

68A-27.005 Designation of Species of Special

Concern; Prohibitions; Permit

NOTICE OF DEFERRAL OF PUBLIC HEARING

Notice is hereby given that the final public hearing for the above rule, as noticed in Vol. 31, No. 52 of the December 30, 2005 Florida Administrative Weekly has been rescheduled in order to conduct a special rulemaking workshop.

The final public hearing will be held during the Commission's regular meeting, at the date, time, and place shown below:

TIME AND DATE: 8:30 a.m. - 5:00 p.m. each day, April 5-6,

PLACE: Ramada Inn and Conference Center, 2900 North Monroe Street, Tallahassee, Florida

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: James V. Antista, General Counsel, Florida Fish and Wildlife Conservation Commission

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in the workshop or meeting is asked to advise the Commission at least 5 calendar days prior by calling: ADA Coordinator, (850)488-6411. If you are hearing or speech impaired, please contact the agency by calling (850)488-9542.

FINANCIAL SERVICES COMMISSION

Office of Insurance Regulation

RULE NO.: RULE TITLE:

69O-125.005 Use of Credit Reports and Credit

Scores by Insurers

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. 26, July 1, 2005, of the Florida Administrative Weekly. These changes are being made in response to concerns received by the Joint Administrative Procedures Committee.

Subparagraph 69O-125.005(9)(g)2., F.A.C., is changed to read:

2. Alternatively, insurers may submit statistical studies and analyses that have been performed by educational institutions or independent professional associations that indicate that there is no disproportionate impact on any of the classes set forth in Section 626.9741(8)(c), F.S. attributable to the use of credit reports or scores. Any such studies or analyses shall have been done concerning the specific credit scoring model proposed by the insurer.

The remainder of the rule reads as previously published.