- Rutledge R, Deis J, Bedrick E., ICISS: an international classification of disease-9 based injury severity score, Journal of Trauma. 1996 Sep:41(3):380-6; discussion 386-8." "Local funding contribution" means local municipal, county or tax district funding public or private and public foundation funding and service district organization funding received by a hospital or healthcare system that operates a trauma center.
- (e) "Severe Injury Patient" Through December 31, 2007, means a verified trauma patient with a computed ICISS Ps<.90 and, after December 31, 2007, means a verified trauma patient with computed ICISS Ps<.85. "Weighted ISS volume" means (The number of patients in the caseload volume for the previous calendar year with an ISS score of 14 and below) + (3 x the number of patients in the caseload volume for the previous calendar year with an ISS score of 15 and above).
- (f) "Verified Trauma Patient" means a patient treated at a state certified trauma center with at least one ICD-9-CM discharge diagnosis between 800 and 959.9 with a Survival Risk Ratio (SRR)<1 whose data is used by the trauma registry to determine caseload volume. SRR's for each diagnosis code will be determined from analysis of data in the trauma registry by the Department consistent with ICISS and shall be published by the Department.
- (g) "Year" means the most recent complete calendar year for which caseload volume is available from the trauma registry.
- (2) Funds collected under Section 318.14(5), F.S., and Section 318.18(15)(14), F.S., and deposited into the department's administrative trust fund shall be distributed quarterly to the certified trauma centers. during the subsequent first calendar quarter and during the subsequent third calendar quarter as follows:
- (a) First quarter distribution shall be calculated, consistent with paragraphs (d) and (e) below, using timely submitted caseload volume data from the year preceding the previous calendar year.
- (b) Third quarter distribution shall be calculated, consistent with paragraphs (d) and (e) below, using timely submitted caseload volume data for the previous calendar year.
- (a)(e) All distribution shall be consistent with (2) or upon resolution of all relevant administrative and judicial challenges, whichever is later.
- (b)(d) Funds collected under Section 318.14(5), F.S. and deposited into the department's administrative trust fund shall be distributed to the trauma center as follows: [(.5 x funds)/Current total number of trauma centers)] + [(.5 x funds) x (Caseload volume for the trauma center for the previous ealendar year/The sum of caseload volume for all trauma centers during the previous calendar year)].
- (c)(e) Funds collected under Section 318.18(15)(14), F.S. and deposited into the department's administrative trust fund under Section 395.4095(1), F.S., shall be distributed as follows:

- 1. To each trauma center in a region receiving a local funding contribution as of December 31 of the previous year: (.2 x funds) x (Caseload volume for the trauma center for the previous calendar year/The sum of caseload volume for the previous calendar year for all trauma centers receiving funding under subparagraph (2)(c)(e)1. of this rule).
- 2. To each trauma center: {(.4 x funds) x (Caseload volume of the trauma center during the previous calendar year/The sum of caseload volume for all trauma centers during the previous calendar year)}.
- 3. To each trauma center (£4 x funds) x (The <u>total number</u> of severe injury patients served by the trauma center for the <u>year trauma center's weighted ISS volume</u>/The <u>total number of all severe injury patients served by all trauma centers for the year sum of all trauma centers' weighted ISS volume</u>)}.

Specific Authority 395.4036 FS. Law Implemented 395.4036 FS. History–New 4-25-06, Amended

NAME OF PERSON ORIGINATING PROPOSED RULE: Susan McDevitt, Director, Office of Trauma

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Jennifer Bencie-Fairburn, M.D., M.S.A., Director, Division of Emergency Medical Operations DATE PROPOSED RULE APPROVED BY AGENCY HEAD: October 31, 2006

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: September 15, 2006

Section III Notices of Changes, Corrections and Withdrawals

BOARD OF TRUSTEES OF THE INTERNAL IMPROVEMENT TRUST FUND

Notices for the Board of Trustees of the Internal Improvement Trust Fund between December 28, 2001 and June 30, 2006, go to http://www.dep.state.fl.us/ under the link or button titled "Official Notices."

DEPARTMENT OF ENVIRONMENTAL PROTECTION

Notices for the Department of Environmental Protection between December 28, 2001 and June 30, 2006, go to http://www.dep.state.fl.us/ under the link or button titled "Official Notices."

DEPARTMENT OF ENVIRONMENTAL PROTECTION

RULE CHAPTER NO.: RULE CHAPTER TITLE:

62-210 Stationary Sources – General

RULE NOS.: RULE TITLES:
62-210.200 Definitions
62-210.300 Permits Required

62-210.310 Air General Permits

62-210.920 Notification Forms for Air General Permits

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. 32, No. 38, September 22, 2006 issue of the Florida Administrative Weekly.

62-210.200 Definitions.

The following words and phrases when used in this chapter and in Chapters 62-212, 62-213, 62-214, 62-296, and 62-297, F.A.C., shall, unless content clearly indicates otherwise, have the following meanings:

- (1) through (18) No change.
- (19) "Air General Permit" An authorization by rule <u>as</u> <u>described at subsection 62-210.300(4), F.A.C.</u>, to construct or operate an air pollutant emitting facility. Use of such authorization by any individual facility does not require agency action.
 - (20) through (28) No change.
 - (29) "Applicable Requirement" -
- (a) For purposes of the permitting requirements of Chapter 62-213, F.A.C., all of the following as they apply to a Title V source or any emissions unit at such source:
 - 1. No change.
- 2. Any term or condition of any preconstruction permit issued by the Environmental Protection Agency pursuant to 40 C.F.R. 52.21 or by the Department pursuant to; subparagraph 62-204.800(11)(d)2., F.A.C. (formerly 62-204.800(10)(d)2.); Rule 62-212.300, F.A.C. (formerly 17-212.300, formerly 17-2.520); Rule 62-212.400, F.A.C. (formerly 17-212.400, formerly 17-2.500); Rule 62-212.500, F.A.C. (formerly 17-212.500, formerly 17-2.510); Rule 62-212.720, F.A.C.; Rule 17-2.17, F.A.C. (repealed); or Rule 62-4.210, F.A.C. (formerly 17-4.210, formerly 17-4.21);
 - 3. through 5. No change.
- 6. Any standard or other requirement under 42 U.S.C. Section 7411 or 7412, as published in "United States Code, 2000 Edition, Supplements 1 and 2," available online at http://www.gpoaccess.gov/uscode/index.html;
 - 7. through 12. No change.
- (b) For purposes of the permitting and exemption requirements of Chapters 62-210 and 62-212, F.A.C., all of the following as they apply to any facility or to any emissions unit within such facility:
 - 1. No change.
- 2. Any term or condition of any preconstruction permit issued by the Environmental Protection Agency pursuant to 40 C.F.R. 52.21 or by the Department pursuant to; subparagraph 62-204.800(11)(d)2., F.A.C. (formerly 62-204.800(10)(d)2.); Rule 62-212.300, F.A.C. (formerly 17-212.300, formerly 17-2.520); Rule 62-212.400, F.A.C. (formerly 17-212.400,

formerly 17-2.500); Rule 62-212.500, F.A.C. (formerly 17-212.500, formerly 17-2.510); Rule 62-212.720, F.A.C.; Rule 17-2.17, F.A.C. (repealed); or Rule 62-4.210, F.A.C. (formerly 17-4.210, formerly 17-4.21);

- 3. through 4. No change.
- 5. Any standard or other requirement under 42 U.S.C. Section 7411 or 7412, as published in "United States Code, 2000 Edition, Supplements 1 and 2," available online at http://www.gpoaccess.gov/uscode/index.html; and
 - 6. No change.
 - (30) through (333) No change.

Specific Authority 403.061, 403.8055 FS. Law Implemented 403.031, 403.061, 403.087, 403.8055 FS. History–Formerly 17-2.100, Amended 2-9-93, 11-28-93, Formerly 17-210.200, Amended 11-23-94, 4-18-95, 1-2-96, 3-13-96, 3-21-96, 8-15-96, 10-7-96, 10-15-96, 5-20-97, 11-13-97, 2-5-98, 2-11-99, 4-16-01, 2-19-03, 4-1-05, 7-6-05, 2-2-06, 4-1-06, 9-4-06, 9-6-06, ______.

62-210.300 Permits Required.

Unless exempted from permitting pursuant to this rule or Rule 62-4.040, F.A.C., the owner or operator of any facility or emissions unit which emits or can reasonably be expected to emit any air pollutant shall obtain appropriate authorization from the Department prior to undertaking any activity at the facility or emissions unit for which such authorization is required. The Department grants authorization to conduct such activities by individual air permit or by air general permit. Activities requiring authorization by individual air construction permit are addressed at subsection 62-210.300(1), F.A.C., and activities requiring authorization by individual air operation permit are addressed at subsection 62-210.300(2), F.A.C. Authorization by air general permit is addressed at subsection 62-210.300(4), F.A.C. All emissions limitations, controls, and other requirements imposed by any individual air permit shall be at least as stringent as any applicable limitations and requirements contained in or enforceable under the State Implementation Plan (SIP) or that are otherwise federally enforceable. Except as provided at Rule 62-213.460, F.A.C., being authorized to construct, operate, or undertake any other activity by individual air permit or air general permit does not relieve the owner or operator of a facility or emissions unit from complying with any applicable requirements, any emission limiting standards or other requirements of the air pollution rules of the Department or any other such requirements under federal, state, or local law.

- (1) Air Construction Permits.
- (a) through (b) No change.
- 1. Except for those limitations or requirements that are obsolete, all limitations and requirements of an air construction permit shall be included and identified in any air operation permit for the facility or emissions unit. The limitations and requirements included in the air operation permit can be changed, and thereby superseded, through the issuance of an

air construction permit, federally enforceable state air operation permit, federally enforceable air general permit, or Title V air operation permit; provided, however, that:

- a. through b. No change.
- c. Any change in a permit limitation or requirement that originates from a permit issued by the Environmental Protection Agency pursuant to 40 CFR 52.21, or by the Department pursuant to subparagraph 62-204.800 (11)(10)(d)2., F.A.C., Rule 62-212.400, F.A.C., Rule 62-212.500, F.A.C., or any former codification of Rule 62-212.400 or 62-212.500, F.A.C., shall be accomplished only through the issuance of a new or revised air construction permit under subparagraph 62-204.800(11)(10)(d)2., F.A.C., Rule 62-212.400 or 62-212.500, F.A.C., as appropriate.
 - 2. through 3. No change.
 - (2) through (3) No change.
- (a) Categorical and Conditional Exemptions. Except as otherwise provided at subsection 62-210.300(3), F.A.C., above, the following facilities, emissions units, and pollutant-emitting activities shall be exempt from any requirement to obtain an air construction permit or non-Title V air operation permit, or to use an air general permit pursuant to 62-210.310, F.A.C. The exemptions listed at subparagraphs 62-210.300(3)(a)23. through <u>37.</u> 36., F.A.C., are valid only if the owner or operator ensures that the conditions of exemption are met.
 - 1. through 34. No change.
- 35. One (1) or more emergency generators located within a single facility provided:
- a. The unit is not subject to the Acid Rain Program, CAIR Program, or any unit-specific applicable requirement.
- b. The unit shall not burn used oil or any fuels other than natural gas, propane, gasoline, and diesel fuel.
- c. Collectively, all units claiming this exemption at the same facility shall not burn more than the collective maximum annual amount of a single fuel, as given in sub-subparagraph d., or equivalent collective maximum annual amounts of multiple fuels, as addressed in sub-subparagraph e.
- d. If burning only one (1) type of fuel, the collective annual amount of fuel burned by all units claiming this exemption at the same facility shall not exceed 2,700 gallons of gasoline, 32,000 gallons of diesel fuel, 144,000 gallons of propane, or 4.4 million standard cubic feet of natural gas.
- e. If burning more than one (1) type of fuel, the equivalent collective annual amount of each fuel burned by the units claiming this exemption at the same facility shall not exceed the collective maximum annual amount of such fuel, as given in sub-subparagraph d., multiplied by a fuel percentage. The fuel percentage is the percentage ratio of the total amount of the fuel burned by all units claiming this exemption at the same facility to the total amount of such fuel allowed to be burned by all units claiming this exemption at the same facility pursuant

to sub-subparagraph d. The sum of the fuel percentages for all fuels burned by the units claiming this exemption at the same facility must be less than or equal to 100 percent.

- 36.35. Emergency generators, Ggeneral purpose internal combustion engines, and other reciprocating internal combustion devices, provided the following conditions are met with respect to each such unit.
 - a. through e. No change.
 - 37.36. No change.
 - (b) through (c) No change.
 - (4) No change.

Specific Authority 403.061 FS. Law Implemented 403.031, 403.061, 403.087, 403.814 FS. History-Formerly 17-2.210, Amended 11-28-93, Formerly 17-210.300, Amended 11-23-94, 4-2-95, 4-18-95, 10-16-95, 1-2-96, 3-13-96, 3-21-96, 5-13-96, 8-15-96, 10-7-96, 5-20-97, 11-13-97, 2-5-98, 2-11-99, 4-16-01, 6-21-01, 7-6-05,

- 62-210.310 Air General Permits.
- (1) No change.
- (2) General Procedures. This subsection sets forth general procedures for use of any of the air general permits provided at subsections 62-210.310(4) and (5), F.A.C.
 - (a) No change.
- (b) Registration. The owner or operator who intends to construct or operate an eligible facility under the authority of an air general permit shall complete and submit the proper registration form to the Department for the specific air general permit to be used, as provided in subsection 62-210.920(1) or (2)310(4) or (5), F.A.C. The registration form shall be accompanied by the appropriate air general permit processing fee pursuant to Rule 62-4.050, F.A.C.
 - 1. through 2. No change.
 - (c) through (f) No change.
- General Conditions. All terms. requirements, limitations, and restrictions set forth in this subsection are "general permit conditions" and are binding upon the owner or operator of any facility using an air general permit provided at subsection 62-210.310(4) or (5), F.A.C.
 - (a) through (m) No change.
- (n) Use of the air general permit does not eliminate the necessity for the owner or operator to obtaining any other federal, state or local permits that may be required, or relieve allow the owner or operator from the duty to comply with to violate any more stringent standards established by federal, state or local requirements that may apply law.
- (o) The owner or operator of each facility located within the borders of any of the following counties shall also comply with the applicable requirements of that county:
 - 1. Broward County.
 - 2. Duval County.
 - 3. Hillsborough County.
 - 4. Miami Dade County

- 5. Orange County.
- 6. Palm Beach County.
- 7. Pinellas County.
- 8. Sarasota County.
- (4) through (5) No change.

Specific Authority 403.061 FS. Law Implemented 403.031, 403.061, 403.087, 403.814 FS. History-New___

- 62-210.920 Registration Forms for Air General Permits. The registration forms for use of air general permits provided at Rule 62-210.310, F.A.C., are adopted and incorporated by reference in this section. The forms are listed by rule number, which is also the form number, with the subject, title and effective date. Copies of the forms may be obtained by writing to the Department of Environmental Protection, Division of Air Resource Management, 2600 Blair Stone Road, Tallahassee, Florida 32399-2400.
- (1) Air General Permit Registration Forms for Facilities Claiming Conditional Exemption from Title V Air Permitting
- (a) Bulk Gasoline Plant Air General Permit Registration Form (<u>DEP Form No. 62-210.920(1)(a)</u>, Effective _____).
- (b) Reciprocating Internal Combustion Engines Air General Permit Registration Form (DEP Form No. <u>62-210.920(1)(b)</u>, Effective _).
- (c) Surface Coating Operations Air General Permit Registration Form (DEP Form No. 62-210.920(1)(c), Effective
- (d) Reinforced Polyester Resin Operations Air General Permit Registration Form (DEP Form No. 62-210.920(1)(d), Effective).
- (e) Cast Polymer Operations Air General Permit Registration Form (DEP Form No. 62-210.920(1)(e), Effective ___).
- (f) Printing Operations Air General Permit Registration Form (<u>DEP Form No. 62-210.920(1)(f)</u>, Effective __
- (2) Air General Permit Registration Forms for Miscellaneous Facilities.
- (a) Volume Reduction, Mercury Recovery or Mercury Reclamation Air General Permit Registration Form (DEP Form No. 62-210.920(2)(a), Effective_
- (b) Concrete Batching Plant Air General Permit Registration Form (DEP Form No. 62-210.920(2)(b), Effective).
- (c) Human Crematory Air General Permit Registration Form (<u>DEP Form No. 62-210.920(2)(c)</u>, Effective ____
- (d) Animal Crematory Air General Permit Registration Form (<u>DEP Form No. 62-210.920(2)(d)</u>, Effective
- (e) Nonmetallic Mineral Processing Plant Air General Permit Registration Form (DEP Form No. 62-210.920(2)(e), Effective _____).

Specific Authority 403.061 FS. Law Implemented 403.031, 403.061, 403.087, 403.814 FS. History-New 10-16-95, Amended 1-2-96, 3-21-96, 5-13-96, 8-15-96, 11-13-97, 5-25-98, 2-11-99, 6-21-01,

DEPARTMENT OF ENVIRONMENTAL PROTECTION

RULE NO.: RULE TITLE: 62-296.401 Incinerators 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. 32, No. 38, September 22, 2006 issue of the Florida Administrative Weekly.

- 62-296.401 Incinerators.
- (1) through (4) No change.
- (5) Human Crematories.
- (a) through (d) No change.
- (e) Operator Training. All crematory unit operators shall successfully complete a training program administered by the equipment manufacturer's representatives or a professional training organization. Only trained operators shall be allowed to operate a human crematory unit.
- 1. The content of the training program shall provide a basic understanding of the principles of the combustion process, instruction on the operation and maintenance of the specific make and model of crematory unit to be operated, and awareness of the regulatory requirements of this subsection. Training programs shall be a minimum of eight (8) hours of instruction. Training programs shall at a minimum include hands on experience involving start up, operation of at least one (1) cremation, shut down of the equipment, and one (1) full cycle of preventive maintenance actions.
- 2. A copy of the training certificate for each operator having satisfactorily completed training program shall be kept on file at the facility for the duration of the operator's employment and for an additional two years after termination of employment.

(e)(f) Equipment Maintenance. All human crematory units shall be maintained in proper working order in accordance with the manufacturer's specifications to ensure the integrity and efficiency of the equipment. If a crematory unit contains a defect that affects the integrity or efficiency of the unit, the unit shall be taken out of service. No person shall use or permit the use of that unit until it has been repaired or adjusted. Repair records on all crematory units shall be maintained onsite for at least two years. A written plan with operating procedures for startup, shutdown and malfunction of each crematory unit shall be maintained and followed during those events. Each unit's burners shall be operated with a proper air-to-fuel ratio. If the unit so allows, and the burners' flame characteristics shall be visually checked at least once during each operating shift- and Each unit's burners shall be adjusted when warranted by the visual checks.

(g) through (i) renumbered (f) through (h) No change.

(i)(i) Continuous Monitoring Requirements. Each crematory unit shall be equipped and operated with a continuous monitor to record temperature at the point or beyond where 1.0 second gas residence time is obtained in the secondary chamber combustion zone in accordance with the manufacturer's instructions. In addition, each crematory unit installed after February January 1, 2007, shall be equipped and operated with a pollutant monitoring system to automatically control combustion based on continuous in-stack opacity measurement. Such system shall be calibrated to restrict combustion in the primary chamber whenever any opacity exceeding 15% opacity is occurring. A complete file of all temperature measurements; all continuous monitoring system, monitoring device, and performance testing measurements; all continuous monitoring system performance evaluations; all continuous monitoring system or monitoring device calibration checks; and all adjustments, preventive maintenance, and corrective maintenance performed on these systems or devices, shall be recorded in a permanent legible form available for inspection. Continuous temperature monitoring documentation shall include operator name, operator indication of when cremation in the primary chamber was begun, date, time, and temperature markings. Pollutant monitoring documentation shall include indication of when the opacity measurement system was cleaned and checked for proper operation in accordance with the manufacturer's recommended maintenance schedule. The file shall be retained for at least two (2) years following the recording of such measurements, maintenance, reports, and records.

- (6) Animal Crematories.
- (a) through (d) No change.
- (e) Operator Training. All crematory unit operators shall successfully complete a training program administered by the equipment manufacturer's representatives or a professional training organization. Only trained operators shall be allowed to operate an animal crematory unit.
- 1. The content of the training program shall provide a basic understanding of the principles of the combustion process, provide instruction on the operation and maintenance of the specific make and model of crematory unit to be operated, and awareness of the regulatory requirements of this subsection. Training programs shall be a minimum of eight (8) hours of instruction. Training programs shall at a minimum include hands-on experience involving start-up, operation of at least one (1) cremation, shut-down of the equipment, and one (1) full cycle of preventive maintenance actions.
- 2. A copy of the training certificate for each operator having satisfactorily completed the training program shall be kept on file at the facility for the duration of the operator's employment and for an additional two (2) years after termination of employment.

(e)(f) Equipment Maintenance. All animal crematory units shall be maintained in proper working order in accordance with the manufacturer's specifications to ensure the integrity and efficiency of the equipment. If a crematory unit contains a significant defect that affects the integrity of the unit, the unit shall be taken out of service. No person shall use or permit the use of that unit until it has been repaired or adjusted. Repair records on all crematory units shall be maintained onsite for at least two (2) years. A written plan with operating procedures for startup, shutdown and malfunction of each crematory unit shall be maintained and followed during those events. Each unit's burners shall be operated with a proper air-to-fuel ratio. If the unit so allows, and the burners' flame characteristics shall be visually checked at least once during each operating shift and. Each unit's burners shall be adjusted when warranted by the visual checks.

(g) through (i) renumbered (f) through (h) No change.

(i)(i) Continuous Monitoring Requirements. Each animal crematory unit shall be equipped and operated with a continuous monitor to record temperature at the point or beyond where 1.0 second gas residence time is obtained in the secondary chamber combustion zone in accordance with the manufacturer's instructions. In addition, each crematory unit installed after February January 1, 2007, shall be equipped and operated with a pollutant monitoring system to automatically control combustion based on continuous in-stack opacity measurement. Such system shall be calibrated to restrict combustion in the primary chamber whenever any opacity exceeding fifteen percent (15%) opacity is occurring. A complete file of all temperature measurements; all continuous monitoring system, monitoring device, and performance testing measurements; all continuous monitoring system performance evaluations; all continuous monitoring system or monitoring device calibration checks; and all adjustments, preventive maintenance, and corrective maintenance performed on these systems or devices, shall be recorded in a permanent legible form available for inspection. Continuous temperature monitoring documentation shall include operator name, operator indication of when cremation in the primary chamber was begun, date, time, and temperature markings. Pollutant monitoring system documentation shall include indication of when the opacity measurement system was cleaned and checked for proper operation in accordance with the manufacturer's recommended maintenance schedule. The file shall be retained for at least two (2) years following the recording of such measurements, maintenance, reports, and records.

(7) No change.

Specific Authority 403.061, 403.716 FS. Law Implemented 403.031, 403.061, 403.087, 403.716, 470.025 FS. History–Formerly 17-2.600(1), Amended 12-02-92, Formerly 17-296.401, Amended 11-23-94, 1-1-96, 3-13-96, 11-13-97.______.

DEPARTMENT OF HEALTH

Board of Medicine

RULE NO.: RULE TITLE: 64B8-2.001 **Definitions**

NOTICE OF PUBLIC HEARING

The Board of Medicine announces a hearing regarding the above rule, as noticed in Vol. 32, No. 40, October 6, 2006 Florida Administrative Weekly.

DATE AND TIME: November 30, 2006, 4:00 p.m., or as soon thereafter as can be heard

PLACE: Rosen Centre, 9840 International Drive, Orlando, Florida 32819

GENERAL SUBJECT MATTER TO BE CONSIDERED: The rule hearing is being held in response to a request from First Professionals Insurance Company (FPIC).

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 5 days before the workshop/meeting by contacting: Larry McPherson, Executive Director, Board of Medicine, 4052 Bald Cypress Way, Bin #C03, Tallahassee, Florida 32399-3253. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

DEPARTMENT OF HEALTH

Board of Medicine

RULE NOS.: RULE TITLES:

64B8-8.001 **Disciplinary Guidelines**

Submission of Malpractice Record 64B8-8.019

NOTICE OF PUBLIC HEARING

The Board of Medicine announces a hearing regarding the above rule, as noticed in Vol. 32, No. 40, October 6, 2006 Florida Administrative Weekly.

DATE AND TIME: November 30, 2006, 4:00 p.m., or as soon thereafter as can be heard

PLACE: Rosen Centre, 9840 International Drive, Orlando, Florida 32819

GENERAL SUBJECT MATTER TO BE CONSIDERED: The rule hearing is being held in response to a request from First Professionals Insurance Company (FPIC).

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DEPARTMENT OF HEALTH

Board of Medicine

RULE NO.: RULE TITLE:

Qualifications of Physicians Who 64B8-9.015

Evaluate and Treat Sex Offenders

NOTICE OF PUBLIC HEARING

The Board of Medicine announces a hearing regarding the above rule, as noticed in Vol. 32, No. 24, June 16, 2006 Florida Administrative Weekly.

DATE AND TIME: November 30, 2006, 8:00 a.m.

PLACE: Rosen Centre, 9840 International Drive, Orlando, Florida 32819

GENERAL SUBJECT MATTER TO BE CONSIDERED: The Board discussed the rule at its Rules Committee meeting held on August 10, 2006 and at the full Board meeting held on August 12, 2006. No changes to the rule were made. On August 17, 2006, the Florida Psychiatric Society (FPS) filed a challenge to the proposed rule. This public hearing is being held to address concerns of FPS.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 5 days before the workshop/meeting by contacting: Larry McPherson, Executive Director, Board of Medicine, 4052 Bald Cypress Way, Bin #C03, Tallahassee, Florida 32399-3253. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

Section IV **Emergency Rules**

BOARD OF TRUSTEES OF THE INTERNAL IMPROVEMENT TRUST FUND

Notices for the Board of Trustees of the Internal Improvement Trust Fund between December 28, 2001 and June 30, 2006, go to http://www.dep.state.fl.us/ under the link or button titled "Official Notices."

DEPARTMENT OF ENVIRONMENTAL PROTECTION

Notices for the Department of Environmental Protection between December 28, 2001 and June 30, 2006, go to http://www.dep.state.fl.us/ under the link or button titled "Official Notices."