64B11-3.001 Fees; Application.

Each applicant for licensure shall pay an application fee in the amount of \$100.00 in the form of a check or money order payable to the Department of Health. The application fee is nonrefundable and may not be used for more than one year from the original submission of the application. After one year from the date of the original submission of an application, a new application and new fee shall be required from any applicant who desires to be considered for licensure. The fee for any reapplication shall be the sum of \$100.00 payable in the same manner as above. The application shall be made on Form DH-MQA 1152, (revised 08/09 09 08), hereby adopted and incorporated by reference, and can be obtained from the Board of Occupational Therapy's website at http://www.doh. state.fl.us/mga/occupational/.

<u>Rulemaking Specifie</u> Authority 456.013, 468.221, 468.204 FS. Law Implemented 468.221, 468.209(1) FS. History–New 4-28-76, Amended 9-9-85, Formerly 21M-14.06, Amended 6-29-89, Formerly 21M-14.006, 61F6-14.006, 59R-62.006, Amended 1-12-09.

NAME OF PERSON ORIGINATING PROPOSED RULE: Board of Occupational Therapy

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Board of Occupational Therapy

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: November 2, 2009

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: May 13, 2009

# Section III Notices of Changes, Corrections and Withdrawals

# DEPARTMENT OF REVENUE

#### Sales and Use Tax

RULE NOS.: RULE TITLES: 12A-1.005 Admissions

12A-1.085 Exemption for Qualified Production

Companies

12A-1.097 Public Use Forms

NOTICE OF CORRECTION

Notice is hereby given that the following correction has been made to the proposed rule in Vol. 35, No. 52, December 31, 2009 issue of the Florida Administrative Weekly.

NAME OF PERSON ORIGINATING PROPOSED RULES: Janet Young, Tax Law Specialist, Technical Assistance and Dispute Resolution, Department of Revenue, P. O. Box 7443, Tallahassee, Florida 32314-7443, telephone (850)922-9407

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULES: Governor Charlie Crist and members of the Florida Cabinet, Attorney General Bill McCollum, Chief

Financial Officer Alex Sink, and Agriculture Commissioner Charles H. Bronson, as agency head of the Department of Revenue.

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: December 8, 2009

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: A Notice of Proposed Rule Development Workshop was published in the Florida Administrative Weekly on September 25, 2009 (Vol. 35, No. 38, pp. 4637-4638). A rule development workshop was conducted on October 13, 2009. No comments were received by the Department.

#### DEPARTMENT OF TRANSPORTATION

RULE NO.: RULE TITLE:

14-15.0081 Toll Facilities Description and Toll

Rate Schedule

NOTICE OF WITHDRAWAL

Notice is hereby given that the above rule, as noticed in Vol. 34, No. 42, October 17, 2008 issue of the Florida Administrative Weekly has been withdrawn.

# 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."

# FLORIDA PAROLE COMMISSION

RULE NOS.: RULE TITLES:
23-21.007 Salient Factor Scoring
23-21.021 Warrant and Arrest
23-21.022 Revocation of Parole and

Compulsory Conditional Release; Preliminary Hearings; Final

Hearings

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. 36, No. 3, January 22, 2010 issue of the Florida Administrative Weekly.

23-21.007 Salient Factor Scoring.

Salient factors (1) through (3), (5), and (6) shall be calculated on the inmate's criminal record.

- (1) through (7) No Further Modifications.
- 23-21.021 Warrant and Arrest.
- (1) through (5) No Further Modifications.
- (6) Emergency Warrants.
- (a) No Further Modifications.

- (b) If the Commission believes that the parolee may present a danger to the public, the decision to issue an emergency warrant shall be based on evidence which indicates reasonable grounds to believe a parolee violated the conditions of parole.
  - (c) No Further Modifications.
- (d) Should an emergency warrant be issued and a dismissal of the emergency warrant is requested by the revocations administrator or his designee, the signing Commissioner, without the approval of the Chair, or Commission representative authorized to execute warrants, with the approval of the Chair, is authorized to dismiss the warrant if the Commissioner no longer believes that the parolee presents a danger to the public.
- 23-21.022 Revocation of Parole; Preliminary Hearings; Final Hearings.
  - (1) through (15) No Further Modifications.

(16)<del>(13)</del> Any final hearing can be waived by the parolee after an explanation of all rights and possible consequences of waiver. The waiver shall be in writing, shall affirm knowledge and understanding of the rights and consequences, and shall ean be executed before a member of the Commission or the Commission's designated representative. The parolee may withdraw the waiver by submitting a written request which waives all time constraints executing a withdrawal of waiver form and forwarding to the Commission headquarters. The waiver withdrawal request must be appropriately witnessed and postmarked within 14 days after the execution of the waiver. The withdrawal of waiver form and instructions regarding its use shall be provided to the parolee at the time of the execution of the waiver. Upon receipt of a timely the withdrawal of waiver form, a final revocation hearing shall be convened after appropriate notice. Such hearing shall be conducted in accordance with these rules.

(17) through (28) No Further Modifications.

# FLORIDA PAROLE COMMISSION

RULE NO.: RULE TITLE:

23-22.013 Control Release Supervision

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. 36, No. 3, January 22, 2010 issue of the Florida Administrative Weekly.

- 23-22.013 Control Release Supervision.
- (1) through (3) No change.
- (4) All persons placed solely on control release supervision shall initially be subject to the standard conditions of control release:
- (a) The standard conditions of control release shall include the following:
  - 9. through 11. No change.

- 12. I agree to pay <u>any court ordered payments such as child support, restitution, or civil liens resulting from restitution orders eost of supervision and rehabilitation as ealculated and assessed by the Department of Corrections as provided and required in Section 948.09, Florida Statutes.</u>
  - 13. No Further Modifications.
  - (b) No Further Modifications.
  - (5) through (10) No Further Modifications.

# FLORIDA PAROLE COMMISSION

RULE NOS.: RULE TITLES:

23-23.006 Conditional Release Definitions 23-23.008 Conditional Release Evaluation

Procedure

23-23.010 Conditional Release Supervision

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. 36, No. 3, January 22, 2010 issue of the Florida Administrative Weekly.

- 23-23.006 Conditional Release Definitions.
- (1) Chair is the Chair of the Florida Parole Commission.
- (2) Conditional Release means the release of <u>any</u> offender eligible under Section 947.1405(2), F.S.
  - (3) through (19) No Further Modifications.
  - 23-23.008 Conditional Release Evaluation Procedure.
  - (1) No Further Modification.
- (2)(3) Within 60 days from the receipt of the interview by the Department completed under subsection (1), of the examiner's findings, a panel of no fewer than two Commissioners shall review the recommendations of the Department, and such other information as it deems relevant, and conduct a review of the inmate's record for the purpose of establishing the terms and conditions of the conditional release. The Commission imposes any special conditions it considers warranted shall review the material and the conditional release date as scheduled by the Department, and shall establish the terms and conditions of such release.
  - 23-23.010 Conditional Release Supervision.
  - (1) No Further Modification.
- (2) If an inmate has received a term of probation or community control supervision to be served after release from incarceration, and his/her offense was committed prior to July 1, 2001, he/she is not eligible for conditional release supervision. If the offense was committed on or after July 1, 2001 then conditional release supervision will defer to and run concurrent with the term of probation or community control supervision. Upon expiration of the court imposed supervision, the offender will be subject to the conditions of conditional release supervision until the maximum period of conditional release supervision expires.
  - (3) through (10) No Further Modification.

#### FLORIDA PAROLE COMMISSION

RULE NOS.: **RULE TITLES:** 

23-25.004 Addiction Recovery Supervision Revocation of Addiction Recovery 23-25.005

Supervision 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. 36, No. 3, January 22, 2010 issue of the Florida Administrative Weekly.

- 23-25.004 Addiction Recovery Supervision.
- (1) through (4) No change.
- (5) All Eligible Offenders placed on addiction recovery supervision shall be initially subject to Standard Conditions of Supervision upon their release from incarceration. In addition to the Standard Conditions of Supervision, Eligible Offenders shall be subject to such special conditions of supervision as the Commission deems necessary from its review of the record. The standard conditions of supervision shall include the following:
  - (a) through (k) No Further Modifications.
- (1) You shall pay any court ordered payments such as child support, restitution, or civil liens resulting from restitution orders.
  - (m) through (p) No Further Modifications.
  - (6) through (10) No Further Modifications.
- 23-25.005 Revocation Addiction Recovery Supervision.
  - (1) Warrants.
  - (a) through (d) No Further Modifications.
- (e)(d) If staff submits a warrant request to a Commissioner for a review, the reviewing Commissioner shall execute the warrant, deny the warrant, or have the warrant request placed before a panel of no fewer than two (2) Commissioners for a decision. Should a warrant be issued, such will be transmitted to the requesting agency for appropriate service or filing. Alleged violators of addiction recovery supervision will be entered into the Florida Crime Information Center and the National Crime Information Center, unless in custody. The Commission has authority to pursue extradition of alleged violators from other jurisdictions.
  - (f)(e) No Further Modification.
  - (2) through (4) No Further Modifications.

#### EXECUTIVE OFFICE OF THE GOVERNOR

Florida Energy and Climate Commission

RULE NO.: **RULE TITLE:** 

27N-3.001 State Energy Efficient Appliance

Rebate Program

#### 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. 35, No. 43, October 30, 2009 issue of the Florida Administrative Weekly.

TITLE 27. EXECUTIVE OFFICE OF THE GOVERNOR SUBTITLE 27N. FLORIDA ENERGY & CLIMATE **COMMISSION** 

CHAPTER 27N-3. **STATE ENERGY EFFICIENT** APPLIANCE REBATE PROGRAM

Florida ENERGY STAR Appliance Rebate Program.

- (1) GENERAL. The Florida Energy and Climate Commission is authorized to administer a consumer rebate program for the replacement of older appliances with qualified specific residential ENERGY STAR appliances and products, consistent with 42 U.S.C. s. 15821 and any federal agency guidance or regulations issued in furtherance of federal law.
- (a) Only new appliances purchased for use at the consumer's residence, to replace older appliances, are eligible for this rebate. To qualify, the new appliance must be purchased in the state of Florida, from an establishment that collects and remits Florida sales tax. This program is not intended to be used by a multi-family building owner.
- (b) For the purposes of receiving a rebate, consumers may purchase no more than one of each type of ENERGY STAR appliance per address. However, the total amount of rebate monies received shall not exceed \$1,500 per consumer, per address.
- (c) Rebates shall be available only for the following new ENERGY STAR certified appliances and products: refrigerators, freezers, clothes washers, dishwashers, room air conditioners and gas tank-less water heaters. These are "qualified appliances" for the purpose of the rebate program.
- (d) In order to be eligible to receive a rebate, a consumer must first purchase a qualified appliance or product during the designated period and submit proof of purchase of the qualified appliance to the program administrator postmarked no later than May 10, 2010.
- (e) Consumers may obtain rebate redemption information and applications from several locations including retail locations the retail location, the Florida Energy and Climate Commission website, the program administrator's website, or some program partners' websites.
- (f) Rebates will be a flat 20 percent off the retail, pretax price of the appliance.
- (g) The issuance of a rebate through other rebate programs does not preclude a consumer from receiving a rebate through this rebate program.
- (h) Recycling is encouraged. The purpose of this federal program is to replace existing appliances that are energy inefficient with new ENERGY STAR appliances. Therefore, an additional \$75 will be added to the rebate if the consumer

provides the recycled appliance's serial number and evidence of having recycled the appliance being replaced. No appliance may be refurbished and put back into use.

- 1. Evidence of having recycled the appliance being replaced may consist of:
- a. Statement on the retailer receipt indicating pick-up of the appliance being replaced; or
- b. Receipt from the public or private landfill of delivery of the appliance being replaced. This receipt must include the name and address of the landfill, the date, the receiving person's signature and a brief description of the product.
- 2. The recycled appliance must be of the same type as the newly purchased qualified appliance for which the rebate is being applied
- 3. The additional \$75 is only offered for the purchase of a new appliance.
- 4. All appliances accepted by landfills or retail establishments to recycle as part of this program must be sent to a metal recycler.
- (2) PROGRAM DURATION. The rebates shall only be available for the purchase of qualified appliances during the period from 12:01 a.m., April 16, 2010, through 11:59 p.m., April 25, 2010. This time period coincides with Florida's Earth Day.
- (3) PROGRAM ADMINISTRATOR. The Florida Energy and Climate Commission may select a third party vendor to administer the rebates. If the Florida Energy and Climate Commission decides to select a third party to act as the program administrator, the Commission will issue a request for proposal and select the vendor who can process the rebates in the most efficient, accurate and cost-effective manner. Under no circumstance is the program administrator permitted to sell, give away or utilize for purposes other than this rebate program the names, addresses or phone numbers of the consumers applying for the rebate.
- (4) ADVERTISING AND PROMOTION. The Florida Energy and Climate Commission shall coordinate with the program administrator, the participating retailers, environmental groups and the participating utilities to partner together to promote the rebate program broadly to the entire state. Advertising and promotions for the rebate program conducted by participating partners will include information that is consistent with these rules.
- (5) APPLICATION AND ISSUANCE. Applications for rebates shall be submitted to the program administrator and postmarked on or before May 10, 2010 to be considered timely.
- (a) Applications shall be submitted to the program administrator in hard copy format, using a the rebate application form hereby incorporated by reference: Form FECC 1, effective date April 2010.

- (b) In order to be considered complete, applications must include all information required on the application form, the original purchase receipt for the appliance and, if seeking the additional \$75 for recycling, evidence demonstrating that the appliance being replaced has been recycled. All information provided to the program administrator must be legible.
- (c) The Florida Energy and Climate Commission does not guarantee that every consumer submitting a complete rebate application will receive a rebate. Rebates can only be issued if funding is available. The rebates will be dispensed upon (1) successful completion of the rebate form with required attached receipts, (2) the order in which they arrive, and (3) the availability of funds.
- (d) Provided funds are available, the program administrator shall review each timely application to determine if the application includes all required information. The program administrator shall issue each rebate only after it determines that all required information has been provided and the application is complete.
- 1. An application that is determined to be complete shall be placed in the first-come, first-served order for allocation of rebates based upon the date and time the application is filed.
- 2. Timely submitted applications which are not complete shall not be considered as eligible for rebates and shall not receive a position in the first-come, first-served order for allocation of rebates. If the program administrator determines that the application is not complete and does not contain all of the required information, the program administrator shall notify the applicant of the incompleteness of the application.
- 3. Applicants who are notified of the incompleteness of a timely submitted application may submit subsequent information by mail in order to make the application complete. If an application is then determined to be complete, it shall be placed in the first-come, first-serve order for allocation of rebates based upon the date and time the application is determined complete.

#### WATER MANAGEMENT DISTRICTS

# **South Florida Water Management District**

RULE NOS.: RULE TITLES: 40E-24.011 Policy and Purpose

40E-24.201 Year-Round Landscape Irrigation

Measures

40E-24.301 Local Government Option

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. 34, No. 45, November 7, 2008 issue of the Florida Administrative Weekly.

40E-24.011 Policy and Purpose.

(1) This chapter comprises the Mandatory Year-Round Landscape Irrigation Conservation Measures within the boundaries of the South Florida Water Management District (District). These mandatory conservation measures are intended to provide a framework for consistent implementation to ensure the long-term sustainability of the water resources of the region, increase water use efficiency and prevent and curtail wasteful water use practices through regulatory means for landscape irrigation by all users. Water savings achieved by public and private water supply utilities through conservation may be used to extend the availability of all water sources to meet future demands and defer the need for additional capital investment in alternative water supplies, subject to compliance with Chapters 40E-2 and 40E-20, F.A.C. Local governments are encouraged to implement these conservation measures through the adoption of ordinances that would include these measures, variance and enforcement provisions. These measures are in addition to Chapters 40E-2 and 40E-20, F.A.C., provisions and non-regulatory measures, such as education and incentive programs, which are also utilized by the District to promote water conservation. These conservation measures prohibit landscape irrigation during those periods of the day when irrigation efficiency significantly decreases, and limit landscape irrigation water use to a maximum number of two days per week except as specified herein. Users are encouraged to apply no more than 3/4-inch to 1-inch of water per week on their lawns and landscapes and only as needed to supplement rainfall. However, provisions have been made in this Chapter to allow landscape irrigation up to three days per week in designated counties to address utility operational, health, and safety and landscape concerns.

(2) through (4) No change.

Rulemaking Authority 373.044, 373.113, 373.171 FS. Law Implemented 373.042, 373.0421, 373.171, 373.219, 373.223, 373.227 FS. History–New 6-12-03, Amended

40E-24.201 Year-Round Landscape Irrigation Conservation Measures.

- (1) through (4) No change.
- (5) The following requirements or exceptions shall apply to all users unless specified otherwise herein:
- (a) Landscape irrigation shall be prohibited daily between the hours of 10:00 a.m. and 4:00 p.m., except as otherwise provided herein.
- (b) Irrigation of new landscaping shall comply with the following provisions:
  - 1. through 2. No change.
- 3. Irrigation of new landscaping which has been in place for thirty (30) days or less may be accomplished on Monday, Tuesday, Wednesday, Thursday, Saturday, and/or Sunday.
- 4. Irrigation of new landscaping which has been in place for thirty-one (31) to ninety (90) days may be accomplished on Monday, Wednesday, Thursday, and/or Saturday.
  - 5. No change.
  - (c) through (e) No change.

- (6) Except as authorized in paragraph 7, below, irrigation of existing landscaping shall comply with the following provisions:
- (a) Even addresses, installations with irrigation systems that irrigate both even and odd addresses within the same zones, such as multi-family units and homeowners' associations, and rights-of-way or other locations with no address as defined in subsection 40E-24.101(4), F.A.C., shall have the opportunity to accomplish necessary landscape irrigation only on Thursday and/or Sunday.
- (b) Odd addresses as defined in subsection 40E-24.101(12), F.A.C., shall have the opportunity to accomplish necessary landscape irrigation only on Wednesday and/or Saturday.
- (7) Users located in Broward, Collier, Glades, Hendry, Lee, Martin, Miami-Dade, Monroe, Palm Beach, and St. Lucie counties shall irrigate existing landscaping in accordance with the provisions set forth in Paragraph 6, above, or as provided below.
- (a) Even addresses, installations with irrigation systems that irrigate both even and odd addresses within the same zones, such as multi-family units and homeowners' associations, and rights-of-way or other locations with no address as defined in subsection 40E-24.101(4), F.A.C., shall have the opportunity to accomplish necessary landscape irrigation only on Tuesday, and/or Thursday, and/or Sunday.
- (b) Odd addresses as defined in subsection 40E-24.101(12), F.A.C., shall have the opportunity to accomplish necessary landscape irrigation only on Monday, and/or Wednesday, and/or Saturday.

Rulemaking Authority 373.044, 373.113, 373.171 FS. Law Implemented 373.042, 373.0421, 373.171, 373.223, 373.227 FS. History—New 6-12-03, Amended

#### 40E-24.301 Local Government Option.

- (1) Local governments that wish to enforce alternative landscape irrigation conservation measures, shall be considered to be in substantial compliance with this rule upon the enactment of an ordinance establishing landscape irrigation measures which achieve water conservation consistent with the number of days and times and which allow no more cumulative days and time for landscape irrigation set forth in than subsections 40E-24.201(5)-(7), F.A.C. Such ordinance shall provide for variance and enforcement procedures that do not diminish the effectiveness of the measures.
- (2) Irrigation of landscapes, as defined above, may be further restricted by local governments only in response to concerns directly related to the local water supply system.
- (2)(3) Local governments with a jurisdiction divided between the South Florida Water Management District and another water management district may enact an ordinance providing for alternative landscape irrigation conservation measures as necessary for the local government to achieve a

uniform schedule within its jurisdiction that is in accordance with at least one of the involved water management district rules.

(3)(4) At least thirty (30) days prior to the adoption of an ordinance for alternative landscape irrigation conservation measures, the local government shall submit the proposed ordinance to the District.

(4)(5) In order to evaluate the effectiveness of the approved alternative landscape irrigation conservation measures, such local governments shall provide an annual report to the District which includes any variances granted or denied, enforcement actions taken and any measures proposed to be amended in the next reporting period. Each annual report shall be submitted to the District no later than September 30th of each year following the adoption of this Chapter.

(5)(6) Users within the jurisdiction or customers of such local governments shall comply with the alternative landscape irrigation conservation measures contained within the ordinance implementing that program and are not subject to the measures contained in subsections 40E-24.201(5)-(7), F.A.C.

Rulemaking Authority 373.044, 373.113, 373.171 FS. Law Implemented 373.042, 373.0421, 373.171, 373.223, 373.227 FS. History-New 6-12-03. Amended

# DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

# **Construction Industry Licensing Board**

RULE TITLE: RULE NO.: 61G4-21.003 Filing Claims NOTICE OF WITHDRAWAL

Notice is hereby given that the above rule, as noticed in Vol. 35, No. 40, October 9, 2009 issue of the Florida Administrative Weekly has been withdrawn.

# 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 HEALTH

# **Board of Dentistry**

RULE NO.: **RULE TITLE:** 

64B5-4.004 **Advertising Specialty Services** 

NOTICE OF WITHDRAWAL

Notice is hereby given that the above rule, as noticed in Vol. 35, No. 38, September 25, 2009 issue of the Florida Administrative Weekly has been withdrawn.

# DEPARTMENT OF HEALTH

# **Board of Nursing Home Administrators**

RULE TITLE: RULE NO.: 64B10-11.003 Reexamination

#### NOTICE OF WITHDRAWAL

Notice is hereby given that the above rule, as noticed in Vol. 35, No. 38, September 25, 2009 issue of the Florida Administrative Weekly has been withdrawn.

#### DEPARTMENT OF HEALTH

# **Board of Respiratory Care Specialists**

**RULE TITLE:** RULE NO.: 64B32-5.007 Citations

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. 35, No. 39, of the December 18, 2009, issue of the Florida Administrative Weekly. The change is in response to the language voted on by the Board at its meeting on October 9, 2009. The change is as

64B32-5.007(2)(a) shall read as:

(2)(a) Violations of continuing education requirements required by Section 468.361, F.S. are to be completed within 90 days of the date of the filing of the final order six months of the date citation is issued., Llicensee must submit certified documentation of completion of all the CE requirements for the period for which the citation was issued; prior to renewing the license for the next biennium, licensee must document compliance with the CE requirements for the relevant period. THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Allen Hall, Executive Director, Board of Respiratory Care Specialists/MQA, 4052 Bald Cypress Way, Bin #C05, Tallahassee, Florida 32399-3255

# DEPARTMENT OF HEALTH

# **Division of Environmental Health**

RULE NO.: RULE TITLE:

64E-3.001 Fees

#### NOTICE OF WITHDRAWAL

Notice is hereby given that the above rule, as noticed in Vol. 35, No. 45, November 13, 2009 issue of the Florida Administrative Weekly has been withdrawn.

# 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."