Section I

Notices of Development of Proposed Rules and Negotiated Rulemaking

DEPARTMENT OF EDUCATION

State Board of Education

RULE NOS.: RULE TITLES:

6A-5.080 Florida Principal Leadership

Standards

PURPOSE AND EFFECT: The purpose of this rule development is to review the existing standards Florida school leaders must demonstrate in preparation programs and in personnel evaluations. The effect will be to propose revised standards that align fully with the contemporary research on effective school leadership.

SUBJECT AREA TO BE ADDRESSED: Florida Principal Leadership Standards.

RULEMAKING AUTHORITY: 1001.02, 1012.55, 1012.986

LAW IMPLEMENTED: 1012.34, 1012.55, 1012.986 FS.

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Julie Orange, Race to the Top (RTTT) Project Manager for Educator Preparation Programs, Florida Department of Education, 325 West Gaines St., Room 126F, Tallahassee, Florida 32399-0400, (850)245-7804, Julie.Orange@fldoe.org. To request a rule development workshop, please contact: Lynn Abbott, Agency Clerk, Department of Education, (850)245-9661 or e-mail lynn.abbott@fldoe.org or go to https://app1.fldoe.org/ rules/default.aspx.

DEPARTMENT OF EDUCATION

State Board of Education

RULE NO.: RULE TITLE:

6A-6.0251 Management of Student Health

Conditions

PURPOSE AND EFFECT: The purpose and effect of this rule development is to address self-administration of medication by students with certain health conditions enrolled in the public school system.

SUBJECT AREA TO BE ADDRESSED: Follow-up comments from the rule development workshop that was held on March 29, 2011, regarding management of student health conditions.

RULEMAKING AUTHORITY: 1002.20(3)(h)-(k) FS. LAW IMPLEMENTED: 1002.20(3)(h)-(k) FS.

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

DATE AND TIME: May 25, 2011, 9:00 a.m.

PLACE: Conference Call #: 1(888)808-6959, Code: 5863745134. Please do not call in until time for the call (maybe 1-2 minutes prior).

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT IS: Bambi J. Lockman, Chief. Bureau of Exceptional Education and Student Services, Division of Public Schools, 325 West Gaines Street, Suite 614, Tallahassee, Florida 32399, (850)245-0475

THE PRELIMINARY TEXT OF THE PROPOSED RULE **DEVELOPMENT IS:**

6A-6.0251 Management Use of Student Health Conditions Epinephrine Auto Injectors.

- (1) Definitions.
- (a) Self-Administration. Self-administration shall mean that the student with certain chronic health conditions as specified in Section 1002.20(3), F.S., that includes: anaphylaxis, asthma, cystic fibrosis, and diabetes is able to self-manage medication, supplies, and equipment utilize the epinephrine auto-injector in the manner directed by the licensed healthcare provider without additional assistance or direction.
- (b) Anaphylaxis. Anaphylaxis is a medical term for the life-threatening allergic reactions that may occur when allergic individuals are exposed to specific allergens. Anaphylaxis is a collection of symptoms affecting multiple systems in the body.
- (c) Asthma. Asthma is an inflammatory disorder of the airways that impairs breathing. Asthma management is classified according to severity and control of asthma symptoms Epinephrine Auto-injector. Epinephrine auto-injector is a prescription medication (epinephrine) in a specific dose-for-weight device that is packaged for self-delivery in the event of a life-threatening allergic reaction.
- (d) Pancreatic Insufficiency. Pancreatic insufficiency includes the diagnosis of cystic fibrosis, a disease that affects the lungs and digestive system. Emergency Action Plan. Emergency action plan is a child-specific action plan that is developed for an anticipated health emergency in the school setting. The Emergency Action Plan (EAP) is a component of the Individual Health Care Plan (IHCP) developed in accordance with Section 1006.062, F.S., and Rule 64F-6.004, F.A.C.
- (e) Diabetes is a disease that impairs the body's ability to produce or properly use insulin, a hormone that is needed to convert food into energy. Diabetes management includes routine and emergency care of students with diabetes.

- (f) Medical Management Plan. Written authorization from the healthcare provider to meet the medical needs of the student with a chronic health condition in school and school sponsored activities.
- (g) Individual Health Care Plan. A plan developed by the registered nurse (RN) in collaboration with students, family and health care team based on the medical management plan for the student with certain chronic health conditions in the school setting or school-sponsored activities, which includes delegation as appropriate. The Individual Health Care Plan (IHCP) shall include provisions for child-specific training in accordance with Section 1006.062(4), F.S.
- (h) Emergency Action Plan. Emergency action plan is a child-specific action plan that is developed for an anticipated health emergency in the school setting. The Emergency Action Plan (EAP) is a component of the IHCP developed in accordance with Section 1006.062, F.S., and Rule 64F-6.004, F.A.C.
- (2) A medical management plan from the healthcare provider and parent/guardian consent is required for a student to carry and self-manage medication, supplies, and equipment in accordance with Section 1002.20, F.S. The RN in conjunction with the parent/guardian and health care team shall assess the ability of the student to safely and effectively self-manage their health condition while in school, participating in school-sponsored activities, or in transit to or from school or school-sponsored activities. A written authorization is required from the physician and parent/guardians for a student to carry an epinephrine auto-injector and self-administer epinephrine by auto-injector in accordance with Section 1002.20, F.S.
- (3) The RN shall develop an annual IHCP that includes an EAP, in cooperation with the student, parent/guardians, healthcare provider, and school personnel for the student with a chronic health condition as specified in Section 1002.20(3), F.S., that includes: anaphylaxis, asthma, cystic fibrosis and diabetes. In accordance with subsection 64F 6.004(4), F.A.C., the school nurse shall develop an annual IHCP that includes an EAP, in cooperation with the student, parent/guardians, healthcare provider, and school personnel for the student with life threatening allergies.
- (4) The IHCP shall include provisions for child-specific training in accordance with Section 1006.062(4), F.S., to protect the safety of all students from the misuse or abuse of auto-injectors. The EAP component shall specify when that the emergency number (911) will be called immediately for an anaphylaxis event and describe a plan of action if the student needs assistance or is unable to self-administer medication or self-manage treatment as prescribed perform self-administration of the epinephrine auto-injector.

- (5) The school district shall ensure that procedures are in place to protect the safety of all students from the misuse or abuse of medication, supplies, or equipment.
- (6) Commencing with the 2012-2013 school year, school districts are encouraged to develop and implement strategies for training school personnel in diabetes care in accordance with Section 1006.062(4), F.S., and the local school health services plan as defined in Section 381.0056, F.S.

Rulemaking Specific Authority 1002.20(3)(h)-(k)(i) FS. Law Implemented 1002.20(3)(h)-(k)(i) FS. History-New 3-24-08. Amended_

DEPARTMENT OF MANAGEMENT SERVICES

E911 Board

RULE NO.: RULE TITLE:

60FF1-5.003 **E911 State Grant Programs**

PURPOSE AND EFFECT: The Board proposes the rule amendment to delete unnecessary language and to add new language to modify W Form 3A, "Application for the E911 State Grant Program"; to update the procedures for applying for state grant and; to renumber rule accordingly.

SUBJECT AREA TO BE ADDRESSED: State grant programs.

RULEMAKING AUTHORITY: 365.172(6)(a)11. FS.

LAW IMPLEMENTED: 365.172(6)(a)3.b., 365.173(2)(i), 365.172(9)(a), (b), (c) FS.

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT IS: Ryan Butler, E911 Board, 4030 Esplanade Way, Suite 160Q, Tallahassee, Florida 32399-0950

THE PRELIMINARY TEXT OF THE PROPOSED RULE **DEVELOPMENT IS:**

60FF1-5.003 E911 State Grant Programs.

The E911 State Grant program is a grant program provided for the purpose of assisting State of Florida counties with the installation of Enhanced 911 (E911), Phase II and Next Generation 911 systems.

- (1) No change.
- (2) General conditions.

(a) Each county applying for E911 State Grant funds shall complete and submit W Form 3A, "Application for the E911 State Grant Program," effective 3/1/2011 08/1/10, which is incorporated herein by reference and which may be obtained from the E911 Board office at the following address:

State of Florida E911 Board ATTN: Administrative Assistant 4050 Esplanade Way Building 4030 - Suite 160 Tallahassee, Florida 32399-0950

The applicant must provide one original of the pages for Application Form items 1 through 14 10 and the associated quotes for the grant application postmarked or delivered on or before June November 1.

- (b) through (c) No change.
- (d) Grant applications totaling \$35,000.00 25,000.00 or more must be accompanied by at least three written substantiated competitive quotes from different vendors, unless a sole source request is approved in compliance with (e). The E911 Board will compare the three quotes to any existing state contract in order to determine appropriate funding. Any county that has made a good faith effort to obtain at least three competitive quotes and has not been able to obtain the quotes can request E911 Board review based on substantiated proof of request for quotes or posting of the request with documentation of the limited responses. Sole source funding will be considered on a case-by-case basis. Justification and documentation-for sole source funding should be provided with the grant this application. Sole source funding will be approved if provided in accordance with Chapter 287, F.S., or with provision of a letter from the county's purchasing department that the project is a sole source procurement based on the county's purchasing requirements and it should be provided with this application.
- (e) Sole source funding will be considered on a case-by-case basis. Justification for sole source funding shall be provided with the grant application. Sole source funding will be approved if provided in accordance with Chapter 287, F.S., or with provision of a letter from the county's purchasing department that the project is a sole source procurement based on the county's purchasing requirements, which should be provided with the grant application.
 - (e) through (g) renumbered (f) through (h) No change.

(i)(h) Grant funds shall be deposited in a bank account maintained by the grantee county, and each grant shall be assigned a unique accounting code designation for deposits, disbursements, and expenditures. All E911 State Grant funds in the account shall be accounted for separately from other grantee funds. Utilization of the earned interest funds shall be authorized through an approved Request for Change Form and expenditure documentation shall be included in the final report. Grant funds including accrued interest may be used only

between the beginning and ending dates of the grant, unless an extension is requested and authorized by the E911 Board. Extension of time will not be granted unless the county has executed a contract for the grant equipment and/or services, or demonstrates good cause for failure to execute a contract within twelve months of award. Grant extensions shall be limited to a maximum of one additional year when approved by the Board.

(j)(i) Grantee counties must submit quarterly reports to the E911 Board, summarizing the expenditures and activities of the grant funds. The reports are due 30 days after the end of the reporting period, which ends March 31, June 30, September 30, and December 31. In lieu of submitting a signed quarterly Grant Budget/Expenditure and Quarterly Report form, the form can be e-mailed to the Board's administrative/technical staff. The quarterly and final reports will be considered late if not received by the Board Staff prior to the next scheduled Board Meeting after the due date.

(k)(i) At project completion, a final report shall be submitted based on the same reporting periods described above. The County shall determine the final completion date based on the final payment date or the initiation date of the warranty period. Final supporting documentation including copies of all expenditures and corresponding invoices shall be submitted within 90 days of the final report.

(1)(k) No change.

(m)(1) No change.

(n)(m) Grant awards will be withheld for any county that has a grant with a past-due quarterly report or past-due final documentation and closeout, of previous E911 Board board grant awards.

(o)(n) No change.

(p)(o) The amount and availability of funds in the Trust Fund for allocation each year is subject to an annual appropriation by the Legislature. The E911 Board will adjust the amount awarded to a county based upon the availability of funds, eligibility of requested items, published quotes, increased effectiveness of grant funds, minimum system requirements for performing the needed E911 function as specified in the State E911 plan, or documented factors provided in the grant application submission.

- (3)(a) No change.
- (b) Schedule:
- 1. Counties submit applications: by June November 1;
- 2. E911 Board evaluates applications: <u>June November</u> December;
- 3. Board votes on applications at regularly scheduled meetings: June November – December;
- 4. Board sends notification of award and issuance of checks to counties approved for funding before December January 30;
 - 5. through 6. No change.

Rulemaking Authority 365.172(6)(a)11. FS. Law implemented 365.172(6)(a)3.b., 365.173(2)(i), 365.172(9)(a), (b), (c) FS. History–New 12-7-08, Amended 10-27-10, Formerly 60FF-5.003, Amended

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Division of Hotels and Restaurants

RULE NO.: RULE TITLE: 61C-1.008 License Fees

PURPOSE AND EFFECT: The purpose and effect of the proposed rule development is to reduce to zero the fee charged to process a variance request.

SUBJECT AREA TO BE ADDRESSED: The proposed rule development will address the amount charged to process a request for a variance from the Division of Hotels and Restaurants rules relating to public food service establishments and public lodging establishments.

RULEMAKING AUTHORITY: 509.032, 509.251 FS.

LAW IMPLEMENTED: 509.013, 509.032, 509.251, 509.302 FS.

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT IS: Michelle Comingore, Operations Review Specialist, Division of Hotels and Restaurants, Department of Business and Professional Regulation, 1940 North Monroe Street, Tallahassee, Florida 32399-1012, telephone: (850)488-1133, E-Mail: Michelle.Comingore@dbpr.state.fl.us

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

- 61C-1.008 License Fees.
- (1) through (4) No change.
- (5) Amount of License Fee Public Food Service Establishment. The license fee for a public food service establishment shall be in accordance with the following schedule exclusive of the categories of fee adjustments set forth in subsections 61C-1.008(1) and (3), F.A.C.:
 - (a) through (b) No change.
- (c) Plan review fees shall be \$150; variance review process fees shall be \$0.÷
 - 1. Routine \$150; and
 - 2. Emergency \$300.
 - (6) No change.

Rulemaking Specific Authority 509.032(6), 509.251 FS. Law Implemented 509.013, 509.032(2)(e), 509.032(3)(e), 509.251, 509.302(3) FS. History–New 7-31-79, Revised 9-1-80, Formerly 7C-1.08, Amended 5-10-89, 9-10-89, 10-31-89, 4-3-90, 12-31-90, 9-11-91, 2-27-92, 7-6-92, 8-23-92, 11-4-92, 4-4-93, Formerly 7C-1.008, Amended 9-20-93, 12-22-93, 6-29-95, 10-9-95, 9-25-96, 5-11-98, 9-21-00, 9-9-03, ______.

DEPARTMENT OF ENVIRONMENTAL PROTECTION

RULE NOS.:	RULE TITLES:
62-304.425	Nassau Basin TMDLs
62-304.430	St. Mary's Basin TMDLs
62-304.515	Kissimmee River Basin TMDLs
62-304.705	St. Lucie Basin TMDLs
62-304.710	Loxahatchee Basin TMDLs
62-304.715	Lake Worth Lagoon Basin TMDLs
62-304.725	Southeast Coast Basin TMDLs
62-304.815	Fisheating Creek Basin TMDLs

PURPOSE AND EFFECT: The Department is initiating rulemaking to establish Total Maximum Daily Loads (TMDLs) for waters in the following basins: Nassau, St. Mary's, Kissimmee River, St. Lucie, Loxahatchee, Lake Worth Lagoon, Southeast Coast, and Fisheating Creek. Pursuant to Section 403.067(6), F.S., TMDLs must be adopted in rule by the Secretary of the Department. Chapter 62-304, F.A.C., was established as the rule chapter within which rules adopting TMDLs shall reside. TMDL development is proceeding for those waters on the Department's Verified List of Impaired Waters, previously adopted by Secretarial Order.

SUBJECT AREA TO BE ADDRESSED: TMDLs and their allocations will be established for the pollutants identified as causing the impairment for the impaired waters in the above listed basins (as indicated in the order adopting the verified list for the basin).

RULEMAKING AUTHORITY: 403.061, 403.067 FS.

LAW IMPLEMENTED: 403.061, 403.067 FS.

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Jan Mandrup-Poulsen, Administrator, Watershed Evaluation and TMDL Section, 2600 Blair Stone Road, Mail Station 3555, Tallahassee, FL 32399-2400, telephone (850)245-8449

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

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FISH AND WILDLIFE CONSERVATION COMMISSION

Marine Fisheries	
RULE NOS.:	RULE TITLES:
68B-13.001	Applicability of rules to state and federal waters
68B-13.0015	Definitions
68B-13.005	Designation as Restricted Species; Season; Repeal of Special Act
68B-13.006	Licenses, Endorsements, and Permits
68B-13.007	Restrictions on Size and on Transport and Possession of Stone Crabs and Stone Crab Claws
68B-13.008	Gear, Trap Construction, Commercial Trap Marking Requirements, Trap Working Regulations, Trap Transfer
68B-13.009	Recreational Stone Crab Harvest: Bag Limit, Trap Limit, Trap Marking Requirements, Trap Pulling
68B-13.010	Stone Crab Trap Limitation Program
68B-13.011	Prohibitions
68B-13.012	Commission Policy Regarding the Assessment of Administrative Penalties

PURPOSE AND EFFECT: The purpose of these rule amendments is for Florida to extend management of the stone crab fishery to adjacent federal waters in the absence of federal regulation. The Gulf of Mexico Fishery Management Council is in the process of repealing its federal Fishery Management Plan and the South Atlantic Fishery Management Council has no plan for stone crab in Atlantic federal waters.

SUBJECT AREA TO BE ADDRESSED: Subject areas to be addressed in the rule development notice include the extension of current state regulations into adjacent federal waters and the removal of reference to a federal form that will no longer be required after the federal Fishery Management Plan is repealed.

RULEMAKING AUTHORITY: Art. IV, Sec. 9, Florida Constitution.

LAW IMPLEMENTED: Art. IV, Sec. 9, Florida Constitution. IF REOUESTED IN WRITING AND NOT DEEMED UNNECESSARY BY THE AGENCY HEAD, A RULE DEVELOPMENT WORKSHOP WILL BE NOTICED IN THE NEXT AVAILABLE FLORIDA ADMINISTRATIVE WEEKLY.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Mark

Robson, Fish and Wildlife Conservation Commission, 620 South Meridian Street, Tallahassee, Florida 32399-1600, (850)487-0554

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

FISH AND WILDLIFE CONSERVATION COMMISSION

COMMISSION	
Marine Fisheries	
RULE NOS.:	RULE TITLES:
68B-35.001	Purpose and Intent; Repeal of Certain
	Laws; Designation as Restricted
	Species, Aquaculture Exemption
	for Pompano
68B-35.002	Definitions
68B-35.003	Size and Bag Limits; Prohibition of
	Sale
68B-35.0035	Bag Limits
68B-35.004	Gear Specifications and Prohibited
	Gear
68B-35.005	Commercial Pompano Harvest
	Requirements: Pompano
	Endorsement Criteria; State and
	Federal Waters Pompano Daily
	Harvest Limits and License
	Requirements for Sale or Purchase

PURPOSE AND EFFECT: The purpose of these rule amendments is to extend Florida's current regulations for permit, Florida Pompano, and African pompano into federal waters, where they are currently unregulated. The rule amendments would also separate the management strategies for permit and pompano resulting in new size and bag limits for each species. The rule amendments would reduce the commercial permit fishery. In addition, Florida would be split into two management areas for permit, with more restrictive regulations in the southern management zone, including a closed season.

Closed Season

SUBJECT AREA TO BE ADDRESSED: Subject areas to be addressed in the rule development notice include size limits, bag limits, and allowable gear for permit, Florida pompano, and African pompano. Other subject areas include the creation of a new management area for permit and the creation of a closed season inside the new management area for permit.

RULEMAKING AUTHORITY: Art. IV, Sec. 9, Florida Constitution.

LAW IMPLEMENTED: Art. IV, Sec. 9, Florida Constitution.

68B-35.006

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Mark Robson, Fish and Wildlife Conservation Commission, 620 South Meridian Street, Tallahassee, Florida 32399-1600, (850)487-0554

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

DEPARTMENT OF FINANCIAL SERVICES

Division of State Fire Marshal

runways are also requested.

RULE NO.: RULE TITLE:

69A-51.060 Requirements for New Installations PURPOSE AND EFFECT: To get input from the public on a Petition to Initiate Rulemaking filed by Thermal Tech, Inc, to amend to clarify its application to boilers with fireside heating surface of 2,000 square feet or greater and/or having a top centerline elevation of 10'-0" above the operating floor (installed height, including the increase in elevation due to housekeeping pads or supporting piers) – where access to the inspection manways, operable valves safety valves and other equipment is required for normal operations, maintenance and repairs and inspections. Other changes relating to ladders and

SUBJECT AREA TO BE ADDRESSED: Requirements for new boiler installations.

RULEMAKING AUTHORITY: 554.103 FS.

LAW IMPLEMENTED: 554.103, 554.104, 554.105, 554.106, 554.107 FS.

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

DATE AND TIME: Tuesday, May 17, 2011, 10:00 a.m.

PLACE: Conference Room, Jimmy B Keel Library, 2902 West Bearss Avenue, Tampa, Florida 33618

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: Mike Burns, Boiler Chief, (850)413-3614, Mike.Burns@myfloridacfo.com. 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).

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: from the CONTACT PERSON LISTED ABOVE, and on the Department's website at http://www.myfloridacfo.com/SFM/sfmnotice.htm

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

AGENCY FOR ENTERPRISE INFORMATION TECHNOLOGY

Enterprise IT Services

RULE NOS.: RULE TITLES: 71B-1.001 Purpose and Scope Definitions

71B-1.003 State Agency E-mail Format 71B-1.004 Phased Implementation 71B-1.005 Agency Acronyms

PURPOSE AND EFFECT: The purpose of these rules is to prescribe a standard agency e-mail format. These rules will promote seamless communication between state agencies, businesses, and citizens.

SUBJECT AREA TO BE ADDRESSED: Enterprise E-mail Service.

RULEMAKING AUTHORITY: 14.204(7) FS.

LAW IMPLEMENTED: 282.34(9) FS.

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

DATE AND TIME: Friday, May 20, 2011, 9:00 a.m.

PLACE: Betty Easley Conference Center, Room 152, 4075 Esplanade Way, Tallahassee, FL

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 2 days before the workshop/meeting by contacting: Renee Harkins, (850)922-7502; renee.harkins@aeit.myflorida.com. 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).

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Renee Harkins. A copy of the preliminary text is available on the AEIT website at: https://aeit.myflorida.com/rulemaking

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