67-59.040 Application.

- (1) Applicants may apply online at www.flhardesthithelp.org. Applicants without internet access may call 1(877)863-5244 for assistance.
- (2) Applicants will be assigned to a Florida Housing-approved third party advisor agency that will work with the Applicant and collect the information necessary to make a preliminary eligibility determination.
- (3) An Applicant whom an advisor agency determines to be preliminarily eligible for one or more Programs will be submitted to Florida Housing for review and underwriting of the preliminary determination of eligibility.
- (4) An Applicant deemed ineligible will be issued a letter specifying the reason(s) for ineligibility and provided information on how to dispute the determination.
- (5) Upon confirmation of the preliminary determination that an Applicant has met the eligibility criteria, Florida Housing will offer to make payments to the Applicants mortgage servicer pursuant to the terms of the applicable Program. Should the Applicant's mortgage servicer decline to participate in the Hardest Hit Fund Programs or decline to accept payments on the Applicant's loan, then Florida Housing will be unable to provide any assistance to the Applicant. Applicants will be notified if they have been declined by their mortgage servicer.

Rulemaking Authority 420.507(33) FS. Law Implemented 420.507(33) FS. History—New

67-59.050 Form of Assistance.

- (1) Eligible Applicants who have not been declined by their mortgage servicer will receive assistance under the applicable Program(s) in the form of a forgivable loan. Applicants must execute Hardest Hit Fund loan documents before any assistance is provided. Assistance will be paid by Florida Housing directly to the Applicant's mortgage servicer.
- (2) The assistance provided will be in the form of a 0% interest, non-recourse, deferred payment, forgivable loan. The loan will be forgiven over a five year period, starting at month 18, at a rate of 20% per year. If the home is sold or refinanced prior to the maturity date and there are sufficient funds to the Applicant out of the transaction, then the balance of the loan that has not been forgiven must be repaid.

Rulemaking Authority 420.507(33) FS. Law Implemented 420.507(33) FS. History–New

67-59.060 Partial Payment.

(1) Eligible Applicants who receive assistance under the UMAP Program will be required to make a partial monthly payment of 25% of their monthly household income towards their mortgage during the period of assistance.

- (2) Applicants must have an active deposit account that is capable of being electronically debited by Florida Housing for the partial payment amount. Applicants must execute the documents allowing for such debit at the time of their Hardest Hit Fund loan closing.
- (3) Should Applicant fail to make the partial payment as required, Florida Housing will terminate Applicant's participation in the Program.

Rulemaking Authority 420.507(33) FS. Law Implemented 420.507(33) FS. History–New

67-59.070 Quarterly Reviews.

- (1) Eligible Applicants who receive assistance under the UMAP Program will be required to certify on a quarterly basis that they are still eligible for UMAP assistance and provide all necessary documentation.
- (2) Should Applicant fail to provide all of the information necessary to verify his or her continued eligibility in the UMAP Program, Florida Housing will terminate Applicant's participation in the Program.

Rulemaking Authority 420.507(33) FS. Law Implemented 420.507(33) FS. History—New

NAME OF PERSON ORIGINATING PROPOSED RULE: David R. Westcott, Florida Housing Finance Corporation, 227 North Bronough Street, Suite 5000, Tallahassee, Florida 32031-1329, (850)488-4197

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Len Tylka, Chairman of the Board, Florida Housing Finance Corporation, 227 North Bronough Street, Suite 5000, Tallahassee, Florida 32031-1329, (850)488-4197

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: August 8, 2012

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: Vol. 37, No. 51, December 22, 2011

Section III Notices of Changes, Corrections and Withdrawals

DEPARTMENT OF STATE

RULE NOS.:	RULE TITLES:
1-1.008	Rule Numbering and Rule Titles
1-1.009	Definitions
1-1.010	Style and Form for Filing Rules;
	Certification Accompanying
	Materials
1-1.011	Publication of Notices in the Florida
	Administrative Register (FAR)

NOTICE OF CORRECTION

PURPOSE AND EFFECT: The proposed rule will implement Chapter 2012-63, Laws of Florida by replacing the Florida Administrative Weekly with the Florida Administrative Register created by that chapter. It will describe the manner and timing of filing material to be noticed in the online Florida Administrative Register which will be published daily.

DEPARTMENT OF CORRECTIONS

RULE NO.: RULE TITLE:

33-602.211 Restraint of Pregnant Inmates

NOTICE OF CORRECTION

Notice is hereby given that the following correction has been made to the proposed rule in Vol. 38, No. 28, July 13, 2012 issue of the Florida Administrative Weekly.

References to "Ch. 2012-41, Laws of Florida" in the Summary, Rulemaking Authority, and Law Implemented sections of the Notice should be corrected to state "Section 944.241, F.S.". Also, the last sentence of subsection (2) and subsection (9) are struck as follows: The effective date of the form is Finally, the phrase "Ch. 2012-41, Laws of Florida." in the last sentence of subsection (8) should be replaced with "Section 944.241(3), F.S."

DEPARTMENT OF HEALTH

Board of Athletic Training

RULE NO.: RULE TITLE:

64B33-2.003 Requirements for Continuing

Education

NOTICE OF CORRECTION

Notice is hereby given that the following correction has been made to the proposed rule in Vol. 38, No. 29, July 20, 2012 issue of the Florida Administrative Weekly.

The correction is in response to comments submitted by the Joint Administrative Procedures Committee in a letter dated July 23, 2012. The correction is as follows:

PURPOSE AND EFFECT: The Board proposes the rule amendment to delete unnecessary language from the rule due to changes to Chapter 456, Florida Statutes.

SUMMARY: The rule amendment will delete unnecessary language from the rule due to changes to Chapter 456, Florida Statutes.

Rulemaking Authority is corrected to read as: Rulemaking Authority 456.013, 456.034(5), 468.705, 468.711(2), (3) FS. Law Implemented is corrected to read as: 456.013(7), 456.034, 468.711(2) FS.

NAME AGENCY HEAD WHO APPROVED THE PROPOSED RULE is corrected to read as: Board of Athletic Training

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Sue Foster, Executive Director, Board of Athletic Training/MQA, 4052 Bald Cypress Way, Bin #C08, Tallahassee, Florida 32399-3258

DEPARTMENT OF FINANCIAL SERVICES

Division of Funeral, Cemetery, and Consumer Services

RULE NO.: **RULE TITLE:**

69K-100.036 Proof of satisfying educational

requirements

NOTICE OF WITHDRAWAL

Notice is hereby given that the above rule, as noticed in Vol. 38, No. 21, May 25, 2012 issue of the Florida Administrative Weekly has been withdrawn.

Section IV **Emergency Rules**

DEPARTMENT OF STATE

Division of Elections

RULE TITLE: RULE NO.:

Third-Party Voter Registration 1SER12-01

Organizations

SPECIFIC REASONS FOR FINDING AN IMMEDIATE DANGER TO THE PUBLIC HEALTH, SAFETY OR WELFARE: Pursuant to Section 120.54(4)(b), Florida Statutes, this emergency rule is a rule pertaining to the public health, safety, and welfare as it involves the interpretation and implementation of the requirements of Chapters 97-102 and 105 of the Florida Election Code. A federal court preliminarily enjoined certain aspects of Section 97.0575, Florida Statutes, concerning third-party voter registration organizations. While regular rulemaking will soon occur for Rule 1S-2.042, F.A.C., this emergency rule is necessary to implement the provisions of the court's ruling in a timely manner. The emergency rule removes those procedures that have been enjoined and makes additional clarifications to conform the rule to the court's decision. The emergency rule will provide third-party voter registration organizations and supervisors of elections the direction they need until Rule 1S-2.042, F.A.C., can complete its normal rulemaking cycle.

REASON FOR CONCLUDING THAT THE PROCEDURE IS FAIR UNDER THE CIRCUMSTANCES: The Division of Elections is aware of the rulemaking procedures prescribed by Section 120.54, Florida Statutes. That process requires advance notice to the public of intended rules and the opportunity to submit comments on the intended rule, prior to the agency's adoption of the rule. The time period for general rulemaking takes at least 60 days and will prevent the timely amendment and adoption of a rule needed to apply to ongoing registration activities conducted by third-party voter registrations organizations. In the interim, the provisions of this emergency