# Section I Notices of Development of Proposed Rules and Negotiated Rulemaking

# **DEPARTMENT OF EDUCATION**

# **State Board of Education**

RULE NO.:	RULE TITLE:
6A-4.0021	Florida Teacher Certification
	Examinations

PURPOSE AND EFFECT: The purpose of this proposed rule amendment is to adopt the Twelfth Edition of the FTCE Competencies and Skills for the Florida Teacher Certification Examinations, to implement changes to the subject area competencies and skills. The rule also will specify the effective dates for implementation of the competencies and skills. The effects of these changes are that the updated competencies and skills for the subject area examinations will be available to examination candidates and the examinations will be updated to include these competencies and skills. In addition, the amendment will address the addition of online registration applications.

SUBJECT AREA TO BE ADDRESSED: Florida Teacher Certification Examinations.

SPECIFIC AUTHORITY: 1012.55(1), 1012.56, 1012.59 FS.

LAW IMPLEMENTED: 1012.56 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: January 22, 2007, 2:00 p.m. – 4:00 p.m.

PLACE: Florida Department of Education, Suite 414, 325 West Gaines Street, Tallahassee, FL 32399-0400

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 7 days before the workshop/meeting by contacting: Office of Equity and Access at (850)245-0511. 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: Dr. Cornelia Orr, Administrator, Office of Assessment and School Performance, (850)245-0513

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

# 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."

# WATER MANAGEMENT DISTRICTS

## Southwest Florida Water Management District

	0
RULE CHAPTER NO .:	RULE CHAPTER TITLE:
40D-3	Regulation of Wells
RULE NO.:	RULE TITLE:
100 2 0 10	Maltinla Wells II. Jan & Chu

40D-3.042 Multiple Wells Under a Single Permit PURPOSE AND EFFECT: The purpose of the proposed rule revision is to clarify the requirement that a single permit may be obtained for the construction of a multi-zone monitor well. This type of well, as it is usually constructed, consists of multiple observation tubes for monitoring different depths, all located within a single larger diameter well casing. A separate well completion report is required for each of the monitor tubes. The completion reports identify the zones being monitored in the well. The proposed rule language will help clarify current existing practices.

SUBJECT AREA TO BE ADDRESSED: Permitting construction of multi-zone monitor wells under a single permit. SPECIFIC AUTHORITY: 373.044, 373.113, 373.171, 373.309, 373.337 FS.

LAW IMPLEMENTED: 373.106(1), 373.309 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: Karen E. West, Deputy General Counsel, Office of General Counsel, 2379 Broad Street, Brooksville, FL 34604-6899, (352)796-7211, extension 4651. The District does not discriminate on the basis of disability. Anyone requiring reasonable accommodation should contact Dianne Lee at (352)796-7211, ext. 4658; TDD only: 1(800)231-6103.

# THE FULL TEXT OF THE PROPOSED RULE IS:

40D-3.042 Multiple Wells Under a Single Permit.

(1) The construction, repair, modification or abandonment of:

(a) <u>U</u>+p to eight (8) sandpoint irrigation, monitor, recovery, dewatering, or gang wells 4 inches or less in diameter; or

(b) <u>A</u>a class V air conditioning heat pump system consisting of one supply well and one return well; may be included under <u>one 1</u> permit provided <u>the conditions of subsection (2) are met.</u> $\div$ 

(2) A multiple well permit as described in subsection (1) will be issued provided:

(a)1. The wells are constructed in the same geologic material, completed in the same hydrogeologic unit, and drilled on a contiguous tract of land owned or controlled by the same individual or entity; and

(b)<sup>2</sup>. Each well is the same diameter and constructed of a similar material.

(3)(2) The District requires both a supply well and a return well in the construction of an open heat pump system. A supply well without a return well is not permitted.

(4) The District will authorize multi-zone monitor wells consisting of multiple observation tubes monitoring different depths all located in a single larger diameter well casing under a single permit. Provisions listed in subsection (2) do not apply to this type of well.

(5) When a single well construction permit is issued for multiple wells as described above, a separate well completion report is required for each of the wells or tubes.

Specific Authority 373.044, 373.113, 373.171, 373.309, 373.337 FS. Law Implemented 373.106(1), 373.309 FS. History–New 12-31-92. Amended

# DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

# **Electrical Contractors' Licensing Board**

RULE NO.: RULE TITLE: 61G6-5.001 Definitions

PURPOSE AND EFFECT: The Board proposes to amend the rule in order to update the definitions of "experience."

SUBJECT AREA TO BE ADDRESSED: The updated definition of "experience."

SPECIFIC AUTHORITY: 489.505(2), 489.507(3), 489.511 FS.

LAW IMPLEMENTED: 489.505(10), (12), 489.511(2)(a)3.c. 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: Anthony Spivey, Executive Director, Electrical Contractors' Licensing Board, 1940 North Monroe Street, Tallahassee, Florida 32399-0750

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

61G6-5.001 Definitions.

As used in this chapter:

(1) through (10) No change.

(11) "Experience" means informal exposure to the trade wherein knowledge and skill is obtained via direct observation or by participation in the electrical or alarm contracting trade.

(12) through (16) No change.

Specific Authority 489.505(2), 489.507(3), 489.511 FS. Law Implemented 489.505(10), (12), 489.511(2)(a)3.c. FS. History–New 1-2-80, Amended 2-15-82, Formerly 21GG-5.01, Amended 2-23-86, 3-21-88, 11-26-90, 7-8-91, 5-20-92, 11-3-92, Formerly 21GG-5.001, Amended 12-26-93, 3-24-94, 7-13-95, 5-2-96, 5-6-96, 8-27-96, 2-13-97, 8-3-97, 1-4-98, 9-7-98, 10-1-03.

# DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

# **Board of Accountancy**

RULE NO.:	RULE TITLE:
61H1-31.001	Fees

PURPOSE AND EFFECT: The Board proposes to review the existing language in this rule to determine whether changes are necessary.

SUBJECT AREA TO BE ADDRESSED: Fees.

SPECIFIC AUTHORITY: 455.213(2), 455.219(4), 455.271, 473.305, 473.312 FS.

LAW IMPLEMENTED: 119.07, 455.219(4), 455.271, 473.305, 473.312, 473.313 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: Veloria Kelly, Acting Division Director, Board of Accountancy, 240 NW 76th Dr., Suite A, Gainesville, Florida 32607

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

# 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 JUVENILE JUSTICE

# **Detention Services**

RULE NOS .:	RULE TITLES:
63G-2.004	Staffing and Operations
63G-2.0045	Intake and Orientation
63G-2.005	Security

63G-2.006	Treatment, Training and Education of
	Youth
63G-2.011	Medical Treatment, Health and

Comfort

PURPOSE AND EFFECT: The amendments reflect changes to the process by which youths are received at a secure detention facility. Forms are updated.

SUBJECT AREA TO BE ADDRESSED: The process for receiving youths at a secure detention facility.

SPECIFIC AUTHORITY: 985.601(9) F.S.

LAW IMPLEMENTED: 985.601(9)(b) F.S.

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

DATE AND TIME: Tuesday, January 16, 2007, 1:00 p.m.

PLACE: DJJ Headquarters, 2737 Centerview Drive, Ste. 312, General Counsel's Conference Room, Tallahassee, Florida

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: John Milla, 2737 Centerview Dr., Ste. 312, Tallahassee, FL 32399-3100, e-mail: john.milla@djj.state.fl.us

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

#### **DEPARTMENT OF HEALTH**

#### **Board of Clinical Laboratory Personnel**

RULE NO.:RULE TITLE:64B3-12.002Citations

PURPOSE AND EFFECT: The purpose of rule amendment is to clarify the penalty for failure to comply with CE requirements.

SUBJECT AREA TO BE ADDRESSED: Citations.

SPECIFIC AUTHORITY: 456.077(1), (2), 483.805(4), 483.827 FS.

LAW IMPLEMENTED: 456.077(1), (2), 483.827 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: Joe Baker, Jr., Executive Director, Board of Clinical Laboratory Personnel, 4052 Bald Cypress Way, Bin #C07, Tallahassee, Florida 32399-3257

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

64B3-12.002 Citations. (1) through (3)(e) No change. (f) Failure to comply with continuing education requirements pursuant to Rule 64B3 11.001, F.A.C.

 $(\underline{f})(\underline{g})$  Failure to report to the Board in writing within 30 days after the licensee has been convicted or found guilty of, or entered a plea of nolo contendere to, regardless of adjudication, a crime in any jurisdiction as required by Section 456.072(1)(w), F.S.

(g)(h) Failure to report to the Board in writing within 30 days of action taken against a license to practice by another jurisdiction as required by Section 483.825(1)(k), F.S.

(h)(i) Failure to comply with a portion of a Final Order of the Board due to negligence pursuant to Section 483.825(1)(n), F.S.

(4) Failure to document continued education a fine of \$50.00 per hour shall be imposed.

(5)(4) In addition to the penalties established in this rule, the Department shall recover the costs of investigation. The penalty specified in the citation shall be the sum of the penalty established by this rule plus the Department's cost of investigation.

 $(\underline{6})(\underline{5})$  If the subject disputes any matter contained in the citation, within thirty days after service, the Department shall follow the procedure set forth in Section 456.073, F.S. Otherwise, the citation shall become a final order of the Board.

(7)(6) The Department shall report to the Board regarding the number of citations issued and the nature of the offenses for which they were issued.

Specific Authority 456.077(1), (2), 483.805(4), 483.827 FS. Law Implemented 456.077(1), (2), 483.827 FS. History–New 8-3-93, Formerly 61F3-12.002, 59O-12.002, Amended 4-10-01, 9-9-02, 2-24-04.

# DEPARTMENT OF HEALTH

#### **Board of Medicine**

RULE NO.:	RULE TITLE:
64B8-1.007	List of Approved Forms;
	Incorporation

PURPOSE AND EFFECT: The Board proposes the development of rule amendments to address revised forms.

SUBJECT AREA TO BE ADDRESSED: Incorporation of revised forms.

SPECIFIC AUTHORITY: 120.55(1)(a), (4), 456.013, 456.036(5), 456.048(1), 458.309, 458.311, 458.3124(6), 458.313(4), 458.3145, 458.315(2), 458.320(8), 458.321(2), 458.347(13), 458.3475, 458.351(6) FS.

LAW IMPLEMENTED: 456.013, 456.035, 4456.036, 456.048, 456.073, 458.309, 458.311, 458.3124, 458.313, 458.3145, 458.315, 458.316, 458.317, 458.319, 458.320, 458.321, 458.345, 458.347, 458.3475, 458.348, 458.351, 465.0276 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: Larry McPherson, Jr., Executive Director, Board of Medicine/MQA, 4052 Bald Cypress Way, Bin #C03, Tallahassee, Florida 32399-3253

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

#### **DEPARTMENT OF HEALTH**

#### **Board of Medicine**

RULE NO.: RULE TITLE:

64B8-13.001 Criteria for License Renewal PURPOSE AND EFFECT: The Board proposes the development of a rule amendment to address the requirement for payment of NICA dues as a criteria for license renewal. SUBJECT AREA TO BE ADDRESSED: Criteria for license

renewal.

SPECIFIC AUTHORITY: 458.309 FS.

LAW IMPLEMENTED: 456.013(6), 458.319, 458.320 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: Larry McPherson, Jr., Executive Director, Board of Medicine/MQA, 4052 Bald Cypress Way, Bin #C03, Tallahassee, Florida 32399-3253

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

#### **DEPARTMENT OF HEALTH**

# **Board of Medicine**

RULE NO.:	RULE TITLE:
64B8-37.001	Minimum Qualifications for the
	Performance of Electromyography

PURPOSE AND EFFECT: The Board proposes the development of a rule to address the minimum qualifications for the performance of electromyography by physical therapists.

SUBJECT AREA TO BE ADDRESSED: The minimum qualifications for the performance of electromyography by physical therapists.

SPECIFIC AUTHORITY: 458.309 FS.

LAW IMPLEMENTED: 486.021(11) 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: Larry McPherson, Jr., Executive Director, Board of Medicine/MQA, 4052 Bald Cypress Way, Bin #C03, Tallahassee, Florida 32399-3253

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

# Section II **Proposed Rules**

# DEPARTMENT OF AGRICULTURE AND CONSUMER SERVICES

#### **Division of Aquaculture**

RULE NO.:

RULE CHAPTER NO.:	RULE CHAPTER TITLE:
5L-1	Comprehensive Shellfish Control

Code RULE TITLE:

5L-1.003 Shellfish Harvesting Area Standards PURPOSE AND EFFECT: These amendments propose to reclassify the shellfish harvesting areas #28 Suwannee Sound and #92 North St. Johns. Sanitary surveys have been conducted that evaluated current information on pollution sources and bacteriological water quality, and recommend reclassification of the Suwannee Sound shellfish harvesting area and the North St. Johns shellfish harvesting area. This amendment further proposes to amend the shellfish harvesting map for #1621 Apalachicola Bay Approved Summer.

SUMMARY: The proposed reclassification of the Suwannee Sound shellfish harvesting area for the winter months will decrease the size of the conditionally approved area by 5,003 acres, from 71,467 acres to 66,464 acres, increase the size of the conditionally restricted area by 4,804 acres, from 26,591 acres to 31,395 acres, and increase the size of the prohibited area by 196 acres, from 4,697 acres to 4,893 acres. The proposed reclassification of the Suwannee Sound shellfish harvesting area for the spring and summer months will decrease the size of the conditionally approved area by 4,189 acres, from 71,467 acres to 67,278 acres, increase the size of the conditionally restricted area by 4,753 acres, from 26,591 acres to 31,344 acres, and decrease the size of the prohibited area by 252 acres, from 4,697 acres to 4,445 acres.

The current management of the Suwannee Sound shellfish harvesting area is based on local rainfall or river stage. Proposed management of the Suwannee Sound shellfish harvesting area during winter months is based on local rainfall or river stage. Proposed management of the Suwannee Sound shellfish harvesting area during the spring and summer months is based on river stage. The average closure frequency of Suwannee Sound Conditionally Approved during the winter is expected to decrease by 3.5 days per month, from 15.5 days to 12.0 days per month. The average closure frequency of Suwannee Sound Conditionally Restricted during the winter is expected to decrease by 0.2 days per month, from 6.0 days to 5.8 days per month. The average closure frequency of Suwannee Sound Conditionally Approved during the spring and summer is expected to decrease by 8.2 days per month, from 15.5 days to 7.3 days per month. The average closure frequency of Suwannee Sound Conditionally Restricted during the spring and summer is expected to decrease by 3.9 days per month, from 6.0 days to 2.1 days per month.

The proposed reclassification of the North St. Johns shellfish harvesting area will increase the size of the conditionally approved area by 144 acres, from 678 acres to 822 acres, decrease the size of the conditionally restricted area by 74 acres, from 2,270 acres to 2,196 acres, and increase the size of the prohibited area by 125 acres, from 2,470 acres to 2,595 acres. The current management of the North St. Johns shellfish harvesting area is based on local rainfall. Proposed management of the North St. Johns shellfish harvesting area is based on local rainfall. The average closure frequency of North St. Johns Conditionally Approved is expected to decrease by 1.0 days per month, from 3.4 days to 2.4 days per month. The average closure frequency of North St. Johns Conditionally Restricted is expected to decrease by 1.8 days per month, from 2.1 days to 0.3 days per month. Sanitary surveys have been conducted that evaluated current information on pollution sources and bacteriological water quality, and recommend reclassification of the Suwannee Sound shellfish harvesting area and the North St. Johns shellfish harvesting area.

These amendments place descriptions, references to shellfish harvesting area map numbers and operating criteria for the Suwannee Sound shellfish harvesting area #28 and the North St. Johns shellfish harvesting area #92 in the document Shellfish Harvesting Area Classification Boundaries and Management Plans. These documents are hereby incorporated in subsection 5L-1.003(1), F.A.C. Additionally, these amendments provide illustrations of the Suwannee Sound shellfish harvesting area classification boundaries in the shellfish harvesting area classification boundaries in the shellfish harvesting area maps #28A and #28B, the North St. Johns shellfish harvesting area classification boundaries in the shellfish harvesting area map #92 and the Apalachicola Bay shellfish harvesting area map #16B. These maps are hereby incorporated by reference in subsection 5L-1.003(1), F.A.C.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COST: There is no anticipated regulatory cost.

Any person who wishes to provide information regarding the statement of estimated regulatory costs or to provide a proposal for a lower cost regulatory alternative must do so in writing within 21 days of this notice.

SPECIFIC AUTHORITY: 597.020 FS.

LAW IMPLEMENTED: 597.020 FS.

IF REQUESTED WITHIN 21 DAYS OF THE DATE OF THIS NOTICE, A HEARING WILL BE HELD AT THE DATE, TIME AND PLACE SHOWN BELOW (IF NOT REQUESTED, THIS HEARING WILL NOT BE HELD)

DATE AND TIME: Tuesday, January 22, 2007, 10:00 a.m.

PLACE: 1203 Governors Square Boulevard, 5th Floor, Tallahassee, Florida

If accommodation for a disability is needed to participate in this activity, please notify Chris Brooks, Division of Aquaculture, (850)488-4033 at least seven days before the meeting.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Chris Brooks, Division of Aquaculture, 1203 Governor's Square Boulevard, 5th Floor, Tallahassee, Florida 32301, Phone: (850)488-4033

#### THE FULL TEXT OF THE PROPOSED RULE IS:

5L-1.003 Shellfish Harvesting Area Standards.

(1) The Department shall describe and/or illustrate harvesting areas and provide harvesting area classifications as approved, conditionally approved, restricted, conditionally restricted, prohibited, or unclassified as defined herein, including criteria for opening and closing shellfish harvesting areas in accordance with Chapters II and IV of the National Shellfish Sanitation Program Model Ordinance. Copies of the document Shellfish Harvesting Area Classification Maps, revised \_ June 11, 2006, and the document Shellfish Harvesting Area Classification Boundaries and Management June 11, 2006, containing shellfish Plans, revised harvesting area descriptions, references to shellfish harvesting area map numbers, and operating criteria herein incorporated by reference may be obtained by writing to the Department at 1203 Governor's Square Boulevard, 5th Floor, Tallahassee, Florida 32301.

(2) through (10) No change.

Specific Authority 597.020 FS. Law Implemented 597.020 FS. History–New 1-4-87, Amended 8-10-88, 7-9-89, 12-23-91, Formerly 16R-7.004, Amended 7-3-95, 6-18-97, 7-1-97, 7-22-97, 10-12-97, 12-16-97, 12-28-97, 2-12-98, 2-25-98, 7-1-98, 7-20-98, 11-13-98, 12-28-98, 3-18-99, 7-1-99, Formerly 62R-7.004, Amended 6-19-00, 8-9-00, 10-14-01(1), 10-14-01(1), 8-17-04, 9-28-04, 9-5-05, 6-11-06

NAME OF F Chris Brooks	PERSON ORIGINATING PROPOSED RULE:	16
NAME OF S	UPERVISOR OR PERSON WHO APPROVED OSED RULE: Sherman Wilhelm, Director,	16
	POSED RULE APPROVED BY AGENCY	16
HEAD: Decer		1.0
	CE OF PROPOSED RULE DEVELOPMENT IN FAW: October 6, 2006	16
PUBLISHED	IN FAW. October 0, 2000	16
AREA		10
NUMBER	HARVEST AREA NAME	16
0212	Pensacola Bay Conditionally Approved	
0	Escambia Bay Shellfish Aquaculture Lease Areas managed during the Summer months of	16
0000	Jul – Sep	16
0222	Pensacola Bay Conditionally Approved Escambia Bay	16
0232	Pensacola Bay Conditionally Approved East	16
0232	Bay	10
0216	Pensacola Bay Conditionally Restricted	16
	Escambia Bay	18
0226	Pensacola Bay Conditionally Restricted East	20
	Bay	20
0622	Choctawhatchee Bay Conditionally Approved	22
	Central	22
0632	Choctawhatchee Bay Conditionally Approved	
0806	Eastern West Bay Conditionally Restricted Spring/Fall	22
0800	Apr – Jun, Oct - Nov	22
0812	West Bay Conditionally Approved Winter Dec	22
	– Mar	22
0822	West Bay Conditionally Approved Spring/Fall	
	Apr – Jun, Oct – Nov	25
1012	North Bay Conditionally Approved Western	25
1022	North Bay Conditionally Approved Eastern	
1006	North Bay Conditionally Restricted Eastern	25
1206	East Bay Conditionally Restricted	20
1212	East Bay Conditionally Approved Section 1	28
1222	East Bay Conditionally Approved Section 2	
1401 1506	St. Joe Bay Approved	
1500	Indian Lagoon Conditionally Restricted Indian Lagoon Conditionally Approved	28
1312	Spring/Fall Mar – Jun, Oct	20
1542	Indian Lagoon Conditionally Approved Zone A	
	Winter Nov – Feb	
1552	Indian Lagoon Conditionally Approved Zone B	30
	Winter Nov – Feb	30
1572	Indian Lagoon Conditionally Approved	30
	Summer Jul – Sep	32

1611	Apalachicola Bay Approved Winter Jan – May, Sept – Dec
1621	Apalachicola Bay Approved Summer June -
1631	Aug Apalachicola Bay Approved, Shellfish lease numbers 525, 551, 551B, 580, 582, 609, 672,
	and 981 Summer June – Aug
1612	Apalachicola Bay Conditionally Approved West 1 Winter Jan – May, Sept – Dec
1622	Apalachicola Bay Conditionally Approved West 2 Winter Jan – May, Sept – Dec
1632	Apalachicola Bay Conditionally Approved West 3 Winter Jan – May, Sept – Dec
1642	Apalachicola Bay Conditionally Approved East Winter Jan – May, Sept – Dec or Apalachicola
1.650	Bay Approved East Hole Summer June – Aug
1652	Apalachicola Bay Conditionally Approved North Summer June – Aug
1662	Apalachicola Bay Conditionally Approved South Summer June – Aug
1606	Apalachicola Bay Conditionally Restricted
1802	Alligator Harbor Conditionally Approved
2002	Ochlockonee Bay Conditionally Approved
2006	Ochlockonee Bay Conditionally Restricted
2206	Wakulla County Conditionally Restricted
2212	Wakulla County Conditionally Approved Zone
2212	1 Winter
2222	Wakulla County Conditionally Approved Zone 2 Winter
2232	Wakulla County Conditionally Approved Zone 1 Spring
2242	· ·
2242	Wakulla County Conditionally Approved Zone 2 Spring
2501	Horseshoe Beach Approved Summer Apr - Sep
2502	Horseshoe Beach Conditionally Approved Winter Oct – Mar
2506	Horseshoe Beach Conditionally Restricted Winter Oct – Mar
2802	Suwannee Sound Conditionally Approved Spring Summer Feb-May and Sept or
	Suwannee Sound Conditionally Approved Winter Oct – Jan
2806	Suwannee Sound Conditionally Restricted
2000	Spring Summer Feb – May and Sept or
	Suwannee Sound Conditionally Restricted
	<u>Winter Oct – Jan</u>
3012	Cedar Key Conditionally Approved Zone A
3022	Cedar Key Conditionally Approved Zone B
3006	Cedar Key Conditionally Restricted
3202	Waccasassa Bay Conditionally Approved
3202	Waccasassa Bay Conditionally Restricted
5200	waccasassa Day Conditionally Resulted

3402	Withlacoochee Bay Conditionally Approved	П
3406	Withlacoochee Bay Conditionally Restricted	Cl
3702	Citrus County Conditionally Approved	
3706	Citrus County Conditionally Restricted	
4202	Boca Ciega Bay Conditionally Approved	
4802	Lower Tampa Bay Conditionally Approved	Shellfish
5402	Sarasota Bay Conditionally Approved	Name
5602	Lemon Bay Conditionally Approved	<u> </u>
5802	Gasparilla Sound Conditionally Approved	Apalach System
6002	Myakka River Conditionally Approved	Alligator
6006	Myakka River Conditionally Restricted	
6212	Pine Island Sound Conditionally Approved	Boca Ci
	Western Section	Body A
6222	Pine Island Sound Conditionally Approved	Body B
	Eastern Section	Body C
6602	Ten Thousand Islands Conditionally Approved	Body D
7001	Indian River/St. Lucie Approved	Body E
7006	Indian River/St. Lucie Restricted	Body F
7202	North Indian River Conditionally Approved	Cedar K
7206	North Indian River Conditionally Restricted	Choctaw
7412	Body F Conditionally Approved	Citrus C
7416	Body F Conditionally Restricted	Duval C
7506	Body E Conditionally Restricted	East Bay
7602	Body D Conditionally Approved	Gasparil
7606	Body D Conditionally Restricted	Horsesh
7712	Body C Conditionally Approved Zone 1 Spring/	Indian L
	Summer/Fall Mar – Nov	Indian R
7722	Body C Conditionally Approved Zone 2 Spring/	Counties Lemon I
	Summer/Fall Mar – Nov	Lower T
7732	Body C Conditionally Approved Winter Dec –	Myakka
	Feb	North Ba
7716	Body C Conditionally Restricted Winter Dec -	North In
	Feb	North St
7726	Body C Conditionally Restricted Spring/	
	Summer/Fall Mar – Nov	Ochlock
7802	Body B Conditionally Approved	Pensacol
7902	South Banana River Conditionally Approved	System
7906	South Banana River Conditionally Restricted	Pine Isla
8001	Body A Approved	Sarasota
8005	Body A Restricted	South Ba
8201	South Volusia Approved	South St
8212	South Volusia Conditionally Approved Zone 1	South Vo
8222	South Volusia Conditionally Approved Zone 2	St. Josep
8206	South Volusia Conditionally Restricted	Suwanne
8802	St. Johns South Conditionally Approved	_
8806	St. Johns South Conditionally Restricted	Ten Tho
9202	St. Johns North Conditionally Approved	Waccasa
9206	St. Johns North Conditionally Restricted	Wakulla
	-	West Ba

# INDEX OF SHELLFISH HARVESTING AREA CLASSIFICATION MAPS, BOUNDARIES AND MANAGEMENT PLANS

Revised June 11, 2006

Shellfish Harvesting Area				
Name	Area	Мар	Effective date	
Apalachicola Bay	Number 16	Number(s) 16A, 16B	September 5, 2005	
System	10	10/1, 100		
Alligator Harbor	18	18	October 14, 2001	
Boca Ciega Bay	42	42	September 28, 2004	
Body A	80	80	December 28, 1997	
Body B	78	78	February 7, 1996	
Body C	77	77A, 77B	January 1, 1994	
Body D	76	76	August 1, 1996	
Body E	75	75	January 1, 1994	
Body F	74	74	April 5, 2000	
Cedar Key	30	30	September 28, 2004	
Choctawhatchee Bay	06	06	October 14, 2001	
Citrus County	37	37	May 6, 1996	
Duval County	96	96	January 31, 1996	
East Bay	12	12	June 11, 2006	
Gasparilla Sound	58	58	January 25, 1996	
Horseshoe Beach	25	25A, 25B	September 28, 2004	
Indian Lagoon	15	15A, 15B	September 5, 2005	
Indian River/St. Lucie	70	70	June 18, 1997	
Counties	56	56	Lub. 20, 1008	
Lemon Bay	56 48	56 48	July 20, 1998 September 28, 2004	
Lower Tampa Bay	48 60	48 60	1 ,	
Myakka River			October 28, 1998	
North Bay	10	10	August 17, 2004	
North Indian River	72	72	June 18, 1997	
North St. Johns	92	92	January 1, 1995	
Ochlockonee Bay	20	20	August 17, 2004	
Pensacola Bay	02	02	August 17, 2004	
System Pine Island Sound	62	62	December 28, 1998	
Sarasota Bay	54	54	September 28, 2004	
South Banana River	79	79	July 22, 1997	
South St. Johns	88	88	December 16, 1997	
South Volusia	82	82A, 82B	August 9, 2000	
St. Joseph Bay	14	14	November 1986	
Suwannee Sound	28	28 <u>A</u> , 28 <u>B</u>	February 25, 1998	
			·	
Ten Thousand Islands	66	66	September 28, 2004	
Waccasassa Bay	32	32	September 28, 2004	
Wakulla County	22	22A, 22B	August 17, 2004	
West Bay	08	08A, 08B	December 28, 1998	
Withlacoochee Bay	34	34	September 28, 2004	

#### DEPARTMENT OF REVENUE

RULE NO.:RULE TITLE:12-6.0015Public Use Forms

PURPOSE AND EFFECT: The purpose of the proposed amendments to Rule 12-6.0015, F.A.C., is to: (1) adopt, by reference, changes to the form used by taxpayers to grant a representative authority to perform certain acts on behalf of the taxpayer and to receive and inspect confidential information from the Department; and (2) update information on how to obtain the form from the Department.

SUMMARY: The proposed amendments to Rule 12-6.0015, F.A.C.: (1) adopt, by reference, changes to Form DR-835, Power of Attorney and Declaration of Representative, with instructions; and (2) update information on how to obtain the form from the Department.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COST: No Statement of Estimated Regulatory Cost was prepared.

Any person who wishes to provide information regarding a statement of estimated regulatory costs, or provide a proposal for a lower cost regulatory alternative must do so in writing within 21 days of this notice.

SPECIFIC AUTHORITY: 213.06(1), 213.21(1) FS.

LAW IMPLEMENTED: 72.011, 120.54(5), 120.569, 120.57, 213.21 FS.

A HEARING WILL BE HELD AT THE DATE, TIME AND PLACE SHOWN BELOW:

DATE AND TIME: January 29, 2007, 10:00 a.m.

PLACE: Room 118, Carlton Building, 501 South Calhoun Street, Tallahassee, Florida

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 Green at (850)922-4830. 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 IS: Jamie Peate, Operations Analyst, Technical Assistance and Dispute Resolution, Department of Revenue, P. O. Box 7443, Tallahassee, Florida 32314-7443, telephone (850)922-4726

# THE FULL TEXT OF THE PROPOSED RULE IS:

12-6.0015 Public Use Forms.

The following forms are employed by the Department in its dealings with the public. These forms are hereby incorporated by reference in this rule. Copies of these forms are available, without cost, by using one or more of the following methods: 1) downloading the form from the Department's Internet site at www.myflorida.com/dor/forms; or, 2) faxing a forms request

to the Distribution Center at (850)922-2208; or, 3) calling the Distribution Center at (850)488-8422; or, 4) writing the Florida Department of Revenue, Distribution Center, 168A Blountstown Highway, Tallahassee, Florida 32304; or, <u>5</u>) <del>2)</del> faxing the Distribution Center at (850)922 2208; or, 3) using a fax-machine-telephone-handset-to-call the Department's automated Fax On Demand system at (850)922 3676; or, 4) visiting any local Department of Revenue Service Center to personally obtain a copy; or, <u>5</u>) calling the Forms Request Line during regular office hours at (800)352 3671 (in Florida only) or (850)488-6800; or, <u>6</u>) downloading selected forms from the Department's Internet site stated in the parentheses (www.myflorida.com/dor). Persons with hearing or speech impairments may call the Department's TDD at 1(800)367-8331.

Form Number	Title	Effective Date
DR-835	Power of Attorney and Declaration	
	of Representative ( <u>R. 07/06</u> r. 01/00)	3/6/03

Specific Authority 213.06(1), 213.21(1) FS. Law Implemented 72.011, 120.54(5), 120.569, 120.57, 213.21 FS. History–New 3-6-03. Amended

NAME OF PERSON ORIGINATING PROPOSED RULE: Jamie Peate, Operations Analyst, Technical Assistance and Dispute Resolution, Department of Revenue, P. O. Box 7443, Tallahassee, Florida 32314-7443, telephone (850)922-4726

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Jamie Peate, Operations Analyst, Technical Assistance and Dispute Resolution, Department of Revenue, P. O. Box 7443, Tallahassee, Florida 32314-7443, telephone (850)922-4726

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: December 18, 2006

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: November 9, 2006 (Vol. 32, No. 45, pp. 5268-5269)

# DEPARTMENT OF REVENUE

RULE NO.:	RULE TITLE:
12-22.007	Registration Information Sharing and
	Exchange Program

PURPOSE AND EFFECT: The purpose of the proposed amendments to Rule 12-22.007, F.A.C. (Registration Information Sharing and Exchange Program), is to: (1) incorporate, by reference, the agreements used by the Department in administering the Registration Information Sharing and Exchange Program (RISE Program) authorized under Section 213.0535, F.S.; (2) update the Department's contact person for information regarding the program; (3) update the data elements relating to the licensing or registration activity during each period that will be exchanged under the program; (4) provide in the rule that any employee authorized by a government agency participating in the program is

required to execute a certificate of familiarity with the confidentiality requirements, a provision that is currently required under the agreements executed between the government agency participants and the Department; and (5) provide in the rule that Level-one participants in the program are required to exchange the required data on a monthly or quarterly basis, a provision that is currently required under the executed agreements.

SUMMARY: The proposed amendments to Rule 12-22.007, F.A.C. (Registration Information Sharing and Exchange Program): (1) provide that the scope of the rule is to provide guidelines regarding the Registration Information Sharing and Exchange Program (RISE Program) authorized under Section 213.0535, F.S.; (2) incorporate, by reference, the agreements used by the Department in administering the program; (3) provide who in the Department to contact for information regarding the program; (4) update the data elements relating to the licensing or registration activity during each period that will be exchanged consistent with the data elements that are currently exchanged under the program; (5) provide that any employee authorized by the participating government agency is required to execute a certificate of familiarity with the confidentiality requirements of Section 213.053, F.S., by January 31 of year each; and (6) provide that Level-one participants in the program are required to exchange the required data on a monthly or quarterly basis.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COST: No Statement of Estimated Regulatory Cost was prepared.

Any person who wishes to provide information regarding a statement of estimated regulatory costs, or provide a proposal for a lower cost regulatory alternative must do so in writing within 21 days of this notice.

SPECIFIC AUTHORITY: 213.0535(4), 213.06(1) FS.

LAW IMPLEMENTED: 213.053(8)(j), 213.0535 FS.

A HEARING WILL BE HELD AT THE DATE, TIME AND PLACE SHOWN BELOW:

DATE AND TIME: January 29, 2007, 10:00 a.m.

PLACE: Room 118, Carlton Building, 501 South Calhoun Street, Tallahassee, Florida

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 Green at (850)922-4830. 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 IS: Gary Gray, Revenue Program Administrator, Technical Assistance and Dispute Resolution, Department of Revenue, P. O. Box 7443, Tallahassee, Florida 32314-7443, telephone (850)922-4729

# THE FULL TEXT OF THE PROPOSED RULE IS:

12-22.007 Registration Information Sharing and Exchange Program.

(1)(a) <u>The Registration Information Sharing and Exchange</u> <u>Program, or "RISE Program", is authorized under Section</u> 213.0535, F.S., to allow government agencies who participate in the program to periodically exchange specified tax information with the Department. This rule provides guidelines regarding this program, section prescribes the data elements to be shared, in the Registration Information Sharing and <u>Exchange Program</u> and the frequency of sharing those data elements. This exchange of registration information between the Department, other state agencies, and units of local government is designed to improve the enforcement of specific state and local taxes, license, and permits.

(b) General information regarding the Registration Information Sharing and Exchange ("RISE") Program and specific questions regarding the status of any data supplied by the Department should be directed to may be obtained by contacting the General Tax Administration (GTA) RISE Coordinator, Compliance Enforcement Process Manager's Office, 4070 Esplanade Esplande Way, Room <u>315N</u> <del>335U</del>, Tallahassee, Florida 32399-5139 or by telephone, (850)487-2544 or by visiting the Department's Internet site at http://www.myflorida.com/dor/governments/rise.html the address shown inside the parenthesis (http://myflorida.com/ dor/governments/rise.html).

(c) Specific questions regarding the status of any data supplied by the Department of Revenue should be directed to the RISE Coordinator, General Tax Administration, Compliance Support Process, 4070 Esplande Way, Room 335U, Tallahassee, Florida 32399 5139 or by telephone at (850)487-2544.

(2) <u>RISE Agreements and Information Subject to Sharing.</u>

(a) Level-one Participants. <u>To participate in the Level-one</u> <u>RISE Program, each government agency is required to enter</u> <u>into an agreement with the Department to share information</u> <u>with With regard to the taxes, licenses, and permits enumerated</u> in Section 213.0535(4)(a), F.S., participants in this category exchange and share data regarding new registrants, new filers, or initial reporters, permittees, or licensees. The agreement, including attachments, specifies the data elements relating to the licensing or registration activity during each period that will be exchanged and the frequency of exchange of the information. The information subject to such exchange includes:

1. Registrant's, licensee's, or taxpayer's name (name of business and owner);

2. Business mailing address, including zip code;

3. Business location address, including zip code;

4. Telephone number (business and owner);

<u>5.4.</u> Federal employer identification number or Social Security number (where authorized under the Federal Privacy and Confidentiality Act);

6.5. Business type kind code (NAICS or SIC code);

7. Business kind code (as provided by the Department);

<u>8.6.</u> County code (as provided by the Department);

<u>9.7.</u> Applicable state or local license or registration number and any other unique identifying number;

10.8. Business opening date; and

<u>11. Indication whether new or re-issuance (not renewals or address changes).</u>

9. Telephone number, if available.

(b) Level-two Participants. To participate in the Level-two RISE Program, each government agency is required to enter into an agreement with the Department to share information with With regard to the taxes enumerated in Section 213.0535(4)(b), F.S., participants in this category share and exchange data as specified in paragraph (a). The agreement, including attachments, specifies the data elements relating to the licensing or registration activity during each period that will be exchanged and the frequency of exchange of the information. In addition to the data shared by Level-one participants, Level-two participants shall exchange data relating to tax payment history, audit assessments, and registration cancellations of sales and use tax, tourist development tax, tourist impact tax, municipal resort tax, and/or convention development tax dealers engaging in transient rentals.

(c) The Department hereby incorporates the following agreements used in the administration of the RISE Program:

<u>1. Registration and Information Sharing and Exchange</u> Program – Level-One Agreement (R. 10/06);

2. Registration and Information Sharing and Exchange Program – Level-Two Agreement (R. 10/06);

3. RISE Attachment B (R. 10/06); and

<u>4. RISE Attachment C. Program Participant Certification</u> for Access to Confidential State Tax Information (R. 10/06).

(d) Each government agency participating in the RISE Program is required to transmit its shared data to the Department within 20 days after the close of the reporting period, using the format specified in RISE Attachment B of the executed RISE agreement.

(e) Section 213.053(8)(j), F.S., provides that the Department may provide the information authorized under Section 213.0535, F.S., to eligible participants and certified public accountants for such participants in the RISE Program. As a part of the Level-one RISE Agreement, or the Level-two Agreement, each authorized employee of the participating government agency is required to execute a certification of familiarity with the confidentiality requirements of Section 213.053, F.S., and Rule Chapter 12-22, F.A.C., by January 31 of each year. Any person who becomes an authorized

employee subsequent to January 31 must execute a separate certification of familiarity with the confidentiality requirements. Executed certifications must be forwarded to the RISE Coordinator within 15 business days of the date of hire or the date of change in employment status.

(3)(a) Methods for Transmitting Data. The Department provides for the transmission of data between eligible participants of the RISE program. When submitting data to the Department, the participant is required to indicate the format in which the data is provided to the Department. Data is transmitted to the eligible participant by the Department in the same format as the format in which the participant provides data to the Department.

(b) Eligible participants who are required to transmit information under the RISE program and who are unable to make a timely exchange, because of system failure, incomplete data, or other reasons that are beyond the participant's control, should contact the <u>General Tax Administration</u> RISE Coordinator<del>, General Tax Administration, Compliance Support</del> <del>Process, 4070 Esplande Way, Room 335U, Tallahassee, Florida 32399-5139 or by telephone at (850)487-2544</del>.

(4) Frequency of Exchange.

(a) Units of state and local government that are Level-one participants are required to exchange, on a monthly <u>or</u> <u>quarterly</u> basis, the data enumerated in paragraph (2)(a) of this rule for each new registrant, new filer, or initial reporter, permittee, or licensee with respect to the taxes, licenses, or permits specified in Section 213.0535(4), F.S. Each RISE participant is required to select either a monthly or quarterly reporting period and to notify the Department of its selection.

(b) The Department of Revenue and local officials who are Level-two participants are required to comply with the monthly or quarterly exchange requirements imposed on Level-one participants. Additionally, Level-two participants are required to exchange, on a quarterly basis, information as provided in paragraph (2)(b) of this rule. Audit assessments and registration cancellation information will be exchanged on a quarterly basis. Tax payment history information will be exchanged only upon a written request.

(c) Any requests for tax information outside of the monthly or quarterly exchange provided in this rule should be addressed to the <u>General Tax Administration</u> RISE Coordinator, General Tax Administration, Compliance Support Process, 4070 Esplande Way, Room 335U, Tallahassee, Florida 32399 5139 or by telephone at (850)487 2544.

Specific Authority 213.0535(4), 213.06(1) FS. Law Implemented 213.053(8)(j), 213.0535 FS. History–New 3-17-93, Amended 4-2-00,\_\_\_\_\_.

NAME OF PERSON ORIGINATING PROPOSED RULE: Gary Gray, Revenue Program Administrator I, Technical Assistance and Dispute Resolution, Department of Revenue, P. O. Box 7443, Tallahassee, Florida 32314-7443, telephone (850)922-4729

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Buzz McKown, Revenue Program Administrator II, Technical Assistance and Dispute Resolution, P. O. Box 7443, Tallahassee, Florida 32314-7443; telephone number (850)922-4721

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: December 18, 2006

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: November 9, 2006 (Vol. 32, No. 45, pp. 5269-5271).

#### DEPARTMENT OF REVENUE

RULE NO.: RULE TITLE: 12-26.008 Public Use Forms

PURPOSE AND EFFECT: The purpose of the proposed amendments to Rule 12-26.008, F.A.C., is to: (1) adopt, by reference, changes to forms used by the Department in the processing of applications for refunds; and (2) update information on how to obtain the forms from the Department.

SUMMARY: The proposed amendments to Rule 12-26.008, F.A.C.: (1) adopt, by reference, changes to forms used by the Department in the processing of applications for refunds; and (2) update information on how to obtain the forms from the Department.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COST: No Statement of Estimated Regulatory Cost was prepared.

Any person who wishes to provide information regarding a statement of estimated regulatory costs, or provide a proposal for a lower cost regulatory alternative must do so in writing within 21 days of this notice.

SPECIFIC AUTHORITY: 213.06(1) FS.

LAW IMPLEMENTED: 72.011, 199.183, 199.185, 199.218(5), 201.11, 202.125, 202.23, 206.41, 206.64, 206.8745, 206.97, 206.9815, 206.9875, 206.9941, 206.9942, 212.02(15)(a), (19), 212.05(1)(a)1.b., 212.06(5)(a)1., (7), 212.07(1), 212.08(2)(j), (5)(f), (g), (h), (q), (7), 212.09, 212.11(4), (5), 212.12(6)(a), (c), 212.13(1), (2), 212.12(4), 212.17(1), (2), (3), 212.183, 213.255(2), (3), (4), (12), 213.34, 215.26, 220.725, 220.727, 624.5092, 681.104 FS.

A HEARING WILL BE HELD AT THE DATE, TIME AND PLACE SHOWN BELOW:

DATE AND TIME: January 29, 2007, 10:00 a.m.

PLACE: Room 118, Carlton Building, 501 South Calhoun Street, Tallahassee, Florida

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 Green at (850)922-4830. 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 IS: Jamie Peate, Operations Analyst, Technical Assistance and Dispute Resolution, Department of Revenue, P. O. Box 7443, Tallahassee, Florida 32314-7443, telephone (850)922-4726

#### THE FULL TEXT OF THE PROPOSED RULE IS:

12-26.008 Public Use Forms.

(1)(a) The following public use forms are used by the Department in the processing of refunds and are hereby incorporated by reference.

(b) These forms are available, without cost, by one or more of the following methods: 1) downloading the form from Internet Department's the site at www.myflorida.com/dor/forms; or, 2) faxing a forms request to the Distribution Center at (850)922-2208; or, 3) calling the Distribution Center at (850)488-8422; or, 4) writing the Florida Department of Revenue, Distribution Center, 168A Blountstown Highway, Tallahassee, Florida 32304; or, 5) 2) faxing the Distribution Center at (850)922-2208; or, 3) visiting any local Department of Revenue Service Center to personally obtain a copy; or, 4) calling the Forms Request Line during regular office hours at (800)352-3671 (in Florida only) or (850)488 6800; or, 5) downloading selected forms from the Department's Internet site stated in the parentheses (www.myflorida.com/dor). Persons with hearing or speech impairments may call the Department's TDD 1(800)367-8331.

Form Number	Title	Effective Date
(2) DR-26	Application for Refund	
	(R. <u>07/06</u> <del>06/03</del> )	<del>09/04</del>
(3) DR-26I	Application for Refund-Intangible	e
	Personal Property Tax	
	( <u>R. 07/06</u> <del>N. 06/03</del> )	<del>09/04</del>
(4) DR-26S	Application for Refund-Sales and	
	Use Tax (R. <u>10/06</u> <del>01/03</del> )	<del>09/04</del>
(5) DR-370026	Mutual Agreement to Audit or	
	Verify Refund Claim	
	(R. <u>02/06</u> <del>07/02</del> )	<del>09/04</del>

Specific Authority 213.06(1) FS. Law Implemented 72.011, 199.183, 199.185, 199.218(5), 201.11, 202.125, 202.23, 206.41, 206.64, 206.8745, 206.97, 206.9815, 206.9875, 206.9941, 206.9942, 212.02(15)(a), (19), 212.05(1)(a)1.b., 212.06(5)(a)1., (7), 212.07(1), 212.08(2)(j), (5)(f), (g), (h), (q), (7), 212.09, 212.11(4), (5), 212.12(6)(a), (c), 212.13(1), (2), 212.12(4), 212.17(1), (2), (3), 212.183, 213.255(2), (3), (4), (12), 213.34, 215.26, 220.725, 220.727, 624.5092, 681.104 FS. History–New 11-14-91, Amended 4-18-93, 10-4-01, 9-28-04,

NAME OF PERSON ORIGINATING PROPOSED RULE: Jamie Peate, Operations Analyst, Technical Assistance and Dispute Resolution, Department of Revenue, P. O. Box 7443, Tallahassee, Florida 32314-7443, telephone (850)922-4726

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Buzz McKown, Revenue Program Administrator II, Technical Assistance and Dispute Resolution, P. O. Box 7443, Tallahassee, Florida 32314-7443; telephone number (850)922-4721

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: December 18, 2006

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: November 9, 2006 (Vol. 32, No. 45, pp. 5271-5272)

#### DEPARTMENT OF REVENUE

#### Sales and Use Tax

RULE NO.:RULE TITLE:12A-1.097Public Use Forms

PURPOSE AND EFFECT: The purpose of the proposed amendments to Rule 12A-1.097, F.A.C. (Public Use Forms), is to adopt, by reference, changes to forms used by the Department in the administration of sales and use tax.

SUMMARY: The proposed amendments to Rule 12A-1.097, F.A.C. (Public Use Forms), adopt, by reference, changes to forms used by the Department in the administration of sales and use tax.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COST: No Statement of Estimated Regulatory Cost was prepared.

Any person who wishes to provide information regarding a statement of estimated regulatory costs, or provide a proposal for a lower cost regulatory alternative must do so in writing within 21 days of this notice.

SPECIFIC AUTHORITY: 201.11, 202.17(3)(a), 202.22(6), 202.26(3), 212.0515(7), 212.07(1)(b), 212.08(5)(b)4., (7), 212.11(5)(b), 212.12(1)(b)2., 212.17(6), 212.18(2), (3), 213.06(1), 376.70(6)(b), 376.75(9)(b), 403.718(3)(b), 403.7185(3)(b), 443.171(2), (7) FS.

LAW IMPLEMENTED: 92.525(1)(b), (3), 95.091, 125.0104, 125.0108, 201.01, 201.08(1)(a), 201.133, 201.17(1)-(5), 202.11(2), (3), (6), (16), (24), 202.17, 202.22(3)-(6), 202.28(1), 203.01, 212.02, 212.03, 212.0305, 212.031, 212.04, 212.05, 212.0501, 212.0515, 212.054, 212.055, 212.06, 212.066, 212.07(1), (8), (9), 212.08, 212.084(3), 212.085, 212.09, 212.096, 212.11(1), (4), (5), 212.12(1), (2), (9), (13), 212.13, 212.14(5), 212.17, 212.18(2), (3), 213.235, 213.29, 213.37, 219.07, 288.1258, 376.70, 376.75, 403.717, 403.718, 403.7185, 443.036, 443.121(1), (3), 443.131, 443.1315, 443.1316, 443.171(2), (7) FS.

A HEARING WILL BE HELD AT THE DATE, TIME AND PLACE SHOWN BELOW:

DATE AND TIME: January 29, 2007, 10:00 a.m.

PLACE: Room 118, Carlton Building, 501 South Calhoun Street, Tallahassee, Florida

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 Green at (850)922-4830. 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 IS: Jamie Peate, Operations Analyst, Technical Assistance and Dispute Resolution, Department of Revenue, P. O. Box 7443, Tallahassee, Florida 32314-7443, telephone (850)922-4726

# THE FULL TEXT OF THE PROPOSED RULE IS:

Title

## 12A-1.097 Public Use Forms.

(1) The following public use forms and instructions are employed by the Department in its dealings with the public related to the administration of Chapter 212, F.S. These forms are hereby incorporated by reference in this rule.

Effective

(a) through (b) No change.

Form Number

Form Number	litle	Effective		
		Date		
(2) through (4) No change.				
(5)(a) DR-7	Consolidated Sales and			
	Use Tax Return			
	(R. <u>01/07</u> <del>01/06</del> )	04/06		
(b) DR-7N	Instructions for			
	Consolidated Sales			
	and Use Tax Return			
	(R. <u>01/07</u> <del>01/06</del> )	<u>04/06</u>		
(c) DR-15CON	Consolidated Summary -			
	Sales and Use Tax Return			
	<u>(R. 01/07)</u>			
(6)(a) DR-15	Sales and Use Tax			
	Return (R. <u>01/07</u>			
	<del>01/06</del> )	<u> </u>		
(b) DR-15CS	Sales and Use Tax Return			
	(R. <u>01/07</u> <del>01/06</del> )	04/06		
(c) DR-15CSN	DR-15 Sales and Use			
	Tax - Instructions			
	(R. <u>01/07</u> <del>01/06</del> )	<del>04/06</del>		
(d) DR-15EZ	Sales and Use Tax Return			
	(R. <u>01/07</u> <del>01/06</del> )	<del>04/06</del>		
(e) DR-15EZCSN	DR-15EZ Sales and Use			
	Tax Return - Instructions			
	(R. <u>01/07</u> <del>01/06</del> )	<u></u> <del>04/06</del>		

(A) DD 1557N	In stars of is a firm 2007	
(f) DR-15EZN	Instructions for <u>2007</u>	
	2006 DR-15EZ Sales	
	and Use Tax Returns	
	(R. <u>01/07</u> <del>01/06</del> )	<del>04/06</del>
(g) No change.		
(h) DR-15MO	Florida Tax on Purchases	
	(R. <u>02/06</u> <del>09/04</del> )	<del>06/05</del>
(i) DR-15N	Instructions for 2007	
	2006 DR-15 Sales and	
	Use Tax Returns	
	(R. <u>01/07</u> <del>01/06</del> )	<del>04/06</del>
(j) DR-15ZC	Application for Florida	
<b>0</b> /	Enterprise Zone Jobs	
	Credit for Sales Tax	
	Effective June 7, 2006	
	January 1, 2003	
	(R. <u>06/06</u> <del>01/03</del> )	05/03
(k) DR-15ZCN	Instructions for	
() =	Completing the Sales	
	and Use Tax Return.	
	form DR-15, when	
	taking the Enterprise	
	Zone Jobs Tax Credit	
	under New Law	
	$(R. 06/06 01/03) \qquad \_$	<del>05/03</del>
(1) through (m) No		05/05
(l) through (m) No		
(7) through (8) No		
(9) DR-18	Application for Amusement Machine Certificate	
		<del>06/05</del>
(10) DD 26DD	(R. <u>03/06</u> <del>01/05</del> )	
(10) DR-26RP	Florida Neighborhood	

(11) through (23) No change.

Specific Authority 201.11, 202.17(3)(a), 202.22(6), 202.26(3), 212.0515(7), 212.07(1)(b), 212.08(5)(b)4., (7), 212.11(5)(b), 212.12(1)(b)2., 212.17(6), 212.18(2), (3), 213.06(1), 376.70(6)(b), 376.75(9)(b), 403.718(3)(b), 403.7185(3)(b), 443.171(2), (7) FS. Law Implemented 92.525(1)(b), (3), 95.091, 125.0104, 125.0108, 201.01, 201.08(1)(a), 201.133, 201.17(1)-(5), 202.11(2), (3), (6), (16), (24), 202.17, 202.22(3)-(6), 202.28(1), 203.01, 212.02, 212.03, 212.0305, 212.031, 212.04, 212.05, 212.0501, 212.0515, 212.054, 212.055, 212.06, 212.0606, 212.07(1), (8), (9), 212.08, 212.084(3), 212.085, 212.09, 212.096, 212.11(1), (4), (5), 212.12(1), (2), (9), (13), 212.13, 212.14(5), 212.17, 212.18(2), (3), 213.235, 213.29, 213.37, 219.07, 288.1258, 376.70, 376.75, 403.717, 403.718, 403.7185, 443.036, 443.121(1), (3), 443.131, 443.1315, 443.1316, 443.171(2), (7) FS. History-New 4-12-84, Formerly 12A-1.97, Amended 8-10-92, 11-30-97, 7-1-99, 4-2-00, 6-28-00, 6-19-01, 10-2-01, 10-21-01, 8-1-02, 4-17-03, 5-4-03, 6-12-03, 10-1-03, 9-28-04, 6-28-05, 5-1-06.

**Revitalization Program** 

06/01

(R. 01/06 04/01)

NAME OF PERSON ORIGINATING PROPOSED RULE: Jamie Peate, Operations Analyst, Technical Assistance and Dispute Resolution, Department of Revenue, P. O. Box 7443, Tallahassee, Florida 32314-7443, telephone (850)922-4726

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Buzz McKown, Revenue Program Administrator II, Technical Assistance and Dispute Resolution, P. O. Box 7443, Tallahassee, Florida 32314-7443; telephone number (850)922-4721

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: December 18, 2006

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: November 9, 2006 (Vol. 32, No. 45, pp. 5272-5273)

#### DEPARTMENT OF REVENUE

Sales and Use Tax

RULE NO.:RULE TITLE:12A-16.008Public Use Forms

PURPOSE AND EFFECT: The purpose of the proposed amendments to Rule 12A-16.008, F.A.C. (Public Use Forms), is to adopt, by reference, changes to forms used by the Department in the administration of solid waste fees and the rental car surcharge.

SUMMARY: The proposed amendments to Rule 12A-16.008, F.A.C. (Public Use Forms), adopt, by reference, changes to forms used by the Department in the administration of solid waste fees and the rental car surcharge.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COST: No Statement of Estimated Regulatory Cost was prepared.

Any person who wishes to provide information regarding a statement of estimated regulatory costs, or provide a proposal for a lower cost regulatory alternative must do so in writing within 21 days of this notice.

SPECIFIC AUTHORITY: 212.17(6), 212.18(2), 213.06(1) FS. LAW IMPLEMENTED: 212.0606, 212.12(2), 213.235, 376.70, 403.717, 403.718, 403.7185 FS.

A HEARING WILL BE HELD AT THE DATE, TIME AND PLACE SHOWN BELOW:

DATE AND TIME: January 29, 2007, 10:00 a.m.

PLACE: Room 118, Carlton Building, 501 South Calhoun Street, Tallahassee, Florida

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 Green at (850)922-4830. 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 IS: Jamie Peate, Operations Analyst, Technical Assistance and Dispute Resolution, Department of Revenue, P. O. Box 7443, Tallahassee, Florida 32314-7443, telephone (850)922-4726

#### THE FULL TEXT OF THE PROPOSED RULE IS:

#### 12A-16.008 Public Use Forms.

(1)(a) The following public use forms and instructions are employed by the Department of Revenue in its dealings with the public in administering the rental car surcharge, as provided in this rule chapter, and the solid waste fees, as provided in Rule Chapter 12A-12, F.A.C. These forms are hereby incorporated by reference in this rule.

(b) No change.		
Form Number	Title	Effective
		Date
(2) DR-15SWCS	Solid Waste and	
	Surcharge Return	
	(DR-15SW)(R. <u>01/07</u>	
	<del>01/06</del> )	<del>07/06</del>
(3) DR-15SWN	Instructions for	
	DR-15SW Solid	
	Waste and Surcharge	
	Returns (R. 01/07	
	<del>01/06</del> )	<del>07/06</del>
(4) No change		

(4) No change.

Specific Authority 212.17(6), 212.18(2), 213.06(1) FS. Law Implemented 212.0606, 212.12(2), 213.235, 376.70, 403.717, 403.718, 403.7185 FS. History–New 11-14-89, Amended 7-7-91, 8-10-92, 3-21-95, 6-19-01, 4-17-03, 9-28-04, 6-28-05, 7-25-06\_\_\_\_\_.

NAME OF PERSON ORIGINATING PROPOSED RULE: Jamie Peate, Operations Analyst, Technical Assistance and Dispute Resolution, Department of Revenue, P. O. Box 7443, Tallahassee, Florida 32314-7443, telephone (850)922-4726 NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Buzz McKown, Revenue Program Administrator II, Technical Assistance and Dispute Resolution, P. O. Box 7443, Tallahassee, Florida 32314-7443; telephone number (850)922-4721

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: December 18, 2006

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: November 9, 2006 (Vol. 32, No. 45, pp. 5273-5274)

# DEPARTMENT OF REVENUE

#### Sales and Use Tax

RULE NOS.:	RULE TITLES:
12A-19.030	Communications Services Tax Direct
	Pay Permits
12A-19.100	Public Use Forms

PURPOSE AND EFFECT: The purpose of the proposed amendments to Rule 12A-19.030, F.A.C. (Communications Services Tax Direct Pay Permits), is to: (1) require a permit holder whose permit will expire to file an application for renewal of the permit with the Department; (2) clarify that permit holders must issue a copy of their permit to make tax-exempt purchases of communications services identified on the permit; (3) clarify that permit holders must surrender a cancelled permit to the Department; and (4) clarify how permit holders are to pay the amount of communications services tax due to the Department.

The purpose of the proposed amendments to Rule 12A-19.100, F.A.C. (Public Use Forms) is to: (1) adopt, by reference, the new form used by permit holders to renew their direct pay permit; (2) provide which version of Form DR-700016, Florida Communications Services Tax Return, is to be used to report communications services tax on services billed during specified months; and (3) adopt, by reference, revisions to Form DR-700016, Communications Services Tax Return.

SUMMARY: The purpose of the proposed amendments to Rule 12A-19.030, F.A.C. (Communications Services Tax Direct Pay Permits), is to: (1) require a permit holder whose permit will expire to file an application for renewal of the permit with the Department; (2) clarify that permit holders must issue a copy of their permit to make tax-exempt purchases of communications services identified on the permit; (3) clarify that permit holders must surrender a cancelled permit to the Department; and (4) clarify how permit holders are to pay the amount of communications services tax due to the Department.

The purpose of the proposed amendments to Rule 12A-19.100, F.A.C. (Public Use Forms) is to: (1) adopt, by reference, the new form used by permit holders to renew their direct pay permit; (2) provide which version of Form DR-700016, Florida Communications Services Tax Return, is to be used to report communications services tax on services billed during specified months; and (3) adopt, by reference, revisions to Form DR-700016, Communications Services Tax Return.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COST: No Statement of Estimated Regulatory Cost was prepared.

Any person who wishes to provide information regarding a statement of estimated regulatory costs, or provide a proposal for a lower cost regulatory alternative must do so in writing within 21 days of this notice.

SPECIFIC AUTHORITY: 202.15, 202.151, 202.16(2), 202.26(3)(a), (c), (d), (e), (j), 202.27(7) FS.

LAW IMPLEMENTED: 202.11(3), (10), (11), 202.12(1), (3), 202.13(2), 202.15, 202.151, 202.16(2), (4), 202.17(6), 202.19(1), (7), 202.22(6), 202.27, 202.28(1), (2), 202.30(3), 202.33, 202.34(3), (4)(c), 202.35(1), (2) FS.

# A HEARING WILL BE HELD AT THE DATE, TIME AND PLACE SHOWN BELOW:

DATE AND TIME: January 29, 2007, 10:00 a.m.

PLACE: Room 118, Carlton Building, 501 South Calhoun Street, Tallahassee, Florida

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 Green, (850)922-4830. 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 RULES IS: Gary Gray, Revenue Program Administrator I, Technical Assistance and Dispute Resolution, Department of Revenue, P. O. Box 7443, Tallahassee, Florida 32314-7443, telephone (850)922-4729

#### THE FULL TEXT OF THE PROPOSED RULES IS:

12A-19.030 Communications Services Tax Direct Pay Permits.

(1) Persons who purchase communications services may apply for a communications services tax direct pay permit from the Department to assume the obligation of self-accruing and remitting to the state the tax due on their purchases of communications services when:

(a) The majority of the communications services purchased for use by a person are for communications that originate outside <del>of</del> Florida and terminate within Florida; or

(b) The taxable status of sales of communications services will be known only upon use.

(2) For purposes of this rule, the term "person" means a single legal entity and does not mean a group or combination of affiliated entities or entities controlled by one (1) person or group of persons.

(3)(a) To request a Communications Services Tax Direct Pay Permit, a person must file Form DR-700030, Application for Self-Accrual Authority/Direct Pay Permit Communications Services Tax (incorporated by reference in Rule 12A-19.100, F.A.C.), with the Department, in the manner provided on the form.

(b) Each permit holder must hold a valid dealer's Communications Services Tax Certificate of Registration (Form DR-700014) issued by the Department. Persons that are not registered with the Department for the communications

services tax must file an Application to Collect and/or Report Tax in Florida (Form DR-1) with the Department. If Form DR-700030, Application for Self-Accrual Authority/Direct Pay Permit Communications Services Tax accompanies Form DR-1, then Form DR-700020, Notification of Method Employed to Determine Taxing Jurisdiction (Communications Services Tax) (incorporated by reference in Rule 12A-19.100, F.A.C.), is only required to be filed if an applicant will be responsible for collecting and remitting local communications services taxes on sales of communications services.

(4)(a) The effective date of a Communications Services Tax Direct Pay Permit is the postmark date of the application or, when delivered by means other than the United States Postal Service, the date the application is received by the Department.

(b) The Department will specify on each communications services tax direct pay permit the specific taxes for which the Dealer is authorized to self-accrue and remit tax directly to the Department. When a direct pay permit authorizes self-accrual of any local communications services taxes, each service address that a direct pay permit applies to will be identified.

(c)1. A communications services tax direct pay permit expires five (5) years from the effective date. The expiration date shall be the end of the month preceding five years from the effective date, if the effective date is on or before the 15th of the month. The expiration date shall be the end of the month that is five (5) years from the effective date, if the effective date is after the 15th of the month. The Department will provide a Renewal Notice and Application for Self-Accrual Authority/Direct Pay Permit - Communications Services Tax (Form DR-700032, incorporated by reference in Rule 12A-19.100, F.A.C.) renewal notice to a permit holder sixty (60) days prior to the expiration date of a permit. Holders of a communications services tax direct pay permit whose certificate will expire must complete Form DR-700032 prior to expiration of their current direct pay permit. Persons that fail to receive Form DR-700032 a renewal notice or who that need more information regarding the notice may contact the Department at Account Management Central Registration, Florida Department of Revenue, P. O. Box 6480, Tallahassee, Florida 32314-6480.

2. When the registration of a permit holder has been canceled, and the permit holder no longer holds a valid dealer's Communications Services Tax Certificate of Registration, the permit holder must surrender the permit to the Department for cancellation. To surrender a permit, the permit holder must forward the permit to Account Management, Florida Department of Revenue, P. O. Box 6480, Tallahassee, Florida, 32314-6480.

<u>3.2.</u> Upon expiration of the purchasing customer's communications services tax direct pay permit, a dealer is required to collect and remit the applicable communications services tax from that customer.

(5) COMMUNICATIONS SERVICES TAX DIRECT PAY PERMIT FOR INTERSTATE COMMUNICATIONS SERVICES.

(a) Persons issued a direct pay permit under the provisions of this subsection will receive Form DR-700031, Communications Services Tax Direct Pay Permit. <u>Permit</u> holders must provide a copy of Form DR-700031 to the communications services dealer to purchase communications services identified on the permit tax-exempt at the time of purchase.

(b) Permit holders are required to pay each calendar year to the Department an amount not to exceed the following:

1. \$100,000 in communications services taxes, imposed under Sections 202.12 and 203.01(1)(a)2., F.S., on all charges for interstate communications services that originate outside Florida and terminate inside Florida that are billed to a single entity; or

2. \$100,000 in communications services taxes, imposed under Sections 202.12 and 203.01(1)(a)2., F.S., on all charges for interstate communications services that originate outside Florida and terminate inside Florida that are billed to a single entity and \$25,000 in local communications services tax, imposed under Section 202.19(1), F.S., on charges for interstate communications services that originate outside Florida and terminate inside Florida that are billed to each individual service address identified on a permit in any municipality or county imposing a local communications services tax.

(c) The filing of the returns for the taxes identified on a direct pay permit must be made on a monthly basis, and the tax may be remitted in one (1) of the following manners:

1. The tax due may be prorated throughout the calendar year;

2. The tax due, based on a permit holder's purchases, may be paid to the Department as the applicable tax is accrued; or

3. The total amount of the tax due, not to exceed the amount of the partial exemption authorized under the permit, may be paid in full as a single payment with the first return of each calendar year, followed by returns indicating that no tax is due in subsequent months. Subsequent returns must be filed indicating that that no tax is due with the return.

(d) A return must be filed by a direct pay permit holder even if no tax is due.

(e) A permit holder must pay its tax obligation to the Department using electronic funds transfer, as required by Section 202.30(1), F.S., and Rule Chapter 12-24, F.A.C., and must submit its return using electronic data interchange, as required by Section 202.30(2), F.S., and Rule Chapter 12-24, F.A.C.

(f) In the calendar year of issuance, any amounts of communications services taxes paid by a permit holder to its provider(s) after the effective date of a direct pay permit will be <u>included in credited against</u> the total amount of

communications services tax due to the Department for that calendar year. When In remitting the remaining amounts required to be paid to the Department, the amount paid directly to communications services provider(s) after the effective date of a permit may be deducted from the total amount due to the Department. In the event that a permit holder has paid to its provider(s) after the effective date of a direct pay permit an amount that exceeds results in total payments in excess of the amount of tax <u>allowed</u> required by the a permit, the a permit holder must obtain the applicable refund or credit from its provider(s).

(g) Communications services taxes and local communications services taxes are due and must be paid to the selling dealer or directly to the Department on all charges for intrastate communications services and charges for interstate communications services that originate inside Florida and terminate outside Florida.

(6) COMMUNICATIONS SERVICES TAX DIRECT PAY PERMIT FOR TAX DUE UPON DETERMINATION OF USE.

(a) Persons that are issued a direct pay permit under the provisions of this subsection will receive Form DR-700031, Communications Services Tax Direct Pay Permit. <u>Permit holders must provide a copy of Form DR-700031 to the communications services dealer to purchase communications services identified on the permit tax-exempt at the time of purchase.</u>

(b) Permit holders are required to file tax returns on a monthly basis and pay to the Department the amount of the state communications services tax, imposed under Sections 202.12 and 203.01(1)(a)2., F.S., and the amount of local communications services taxes, imposed under Section 202.19, F.S., due upon the determination of the use of such communications services.

(7) In the event that an original communications services tax direct pay permit is lost or destroyed, a permit holder may request a replacement by visiting any local Department of Revenue Service Center to personally obtain a copy or by contacting the Department at (800)352-3671 (in Florida only) or (850)488-6800. Persons with hearing or speech impairments may call the Department's TDD<sub>7</sub> at (800)367-8331. Written requests should be addressed to <u>Account Management Central Registration</u>, Florida Department of Revenue, P. O. Box 6480, Tallahassee, Florida 32314-6480.

(8) through (9) No change.

Specific Authority 202.26(3)(e), (i), 202.27(<u>7)(6)</u> FS. Law Implemented 202.12(3), 202.16(4), 202.19(<u>7)(8)</u>, 202.27(<u>7)(6)</u>(b), 202.30, 202.34(3) FS. History–New 1-31-02, Amended 4-17-03.\_\_\_\_\_.

Cross-Reference: Rules 12A-19.010 and 12A-19.060, F.A.C.

12A-19.100 Public Use Forms.

(1)(a) The Department employs the following public-use forms and instructions in the administration of Chapter 202, F.S., Communications Services Tax. These forms are hereby incorporated by reference in this rule.

(b) No change.

(b) No change.		
REVISON DATE	REPORTING PERIODS	
<u>01/07</u>	January 2007 –	
<u>06/06</u>	<u> June 2006 – December 2006</u>	
01/06	January 2006 – <u>May 2006</u>	
	November 2005 – December	2005
	June 2005 – October 2005	
	January 2005 – May 2005	2004
	November 2004 – December Deteber 2004	2004
	October 2004 June 2004 – September 2004	
01/04	January 2004 – September 2004 January 2004 – May 2004	
	December 2003	
	November 2003	
	October 2003	
06/03	June 2003 – September 2003	
03/03	March 2003 – May 2003	
01/03	January 2003 – February 200	13
	December 2002	
	November 2002	
	October 2002 Southard 2002	<b>202</b>
01/02 12/01	January 2002 – September 20 October 2001 – December 20	J02 001
12/01	Octobel 2001 – Decembel 20	01
Form Number	Title	Effective
		Date
(3) No change.		
(4)(a) DR-700016	Florida Communications	
(), <u>, = = : : : : : : :</u>	Services Tax Return	
	(R. 01/07)	
(h) DD 700016		
<u>(b) DR-700016</u>	Florida Communications	
	Services Tax Return	
	<u>(R. 06/06)</u>	
(a) through (s) ren	umbered (c) through (u) No	change.
(5) through (11) N	o change.	
(12)(a) DR-70003	0 Application for Self-	
( ) <del>, , ,</del>	Accrual Authority/Direct	
	Pay Permit Communication	
	•	DIIS
	Services Tax ( <u>R. 06/06</u>	
	<del>N. 07/01</del> )	<u>04/03</u>
(b) DR-700032	Renewal Notice and	
	Application for	
	Self-Accrual Authority/	
	Direct Pay Permit –	
	•	
	Communications Services	<u>i</u>
	Tax (R. )	

(2) The following versions of Form DR-700016, Florida Communications Services Tax Return, are applicable to the reporting periods and service billing dates indicated:

SERVICE BILLING DATES
January 1, 2007 –
June 1, 2006 – December 31, 2006
January 1, 2006 – May 31, 2006
November 1, 2005 – December 31, 2005
June 1, 2005– October 31, 2005
January 1, 2005 – May 31, 2005
November 1, 2004 – December 31, 2004
October 1, 2004 – October 31, 2004
June 1, 2004 – September 30, 2004
January 1, 2004 – May 31, 2004
December 1, 2003 – December 31, 2003
November 1, 2003 – November 30, 2003
October 1, 2003 – October 31, 2003
June 1, 2003 – September 30, 2003
March 1, 2003 – May 31, 2003
January 1, 2003 – February 28, 2003
December 1, 2002 – December 31, 2002
November 1, 2002 – December 31, 2002 November 1, 2002 – November 30, 2002
October 1, 2002 – November 30, 2002 October 1, 2002 – October 31, 2002
January 1, 2002 – September 30, 2002
October 1, 2001 – December 31, 2001

Specific Authority 202.151, 202.16(2), 202.26(3)(a), (c), (d), (e), (j), <u>202.27(7)</u> FS. Law Implemented 202.11(3), (10), (11), 202.12(1), (<u>3)</u>, 202.13(2), 202.151, 202.16(2), (4), 202.17(6), 202.19(1), (<u>7)</u>, 202.22(6), 202.27, 202.28(1), (2), 202.30(<del>3)</del>, 202.33, 202.34(3), (4)(c), 202.35(1), (2) FS. History–New 4-17-03, Amended 7-31-03, 10-1-03, 9-28-04, 6-28-05, 11-14-05, 7-16-05, \_\_\_\_\_.

NAME OF PERSON ORIGINATING PROPOSED RULE: Gary Gray, Revenue Program Administrator I, Technical Assistance and Dispute Resolution, Department of Revenue, P. O. Box 7443, Tallahassee, Florida 32314-7443, telephone (850)922-4729

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Buzz McKown, Revenue Program Administrator II, Technical Assistance and Dispute Resolution, P. O. Box 7443, Tallahassee, Florida 32314-7443; telephone number (850)922-4721

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: December 18, 2006

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: November 9, 2006 (Vol. 32, No. 45, pp. 5274-5277)

#### DEPARTMENT OF REVENUE

#### **Miscellaneous Tax**

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

PURPOSE AND EFFECT: The purpose of the proposed amendments to Rule 12B-5.150, F.A.C. (Public Use Forms), is to adopt, by reference, changes to forms used by the Department in the administration of the taxes imposed on fuels and pollutants.

SUMMARY: The proposed amendments to Rule 12B-5.150, F.A.C. (Public Use Forms), adopt, by reference, changes to forms used by the Department in the administration of the taxes imposed on fuels and pollutants.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COST: No Statement of Estimated Regulatory Cost was prepared.

Any person who wishes to provide information regarding a statement of estimated regulatory costs, or provide a proposal for a lower cost regulatory alternative must do so in writing within 21 days of this notice.

SPECIFIC AUTHORITY: 206.14(1), 206.59(1), 213.06(1) FS. LAW IMPLEMENTED: 206.02, 206.021, 206.022, 206.025, 206.026, 206.027, 206.028, 206.05, 206.055, 206.095, 206.404, 206.43, 206.86, 206.877, 206.90, 206.91, 206.92, 206.9931, 206.9943 FS.

A HEARING WILL BE HELD AT THE DATE, TIME AND PLACE SHOWN BELOW:

DATE AND TIME: January 29, 2007, 10:00 a.m.

PLACE: Room 118, Carlton Building, 501 South Calhoun Street, Tallahassee, Florida

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 hours before the workshop/meeting by contacting: Larry Green at (850)922-4830. 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 IS: Jamie Peate, Operations Analyst, Technical Assistance and Dispute Resolution, Department of Revenue, P. O. Box 7443, Tallahassee, Florida 32314-7443, telephone (850)922-4726

# THE FULL TEXT OF THE PROPOSED RULE IS:

12B-5.150 Public Use Forms.

(1)(a) The following public use forms and instructions are utilized by the Department and are hereby incorporated by reference in this rule.

(b) Copies may be obtained, without cost, by one (1) or more of the following methods: 1) downloading the form from the Department's Internet site at www.myflorida.com/dor/forms/; or, 2) faxing a forms request to the Distribution Center at (850)922-2208; <u>or.</u> 3) calling the Distribution Center at (850)488-8422; or, 4) writing the Florida Department of Revenue, Distribution Center, 168A Blountstown Highway, Tallahassee, Florida 32304; or, 5) visiting any local Department of Revenue Service Center to personally obtain a copy. Persons with hearing or speech impairments may call the Department's TDD at (800)367-8331.

(800)367-8331.		
Form Number	Title	Effective Date
<u>(2)(1)</u> DR-138	Application for	
	Fuel Tax Refund –	
	Agriculture,	
	Aquacultural, an	
	Commercial Fish	hing
	Purposes	
	(R. <u>01/07</u> <del>03/06</del> )	
(2) through (7) renumbered (		
<u>(9)(8)</u> DR-160	Application for I	
	Tax Refund $=$ M	
	Transit System U	
	(R. <u>01/07</u> <del>03/06</del> )	
<u>(10)</u> (9) DR-161	Refund Applicat	ion
	Schedule of Purc	
	for Tax Paid Pur	
	Only (R. <u>01/07</u>	
(10) through (12) renumbere	d (11) through (13	3) No change.
<u>(14)</u> (13) DR-182	Florida Air Carri	ier
	Fuel Tax Return	
	(R. <u>01/07</u> <del>01/06</del> )	<u>05/06</u>
<u>(15)(14)</u> No change.		
(16)(15) DR-189	Application for I	Fuel
	Tax Refund _	
	Municipalities, C	Counties
	and School Dist	ricts
	(R. <u>01/07</u> <del>03/06</del> )	<u></u>
<u>(17)<del>(16)</del> DR-190</u>	Application for I	Fuel
	Tax Refund - No	on-Public
	Schools	
	(R. <u>01/07</u> <del>03/06</del> )	) <del>05/06</del>
<u>(18)<del>(17)</del> DR-191</u>	Application for	
	Aviation Fuel	
	Refund <u>–</u> Air	
	Carriers	
	(R. <u>07/06</u> <del>03/06</del> )	) <del>05/06</del>
(18) through (19) ren	umbered (19) th	rough (20) No
change.		
<u>(21)(20)</u> DR-309631	Terminal Suppli	er
······································	Fuel Tax	
	Return (R. <u>01/07</u>	7
	<del>01/06</del> )	<del>-</del> <del>05/06</del>
	01,00)	000

<u>(22)<del>(21)</del> DR-309631N</u>	Instructions for Filing Terminal Supplier Fuel Tax	<u>(33)<del>(32)</del> DR-309637</u>	Petroleum Carrier Information Return (R. <u>01/07</u>
	Return (R. <u>01/07</u>		<del>01/06</del> ) <u>05/06</u>
	<del>01/06</del> ) <u>05/0</u>	<del>6</del> <u>(34)(33)</u> DR-309637N	Instructions for
<u>(23)(22)</u> DR-309632	Wholesaler/Importer Fuel		Filing Petroleum
	Tax Return (R. <u>01/07</u>		Carrier Information
	<del>01/06</del> ) <u>05/(</u>	6	Return (R. <u>01/07</u>
<u>(24)(23)</u> DR-309632N	Instructions for Filing		<del>01/06</del> ) <u>05/06</u>
	Wholesaler/Importer	<u>(35)</u> (34) DR-309638	Exporter Fuel Tax
	Fuel Tax Return		Return (R. <u>01/07</u>
	(R. 01/07 01/06) 05/0		<u>01/06)</u> <u>05/06</u>
<u>(25)<del>(24)</del> DR-309633</u>	Mass Transit System	<u>(36)</u> (35) DR-309638N	Instructions for
	Provider Fuel Tax		Filing Exporter
	Return (R. $01/07$		Fuel Tax
(AC) (AS) DD 200(22)	<del>01/06</del> ) <u>05/(</u>	6	Return (R. $01/07$
<u>(26)<del>(25)</del> DR-309633N</u>	Instructions for	(27)(26) DB 200(20	01/06)05/06
	Filing Mass Transit	<u>(37)</u> (36) DR-309639	Application for
	System Provider Fuel Tax Return		Return of Tax
	(R. 01/07 01/06) = 05/0	6	Paid on Undyed Diesel Used
<u>(27)<del>(26)</del> DR-309634</u>	Local Government		for Off-Road or
(27)(20) DR-309034	User of Diesel Fuel		Other Exempt
	Tax Return (R. $01/07$		Purposes
	$\frac{01/06}{01/06}$	6	(with Instructions)
<u>(28)<del>(27)</del> DR-309634N</u>	Instructions for		(R. 07/06 04/06) 05/06
<u>(20)</u> (2)) 210 200 00 110	Filing Local	<u>(38)</u> (37) DR-309640	Application for
	Government		Refund of Tax Paid
	User of Diesel		on Undyed Diesel
	Fuel Tax Return		Consumed by Motor
	(R. 01/07 01/06) - 05/0	6	Coaches During Idle
<u>(29)<del>(28)</del> DR-309635</u>	Blender/Retailer of		Time in Florida
	Alternative Fuel Tax	(20) (20) DD 200 (15	(R. 01/07 01/06) 05/06
	Return (R. <u>01/07</u>	<u>(39)</u> (38) DR-309645	2006 Refundable
	<del>01/06</del> ) <u>05/(</u>	6	Portion of Local
<u>(30)</u> (29) DR-309635N	Instructions for		Option and
	Filing Blender/		SCETS Tax (P. 06/06 01/06) 05/06
	Retailer of	<u>(40)<del>(39)</del> DR-309660</u>	(R. <u>06/06</u> <del>01/06</del> ) <u>05/06</u> Application for
	Alternative	<u>(40)</u> (39) DR-309000	Pollutant Tax Refund
	Fuel Tax Return		(R. 01/07 04/06)   05/06
	(R. <u>01/07</u>	Specific Authority 206 14(1	
	<del>01/06</del> ) <u>05/0</u>		1), 206.59(1), 213.06(1) FS. Law , 206.022, 206.025, 206.026, 206.027,
<u>(31)</u> ( <del>30)</del> DR-309636	Terminal Operator	206.028, 206.05, 206.055,	206.095, 206.404, 206.43, 206.86,
	Information Return	N. 11 01 06 Ameril 110 0	.92, 206.9931, 206.9943 FS. History-
	(R. 01/07 01/06) 05/0	6 New 11-21-90, Amended 10-2	7-98, 3-1-00,
<u>(32)<del>(31)</del> DR-309636N</u>	Instructions for	NAME OF PERSON OR	IGINATING PROPOSED RULE:
	Filing Terminal	_	Analyst, Technical Assistance and
	Operator Information		ment of Revenue, P. O. Box 7443,
	Return (R. 01/07 <del>01/06</del> ) 05/0		7443, telephone (850)922-4726
	(R. 01/07 01/06) 05/0	0	

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Buzz McKown, Revenue Program Administrator II, Technical Assistance and Dispute Resolution, P. O. Box 7443, Tallahassee, Florida 32314-7443; telephone number (850)922-4721

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: December 18, 2006

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: November 9, 2006 (Vol. 32, No. 45, pp. 5277-5278)

# DEPARTMENT OF REVENUE

#### **Miscellaneous Tax**

RULE NO .:

RULE TITLE:

12B-8.003 Tax Statement; Overpayments

PURPOSE AND EFFECT: The purpose of the proposed amendments to Rule 12B-8.003, F.A.C. (Tax Statement; Overpayments), is to adopt, by reference, changes to forms used by the Department in the administration of the insurance premium tax.

SUMMARY: The proposed amendments to Rule 12B-8.003, F.A.C. (Tax Statement; Overpayments), are necessary to adopt, by reference, changes to forms used by the Department in the administration of the insurance premium tax.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COST: No Statement of Estimated Regulatory Cost was prepared.

Any person who wishes to provide information regarding a statement of estimated regulatory costs, or provide a proposal for a lower cost regulatory alternative must do so in writing within 21 days of this notice.

SPECIFIC AUTHORITY: 213.06(1) FS.

LAW IMPLEMENTED: 213.05, 213.37, 624.5092, 624.511, 624.518 FS.

A HEARING WILL BE HELD AT THE DATE, TIME AND PLACE SHOWN BELOW:

DATE AND TIME: January 29, 2007, 10:00 a.m.

PLACE: Room 118, Carlton Building, 501 South Calhoun Street, Tallahassee, Florida

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 Green at (850)922-4830. 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 IS: Jamie Peate, Operations Analyst, Technical Assistance and Dispute Resolution, Department of Revenue, P. O. Box 7443, Tallahassee, Florida 32314-7443, telephone (850)922-4726

#### THE FULL TEXT OF THE PROPOSED RULE IS:

12B-8.003 Tax Statement; Overpayments.

(1) Tax returns and reports shall be made by insurers on forms prescribed by the Department. These forms are hereby incorporated by reference in this rule.

(2) through (4) No change.

(2) unougn (4) No C	nange.	
Form Number	Title	Effective
		Date
(5)(a) DR-907	Florida Insurance	
	Premium Installment	
	Payment	
	(R. <u>01/07</u> <del>01/06</del> )	<u> <del>06/06</del></u>
(b) DR-907N	Information for Filing	
	Insurance Premium	
	Installment Payment	
	(Form DR-907)	
	(R. <u>01/07</u> <del>01/06</del> )	<u> 06/06</u>
(6)(a) DR-908	Insurance Premium	
	Taxes and Fees Return	
	for Calendar Year	
	<u>2006</u> <del>2005</del> (R. <u>01/07</u>	
	<del>01/06</del> )	<del>06/06</del>
(b) DR-908N	Instructions for Preparing	
	Form DR-908 Florida	
	Insurance Premium Taxes	
	and Fees Return (R. 01/07	
	01/06)	<del>06/06</del>
(7) DR-350900	2006 2005 Insurance	
	Premium	
	Tax Information for	
	Schedules XII and	
	XIII, DR-908 (R. 01/07	
	<del>01/06</del> )	<del>06/06</del>

Specific Authority 213.06(1) FS. Law Implemented 213.05, 213.37, 624.5092, 624.511, 624.518 FS. History–New 2-3-80, Formerly 12B-8.03, Amended 3-25-90, 3-10-91, 2-18-93, 6-16-94, 12-9-97, 3-23-98, 7-1-99, 10-15-01, 8-1-02, 5-4-03, 9-28-04, 6-28-05, 6-20-06.

NAME OF PERSON ORIGINATING PROPOSED RULE: Jamie Peate, Operations Analyst, Technical Assistance and Dispute Resolution, Department of Revenue, P.O. Box 7443, Tallahassee, Florida 32314-7443, telephone (850)922-4726

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: December 18, 2006

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Buzz McKown, Revenue Program Administrator II, Technical Assistance and Dispute Resolution, P. O. Box 7443, Tallahassee, Florida 32314-7443; telephone number (850)922-4721

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: November 9, 2006 (Vol. 32, No. 45, pp. 5278-5279)

# DEPARTMENT OF REVENUE

#### **Corporate, Estate and Intangible Tax**

1 /	8
RULE NOS.:	RULE TITLES:
12C-1.0187	Credits for Contributions to
	Nonprofit Scholarship Funding
	Organizations
12C-1.0191	Capital Investment Tax Credit
	Program
12C-1.051	Forms

PURPOSE AND EFFECT: The purpose of the proposed amendments to Rule 12C-1.0187, F.A.C. (Credits for Contributions to Nonprofit Scholarship Funding Organizations), is to incorporate changes to Section 220.187, F.S., as amended by Section 2, Chapter 2006-75, L.O.F., which provide for rescindments of the tax credit for contributions to nonprofit scholarship organizations and remove the limitation on the amount of donation that may be contributed by an entity to such organizations.

The purpose of the proposed amendments to Rule 12C-1.0191, F.A.C. (Capital Investment Tax Credit Program), is to provide the requirements of the approval process for a new qualifying project located in an enterprise zone and brownfield area for purposes of the capital investment tax credit applied against the corporate income tax, pursuant to Section 220.191(1)(h)3., F.S., created by Section 1, Chapter 2006-55, L.O.F.

The purpose of the proposed amendments to Rule 12C-1.051, F.A.C. (Forms), is to adopt, by reference, new forms and changes to the forms used by the Department in the administration of the corporate income tax and to remove obsolete forms no longer used by the Department.

SUMMARY: The proposed amendments to Rule 12C-1.0187, F.A.C. (Credits for Contributions to Nonprofit Scholarship Funding Organizations), incorporate changes to Section 220.187, F.S., as amended by Section 2, Chapter 2006-75, L.O.F. The proposed amendments remove language that specifically disallowed a rescindment of an allocated credit and the limitation on the amount of donation that may be contributed by an entity to nonprofit scholarship organizations. The proposed amendments provide guidance on the rescindment process and when such rescindments of credit will be approved by the Department. The proposed amendments also provide that, in lieu of a specific threshold requiring taxpayers to file an application for credit against the corporate income tax online, taxpayers who are required to file returns and remit payments by electronic means pursuant to Section 213.755, F.S., and Rule Chapter 12-24, F.A.C., will be required to file the application online via the Department's online Internet site.

The proposed amendments to Rule 12C-1.0191, F.A.C. (Capital Investment Tax Credit Program), provide information and the requirements of the approval process for a new qualifying project that is located in an enterprise zone and brownfield area for purposes of the capital investment tax credit applied against the corporate income tax, pursuant to Section 220.191(1)(h)3., F.S., created by Section 1, Chapter 2006-55, L.O.F.

The proposed amendments to Rule 12C-1.051, F.A.C. (Forms), adopt, by reference, new forms and changes to the forms used by the Department in the administration of the corporate income tax and remove obsolete forms no longer used by the Department.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COST: No Statement of Estimated Regulatory Cost was prepared.

Any person who wishes to provide information regarding a statement of estimated regulatory costs, or provide a proposal for a lower cost regulatory alternative must do so in writing within 21 days of this notice.

SPECIFIC AUTHORITY: 213.06(1), 220.187, 220.191(7), 220.51 FS.

LAW IMPLEMENTED: 213.05, 213.35, 213.755, 220.03(1), 220.11, 220.12, 220.13(1), (2), 220.131, 220.14, 220.15, 220.16, 220.181, 220.182, 220.183, 220.184, 220.1845, 220.185, 220.186, 220.187, 220.1895, 220.19, 220.191, 220.21, 220.211, 220.22, 220.221, 220.222, 220.23, 220.24, 220.241, 220.31, 220.32, 220.33, 220.34, 220.41, 220.42, 220.43, 220.44, 220.51, 220.721, 220.723, 220.725, 220.737, 220.801, 220.803, 220.805, 220.807, 220.809, 221.04 FS.

A HEARING WILL BE HELD AT THE DATE, TIME AND PLACE SHOWN BELOW:

DATE AND TIME: January 29, 2007, 10:00 a.m.

PLACE: Room 118, Carlton Building, 501 South Calhoun Street, Tallahassee, Florida

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 Green at (850)922-4830. 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 RULES IS: Robert DuCasse, Tax Law Specialist, Technical Assistance and Dispute Resolution, Department of Revenue, P. O. Box 7443, Tallahassee, Florida 32314-7443, telephone (850)922-4715

THE FULL TEXT OF THE PROPOSED RULES IS:

12C-1.0187 Credits for Contributions to Nonprofit Scholarship Funding Organizations.

(1) An application for Corporate Income Tax Credit for Contributions to Nonprofit Scholarship Funding Organizations (SFOs) (Form F-1160, incorporated by reference in Rule 12C-1.051, F.A.C.) must be filed with the Department to receive such credit.

(a) Taxpayers required to file returns and remit payments by electronic means pursuant to Section 213.755, F.S., and <u>Rule Chapter 12-24, F.A.C.</u>, that paid \$30,000 or more in eorporate income tax in the state fiscal year prior to application must apply online via the Department's Internet site at www.myflorida.com/dor. When the application for credit has been completed and submitted electronically, a confirmation screen will provide a confirmation number and will confirm receipt of the electronic application for credit.

(b) Taxpayers <u>who are not required to file returns and</u> remit payments by electronic means pursuant to Section 213.755, F.S., and Rule Chapter 12-24, F.A.C., that paid less than \$30,000 in corporate income tax in the state fiscal year prior to application are encouraged to apply online via the Department's Internet site at www.myflorida.com/dor. However, <u>such taxpayers a taxpayer that paid less than \$30,000</u> in corporate income tax in the state fiscal year prior to application may apply for an allocation of credit by <u>filing</u> mailing a paper version of Form F-1160 with the Department to: Florida Department of Revenue, Revenue Accounting CIT SFO Credit, 5050 W. Tennessee Street, Building I, Tallahassee, FL 32399-0100.

(c) No change.

(2) through (3) No change.

(4) A taxpayer is required to make a separate application for each <u>SFO</u> scholarship funding organization it intends to support or any carry forward credit it would like to use. <del>Any</del> eredit, including carry forward credits, allocated to a taxpayer cannot be rescinded by the taxpayer or returned to the Department for reallocation to another taxpayer.

(5) through (6) No change.

(7) Effective for tax years beginning on or after January 1. 2006, a taxpayer may apply to the Department for rescindment of all or part of a previously approved credit allocation for a contribution to an SFO, or a credit carryforward. The rescindment will be approved unless: (1) the taxpayer has had more than one approved rescindment of this credit within the last three (3) tax years; (2) the previously approved credit allocation amount to be rescinded has been claimed as a credit on a previously filed Florida corporate income tax return; or (3) the allocation year is closed for all taxpayers. The allocation for a particular year is closed for all taxpayers at the end of the subsequent calendar year. For example, the allocation year beginning January 1, 2006, closes for all taxpayers on December 31, 2007, regardless whether the annual allotment has been reached, because there are no more tax years remaining open that began in calendar year 2006 as of December 31, 2007.

(a) An Application for Rescindment of Corporate Income Tax Credit for Contributions to Nonprofit Scholarship Funding Organizations (SFOs) (Form F-1161, incorporated by reference in Rule 12C-1.051, F.A.C.) must be filed with the Department to rescind all or part of a previously approved credit allocation or credit carryforward allocation.

(b)1. Taxpayers required to file returns and remit payments by electronic means pursuant to Section 213.755, F.S., and Rule Chapter 12-24, F.A.C., must apply for rescindment of all or part of a previously approved credit allocation for a contribution to an SFO, or a credit carryforward, online via the Department's Internet site at www.myflorida.com/dor. When the application for rescindment has been completed and submitted electronically, a confirmation screen will provide a confirmation number and will confirm receipt of the electronic application for rescindment.

2. Taxpayers who are not required to file returns and remit payments by electronic means pursuant to Section 213.755, F.S., and Rule Chapter 12-24, F.A.C., are encouraged to apply for the rescindment of a credit allocation for a contribution to an SFO by applying online via the Department's Internet site. However, such taxpayers may apply for a rescindment by filing a paper version of Form F-1161 with the Department.

(c) The Department will send written correspondence to each rescindment applicant within ten working days of receipt of the application for rescindment regarding the amount of the rescindment or the reason the rescindment could not be approved.

(d) If the approval of a rescindment reopens the credit allocation for a year in which the annual allotment had previously been reached, the Department will notify each SFO that additional credit is available for allocation for that year.

(8)(7) No change.

Specific Authority 213.06(1), 220.187, 220.51 FS. Law Implemented 213.05, 213.35, 213.755, 220.03(1), 220.131, 220.187, 220.44 FS. History–New 3-15-04<u>. Amended</u>.

12C-1.0191 Capital Investment Tax Credit Program.

(1) Qualifying projects defined in Section 220.191(1)(h)1. and 2., F.S.

(a)(1) Section 220.191, F.S., requires an application process for the capital investment tax credit, which includes review and recommendation by Enterprise Florida (EFI), and a certification from the Office of Tourism, Trade, and Economic Development (OTTED). Once the applicant has been recommended by EFI and certified by OTTED, the applicant is required to reach a written agreement with the Florida Department of Revenue (Department) on how the taxable income from the qualifying project is to be determined or

calculated. The Department adopts a Technical Assistance Advisement (TAA), which the applicant requests from the Department, as the method for entering into such written agreement. When requesting the TAA, the applicant <u>is required</u> to should follow the guidelines provided in Rule 12-11.003, F.A.C., and in addition, to include how the applicant proposes they propose to determine the taxable income generated by or arising out of the qualifying project.

<u>1.(a)</u> In situations where the applicant is using a separate corporate entity to account for the activities of the qualifying project, the taxable income generated by that entity as reported on the return filed pursuant to Section 220.22(1), F.S., will be used to determine the amount of income tax due, and the subsequent amount of the credit that will be available for use. If the applicant has other activities not related to the project reported on this return, a pro forma attachment will be required to separately account for the taxable income generated by the project, the resulting amount of tax due, and the subsequent amount of the credit that will be available for use.

2.(b) Where the activities of the qualifying project are included within preexisting multiple corporate structures, such as several affiliates or divisions, or the activities of the project are included within a corporation or corporations that are included in filing a consolidated income tax return filed pursuant to Section 220.131, F.S., the applicant will be required to separately account for, using a "pro forma" format, the qualifying project's taxable income, the amount of income tax due, and subsequent credit. This pro-forma attachment will indicate separately all revenues, expenses, either direct or indirect, and any other adjustments made in the determination of the project's annual taxable income, and the subsequent annual amount of the Capital Investment Tax Credit that may be claimed on in the Florida corporate income tax return. This computation requires the qualifying project's annual taxable income to be determined by generally accepted accounting principles (GAAP) and, to conform to the provisions contained in Florida Corporate Income Tax Law under Chapter 220, F.S.

<u>3.(e)</u> In situations where the activities of the project are included within other types of corporate structures, the applicant will be required to separately account for, using a "pro forma" format, the qualifying project's taxable income, the amount of income tax due, and subsequent credit. This pro-forma attachment will indicate separately all revenues, expenses, either direct or indirect, and any other adjustments made in the determination of the project's annual taxable income, and the subsequent annual amount of the Capital Investment Tax Credit that may be claimed <u>on</u> in the Florida corporate income tax return. This computation requires the qualifying project's annual taxable income to be determined by generally accepted accounting principles (GAAP) and, to conform to the provisions contained in Florida Corporate Income Tax Law under Chapter 220, F.S.

(b)(2) The maximum annual amount of Capital Investment Tax Credit is limited to 5 percent of the certified eligible capital costs of the qualifying project, for a period not to exceed 20 years, beginning with the commencement of the project's operations. The tax credit may not be carried forward or backward. The sum of all capital investment tax credits cannot exceed 100 percent of the eligible capital costs of the project.

(2) Qualifying projects defined in Section 220.191(1)(h)3., <u>F.S.</u>

(a) Section 220.191, F.S., requires an application process for the capital investment tax credit, which includes review and recommendation by Enterprise Florida (EFI) and a certification from the Office of Tourism, Trade, and Economic Development (OTTED). The maximum annual amount of Capital Investment Tax Credit is limited to the lesser of \$15 million or 5 percent of the certified eligible capital costs of the qualifying project, for a period not to exceed 20 years, beginning with the commencement of the project's operations. If the tax credit is not fully used in any one year, the unused amount may be carried forward for a period not to exceed 20 years after the commencement of operations of the project. The tax credit may be used in whole or in part by the qualifying business or by any corporation that is a member of that qualifying business' affiliated group of corporations, is a related entity taxable as a cooperative under subchapter T of the Internal Revenue Code, or, if the qualifying business is an entity taxable as a cooperative under subchapter T of the Internal Revenue Code, is related to the qualifying business. The sum of all capital investment tax credits cannot exceed 100 percent of the eligible capital costs of the project.

(b) When the capital investment tax credit is used in whole or in part by a member of the qualifying business's affiliated group or by a related entity that is taxable as a cooperative under subchapter T of the Internal Revenue Code, the qualifying business and the entities claiming the qualifying business's tax credit must attach a schedule reconciling the amount of capital investment tax credit claimed by each entity. The name, federal identification number, and amount of capital investment tax credit claimed by each entity must be included in the schedule.

(3) A copy of the OTTED certification, EFI documents, and<u>, as appropriate</u>, any "pro forma" attachment required by the written agreement to provide the calculations used in the determination of the annual taxable income generated by or arising out of the qualifying project, <u>is required to should</u> be included with the Florida Corporate Income Tax Return (<u>Form form</u> F-1120) when filing for, and claiming the Capital Investment Tax Credit.

(4) A taxpayer that claims the capital investment tax credit against the insurance premium tax may not claim credit for the same qualifying project against the corporate income

	cts defined in Section 220. nent tax credit may only e tax.			Year Beginning on or after January 1, <u>2007</u> <del>2006</del> (R. <u>01/07</u> <del>01/06</del> )	<del>04/06</del>
Specific Authority 213. Implemented 220.191 FS. F	06(1), 220.191(7), 220.51 History–New 8-4-05 <u>, Amende</u>	FS. Law d	(8)(a) F-1120X	Amended Florida Corporate Income/	
12C-1.051 Forms. (1)(a) The followin	g forms and instructions	are used by		Franchise and Emergency Excise	
	lministration of the corpor			Tax Return	04/06
tax and franchise tax. Th	nese forms are hereby inco	rporated by	(L) = 1120 VN	(R. <u>01/07</u> <del>01/06</del> )	04/06
reference in this rule.			(b) F-1120XN	Instructions for	
(b) No change.				Preparing Form F-1120X Amended	
Form Number	Title	Effective		Florida Corporate	
		Date		Income/Franchise	
(2) No change.				and Emergency Excise	
(3) F-851	Corporate Income/			Tax Return	
	Franchise and			$(R. 01/07 01/06) _$	<del>04/06</del>
	Emergency Excise Tax		(9) No change.	(III. <u>01/07</u> 01/00)	01/00
	Affiliation Schedule	04/06	(10)(a) F-1156Z	Florida Enterprise Zone	
(4)(.) = 10.65	(R. <u>01/07</u> <del>01/06</del> )	<del>04/06</del>	(10)(4)1 11002	Jobs Credit Certificate	
(4)(a) F-1065	Florida Partnership			of Eligibility for	
	Information Return	<del>04/06</del>		Corporate Income	
(b) E 1065N	(R. <u>01/07</u> <del>01/06</del> ) Instructions for Preparin			Tax (R. <u>07/06</u> <del>07/05</del> )	<del>04/06</del>
(b) F-1065N	Form F-1065 Florida	g	(b) F-1156ZN	Instructions for	
	Partnership Information			Completing Form	
	Return (R. $01/07$			F-1156Z Florida	
	<del>01/05</del> )	<del>04/06</del>		Enterprise Zone Jobs	
(5) F-1120A	Florida Corporate Short			Credit Certificate of	
(5)1 112011	Form Income Tax Retur			Eligibility for Corporate	
	(R. <u>01/07</u> <del>01/06</del> )	<del></del> <del>04/06</del>		Income Tax	
(6)(a) F-1120	Florida Corporate	0 1/00		(R. <u>07/06</u> <del>07/05</del> )	<del>04/06</del>
(*)(*) = ===*	Income/Franchise and		<del>(11)(a) F-1158</del>	Enterprise Zone Property	
	Emergency Excise Tax			Tax Credit (R. 01/00)	<del>08/02</del>
	Return (R. <u>01/07</u>		<del>(b) F-1158N</del>	Instructions for Form	
	01/05)	<u></u> <del>04/06</del>		F-1158 Enterprise Zone-	
(b) F-1120N	F-1120 Instructions -			Property Tax	
	Corporate Income/			Credit (R. 01/00)	<del>08/02</del>
	Franchise and		<u>(11)(12)</u> (a) F-1158Z	A	
	Emergency Excise Tax			Property Tax Credit	
	Return for taxable			- Effective July 1, 1995	
	years beginning on or			(R. 01/07 01/03)	<u>06/03</u>
	after January 1, <u>2006</u> <del>20</del>	<del>05</del>	(b) F-1158ZN	Instructions for Form	
	(R. <u>01/07</u> <del>01/06</del> )	<del>04/06</del>		F-1158Z (Effective	
(7) F-1120ES	Declaration/Installment			July 1, 1995) Enterprise	
	of Florida Estimated			Zone Property Tax	
	Income/Franchise			Credit (R. $01/07$	06/02
	and/or Emergency		(1 <b>2</b> )(12) N1	<del>01/03</del> )	<u>06/03</u>
	Excise Tax for Taxable		<u>(12)(13)</u> No change.		

<u>(13)(a)<del>(14)</del> F-1160</u>	Application for Corporate		DE
	Income Tax Credit for		Div
	Contributions to		RU
	Nonprofit Scholarship		12I
	Funding Organizations		
	(SFOs) (R. <u>10/06</u>		PU
	<del>07/04</del> )	<del>09/04</del>	12I
<u>(b) F-1161</u>	Application for		em
	Rescindment of		pay
	Corporate Income		the
	Tax Credit for		to 61.
	Contributions to		and
	Nonprofit Scholarship		to
	Funding Organizations		sup
	(SFOs) (R. 07/06)		SU
<u>(14)(15)</u> No change.			gui
<u>(15)(16)</u> F-7004	Florida Tentative		pay
	Income/Franchise		inc
	and/or Emergency		ass
	Excise Tax Return and		pro
	Application for Extension		fun
	of Time to File Return		the
	(R. <u>01/07</u> <del>01/06</del> )	_ <del>04/06</del>	pro
			ren

Specific Authority 213.06(1), 220.51 FS. Law Implemented 220.11, 220.12, 220.13(1), (2), 220.14, 220.15, 220.16, 220.181, 220.182, 220.183, 220.184, 220.1845, 220.185, 220.186, 220.187, 220.1895, 220.19, 220.191, 220.21, 220.221, 220.22, 220.221, 220.222, 220.23, 220.24, 220.241, 220.31, 220.32, 220.33, 220.34, 220.41, 220.42, 220.43, 220.44, 220.51, 220.721, 220.723, 220.725, 220.737, 220.801, 220.803, 220.805, 220.807, 220.809, 221.04 FS. History–New 9-26-77, Amended 12-18-83, Formerly 12C-1.51, Amended 12-21-88, 12-31-89, 1-31-91, 4-8-92, 12-7-92, 1-3-96, 3-18-96, 3-13-00, 6-19-01, 8-1-02, 6-19-03, 3-15-04, 9-24-04, 6-28-05, 5-1-06.

NAME OF PERSON ORIGINATING PROPOSED RULE: Robert DuCasse, Tax Law Specialist, Technical Assistance and Dispute Resolution, Department of Revenue, P. O. Box 7443, Tallahassee, Florida 32314-7443, telephone (850)922-4715

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Rodney Felix, Revenue Program Administrator I, Technical Assistance and Dispute Resolution, P. O. Box 7443, Tallahassee, Florida 32314-7443; telephone number (850)922-4111

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: December 18, 2006

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: November 9, 2006 (Vol. 32, No. 45, pp. 5279-5283)

#### DEPARTMENT OF REVENUE

# Division of Child Support EnforcementRULE NO.:RULE TITLE:12E-1.032Electronic Remittance of

2 Electronic Remittance of Support Payments

PURPOSE AND EFFECT: The creation of proposed Rule 12E-1.032, F.A.C., provides instruction and guidance to employers regarding the electronic remittance of support payments and electronic submission of associated case data to the State Disbursement Unit. The effect of this proposed rule is to develop procedures to use in the administration of Section 61.1824(6), F.S. These procedures will reduce data entry errors and misapplied payments as well as reduce the amount of time to process the payments, resulting in families receiving their support quicker.

SUMMARY: This proposed new rule provides instruction and guidance to employers on how to electronically remit support payments deducted pursuant to an income deduction order or income deduction notice and how to electronically submit associated case data to the State Disbursement Unit. The proposed rule provides acceptable methods of transferring funds and associated case data by electronic means, explains the process to resolve electronic remittance or transmission problems, identifies associated case data fields that must be remitted with each support payment, and provides that waivers granted to employers under Section 213.755, or Section 443.163, F.S., constitutes a waiver from the electronic support filing requirements.

The proposed rule also incorporates the National Automated Clearing House Association (NACHA), User Guide For Electronic Child Support Payments, Using The Child Support Application Banking Convention, Version 5.0, revised August 21, 2006. NACHA is the national trade association for electronic payments associations, which establishes the rules, industry standards, and procedures governing the exchange of commercial automated clearing house payments by depository financial institutions.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COST: No Statement of Estimated Regulatory Cost was prepared.

Any person who wishes to provide information regarding a statement of estimated regulatory costs, or provide a proposal for a lower cost regulatory alternative must do so in writing within 21 days of this notice.

SPECIFIC AUTHORITY: 61.1824(6), 409.2557(3)(o) FS. LAW IMPLEMENTED: 61.1824(6) FS.

A HEARING WILL BE HELD AT THE DATE, TIME AND PLACE SHOWN BELOW:

DATE AND TIME: Monday, January 22, 2007, 9:30 a.m.

PLACE: 4070 Esplanade Way, Room 301, Tallahassee, Florida 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 48 hours before the workshop/meeting by contacting: Larry Green at (850)922-4830. 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 IS: Phil Scruggs, Government Analyst II, Department of Revenue, P. O. Box 8030, Tallahassee, Florida 32314-8030, telephone (850)922-9558, e-mail address scruggsp@dor.state.fl.us

# THE FULL TEXT OF THE PROPOSED RULE IS:

12E-1.032 Electronic Remittance of Support Payments.

(1) Scope. This rule chapter sets forth the rules to be used in the administration of Section 61.1824(6), F.S., which provides for the electronic remittance of support payments deducted pursuant to an income deduction order or income deduction notice and the electronic submission of associated case data by an employer to the State Disbursement Unit. An employer who needs general information concerning the electronic remittance of support payments and associated case data may contact the State Disbursement Unit, EFT Marketing, at (850)205-8227.

(2) Definitions. As used in this rule:

(a) "Addenda record" means information required by the Department in an Automated Clearing House Credit "ACH credit" transfer that is needed to completely identify an employer or provide information concerning a payment, in approved electronic format.

(b) "Associated case data" means support payment information required to be submitted to the State Disbursement Unit pursuant to Title IV-D of the Social Security Act. Paragraph (5)(h), subparagraph 1. through 10., of this rule lists the case data required to be submitted to the State Disbursement Unit.

(c) "Automated Clearing House" or "ACH" means a central distribution and settlement point for the electronic clearing of debits and credits between financial institutions rather than the physical movement of paper items.

(d) "Automated Clearing House Credit" or "ACH credit" means the electronic transfer of funds generated by the employer, cleared through the ACH for deposit to the State Disbursement Unit.

(e) "Department" means the Florida Department of <u>Revenue.</u>

(f) "Due date" means the date that an electronic payment and associated case data must be received by the State Disbursement Unit.

(g) "Electronic means" includes any one or more of the following methods of transmitting funds or data: electronic data interchange, electronic funds transfer, Internet, or any other technology designated by the Department.

(h) "Employer" means a person, business, or organization that pays one or more workers to perform a service or engage in an activity in exchange for financial compensation.

(i) "Employer's representative" means a financial institution or business utilized by the employer to provide ACH support payment services.

(j) "National Automated Clearing House Association" or "NACHA" means the national trade association for electronic payments associations, which establishes the rules, industry standards, and procedures governing the exchange of commercial ACH payments by depository financial institutions.

(k) "State Disbursement Unit" or "SDU" means the single unit in the state that receives all withheld support payments and processes all support payments pursuant to Section 61.1824, E.S.

(3) Methods of Transferring Funds and Associated Case Data by Electronic Means.

(a) Electronic remittance of support payments and associated case data by the employer or the employer's representative to the State Disbursement Unit shall be in a format used within the "Automated Clearing House" or "ACH" network to conduct the transfer of support funds between business or government entities. An acceptable format includes either "Cash Concentration and Disbursement Plus (CCD+)" or "Corporate Trade Exchange (CTX)."

(b) The ACH credit transfer is the method by which employers subject to electronic payment requirements under this rule shall remit payments and associated case data by electronic means.

(4) Remittance or Transmission Problems.

(a) If the employer or employer's representative incorrectly submits associated case data or incorrectly remits support payments, the employer or the employer's representative shall contact, not later than the next business day after the date on which the error is discovered, the State Disbursement Unit toll-free at (888)883-0743 or local number at (850)201-0183 for specific instructions.

(b) The State Disbursement Unit shall review payment error and associated case data problems, determine the course of action to correct the error(s), and take steps to process the information and payment. The Department shall assist the State Disbursement Unit in resolving payment errors, on a case-by-case basis.

(c) To assist the employer or employer's representative in complying with Section 61.1824(6), F.S., and this rule chapter, the State Disbursement Unit shall contact the employer or employer's representative when one or more of the following conditions exist.

<u>1. The employer or employer's representative does not</u> transmit error-free payments and associated case data.

2. The employer or employer's representative varies from the requirements and specifications of these rules.

3. The employer or employer's representative fails to make timely electronic payments or timely provide associated case data, or fails to provide the required addenda record with the electronic payment.

(d) The State Disbursement Unit shall help the employer or the employer's representative resolve the condition(s) in paragraph (c).

(5) Procedures for Payment.

(a) Automated Clearing House Credit Method (ACH Credit Method). An employer who uses the ACH credit method must contact the employer's financial institution or a business that provides prescribed ACH services and arrange to transfer the support payment to the State Disbursement Unit using an ACH credit transfer.

(b) The employer or employer's representative must contact the State Disbursement Unit, EFT Marketing, at (850) 205-8227, prior to remitting electronically, and provide the information listed in paragraph (c). The State Disbursement Unit will compare the information provided by the employer or employer's representative with identifying information in the State Disbursement Unit's child support computer system. Identifying information submitted by the employer or the employer's representative must match the identifying information in the State Disbursement Unit computer system. If the information does not match, the payment may be misapplied to another case. The State Disbursement Unit will work with the employer or the employer's representative to resolve discrepancies.

(c) The employer or the employer's representative must provide the State Disbursement Unit with the following information for each obligor for whom payments will be remitted:

1. Obligor first and last name;

2. Obligor Social Security Number;

3. Obligee first and last name; and

4. Case identifier.

(d) The State Disbursement Unit will inform the employer or employer's representative of the following when there is a match of the information listed in paragraph (c).

<u>1. State Disbursement Unit's banking information to send</u> payments electronically; and

2. That electronic remittance of support payments may commence.

(e) Neither the State Disbursement Unit nor the Department will pay for expenses incurred by the employer or employer's representative to use the ACH credit method. Pursuant to Section 61.1301(2)(e)6., F.S., the employer may collect a fee from the employee's income for each withheld payment.

(f) To assure the receipt of support payments by the due date, an employer or the employer's representative must initiate the payment transaction in accordance with subsection (6).

(g) All ACH credit transfers must be in the NACHA Cash Concentration and Disbursement Plus "CCD+" or NACHA Corporate Trade Exchange "CTX" format containing an Accredited Standards Committee (ASC) X12 820 Payment Order/Remittance Advice Transaction Set with associated addenda record(s) for child support, in the format specified by the Department. The Department uses NACHA guidelines to govern the formats and specifications for the electronic remittance of support payments and the electronic submission of associated case data, which are contained in the User Guide For Electronic Child Support Payments, Using The Child Support Application Banking Convention, Version 5.0, revised August 21, 2006, incorporated herein by reference. Members of the public may obtain a copy of the NACHA guidelines by writing to the Florida Department of Revenue, Child Support Enforcement Program, Attn: Forms Coordinator, P. O. Box 8030, Tallahassee, Florida 32314-8030, or by accessing http://www.nacha.org/. The employer, employer's financial institution, or the employer's representative providing ACH services may contact the State Disbursement Unit, EFT Marketing, at (850)205-8227 to determine the formats, standards, and technical requirements to implement this provision.

(h) The electronic record shall include the following associated case data fields.

<u>1. Segment identifier – A unique identifier for a segment</u> composed of a combination of two or three uppercase letters and digits. "DED" is the segment identifier.

<u>2. Application identifier – The type of deduction withheld</u> from an employee's pay. "CS" is the application identifier.

<u>3. Case identifier – The unique identifier composed of alpha and numeric characters based on the court order number.</u>

<u>4. Pay date – The date the income was withheld from the employee's paycheck.</u>

<u>5. Payment amount – The amount of support withheld</u> from the employee's income for a specific pay period, which is paid to the State Disbursement Unit.

6. Noncustodial parent Social Security Number

7. Medical support indicator – The indicator designates whether the employer offers family medical insurance coverage. If medical insurance coverage is available, place a 'Y' in the field; if there is no coverage available, place an 'N' in the field. The National Automated Clearing House Association standard requires this data element.

8. Noncustodial parent name

9. Federal Information Processing Standard Code (FIPS code) – The unique code that identifies each child support jurisdiction (i.e., states, counties and central registries). As used in this rule, the FIPS code refers to the code of the State Disbursement Unit receiving the transaction.

<u>10. Employment termination indicator – The employment</u> termination indicator notifies the Department that an individual's employment has terminated. The employer is required to report this information pursuant to Section 61.1301(2)(k), F.S. If the employee has terminated, place a 'Y' in this field; otherwise, the field is not used.

(i) The employer or employer's representative may combine payment amounts from more than one employee in a single payment as long as the required information in paragraph (5)(h), subparagraph 1. through 10., is submitted for each employee. In addition, the employer or employer's representative must separately identify the portion of the single payment that is attributable to each employee.

(6) Due Date.

(a) Pursuant to Section 61.1301(1)(a)3., F.S., the employer is required to remit support payments based upon the employee's pay cycle.

(b) The employer or employer's representative who is required to pay support and provide associated case data through electronic means must initiate the transfer so that the amount due is deposited as collected funds to the State Disbursement Unit's account on or before the due date. If the date on which the employer or employer's representative is required to initiate an ACH credit transfer falls on a Saturday, Sunday, or a business or banking holiday, the employer or the employer's representative must initiate the transaction on the preceding business day. For the purpose of this rule, "banking day" has the meaning prescribed in Section 674.104(1), F.S.

(7) Waiver From Electronic Filing Requirements. A waiver granted by the Department from the requirement to electronically file tax returns under Section 213.755, F.S., or Section 443.163, F.S., constitutes a waiver from the requirement to remit support payments and associated case data by electronic means.

Specific Authority 61.1824(6), 409.2557(3)(o) FS. Law Implemented 61.1824(6) FS. History–New

NAME OF PERSON ORIGINATING PROPOSED RULE: Phil Scruggs, Government Analyst II, Department of Revenue, P. O. Box 8030, Tallahassee, Florida 32314-8030, telephone (850) 22-9558, e-mail address scruggsp@dor.state.fl.us

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Sharyn Thomas, Revenue Program Administrator II, Department of Revenue, P. O. Box 8030, Tallahassee, Florida 32314-8030

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: December 18, 2006

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: September 29, 2006, Vol. 32, No. 39, pp. 4532-4534. A workshop was held on October 16, 2006. No one other than Department staff presented written or verbal comments at the workshop. No comments have been submitted on these proposed rules

# DEPARTMENT OF TRANSPORTATION

RULE CHAPTER NO .:	RULE CHAPTER TITLE:
14-73	Public Transit
RULE NO .:	RULE TITLE:
14-73.001	Public Transit

PURPOSE AND EFFECT: Rule 14-73.001, F.A.C., is substantially rewritten. The rule title and the chapter title are changed from "Public Transportation" to "Public Transit." The purpose of these changes is to improve the quality of Transit Development Plans (TDPs) by extending the plans from five years to ten years, requiring updates every five years instead of every three years, making the annual report, public involvement, demand estimation requirements more explicit, requiring plan approval, and establishing a deadline for said approval in order to qualify for grant funding. The effect will be to provide better planned and, thus, improved public transit services, and to provide the State with improved estimates of transit needs over a longer period of time.

SUMMARY: Rule 14-73.001, F.A.C., is amended.

SPECIFIC AUTHORITY: 334.044(2), 341.041(12)(b) FS.

LAW IMPLEMENTED: 341.041, 341.051, 341.052, 341.071 FS.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COST: No Statement of Estimated Regulatory Cost has been prepared.

Any person who wishes to provide information regarding the statement of estimated regulatory costs, or to provide a proposal for a lower cost regulatory alternative must do so in writing within 21 days of this notice.

IF REQUESTED WITHIN 21 DAYS OF THE DATE OF THIS NOTICE, A HEARING WILL BE SCHEDULED AND ANNOUNCED IN THE FAW.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: James C. Myers, Clerk of Agency Proceedings, Florida Department of Transportation, Office of the General Counsel, 605 Suwannee Street, Mail Station 58, Tallahassee, Florida 32399-0458

THE FULL TEXT OF THE PROPOSED RULE IS:

(Substantial rewording of Rule 14-73.001. See Florida Administrative Code for present text.)

14-73.001 Public Transit Transportation.

(1) Purpose. This rule sets forth requirements for the recipients of the Department's public transit grant funds.

(2) Definitions.

(a) "Department" means the Florida Department of Transportation.

(b) "District Office" means any of the seven geographically defined districts as set forth in Section 20.23(4)(a), F.S.

(c) "Provider" means a transit agency or a community transportation coordinator as set forth in Section 341.052, F.S.

(3) Transit Development Plans (TDPs). TDPs are required for grant program recipients in Section 341.052, F.S. A TDP shall be the provider's planning, development, and operational guidance document, based on a ten-year planning horizon and covers the year for which funding is sought and the nine subsequent years. A TDP or an annual update shall be used in developing the Department's five-year Work Program, the Transportation Improvement Program, and the Department's Program and Resource Plan. A TDP shall be adopted by a provider's governing body. Technical assistance in preparing TDPs is available from the Department. TDPs shall be updated every five years and include all elements described below.

(a) Public Involvement Process. The TDP preparation process shall include opportunities for public involvement as outlined in a TDP public involvement plan, approved by the Department, or the local Metropolitan Planning Organization's (MPO) Public Involvement Plan, approved by both the Federal Transit Administration and the Federal Highway Administration. The provider is authorized to establish time limits for receipt of comments. The TDP shall include a description of the process used and the public involvement activities undertaken. As required by Section 341.052, F.S., comments must be solicited from regional workforce boards established under Chapter 445, F.S. The Department, the regional workforce board, and the MPO shall be advised of all public meetings where the TDP is to be presented or discussed, and shall be given an opportunity to review and comment on the TDP during the development of the mission, goals, objectives, alternatives, and ten-year implementation program.

(b) Situation Appraisal. The TDP is a strategic planning document and will include an appraisal of factors within and outside the provider that affect the provision of transit service. At a minimum the situation appraisal shall include:

<u>1. The effects of land use, state and local transportation</u> plans, other governmental actions and policies, socioeconomic trends, organizational issues, and technology on the transit system.

2. An estimation of the community's demand for transit service using the planning tools provided by the Department, or a Department approved transit demand estimation technique with supporting demographic, land use, transportation, and transit data. The result of the transit demand estimation process shall be a ten-year annual projection of transit ridership.

3. An assessment of the extent to which the land use and urban design patterns in the provider's service area support or hinder the efficient provision of transit service, including any efforts being undertaken by the provider or local land use authorities to foster a more transit-friendly operating environment.

(c) Provider's Mission and Goals. The TDP shall contain the provider's vision, mission, goals, and objectives, taking into consideration the findings of the situation appraisal. (d) Alternative Courses of Action. The TDP shall develop and evaluate alternative strategies and actions for achieving the provider's goals and objectives, including the benefits and costs of each alternative. Financial alternatives, including options for new or dedicated revenue sources, shall be examined.

(e) Ten-Year Implementation Program. The TDP shall identify policies and strategies for achieving the provider's goals and objectives and present a ten-year program for their implementation. The ten-year program shall include: maps indicating areas to be served and the type and level of service to be provided, a monitoring program to track performance measures, a ten-year financial plan listing operating and capital expenses, a capital acquisition or construction schedule, and anticipated revenues by source. The implementation program shall include a detailed list of projects or services needed to meet the goals and objectives in the TDP, including projects for which funding may not have been identified.

(f) Relationship to Other Plans. The TDP shall be consistent with the Florida Transportation Plan, the local government comprehensive plans, the MPO long-range transportation plan, and regional transportation goals and objectives. The TDP shall discuss the relationship between the ten-year implementation program and other local plans.

(4) Annual Update. Annual updates shall be in the form of a progress report on the ten-year implementation program, and shall include:

(a) Past year's accomplishments compared to the original implementation program;

(b) Analysis of any discrepancies between the plan and its implementation for the past year and steps that will be taken to attain original goals and objectives;

(c) Any revisions to the implementation program for the coming year:

(d) Revised implementation program for the tenth year;

(e) Added recommendations for the new tenth year of the updated plan;

(f) A revised financial plan; and

(g) A revised list of projects or services needed to meet the goals and objectives, including projects for which funding may not have been identified.

(5) Plan Submission and Approval.

(a) To be approved by the Department, a TDP must meet all applicable deadlines and address all requirements of this rule, including a public involvement plan that included opportunities for review and comment by interested agencies, and citizens or passengers during the development of the provider's mission, goals, and objectives during the development of alternatives and during the development of the ten-year implementation program.

(b) The Department will accept TDPs for review at any time. Provider adopted TDPs must be submitted to the Department by September 1. Late filed TDPs will be accepted if extenuating circumstances beyond the provider's control exist and the District Office is able to complete its review and approval process by the last business day of December. Within 60 days of receiving an adopted TDP or annual update the Department will notify the provider as to whether or not the TDP or annual update is in compliance with the requirements of this rule, and, if not in compliance, a list of deficiencies. Within 30 days of any resubmitted TDP or annual update the Department will notify the provider as to whether or not the resubmission is in compliance with the requirements of this rule.

(6) Grant Administration. Public transit funds will be considered on the basis of public transit needs as identified in TDPs. The Department is authorized to fund up to such percentages as are designated for each type of public transportation project by Chapter 341, F.S., for the respective state and federal projects described therein. The Department shall, within statutory parameters, determine the level of funding participation for each project.

(a) State funding participation in public transit projects and services shall require a duly executed agreement, unless otherwise required by law.

(b) Eligibility to receive state public transit grants from the Department is limited to those providers specifically designated by law to receive such grants, and determined by statutory budgeting and programming requirements.

(c) Written requests for appropriated public transit grant funds by a provider are to be addressed to the District Office in which district the provider operates public transit service. The request shall include at a minimum the name and address of the provider, level of funding being requested, type of funding or program participation requested, and use to be made of the requested funds. Where a deadline for applications has been established, applications received after the deadline shall be returned. Deadlines for each program application may be obtained from the District Office.

(d) Federal funds for which the Department is the primary recipient may involve special application procedures or submittal format, imposed by the federal grantor agency as a condition of receiving federal funds. The provider will be notified by the District Office of special application requirements at the time of submission of a written request for funding if the District Office has not previously distributed such information to the provider.

(e) The Department will award public transit grant funds after July 1 of each state fiscal year, but will not award funds until a provider's TDP has been found to be in compliance with this rule.

(f) Annual updates and approved TDPs shall be on file at the appropriate District Office by the last business day of December of the state fiscal year for which funding is sought. If a provider's annual report has not been submitted by the last day of December in the fiscal year for which funding is sought, the provider will not receive any state public transit grant funds in that state fiscal year, and funds previously allocated for the provider will be allocated among the remaining providers. If a provider's TDP has not been submitted and found in compliance by the last business day of December of the state fiscal year the annual or five year update was due, the provider will not receive any public transit grant funds in that state fiscal year, and funds previously allocated for the provider will be allocated among the remaining providers.

Specific Authority 334.044(2)<u>. 341.041(12)(b)</u> FS. Law Implemented 311.07, 311.09, 332.003-.007, 339.135, 339.155, 341.041, 341.051<u>.</u> 341.052, 341.071, 341.053, 341.302, 341.303 FS. History–New 9-24-75, Formerly 14-73.01, Amended 12-8-92<u>.</u>

NAME OF PERSON ORIGINATING PROPOSED RULE: Ed Coven, State Transit Manager

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Denver J. Stutler, Jr., P.E., Secretary DATE PROPOSED RULE APPROVED BY AGENCY HEAD: December 13, 2006

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: December 30, 2005

# 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."

# PUBLIC SERVICE COMMISSION

DOCKET NO.: 060554-TL

RULE NO.:	RULE TITLE:
25-4.084	Carrier-of-Last-Resort; Multitenant
	<b>Business and Residential Property</b>

PURPOSE AND EFFECT: To specify the requirements for a local exchange company to petition the Commission for relief if it is not automatically relieved of its Carrier-of-Last-Resort (COLR) obligations as defined in Section 364.025(6)(b)1. through 4., F.S., for a multitenant business or residential property.

SUMMARY: The rule implements Section 364.025(6)(d), F.S., providing notice and filing requirements.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COST: There should be little or no impact on individuals or companies subject to this rule.

Any person who wishes to provide information regarding the statement of estimated regulatory costs, or to provide a proposal for a lower cost regulatory alternative must do so in writing within 21 days of this notice.

SPECIFIC AUTHORITY: 350.127(2) FS. LAW IMPLEMENTED: 364.025 FS.

WRITTEN COMMENTS OR SUGGESTIONS ON THE PROPOSED RULE MAY BE SUBMITTED TO THE FPSC, DIVISION OF THE COMMISSION CLERK AND ADMINISTRATIVE SERVICES, WITHIN 21 DAYS OF THE DATE OF THIS NOTICE FOR INCLUSION IN THE RECORD OF THE PROCEEDING.

IF REQUESTED WITHIN 21 DAYS OF THE DATE OF THIS NOTICE, A HEARING WILL BE SCHEDULED AND ANNOUNCED IN THE FAW.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Christiana T. Moore, Florida Public Service Commission, 2540 Shumard Oak Blvd., Tallahassee, Florida 32399-0862, (850)413-6098

#### THE FULL TEXT OF THE PROPOSED RULE IS:

25-4.084 Carrier-of-Last-Resort; Multitenant Business and Residential Property.

(1) A petition for waiver of the carrier-of-last-resort obligation to a multitenant business or residential property pursuant to Section 364.025(6)(d), F.S., shall be filed with the Division of the Commission Clerk and Administrative Services and shall be delivered by hand delivery on the same day, or by overnight mail on the day following filing, upon the relevant owners or developers together with a copy of Section 364.025(6), F.S., and this rule.

(2) A petition for waiver of the carrier-of-last-resort obligation shall be limited to a single development.

(3) The petition must include the following:

(a) The name, address, telephone number, electronic mail address, and any facsimile number of the petitioner;

(b) The name, address, telephone number, electronic mail address, and any facsimile number of the attorney or qualified representative of the petitioner if any;

(c) The address or other specific description of the property for which the waiver is requested;

(d) The specific facts and circumstances that demonstrate good cause for the waiver as required by Section 364.025(6)(d), F.S.;

(e) A statement that interested persons have 14 calendar days from the date the petition is received to file a response to the petition with the Commission, unless the fourteenth day falls on a Saturday, Sunday, or holiday, in which case the response must be filed no later than the next working day; and

(f) A statement certifying that delivery of the petition has been made on the relevant owners or developers and the method of delivery.

(4) A response to a petition must include the following:

(a) The name, address, telephone number, electronic mail address, and any facsimile number of the respondent;

(b) The name, address, telephone number, electronic mail address, and any facsimile number of the attorney or qualified representative of the respondent if any upon whom service of pleadings and other papers shall be made; and

(c) Whether the respondent disputes the facts and circumstances alleged in the petition.

Specific Authority 350.127(2) FS. Law Implemented 364.025 FS. History–New\_\_\_\_\_\_.

NAME OF PERSON ORIGINATING PROPOSED RULE: Ray Kennedy

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Florida Public Service Commission DATE PROPOSED RULE APPROVED BY AGENCY HEAD: December 19, 2006

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: Vol. 32, No. 34, August 25, 2006

If any person decides to appeal any decision of the Commission with respect to any matter considered at the rulemaking hearing, if held, a record of the hearing is necessary. The appellant must ensure that a verbatim record, including testimony and evidence forming the basis of the appeal is made. The Commission usually makes a verbatim record of rulemaking hearings.

Any person requiring some accommodation at this hearing because of a physical impairment should call the Division of the Commission Clerk and Administrative Services at (850)413-6770 at least 48 hours prior to the hearing. Any person who is hearing or speech impaired should contact the Florida Public Service Commission by using the Florida Relay Service, which can be reached at: 1(800)955-8771 (TDD).

#### PUBLIC SERVICE COMMISSION

DOCKET NO. 060508-EI

RULE NO.: RULE TITLE:

25-6.0423 Nuclear Power Plant Cost Recovery PURPOSE AND EFFECT: The purpose of the rule is to implement Section 366.93, F.S., to promote electric utility investment in nuclear power plants by establishing cost recovery mechanisms that allow for the recovery in rates of all costs prudently incurred in the siting, design, licensing, and construction of a nuclear power plant.

SUMMARY: The rule will establish cost recovery mechanisms that promote electric utility investment in nuclear power plants and allow for the recovery in rates of all costs prudently incurrent in the siting, design, licensing, and construction of a nuclear power plant. The rule addresses the treatment of site selection costs, preconstruction costs, and carrying costs on construction cost balances. The rule provides for separate hearings to determine the amount of pre-construction costs and company costs on construction cost balances to be recovered through the annual Capacity Cost Recovery Clause. The rule also provides for annual prudence reviews of construction costs. When the plant goes into commercial service, the rule establishes that base rates will be increased to cover the projected revenue requirement for the first 12 months the plant is in service, as well as the undepreciated cost of any plant retired as a result of bringing the nuclear unit on line. Since the time frame over which the undepreciated plant removed may be recovered is limited to a maximum of five years, the rule also requires that base rates be reduced by the amount included to recover any such undepreciated plant at the expiration of that recovery period.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COST: The SERC states there will be increased costs to utilities from preparing and presenting nuclear power plant costs for annual Commission review. There will be significant benefits to utilities from the certainty associated with the recovery of these costs, both before the plant goes into commercial service and after the plant is completed. While consumers of electricity will benefit from fuel diversity and price stability once the nuclear plant goes into commercial service, consumers will begin paying these costs through rates prior to the receipt of the benefits.

Any person who wishes to provide information regarding the statement of estimated regulatory costs, or to provide a proposal for a lower cost regulatory alternative must do so in writing within 21 days of this notice.

SPECIFIC AUTHORITY: 350.127(2), 366.05(1) FS.

LAW IMPLEMENTED: 366.93 FS.

WRITTEN COMMENTS OR SUGGESTIONS ON THE PROPOSED RULE MAY BE SUBMITTED TO THE FPSC, DIVISION OF THE COMMISSION CLERK AND ADMINISTRATIVE SERVICES, WITHIN 21 DAYS OF THE DATE OF THIS NOTICE FOR INCLUSION IN THE RECORD OF THE PROCEEDING.

IF REQUESTED WITHIN 21 DAYS OF THE DATE OF THIS NOTICE, A HEARING WILL BE SCHEDULED AND ANNOUNCED IN THE FAW.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Larry Harris, Office of General Counsel, Florida Public Service Commission, 2540 Shumard Oak Blvd., Tallahassee, Florida 32399-0862, (850)413-6076

#### THE FULL TEXT OF THE PROPOSED RULE IS:

25-6.0423 Nuclear Power Plant Cost Recovery.

(1) Purpose. The purpose of this rule is to establish alternative cost recovery mechanisms for the recovery of costs incurred in the siting, design, licensing, and construction of nuclear power plants in order to promote electric utility investment in nuclear power plants and allow for the recovery in rates of all such prudently incurred costs.

(2) Definitions. As used in this rule, the following definitions shall apply:

(a) "Nuclear power plant" or "plant" is an electrical power plant that utilizes nuclear materials as fuel, as defined in Section 403.503(13), Florida Statutes and Section 366.93(1)(c) Florida Statutes.

(b) "Cost" includes, but is not limited to, all capital investments including rate of return, any applicable taxes and all expenses, including operation and maintenance expenses, related to or resulting from the siting, licensing, design, construction, or operation of the nuclear power plant as defined in Section 366.93(1)(a), Florida Statutes.

(c) "Site selection." A site will be deemed to be selected upon issuance of a final order granting a petition for a determination of need for a nuclear power plant pursuant to Section 403.519, Florida Statutes.

(d) "Site selection costs" are costs that are expended prior to the selection of a site.

(e) "Pre-construction costs" are costs that are expended after a site has been selected in preparation for the construction of a nuclear power plant, incurred up to and including the date the utility completes site clearing work.

(f) Site Selection costs and pre-construction costs include, but are not limited to: any and all costs associated with preparing, reviewing and defending a Combined Operating License (COL) application for a nuclear power plant; costs associated with site and technology selection; costs of engineering, designing, and permitting the nuclear power plant; costs of clearing, grading, and excavation; and costs of on-site construction facilities (i.e., construction offices, warehouses, etc.).

(g) "Construction costs" are costs that are expended to construct the nuclear power plant including, but not limited to, the costs of constructing nuclear power plant buildings and all associated permanent structures, equipment and systems.

(3) Deferred Accounting Treatment. Site selection and pre-construction costs shall be afforded deferred accounting treatment and shall, except for projected costs recovered on a projected basis in one annual cycle, accrue a carrying charge equal to the utility's allowance for funds used during construction (AFUDC) rate until recovered in rates.

(4) Site Selection Costs. After the Commission has issued a final order granting a determination of need for a nuclear power plant pursuant to Section 403.519, Florida Statutes, a utility may file a petition for a separate proceeding, to recover prudently incurred site selection costs. This separate proceeding will be limited to only those issues necessary for the determination of prudence and method for recovery of site selection costs of a nuclear power plant.

(5) Pre-Construction Costs and Carrying Costs on Construction Cost Balance. After the Commission has issued a final order granting a determination of need for a nuclear power plant pursuant to Section 403.519, Florida Statutes, a utility may petition the Commission for recovery of pre-construction costs and carrying costs of construction cost balance as follows:

(a) Pre-Construction Costs. A utility is entitled to recover, through the Capacity Cost Recovery Clause, its actual and projected pre-construction costs. The utility may also recover the related carrying charge for those costs not recovered on a projected basis. Such costs will be recovered on an annual basis, or may, as proposed by the utility in its petition or any other party and approved by the Commission, be recovered over a greater period of years.

<u>1. Actual pre-construction costs incurred by a utility prior</u> to the issuance of a final order granting a determination of need pursuant to Section 403.519, Florida Statutes, shall be included in the initial filing made by a utility under this subsection for review, approval, and a finding with respect to prudence.

2. The Commission shall include pre-construction costs determined to be reasonable and prudent in setting the factor in the annual Capacity Cost Recovery Clause proceedings, as specified in Paragraph 5(c)2. of this rule. Such costs shall not be subject to disallowance or further prudence review in that proceeding.

(b) Carrying Costs on Construction Cost Balance. A utility is entitled to recover, through the utility's Capacity Cost Recovery Clause, the carrying costs on the utility's annual projected construction cost balance associated with the nuclear power plant. The actual carrying costs recovered through the Capacity Cost Recovery Clause shall reduce the allowance for funds used during construction (AFUDC) that would otherwise have been recorded as a cost of construction eligible for future recovery as plant in service;

<u>1. For nuclear power plant need petitions submitted on or before December 31, 2010, the associated carrying costs shall be computed based on the pretax AFUDC rate in effect on June 19, 2006;</u>

2. For nuclear power plant need petitions submitted after December 31, 2010, the utility's pretax AFUDC rate in effect at the time the petition for determination of need is filed is presumed to be appropriate unless the Commission determines otherwise in its need determination order;

3. The Commission shall include carrying costs on the balance of construction costs determined to be reasonable and prudent in setting the factor in the annual Capacity Cost Recovery Clause proceedings, as specified in paragraph (5)(c) of this rule. Such factor shall not be subject to disallowance or further prudence review in that proceeding.

(c) Capacity Cost Recovery Clause for Nuclear Costs.

<u>1. Each year, a utility shall submit, for Commission review</u> and approval, as part of its Capacity Cost Recovery Clause filings:

a. True-Up for Previous Years. By April 1, a utility shall submit its final true-up of pre-construction expenditures, based on actual preconstruction expenditures for the prior year and previously filed expenditures for such prior year and a description of the pre-construction work actually performed during such year; or, once construction begins, its final true-up of carrying costs on its construction expenditures, based on actual carrying costs on construction expenditures for the prior year and previously filed carrying costs on construction expenditures for such prior year and a description of the construction work actually performed during such year.

b. True-Up and Projections for Current Year. By May 1, a utility shall submit for Commission review and approval its actual/estimated true-up of projected pre-construction expenditures based on a comparison of current year actual/estimated expenditures and the previously-filed estimated expenditures for such current year and a description of the pre-construction work projected to be performed during such year; or, once construction begins, its actual/estimated true-up of projected carrying costs on construction expenditures based on a comparison of current year actual/estimated carrying costs on construction expenditures based on a comparison of current year actual/estimated carrying costs on construction expenditures and the previously filed estimated carrying costs on construction expenditures for such current year and a description of the construction work projected to be performed during such year.

c. Projected Costs for Subsequent Years. By May 1, a utility shall submit, for Commission review and approval, its projected pre-construction expenditures for the subsequent year and a description of the pre-construction work projected to be performed during such year; or, once construction begins, its projected construction expenditures for the subsequent year and a description of the construction work projected to be performed during such year.

2. The Commission shall, prior to August 15 of each year, conduct a hearing to determine the reasonableness of projected pre-construction expenditures and the prudence of actual pre-construction expenditures expended by the utility; or, once construction begins, to determine the reasonableness of carrying costs on projected construction expenditures and the prudence of actual carrying costs on construction expenditures expended by the utility. Within 30 days of the Commission's vote, the Commission shall enter its order. One year after the true-up of actual carrying charges, the Commission shall make an annual prudence determination of the annual actual construction costs. To facilitate this determination, the Commission shall conduct an on-going auditing and monitoring program of construction costs and related contracts pursuant to Section 366.08, Florida Statutes. In making its determination of reasonableness and prudence the Commission shall apply the standard provided pursuant to Section 403.519(4)(e), Florida Statutes.

3. The Commission shall include those costs it determines, pursuant to this subsection, to be reasonable and prudent in setting the factor in the annual Capacity Cost Recovery Clause proceedings. Such costs shall not be subject to disallowance or further prudence review in that proceeding.

4. The final true-up for the previous year, actual/estimated true-up for the current year, and subsequent year's projected nuclear power plant costs as approved by the Commission pursuant to subparagraph (5)(c)2. will be included for cost recovery purposes as a component of the over/under recovered balance to be included in the following year's nuclear power plant cost recovery proceeding for the Capacity Cost Recovery Clause.

5. By May 1 of each year, along with the filings required by this paragraph, a utility shall submit for Commission review and approval a detailed analysis of the long-term feasibility of completing the nuclear plant.

(6) Failure to Enter Commercial Service. Following the Commission's issuance of a final order granting a determination of need for the nuclear power plant, in the event the utility elects not to complete or is precluded from completing construction of the nuclear power plant, the utility shall be allowed to recover all prudent site selection costs, pre-construction costs, and construction costs.

(a) The utility shall recover such costs through the Capacity Cost Recovery Clause over a period equal to the period during which the costs were incurred or 5 years, whichever is greater.

(b) The amount recovered under this section will be the remaining unrecovered Construction Work in Progress (CWIP) balance at the time of abandonment and future payment of all outstanding costs and any other prudent and reasonable exit costs. The unrecovered balance during the recovery period will accrue interest at the utility's overall pretax weighted average midpoint cost of capital on a Commission adjusted basis as reported by the utility in its Earnings Surveillance Report filed in December of the prior year, utilizing the midpoint of return on equity (ROE) range or ROE approved for other regulatory purposes, as applicable.

(7) Commercial Service. As operating units or systems associated with the nuclear power plant and the nuclear power plant itself are placed in commercial service:

(a) The utility shall file a petition for Commission approval of the base rate increase pursuant to Section 366.93(4). Florida Statutes, separate from any cost recovery clause petitions, that includes any and all costs reflected in such increase, whether or not those costs have been previously reviewed by the Commission; provided, however, that any actual costs previously reviewed and determined to be prudent in the Capacity Cost Recovery Clause, to which administrative finality has attached, shall not be subject to disallowance or further prudence review. (b) The utility shall calculate the increase in base rates resulting from the jurisdictional annual base revenue requirements for the nuclear power plant in conjunction with the Capacity Cost Recovery Clause projection filing for the year the nuclear power plant is projected to achieve commercial operation. The increase in base rates will be based on the annualized base revenue requirements for the nuclear power plant for the first 12 months of operations consistent with the cost projections filed in conjunction with the Capacity Cost Recovery Clause projection filing.

(c) At such time as the nuclear power plant is included in base rates, recovery through the Capacity Cost Recovery Clause will cease, except for the difference between actual and projected construction costs as provided in subparagraph (5)(c)4. above.

(d) The rate of return on capital investments shall be calculated using the utility's most recent actual Commission adjusted basis overall weighted average rate of return as reported by the utility in its most recent Earnings Surveillance Report prior to the filing of a petition as provided in paragraph (7)(a). The return on equity cost rate used shall be the midpoint of the last Commission approved range for return on equity or the last Commission approved return on equity cost rate established for use for all other regulatory purposes, as appropriate.

(e) The jurisdictional net book value of any existing generating plant that is retired as a result of operation of the nuclear power plant shall be recovered through an increase in base rate charges over a period not to exceed 5 years. At the end of the recovery period, base rates shall be reduced by an amount equal to the increase associated with the recovery of the retired generating plant.

(8) Annual Reports Required by Rule 25-6.135, F.A.C. On an annual basis following issuance of the final order granting a determination of need and until commercial operation of the nuclear power plant, a utility shall include the budgeted and actual costs as compared to the estimated in-service costs of the nuclear power plant as provided in the petition for need determination in its annual report filed pursuant to Rule 25-6.135, F.A.C. The estimates provided in the petition for need determination are non-binding estimates. Some costs may be higher than estimated and other costs may be lower. A utility shall provide such revised estimated in-service costs as may be necessary in its annual report.

Specific Authority 350.127(2), 366.05(1) FS. Law Implemented 366.93 FS. History–New\_\_\_\_\_.

# NAME OF PERSON ORIGINATING PROPOSED RULE: Kathy Lewis

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Florida Public Service Commission DATE PROPOSED RULE APPROVED BY AGENCY HEAD: December 19, 2006

# DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: Vol. 32, No. 31, August 4, 2006

If any person decides to appeal any decision of the Commission with respect to any matter considered at the rulemaking hearing, if held, a record of the hearing is necessary. The appellant must ensure that a verbatim record, including testimony and evidence forming the basis of the appeal is made. The Commission usually makes a verbatim record of rulemaking hearings.

Any person requiring some accommodation at this hearing because of a physical impairment should call the Division of the Commission Clerk and Administrative Services at (850)413-6770 at least 48 hours prior to the hearing. Any person who is hearing or speech impaired should contact the Florida Public Service Commission by using the Florida Relay Service, which can be reached at: 1(800)955-8771 (TDD).

# PUBLIC SERVICE COMMISSION

DOCKET NO.: 060755-EU

RULE NO.:RULE TITLE:25-22.081Contents of Petition

PURPOSE AND EFFECT: The main purpose and effect of this proposed rule change is to make it consistent with Section 403.519(4), F.S., effective June 19, 2006.

SUMMARY: This rule governs the procedures for filing a petition with the Commission to determine the need for a proposed nuclear fuel electrical power plant.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COST: The additional costs to utilities should be minimal.

Any person who wishes to provide information regarding the statement of estimated regulatory costs, or to provide a proposal for a lower cost regulatory alternative must do so in writing within 21 days of this notice.

SPECIFIC AUTHORITY: 350.127(2), 366.05(1) FS.

LAW IMPLEMENTED: 403.519 FS.

WRITTEN COMMENTS OR SUGGESTIONS ON THE PROPOSED RULE MAY BE SUBMITTED TO THE FPSC, DIVISION OF THE COMMISSION CLERK AND ADMINISTRATIVE SERVICES, WITHIN 21 DAYS OF THE DATE OF THIS NOTICE FOR INCLUSION IN THE RECORD OF THE PROCEEDING.

IF REQUESTED WITHIN 21 DAYS OF THE DATE OF THIS NOTICE, A HEARING WILL BE SCHEDULED AND ANNOUNCED IN THE FAW.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Christiana T. Moore, Office of General Counsel, Florida Public Service Commission, 2540 Shumard Oak Blvd., Tallahassee, Florida 32399-0862, (850)413-6098

THE FULL TEXT OF THE PROPOSED RULE IS:

25-22.081 Contents of Petition.

(1) Petition for Fossil or Nuclear Fuel Electric Plants. Petitions submitted to commence a proceeding to determine the need for a proposed fossil or nuclear fuel electrical power plant or responses to the Commission's order commencing such a proceeding shall comply with the other requirements of Chapter 25-22, F.A.C., as to form and style except that a utility may, at its option, submit its petition in the same format and style as its application for site certification pursuant to Sections 403.501 through 403.517, Florida Statutes, so long as the informational requirements of this rule and Chapter 25-22, F.A.C., are satisfied. The petition, to allow the Commission to take into account the need for electric system reliability and integrity, the need for adequate reasonable cost electricity, the need for fuel diversity and supply reliability, and the need to determine whether the proposed plant is the most cost effective alternative available, shall contain the following information:

(1) through (2) renumbered (a) through (b) No change.

(c)(3) A statement of the specific conditions, contingencies or other factors which indicate a need for the proposed electrical power plant including the general time within which the generating units will be needed. Documentation shall include historical and forecasted summer and winter peaks, number of customers, net energy for load, and load factors with a discussion of the more critical operating conditions. Load forecasts shall identify the model or models on which they were based and shall include sufficient detail to permit analysis of the model or models. If a determination is sought on some basis in addition to or in lieu of capacity needs. such as fuel diversity oil blackout, then detailed analysis and supporting documentation of the projected costs and benefits is required. Where a determination is sought for a nuclear power plant, the nonbinding estimate provided for in paragraph (2)(b) below shall be considered to be sufficient for purposes of this paragraph.

(d)(4) A summary discussion of the major available generating alternatives which were examined and evaluated in arriving at the decision to pursue the proposed generating unit. The discussion shall include a general description of the generating unit alternatives, including purchases where appropriate; and an evaluation of each alternative in terms of economics, reliability, long-term flexibility and usefulness and any other relevant factors such as fuel diversity and fuel supply reliability. These major generating technologies generally available and potentially appropriate for the timing of the proposed plant and other conditions specific to it shall be discussed. In addition, each investor-owned utility shall include a detailed description of the selection process used and a detailed description of the generating unit alternatives proposed by each finalist, if any, selected to participate in subsequent contract negotiations pursuant to Rule 25-22.082, F.A.C. No provision of Rule 25-22.082, F.A.C., shall be applicable to a nuclear power plant sited after June 19, 2006.

(5) through (7) renumbered (e) through (g) No change.

(2) In addition to complying with paragraphs (1)(a) through (g) above, a nuclear power plant petition shall contain the following information:

(a) The description required by Section 403.519(4)(a)2., F.S., including a discussion about how the proposed nuclear power plant will enhance the electric supply reliability by reducing the exposure to fossil fuel supply disruptions:

(b) A description of and a nonbinding estimate of the cost of the proposed nuclear power plant, including associated transmission facilities:

(c) The annualized base revenue requirement for the first 12 months of operation of the proposed nuclear power plant, based on the nonbinding estimate of the cost provided pursuant to paragraph (2)(b) above; and

(d) A summary of any discussions with other electric utilities regarding ownership of a portion of the plant by such electric utilities.

Specific Authority 350.127(2), 366.05(1) FS. Law Implemented 403.519 FS. History–New 12-22-81, Formerly 25-2.133, 25-22.81, Amended 1-10-94.\_\_\_\_\_.

NAME OF PERSON ORIGINATING PROPOSED RULE: James McRoy

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Florida Public Service Commission DATE PROPOSED RULE APPROVED BY AGENCY HEAD: December 19, 2006

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: Vol. 32, No. 39, September 29, 2006

If any person decides to appeal any decision of the Commission with respect to any matter considered at the rulemaking hearing, if held, a record of the hearing is necessary. The appellant must ensure that a verbatim record, including testimony and evidence forming the basis of the appeal is made. The Commission usually makes a verbatim record of rulemaking hearings.

Any person requiring some accommodation at this hearing because of a physical impairment should call the Division of the Commission Clerk and Administrative Services at (850)413-6770 at least 48 hours prior to the hearing. Any person who is hearing or speech impaired should contact the Florida Public Service Commission by using the Florida Relay Service, which can be reached at: 1(800)955-8771 (TDD).

# WATER MANAGEMENT DISTRICTS

#### Southwest Florida Water Management District

RULE CHAPTER NO .:	RULE CHAPTER TITLE:
40D-3	Regulation of Wells
RULE NOS .:	RULE TITLES:
40D-3.101	Content of Application
40D-3.411	Well Completion Report
40D-3.531	Abandoned Well Plugging

PURPOSE AND EFFECT: Rules 40D-3.101, 40D-3.411, and 40D-3.531, F.A.C., address requirements for permitting and constructing water wells. The rules reference forms used to permit wells and document well construction and abandonment. Several of the referenced forms have been updated and the District proposes to amend the rules to reference the current forms. The proposed amendment of Rule 40D-3.531, F.A.C., also reorganizes the rule to clarify the permitting requirements for well abandonment and to clarify how a referenced form should be used. The reorganization does not substantively change the rule.

SUMMARY: The proposed rule amendments update references to forms used in the permitting and construction of water wells. Rule 40D-3.531, F.A.C., will also be reorganized to clarify permitting requirements and form usage.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COST: A Statement of Estimated Regulatory Cost is not being prepared based on the District's determination that the proposed revisions to Rule 40D-1.607, F.A.C., will not result in a substantial increase in the costs to affected parties and there will not be significant adverse effects on competition, employment, investment or productivity.

Any person who wishes to provide information regarding the statement of estimated regulatory costs, or to provide a proposal for a lower cost regulatory alternative must do so in writing within 21 days of this notice.

SPECIFIC AUTHORITY: 373.044, 373.113, 373.171, 373.309, 373.337 FS.

LAW IMPLEMENTED: 373.109, 373.206, 373.207, 373.209, 373.306, 373.308, 373.309, 373.313, 373.316 FS.

IF REQUESTED IN WRITING WITHIN 21 DAYS OF THIS NOTICE, A HEARING WILL BE SCHEDULED AND ANNOUNCED IN THE FAW.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Karen E. West, Deputy General Counsel, Office of General Counsel, 2379 Broad Street, Brooksville, FL 34604-6899, (352)796-7211, extension 4651

#### THE FULL TEXT OF THE PROPOSED RULE IS:

40D-3.101 Content of Application.

(1) Applications for permits required by this Chapter shall be submitted to the District. All permit applicants shall submit the forms entitled, "State of Florida Permit Application to Construct, Repair, Modify or Abandon Well", <u>adopted by</u> <u>reference in subsection 40D-1.659(4)</u>, <u>F.A.C.</u> form number <u>41.10-410(1)REV.4/95</u>. Except for replacement and domestic wells, all applications to construct a well within the Most Impacted Area of the Eastern Tampa Bay Water Use Caution Area, as set forth in Section 7.2.8.A and Figure 7.2-2, of the Basis of Review for Water Use Permit Applications, <u>adopted</u> <u>by reference</u> <u>described</u> in Rule 40D-2.091, F.A.C., shall include <u>the form entitled</u> "Well Verification <u>For All</u> Non-Domestic Wells Located in the Most Impacted Area of the Eastern Tampa Bay Water Use Caution Area", adopted by reference in subsection 40D-1.659(7), F.A.C. form number 42.10-005 (2/94).

(2) through (3) No change.

Specific Authority 373.044, 373.113, 373.171, 373.309, 373.337 FS. Law Implemented 373.109, 373.308, 373.309, 373.313, 373.316 FS. History–Readopted 10-5-74, Formerly 16J-3.07, Amended 7-1-90, 9-30-91, 12-31-92, 4-11-94, 10-19-95.

40D-3.411 Well Completion Report.

(1) Well completion reports are required for the construction, repair, modification or abandonment of all wells. The District's receipt of a well completion report raises the rebuttable presumption that all work under the permit has been completed or has ceased.

(a) The water well contractor shall submit to the District the form entitled, "Well Completion Report,"<u>adopted by</u> reference in subsection 40D-1.659(5), F.A.C., form number 41.10-410(2) REV. 8/96, within 30 days of the expiration of the permit.

(b) through (d) No change.

(2) No change.

Specific Authority 373.044, 373.113, 373.171, 373.309, 373.337 FS. Law Implemented 373.308, 373.309, 373.313 FS. History–Readopted 10-5-74, Amended 10-24-76, Formerly 16J-3.09, 16J-3.14, Amended 7-1-90, 9-30-91, 12-31-92, 10-19-95, 1-1-01,\_\_\_\_\_.

40D-3.531 Abandoned Well Plugging.

(1) The form entitled "State of Florida Permit Application to Construct, Repair, Modify or Abandon Well", adopted by reference in subsection 40D-1.659(4), F.A.C., shall be submitted to the District prior to the abandonment of any well, including an incomplete well.

<u>(2)(1)</u> All abandoned wells as defined by <u>subsection</u> Section 373.303(1), F.S., and subsection 40D-3.021(1), F.A.C., abandoned artesian wells as defined by <u>subsection</u> Section 373.203(1), F.S., and incomplete wells as defined by subsection 40D-3.021(17), F.A.C., shall be plugged in accordance with subsection <u>(3)(2)</u> of this rule and Rule 40D-3.517, F.A.C., unless they can be repaired in accordance with this Chapter.

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

(5)(4) The A "Well Grouting/Abandonment Form", adopted by reference in subsection 40D-1.659(6), F.A.C., will be used to document the well abandonment District form number 04.10R-026 (9/02) is incorporated herein by reference.

(5) An abandonment permit is required for the abandonment of any well including an incomplete well.

Specific Authority 373.044, 373.113, 373.171, 373.309, 373.337 FS. Law Implemented 373.206, 373.207, 373.209, 373.306, 373.308, 373.309 FS. History–New 7-1-90, Amended 9-30-91, 12-31-92, 7-2-98, 9-26-02. NAME OF PERSON ORIGINATING PROPOSED RULE: Karen E. West, Deputy General Counsel, Office of General Counsel, 2379 Broad Street, Brooksville, FL 34604-6899, (352) 796-7211, extension 4651

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Governing Board of the Southwest Florida Water Management District

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: May 30, 2006

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: June 23, 2006

#### WATER MANAGEMENT DISTRICTS

#### Southwest Florida Water Management District

RULE CHAPTER NO.:	RULE CHAPTER TITLE:
40D-40	General Environmental Resource
	Permits
RULE NO .:	RULE TITLE:
40D-40.301	Conditions for Issuance of General
	Permits for Minor Surface Water
	Management Systems

PURPOSE AND EFFECT: The purpose of the proposed rule amendment is to clarify what impacts the District will consider in determining whether certain activities regulated under Part IV, Chapter 373, Florida Statutes (F.S.), qualify for a General Environmental Resource Permit for Minor Surface Water Management Systems under the District's rules. The effect will be to make clear in District rule that activities in, on or over less than 100 square feet of wetlands or other surface waters meet the threshold for this type of general permit.

SUMMARY: The proposed revisions delete existing rule language that restricts the activities considered for permitting threshold purposes to dredging and filling. The amendment also adds language to clarify that activities evaluated pursuant to this rule include not only those activities occurring in, but in, on or over wetlands or other surface waters.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COST: A Statement of Estimated Regulatory Cost is not being prepared based on the District's determination that the proposed revisions to Rule 40D-1.607, F.A.C., will not result in a substantial increase in the costs to affected parties and there will not be significant adverse effects on competition, employment, investment or productivity. Any person who wishes to provide information regarding the statement of estimated regulatory costs, or to provide a proposal for a lower cost regulatory alternative must do so in writing within 21 days of this notice.

SPECIFIC AUTHORITY: 373.044, 373.113, 373.118 FS.

LAW IMPLEMENTED: 373.413, 373.414, 373.416, 373.427 FS.

IF REQUESTED IN WRITING WITHIN 21 DAYS OF THIS NOTICE, A HEARING WILL BE SCHEDULED AND ANNOUNCED IN THE FAW.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Karen E. West, Deputy General Counsel, Office of General Counsel, 2379 Broad Street, Brooksville, FL 34604-6899, (352)796-7211, extension 4651

# THE FULL TEXT OF THE PROPOSED RULE IS:

40D-40.301 Conditions for Issuance of General Permits for Minor Surface Water Management Systems.

(1) To obtain this general permit, an applicant must provide reasonable assurance that the following conditions are met and certify that:

(a) through (b) No change

(c) The proposed activities will <u>occur in, on or over eonsist</u> of the dredging or filling of less than 100 square feet <u>of in</u> wetlands or other surface waters. Road or driveway crossings of ditches constructed in uplands will not be counted against the 100 square foot limit;

(d) through (j) No change.

(2) through (3) No change.

Specific Authority 373.044, 373.113, 373.118 FS. Law Implemented 373.413, 373.414, 373.416, 373.427 FS. History–New 3-1-88, Amended 10-3-95, 10-16-96, 9-26-02, 2-1-05.

NAME OF PERSON ORIGINATING PROPOSED RULE: Karen E. West, Deputy General Counsel, Office of General Counsel, 2379 Broad Street, Brooksville, FL 34604-6899, (352) 796-7211, extension 4651

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Governing Board of the Southwest Florida Water Management District

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: July 31, 2006

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: October 27, 2006

# AGENCY FOR HEALTH CARE ADMINISTRATION

### Health Facility and Agency Licensing

RULE NOS .:	RULE TITLES:
59A-8.002	Definitions
59A-8.003	Licensure Requirements
59A-8.004	Licensure Procedure
59A-8.0086	Denial, Suspension, Revocation of
	License and Imposition of Fines
59A-8.022	Clinical Records
59A-8.027	Emergency Management Plans

PURPOSE AND EFFECT: The purpose of the rule revisions is to conform the rules and Comprehensive Emergency Management Plan format to changes made by the 2006 Florida Legislature in Chapters 2006-71 and 2006-192, Laws of Florida; to clarify language regarding financial instability; to revise the Affidavit of Compliance with Screening Requirement form to add level 2 screening and annual submission as required in Section 435.04, F.S.; and to remove the time frame for clinical records retention since it is stated in 400.491, F.S. The effect will be updated rules with uniform licensure procedures that conform to state laws; a revised Comprehensive Emergency Management Plan format that includes the means by which the same type and quantity of services received in the home will be provided to patients evacuated to special needs shelters; and an updated Affidavit of Compliance with Screening Requirement form for administrators to attest to completion of both level 1 and level 2 screening for staff as required in law.

SUMMARY: The rules are being updated due to the changes to Chapter 400, Part III, Florida Statutes made by the 2006 Florida Legislature in Chapters 2006-71 and 2006-192, Laws of Florida. The changes in the rules for Chapter 2006-71, Laws of Florida, are: revising Rule 59A-8.027, F.A.C., and the Comprehensive Emergency Management Plan format to include the means by which the same type and quantity of services will be provided to special needs patients in shelters that they received prior to the evacuation; removing the Department of Health as the reviewer of multi-county plans as requested by the Department and referring to the contact designated by the Department for plan reviews; and adding the requirement for documentation of efforts made to deliver the same type and quantity of services in the patient record if the home health agency is unable to continue services. The following revisions were made to comply with Chapter 2006-192, Laws of Florida: the change of ownership definition was deleted in Rule 59A-8.002, F.A.C., since the definition is now in Section 408.803, F.S.; the time frame for applicants to respond to letters of omission was changed to 21 days from 30 days in Rule 59A-8.0086, F.A.C.; and the legal right to occupy property was added to address change requirements in Rule 59A-8.003, F.A.C. Legal references from Chapter 408, Part II, F.S., replaced Chapter 400, Part III, F.S., references in sections of the rules pertaining to initial, renewal and change of ownership licensure applications; surveys; voluntary relinquishment of license; injunctions; level 2 background screening for administrators and financial officers; and financial instability. Legal references from Chapter 408, Part II, F.S., were inserted in sections of the rule pertaining to administrative fines, denials and moratoriums in addition to the Chapter 400, Part III, F.S., references. Other changes include clarification of requirements when financial instability is found; revision of the Affidavit of Compliance with Screening Requirement form to add level 2 and annual submission per Section 435.04, F.S.; removal of the time frame for clinical record retention since it is stated in Section 400.491, F.S.; and assign new form number to the revised Comprehensive Emergency Management Plan for Home Health Agencies as the original form number duplicated an existing Agency form. STATEMENT SUMMARY OF OF **ESTIMATED REGULATORY COST:** No Statement of Estimated Regulatory Cost was prepared.

Any person who wishes to provide information regarding a statement of estimated regulatory costs, or provide a proposal for a lower cost regulatory alternative must do so in writing within 21 days of this notice.

SPECIFIC AUTHORITY: 400.491, 400.497 FS.

LAW IMPLEMENTED: 400.497, 408.806, 408.807, 408.809, 408.810, 408.811, 408.813, 408.814, 408.815, 408.816 FS.

IF REQUESTED WITHIN 21 DAYS OF THE DATE OF THIS NOTICE, A HEARING WILL BE SCHEDULED AND ANNOUNCED IN THE FAW.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULES IS: Jan Benesh, Licensed Home Health Programs Unit, Bureau of Health Facility Regulation, Agency for Health Care Administration, 2727 Mahan Drive, Mail Stop 34, Tallahassee, Florida 32308, beneshj@ahca.myflorida.com or by phone at (850)414-6010

#### THE FULL TEXT OF THE PROPOSED RULES IS:

59A-8.002 Definitions.

(1) through (5) No change.

(6) "Change of Ownership" means when a home health agency is purchased by a new corporation or partnership from the entity which currently holds the home health agency license. A one hundred percent stock purchase of the current corporate or partnership owner, or a change in the principals in the existing corporation or partnership, does not constitute a ehange of ownership, if that corporation or partnership continues to be the owner of the home health agency. If a person or persons own the home health agency, rather than a corporation or partnership, a change of ownership takes place when those individuals(s) sell the home health agency to other individual ownership to a business entity.

(6) through (38) renumbered (5) through (37) No change.

Specific Authority 400.497 FS. Law Implemented 400.462, 400.487 FS. History–New 4-19-76, Formerly 10D-68.02, Amended 4-30-86, 8-10-88, 5-30-90, 5-27-92, Formerly 10D-68.002, Amended 4-27-93, 10-27-94, 1-17-00, 7-18-01, 9-22-05, 8-15-06.

59A-8.003 Licensure Requirements.

(1) The issuance of an initial license shall be based upon compliance with Chapter 400, Part <u>III</u> <del>IV</del>, F.S., and this rule as evidenced by a signed and notarized, complete and accurate home health agency application, as referenced in subsection 59A-8.004(1), F.A.C., and the results of a survey conducted by the AHCA.

(2) An application for renewal of <u>the current</u> license must be submitted to AHCA at least 60 days prior to the date of expiration of the license, pursuant to <u>Section 408.806(2)</u> <u>Section 400.471(7)</u>, F.S. It is the responsibility of the home health agency to submit an application within the specified time frames whether or not they receive separate notification from AHCA of the impending expiration of the license. Home health agencies that apply for renewal of their licenses will be surveyed pursuant to Section 408.811 400.484, F.S., based on the extent of compliance on previous surveys and complaint investigations with these rules and state laws. Home health agencies will be surveyed on an unannounced basis at least every 36 months. Area offices may do follow up surveys to check on correction of deficiencies at any time on an unannounced basis. An exit conference will be conducted to report the findings and to receive additional information or clarification concerning the survey.

(3) through (5) No change.

(6) An application package for a change of ownership shall be made on a form prescribed by AHCA, as referenced in subsection 59A-8.004(1), F.A.C.

(a) The buyer or lessee must make application to AHCA for a new license at least 60 days before the date of the transfer of ownership as required by Sections 408.807(1) and (2) 400.471(7), F.S.

(b) No change.

(c) Failure to apply for a change of ownership of a licensed home health agency as required by Section 408.806(2) (b) and 400.471, F.S., shall result in a fine set and levied by AHCA pursuant t days advance notice in writing to the AHCA Licensed Home Health Programs Unit in Tallahassee and the AHCA area office. The home health agency must submit to the AHCA Licensed Home Health Programs Unit a certificate of occupancy, certificate of use, or evidence that the location is zoned for a home health agency business for the new address and evidence of legal right to the property in accordance with Section 408.810(6), F.S. Failure to notify AHCA within the time frame will result in a \$500 fine, pursuant to Sections 408.813 and 400.474(1), F.S. Emergency relocations must be reported within seven days, with the reason for the relocation documented, to avoid a penalty assessment. An emergency relocation can be due to any of the following situations: 1) an eviction notice; 2) environmental conditions on or near the site which are not conducive to the health and well being of staff and clients, including a fire or flooding; 3) an element near the site which would make the premises harmful or dangerous; 4) circumstances arising from or caused by weather conditions and/or a natural disaster; or 5) a change in property zoning that requires the home health agency to move.

(10) through (12) No changes.

(13) Upon revocation, suspension, voluntary or involuntary termination of a license, the home health agency shall return its license to AHCA. If the provider voluntarily chooses to terminate the license, the provider must notify AHCA, as required in Section 408.810(4)(a), F.S. This includes by submitting a letter to the address: AHCA Licensed Home Health Programs Unit, 2727 Mahan Drive – Mail Stop 34, Tallahassee, FL 32308, officially declaring the closure date of the home health agency.

Specific Authority 400.497 FS. Law Implemented 400.464, 400.471, 400.474, 400.484, 400.497 FS. History–New 4-19-76, Formerly 10D-68.03, Amended 4-30-86, 8-10-88, 5-30-90, 6-12-91, Formerly 10D-68.003, Amended 4-27-93, 10-27-94, 1-30-97, 1-17-00, 7-18-01, 9-22-05, 8-15-06\_\_\_\_\_.

59A-8.004 Licensure Procedure.

(1) An application for licensure, initial, change of ownership, or renewal, shall be made on a form prescribed by the AHCA: Home Health Agency Application for Initial Licensure, form number, AHCA 3110-1001, Revised July 2005; Application for Renewal of Licensure, form number, AHCA 3110-1011, January 2006; and Application for Change of Ownership, form number AHCA 3110-1012, July 2005, all incorporated by reference. These forms may be obtained at the AHCA web site, http://ahca.myflorida.com under "Licensing <u>& Certification" and then under</u>, Home Health Agency. If the requestor is unable to obtain the documents from the web site, the forms may be obtained from the AHCA Licensed Home Health Programs Unit by contacting (850)414-6010, and sending a check or money order to cover the Agency's costs for the copying and mailing.

(2) <u>The A corporate</u> applicant shall identify the state of incorporation, its legal name, its business name, and the names and addresses of corporate officers and directors, the name and address of each person having at least a 5% equity interest in the <u>entity corporation</u> and other information as required in <u>Section 408.806(1), F.S.</u> For initial and change of ownership applications and corporate name changes, a current certificate of status or authorization pursuant to Chapter 607, F.S., is required.

(3) through (5) No change.

(6) An applicant for renewal of a license shall not be required to provide proof of financial ability to operate, unless the applicant has demonstrated financial inability to operate, as defined in subsection 59A-8.002(16), F.A.C. If an agency a licensee has shown signs of financial instability at any time, pursuant to Section 408.810(8), F.S., AHCA shall require the applicant for renewal of license to provide proof of financial ability to operate, by submitting schedules 2 through 7 of AHCA Form 3110-1013, December 2004, described in subsection (5) above-, and documentation of correction of the financial instability, to include evidence of the payment of any bad checks, delinquent bills or liens. If complete payment cannot be made, evidence must be submitted of partial payment along with a plan for payment of any liens or delinquent bills. If the lien is with a government agency or repayment is ordered by a federal, state, or district court, an accepted plan of repayment must be provided.

(7) The applicant shall submit a signed affidavit with the application and annually thereafter as required in Sections 400.512 and 435.04(5), F.S., from the administrator affirming that the administrator, the financial officer, and all direct and contract personnel who enter the home in the capacity of their

employment have been screened for good moral character. This <u>A</u>affidavit of <u>Compliance with Screening Requirements</u>, form number <u>AHCA 3110 1014</u>, <u>Revised December 2006</u>, incorporated by reference, also confirms that all remaining personnel, who enter the home in the capacity of their employment, have worked continuously for the home health agency since before October 1, 2000.

(8) New administrators and financial officers employees may work on probationary status, once they have submitted the documents described in subsection (9) or (10) below, including a signed and notarized copy of the Affidavit of Compliance with Background Screening Requirements, AHCA 3100-0008, December 2006, incorporated by reference Good Moral Character, AHCA 3110-0001, December 2004, pending a determination of compliance with minimum standards set forth in Chapter 435, F.S. New direct or contract personnel who enter the home in the capacity of their employment may work on probationary status, once they have submitted the documents described in subsection (10) below, including a signed and notarized copy of the Affidavit of Good Moral Character, AHCA 3110 0001, Revised December 2006, incorporated by reference, pending a determination of compliance with minimum standards set forth in Chapter 435, <u>F.S.</u>

(9) <u>Background sScreening for good moral character</u> for the administrator and the financial officer shall be in accordance with level 2 standards for screening set forth in Section <u>408.809</u> <del>400.471(4)</del>, F.S. The fingerprint card for level 2 screening for the administrator and the financial officer can be obtained from the Agency for Health Care Administration, Licensed Home Health Programs Unit, by calling (850)414-6010 or sending a request by fax to (850)922-5374. The completed fingerprint card should be submitted with a check or money order to cover the cost of the screening to the Agency for Health Care Administration, Licensed Home Health Programs Unit, 2727 Mahan Drive, Mail Stop 34, Tallahassee, Florida 32308.

(10) through (12) No change.

Specific Authority 400.497 FS. Law Implemented 400.471, 400.512, 408.810 FS. History–New 4-19-76, Formerly 10D-68.04, Amended 4-30-86, 8-10-88, 5-30-90, 6-12-91, 10-6-91, Formerly 10D-68.004, Amended 4-27-93, 10-27-94, 1-30-97, 1-17-00, 7-18-01, 9-22-05, 8-15-06,\_\_\_\_\_.

59A-8.0086 Denial, Suspension, Revocation of License and Imposition of Fines.

(1) The AHCA shall deny, suspend or revoke an application for license, or impose a fine,

(a) If the applicant fails to submit all the information required in the application within  $\underline{21}$  30 days of being notified in accordance with Section 408.806(3), F.S., by AHCA Licensed Home Health Programs Unit of the omissions in the application, the application shall be denied.

(b) through (e) No change.

(2) No change.

(3) This provision does not restrict AHCA from imposing an administrative fine, revoking the license or issuing a moratorium in accordance with Sections 400.484(2)(b), 408.814 and 408.815, F.S.

(4) If the AHCA finds that a violation of these rules creates an emergency threatening the health and safety of its patients, the AHCA shall suspend the license by emergency order under Chapter 120, F.S., and Section 408.814, F.S., and may institute injunctive proceedings in accordance with Section 408.816, F.S.

Specific Authority 400.497 FS. Law Implemented 120.59, 400.474, 400.484 FS. History–New 10-27-94, Amended 1-17-00, 7-18-01, 9-22-05, 8-15-06\_\_\_\_\_.

59A-8.022 Clinical Records.

(1) through (3) No change.

(4) All clinical records must be retained by the home health agency <u>as required in Section 400.491, F.S</u> for a period of five years following the termination of service. Retained records can be stored as hard paper copy, microfilm, computer disks or tapes and must be retrievable for use during unannounced surveys <u>as required in Section 408.811, F.S</u>.

(5) through (6) No change.

Specific Authority 400.497 FS. Law Implemented 400.491, 400.494, 400.497 FS. History–New 4-19-76, Amended 2-2-77, Formerly 10D-68.22, Amended 4-30-86, 8-10-88, Formerly 10D-68.022, Amended 10-27-94, 1-17-00, 7-18-01, 9-22-05, 8-15-06.

59A-8.027 Emergency Management Plans.

(1) Pursuant to Section 400.492, F.S., each home health agency shall prepare and maintain a written comprehensive emergency management plan, in accordance with criteria shown in the "Emergency Management Planning Format for Home Health Agencies," AHCA Form 3110-<u>1022</u><del>1006, Revised December</del> 200<u>6</u><del>5</del>, incorporated by reference. This document is available from the Agency for Health Care Administration at http://ahca.myflorida.com and shall be used as the format for the home health agency's emergency management plan. The plan shall describe how the home health agency establishes and maintains an effective response to emergencies and disasters.

(2) The plan, once completed, will be forwarded electronically for approval to the Office of Public Health Nursing, Department of Health by multi county agencies or to the contact designated by the Department of Health for single county agencies.

(3) through (7) No change.

(8) On admission, each home health agency shall, pursuant to Section 252.355, F.S., inform patients and patient caregivers of the home health agency's procedures during and immediately following an emergency and inform patients of the special needs registry maintained by their county

Emergency Management office. The home health agency must document in the patient's file if the patient plans to evacuate or remain at home; if during the emergency the patient's caregiver can take responsibility for services normally provided by the home health agency; or if the home health agency needs to continue services to the patient. If the patient is a resident of an assisted living facility or an adult family care home, the home health agency must contact the assisted living facility or adult family care home administrator or designated emergency management personnel and find out the plan for evacuation of the resident in order to document the resident's plans in the home health agency's file for the patient. If it is determined the home health agency needs to provide continued services, it will be the responsibility of the home health agency to provide the same type and quantity of care for the patient in the special needs shelter during and after the emergency, equal to the care received prior to the shelter assignment as specified in Section 400.492, F.S., except in certain situations as specified in Section 400.492(3), F.S.

(9) through (11) No change.

(12) When a home health agency is unable to continue services to special needs patients registered under Section 252.355, F.S., that patient's record must contain documentation of the efforts made by the home health agency to comply with their emergency management plan in accordance with Section 400.492(3), F.S. Documentation includes, but is not limited to, contacts made to the patient's caregivers, if applicable; contacts made to the assisted living facility and adult family care home, if applicable; and contacts made to local emergency operation centers to obtain assistance in reaching patients and contacts made to other agencies which may be able to provide temporary services.

(13)(12) Each home health agency is required to collect registration information for special needs patients who will need continuing care or services during a disaster or emergency, pursuant to Section 252.355, F.S. This registration information shall be submitted, when collected, to the county Emergency Management office, or on a periodic basis as determined by the home health agency's county Emergency Management office.

(14)(13) Home health agency staff shall educate patients registered with the special needs registry that special needs shelters are an option of last resort and that services <u>may will</u> not be equal to what they have received in their homes.

(14) through (39) renumbered (15) through (40) No change.

Specific Authority 400.492, 400.497 FS. Law Implemented 400.492, 400.497 FS. History–New 7-18-01, Amended 8-15-06\_\_\_\_\_.

# NAME OF PERSON ORIGINATING PROPOSED RULE: Jan Benesh

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Jeffrey N. Gregg DATE PROPOSED RULE APPROVED BY AGENCY HEAD: December 19, 2006 DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: October 27, 2006

# AGENCY FOR HEALTH CARE ADMINISTRATION

### Health Facility and Agency Licensing

RULE NOS .:	RULE TITLES:
59A-18.002	Definitions
59A-18.004	Licensure Requirements, Procedures,
	and Fees
59A-18.005	Registration Policies
59A-18.0081	Certified Nursing Assistant and
	Home Health Aide
59A-18.010	Acceptance of Patients or Clients
59A-18.013	Administration of Drugs and
	Biologicals
59A-18.015	Surveys and Inspections
59A-18.016	Penalties
59A-18.018	Emergency Management Plans

PURPOSE AND EFFECT: The purpose of the rule revisions is to conform the rules and Comprehensive Emergency Management Plan format to changes made by the 2006 Florida Legislature in Chapter 2006-71 and Chapter 2006-192. Laws of Florida; to clarify language regarding financial instability; to revise the Affidavit of Compliance with Screening Requirement form to add level 2 screening and annual submission as required in Section 435.04, F.S.; to delete the requirement for providing the names and license numbers of independent contractors with the renewal applications; to delete the requirement for insurance since there is no legal authority; to add the law regarding assistance with medications to the laws given to independent contractors; and to include that physician assistants and advanced registered nurse practitioners may order medications for patients, as permitted in Chapter 2005-243, Laws of Florida. The effect will be updated rules with uniform licensure procedures that conform to state laws: a revised Comprehensive Emergency Management Plan format that includes the means by which the same type and quantity of services will be provided to patients evacuated to special needs shelters; an updated Affidavit of Compliance with Screening Requirement form for administrators to attest to completion of both level 1 and 2 screening for staff as required in law; a decrease in the items required to be submitted with applications for licensure due to the elimination of the requirement to submit proof of insurance and the elimination of the requirement to submit information on independent contractors with renewal applications; a corrected Rule 59A-18.013, F.A.C., that includes orders from physician assistants and advanced registered nurse practitioners as permitted in the 2005 changes to Section 400.506(17), F.S.; and the inclusion of the law on assistance with medication with the laws distributed to independent contractors.

SUMMARY: The rules are being updated due to the changes to Chapter 400, Part III, Florida Statutes, made by the 2006 Florida Legislature in Chapter 2006-71 and 2006-192, Laws of Florida. The changes in the rule for Chapter 2006-71, Laws of Florida are: revising Rule 59A-18.018, F.A.C., and the Comprehensive Emergency Management Plan to include the means by which the same type and quantity of services will be provided to special needs patients in shelters that they received prior to the evacuation; removing the Department of Health as the reviewer of multi-county plans as requested by the Department and referring to the contact designated by the Department for plan reviews; and adding the requirement for documentation of efforts made to deliver the same type and quantity of services in the patient record if the agency is unable to continue services. The following revisions are made to comply with Chapter 2006-192, Laws of Florida: the change of ownership definition is deleted in Rule 59A-18.002, F.A.C., since the definition is now in Section 408.803, F.S.; the conditional license is removed from Rule 59A-18.004, F.A.C., as Chapter 408, Part II, F.S., permits either a standard or a provisional license; and Rule 59A-18.016, F.A.C., is revised pursuant to Section 408.806, F.S., for late renewal application fines, and a separate subsection is added for the change of ownership late application fine, decreasing the maximum amount to \$500. Legal references from Chapter 408, Part II, F.S., replace Chapter 400, Part III, F.S., references in sections of the rule pertaining to initial, renewal and change of ownership licensure applications; surveys; voluntarv relinquishment of license; level 2 background screening for administrators and financial officers; and financial instability. Legal references from Chapter 408, Part II, F.S., are inserted in sections of the rule pertaining to administrative fines, denials, moratoriums and injunctions in addition to the Chapter 400, Part III, F.S., references. Other changes include the elimination of the insurance requirement since there is no legal authority; the elimination of the requirement for a listing of independent contractor names and license numbers with the renewal application; the addition of Section 400.488, F.S., on administration of medications to the laws given by nurse registries to independent contractors; and the revision of Rule 59A-18.005, F.A.C., to include that physician assistants and advanced registered nurse practitioners may order medications in addition to physicians, as permitted in Section 400.506(17), F.S.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COST: No Statement of Estimated Regulatory Cost was prepared. Any person who wishes to provide information regarding a statement of estimated regulatory costs, or provide a proposal for a lower cost regulatory alternative must do so in writing within 21 days of this notice.

SPECIFIC AUTHORITY: 400.497, 400.506 FS.

LAW IMPLEMENTED: 400.506, 408.806, 408.807, 408.809, 408.810, 408.811, 408.813, 408.814, 408.815, 408.816 FS.

IF REQUESTED WITHIN 21 DAYS OF THE DATE OF THIS NOTICE, A HEARING WILL BE SCHEDULED AND ANNOUNCED IN THE FAW.

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: Jan Benesh, Licensed Home Health Programs Unit, Bureau of Health Facility Regulation, Agency for Health Care Administration, 2727 Mahan Drive, Mail Stop 34, Tallahassee, Florida 32308, beneshj@ahca.myflorida.com or call (850)414-6010. 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 RULES IS: Jan Benesh, Licensed Home Health Programs Unit, Bureau of Health Facility Regulation, Agency for Health Care Administration, 2727 Mahan Drive, Mail Stop 34, Tallahassee, Florida 32308, beneshj@ahca.myflorida.com or call (850)414-6010

#### THE FULL TEXT OF THE PROPOSED RULES IS:

59A-18.002 Definitions.

(1) through (3) No change.

(4) "Change of ownership" means when a nurse registry is purchased by a new person, corporation or partnership from the person or entity which currently holds the nurse registry license. A one hundred percent stock purchase of the current corporate or partnership owner, or a change in the principals in the existing corporation or partnership, do not constitute a change of ownership, if that corporation or partnership continues to be the owner of the nurse registry.

(5) through (6) renumbered (4) through (5) No change.

(6)(7) "Financial instability" means the nurse registry cannot meet its financial obligation. The issuance of bad checks or an accumulation of delinquent bills <u>or liens or failure</u> to pay any outstanding fines unless the fine has been appealed is evidence of financial instability.

(8) through (13) renumbered (7) through (12) No change.

Specific Authority 400.497, 400.506 FS. Law Implemented 400.497, 400.506 FS. History–New 2-9-93, Amended 1-27-94, 12-24-00,\_\_\_\_\_\_.

59A-18.004 Licensure Requirements, Procedures, and Fees.

(1) Prior to operating a nurse registry as defined under Section 400.506, F.S., the owner shall make application for a license on AHCA Form 3110-7001, Nurse Registry Application for Initial License, Revised May 2006, incorporated by reference. The application shall be accompanied by a \$2,000 licensure fee. The application and other pertinent information can be obtained at the AHCA web http://ahca.myflorida.com under "Licensing, site: Certification" and then on "Nurse Registry". If the requestor is unable to obtain the forms and related information from the web site, the documents may be obtained from the AHCA Licensed Home Health Programs Unit by contacting (850)414-6010 and sending a check or money order to cover the Agency's costs for copying and mailing. The receipt of a license from AHCA shall be based upon compliance with all applicable rules and laws regulations, as evidenced by a signed application under oath and upon the results of a survey conducted by AHCA representatives. It is unlawful to operate a registry without first obtaining from AHCA a license authorizing such operation.

(2) The registry license is not transferable. Sale of the licensed nurse registry, assignment, lease or other transfer, whether voluntary or involuntary, shall require relicensure by the new owner prior to taking over the operation, pursuant to Section 400.506(8), F.S. The prospective owner shall submit, at least 60 days prior to the effective date of the change, an application for a new license.

(2)(3) No change.

(3)(4) An initial licensure application shall include: Initial licensure – An application for an initial license to operate a nurse registry shall be submitted <u>per Section 408.806, F.S.</u>, for a new operation or change of license accompanied by a non-refundable license fee of \$2,000 for each site in operation to be licensed, and must be submitted and signed under oath on AHCA Form 3110-7001, Nurse Registry Application for Initial License, Revised May 2006, which is incorporated by reference, provided by the agency, and shall include:

(a) through (f) No change.

(g) The name of the registry's administrator, the alternate administrator and the name and license or certification number for the registered nurse or nurses that the nurse registry has available to meet the requirements in Section 400.506(10)(c), F.S. An application for renewal will include the same information for the administrator, alternate administrator and registered nurse or nurses available to meet the requirements in Section 400.506(10)(c), F.S., unless there have been no changes since the previous application for licensure, as well as the name and license or certification number of current independent contractors for registered nurses, licensed

practical nurses and certified nursing assistants, and the name of current independent contractors for home health aids, homemakers and companions.

(h) Evidence of liability insurance coverage for the nurse registry;

(h)(i) A signed Affidavit of Compliance with Screening Requirements, AHCA Form 3110-1014, Revised <u>December</u> May 2006, incorporated by reference, from the administrator, will be submitted with the application and annually thereafter as required in Section 435.04(5) and 400.512, F.S., stating that the administrator, the financial officer, and each direct care contractor who enters the home of patients or clients and who was registered with the nurse registry on or after October 1, 2000, has been screened in accordance with level 1 standards and that the remaining contractors have been continuously registered with the nurse registry since before October 1, 2000, pursuant to Section 400.512(2), F.S.

1. Screening for the administrator, or similarly titled individual who is the managing employee responsible for the daily operation of the nurse registry, and for the financial officer, or similarly titled individual who is responsible for the financial operation of the nurse registry, including billings for patient care and services, shall be in accordance with level 2 standards for screening set forth in <u>Section 408.809, F.S.</u> Chapter 435, F.S., and in accordance with Section 400.506(2), F.S. The fingerprint card for level 2 screening for the administrator and the financial officer can be obtained from, and must be submitted to, the Agency for Health Care Administration, Licensed Home Health Programs Unit, 2727 Mahan Drive, Mail Stop 34, Tallahassee, Florida 32308. Screening processing fees for level 2 screening shall be made payable to the Agency for Health Care Administration.

2. No change.

(i)(j) Evidence of financial ability to operate, which shall consist of <u>the completion of the financial schedules contained</u> in the application which includes and a balance sheet and income and expense statement for the first year of operation <u>as</u> well as documented which provides evidence of sufficient assets, credit and projected revenues to cover <u>projected</u> liabilities and expenses <u>pursuant to Section 408.810(8), F.S.</u>

(5) through (6) renumbered (4) through (5) No change.

<u>(6)(7)</u> An application for renewal of a registry license shall be submitted, as referenced in Section 400.506(5), F.S., not less than 60 days prior to expiration of the license <u>pursuant to</u> <u>Section 408.806 (2), F.S.</u> The submission shall be on AHCA Form 3110-7004, Nurse Registry Application for Renewal of License May 2006, incorporated by reference, and shall include a renewal fee of \$2,000. The application shall include: All of the information required by paragraphs (4)(a) through (<u>h)(i)</u> above.

(7)(8) An application for renewal of a license shall not be required to provide proof of financial ability to operate, unless the applicant has demonstrated financial instability <u>at any time</u>,

pursuant to Section 408.810(8), F.S., in which case AHCA shall require the applicant for renewal to provide proof of financial ability to operate by submitting Schedules 2 through 6 from AHCA Form 3110-7001, Nurse Registry Application for Initial License, Revised May 2006 and documentation of correction of the financial instability, to include evidence of the payment in full of any bad checks, delinquent bills or liens and all associated fees, costs, and changes related to the instability. If complete payment cannot be made, evidence must be submitted of partial payment along with a plan for payment of any liens or delinquent bills. If the lien is with a government agency or repayment is ordered by a federal, state, or district court, an accepted plan of repayment must be provided. If the licensed nurse registry has demonstrated financial instability as outlined above at any time the AHCA will request proof of financial ability to operate Such proof may include a copy of the corporation's tax return, three corporate checking and savings account statements, or a financial statement prepared and signed by a CPA.

(8)(9) An application for a change of ownership of a registry shall be submitted, on AHCA Form 3110-7001, Nurse Registry Application for Initial License, Revised May 2006, as referenced in subsection 59A-18.004(1), F.A.C., not less than 60 days prior to the effective date of the change in accordance with Section 408.806(2)(b), F.S. The submission shall include the change of ownership licensure fee of \$2,000. The application shall include all of the information required by paragraphs (4)(a) through (1)(m) above.

(10) A conditional license shall be issued to an applicant against whom revocation or suspension action is pending at the time of license renewal, effective until final disposition of such proceedings by AHCA.

(9)(11) A nurse registry has the following responsibility in terms of hours of operation:

(a) through (e) No change.

Specific Authority 400.497, 400.506 FS, Law Implemented 400.497, 400.506, 400.512 FS. History–New 2-9-93, Amended 1-27-94, 12-24-00, 8-10-06.\_\_\_\_\_\_.

59A-18.005 Registration Policies.

(1) Each nurse registry shall disseminate the following rules and statutes to each applicable independent contractor at the time of registration.

(a) Registered nurses and licensed practical nurses shall receive for their use and reference:

1. through 5. No change.

6. Sections 400.506, 400.512, 400.484, 400.462<u>, 400.488</u>, and 400.495, F.S.

(b) Certified nursing assistants and home health aides shall receive for their use and refes.

3. Sections 400.506, 400.512, 400.484, 400.462, <u>400.488</u>, and 400.495, F.S.

(2) through (8) No change.

Specific Authority 400.497, 400.506 FS. Law Implemented 400.497, 400.506 FS. History–New 2-9-93, Amended 1-27-94, 12-24-00, 8-10-06\_\_\_\_\_.

59A-18.0081 Certified Nursing Assistant and Home Health Aide.

(1) through (9) No change.

(10) Home health aides who complete their training in another state must provide a copy of the course work and a copy of their training documentation to the nurse registry. If the course work is equivalent to Florida's requirements, the nurse registry may refer the home health aide for contract. If the home health aide's course work does not meet Florida's requirements, the home health aide must receive training in a school approved by the Department of Education to the extent necessary to bring the training into compliance with subsection 59A-18.0081(8)(6), F.A.C., prior to being referred for contract.

Specific Authority 400.497, 400.506 FS. Law Implemented 400.497, 400.506 FS. History–New 2-9-93, Amended 1-27-94, 12-24-00.

59A-18.010 Acceptance of Patients or Clients.

(1) through (2) No change.

(3) The nurse registry must inform the patient or client of their right to report abuse, neglect, or exploitation by calling the toll free 1(800) 96 ABUSE telephone number, and information on the toll-free Agency for Health Care Administration Complaint Line number 1 888 419 3456 pursuant to Section 400.495, F.S.;

(4) through (5) renumbered (3) through (4) No change.

Specific Authority 400.497, 400.506 FS. Law Implemented 400.497, 400.506 FS. History–New 2-9-93, Amended 12-24-00,\_\_\_\_\_.

59A-18.013 Administration of Drugs and Biologicals.

(1) No change.

(2) The procedures shall include the following:

(a) An order for medications to be administered by the licensed nurse shall be dated and signed by the attending physician, <u>physician assistant</u>, or advanced registered nurse practitioner as required in Section 400.506(17), F.S.;

(b) An order for medications shall contain the name of the patient, the name of the drug, dosage, frequency, method or site of injection, and order from the physician, <u>physician assistant</u>, <u>or advanced registered nurse practitioner</u> if the patient or caregiver are to be taught to give the medication; and

(c) A verbal order for medication or change in the medication orders from the physician, <u>physician assistant</u>, or <u>advanced registered nurse practitioner</u> shall be taken by a licensed registered nurse, reduced to writing, to include the patient's name, the date, time, order received, signature and title. The physician, <u>physician assistant</u>, or <u>advanced registered</u> <u>nurse practitioner</u> shall acknowledge the telephone order

within 30 days by signing and dating the orders. A verbal order or change in medication order shall be on file in the clinical record at the nurse registry within 30 days.

Specific Authority 400.497, 400.506 FS. Law Implemented 400.497, 400.506 FS. History–New 2-9-93, Amended 1-27-94, 12-24-00,

59A-18.015 Surveys and Inspections.

(1) AHCA shall conduct surveys, based on a variable survey cycle, and make inspections, as necessary, pursuant to Section <u>408.811</u> 400.506(9), F.S., in order to respond to complaints or to determine compliance with the provisions of Chapter Section 400, Part III 506, F.S., and these rules.

(2) No change.

(3) Nurse registries that apply for renewal of their licenses will be surveyed based on the extent of compliance on previous surveys with these rules and state laws in accordance with Section 408.811, F.S. After two consecutive full surveys, nurse registries that had no deficiencies on the previous survey, and no confirmed complaints, will be surveyed on an unannounced basis no later than every 36 months. Nurse registries that had no patient care or independent contractor registration deficiencies that affect patient health and safety will be surveyed on an unannounced basis no later than a range of 18 to 24 months. Nurse registries that had a change of ownership since the previous survey, a complaint survey with deficiency eitations, or patient care or independent contractor registration deficiencies that affect patient health and safety during the last survey will receive an unannounced survey no later than a range of 12 to 18 months. Area offices may do follow up surveys to check on correction of deficiencies at any time on an unannounced basis, prior to the next full survey cycle.

Specific Authority 400.497, 400.506 FS. Law Implemented 400.481, 400.484, 400.506 FS. History–New 2-9-93, Amended 1-27-94, 12-24-00,\_\_\_\_\_\_.

59A-18.016 Penalties.

(1) AHCA will institute injunctive proceedings in <u>accordance with Section 408.816, F.S.</u>, in a court of competent jurisdiction when violations of the provisions of Section 400.506, F.S., or any rules promulgated thereunder constitute an emergency affecting the immediate health and safety of a patient or client receiving services.

(2) through (3) No change.

(4) The failure to file a timely <u>renewal</u> licensure application shall result in an administrative fine, pursuant to Section 408.806(2)(d), F.S. 400.506(4), F.S., charged to the registry in the amount of \$50.00 per day, each day constituting a separate violation. In no event shall such fine aggregate more than \$2,500.

(5) The failure to file a timely change of ownership licensure application shall result in an administrative fine, pursuant to Section 400.506(4), F.S., charged to the registry in the amount of \$50.00 per day, each day constituting a separate violation. In no event shall such fine aggregate more than \$500.

Specific Authority 400.497, 400.506 FS. Law Implemented 400.497, 400.506 FS. History–New 2-9-93, Amended 1-27-94, 12-24-00,

59A-18.018 Emergency Management Plans.

(1) Pursuant to Section 400.506(16), F.S., each nurse registry shall prepare and maintain a written comprehensive emergency management plan, in accordance with the Comprehensive Emergency Management Plan for Nurse Registries, AHCA Form 3110-10176, Revised December 20065, incorporated by reference. This document is available from the Agency for Health Care Administration at http://ahca.myflorida.com under "Licensing & Certification", and then under Nurse Registry. The plan shall describe how the nurse registry establishes and maintains an effective response to emergencies and disasters. The plan, once completed, will be sent electronically by e mail by multi county nurse registries to the Office of Public Health Nursing, Department of Health or to the contact designated by the Department of Health for single county nurse registries as required in Section 400.506(16)(e), F.S.

(2) through (5) No change.

(6) Nurse registries shall assist patients who would need assistance and sheltering during evacuations because of physical, mental, or sensory disabilities in registering with the local emergency management agency, as required in Section 400.506(15), F.S.

(a) through (b) No change.

(c) The independent contractors referred by the nurse registry, or registry staff, shall inform patients registered with the special needs registry that special needs shelters are an option of last resort and that services <u>may will</u> not be equal to what they have received in their homes.

(d) No change.

(7) The person referred for contract to a patient registered with the special needs registry, which shall include special needs registry patients being served in assisted living facilities and adult family care homes, shall ensure that <u>the same type</u> and <u>quantity of</u> continuous care is provided, <u>either</u> in the special needs shelter <u>that was provided prior to the emergency</u> as specified in, or in the patient's home pursuant to Section 400.506(16)(<del>a</del>), F.S., unless circumstances beyond the control of the independent contractor as described in Section 400.506(16)(d), F.S., make it impossible to continue services.

(8) When a nurse registry is unable to continue services to special needs patients registered under Section 252.355, F.S., that patient's record must contain documentation of the efforts made by the registry to comply with their emergency management plan in accordance with Section 400.506(16), F.S. Documentation includes but is not limited to contacts made to the patient's caregivers, if applicable, contacts made to the assisted living facility and adult family care home if applicable; contacts made to local emergency operation centers to obtain assistance in reaching patients and contacts made to other agencies which may be able to provide temporary services.

(8) through (12) renumbered (9) through (13) No change.

(14)(13) The patient record for each person registered as a special needs patient shall include the list described in subsection (13)(12) above and information as listed in Sections 400.506(16)(a) and (b), F.S.

Specific Authority 400.506 FS. Law Implemented 400.506 FS. History–New 8-10-06<u>, Amended</u>.

NAME OF PERSON ORIGINATING PROPOSED RULE: Jan Benesh

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Jeffrey N. Gregg

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: December 18, 2006

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: November 3, 2006

# AGENCY FOR HEALTH CARE ADMINISTRATION

Health Facility and Agency Licensing

RULE CHAPTER NO .:	RULE CHAPTER TITLE:
59A-25	Minimum Standards for Home
	Medical Equipment Providers
RULE NOS .:	RULE TITLES:
59A-25.001	Definitions
59A-25.002	Licensure Requirements
59A-25.003	Scope of Services
59A-25.004	Minimum Qualifications for
	Personnel
59A-25.005	Compliance
59A-25.006	Emergency Management Planning

PURPOSE AND EFFECT: The purpose of the rule revisions is to conform the rules to changes made to Chapter 400, Part VII and to the addition of Chapter 408, Part II, Florida Statutes, by the 2006 Florida Legislature in Chapter 2006-71 and Chapter 2006-192, Laws of Florida, respectively; to add the criteria for comprehensive emergency management plans as required in law; to update the application for licensure; to add new financial schedules as an alternative to surety bonds pursuant to Section 400.931(5), F.S.; and to add a notification of change of address form. The effect will be updated rules that conform to state law; a new uniform emergency management plan format that includes the provision of continuing services for life-supporting or life-sustaining equipment during an emergency and the provision of the same type and quantity of services to consumers who evacuate to special needs shelters; a revised licensure application that incorporates new required controlling interest information and clarified instructions; new

financial schedules developed in order to provide an alternative to a surety bond as a means of proving financial ability to operate; a new notification of change of address form, which includes clear instructions as to what is required for licensure purposes; and a reduction in the maximum fine for late submission of renewal and change of ownership applications from \$500 to \$150.

SUMMARY: The rules are being updated due to changes made to Chapter 400, Part VII and to the addition of Chapter 408, Part II, Florida Statutes, by the 2006 Florida Legislature in Chapter 2006-71 and Chapter 2006-192, Laws of Florida, respectively. These changes are: adding an emergency management plan criteria form for home medical equipment providers that provides for the continuation of services during an emergency; an updated licensure application form that incorporates new required controlling interest information and clarifying instructions for completion; new financial schedules that can be used as an alternative to a surety bond upon initial and change of ownership application or when there is evidence of financial instability; a notification form for change of address, which includes clear instructions as to what is required for licensure purposes; and a reduced fine for late application submissions. In addition, the following requirements were deleted in rule as they are now stated in law: the definition of "life-supporting or life-sustaining device"; level 2 background screening of the general manager and financial officer; renewal application time frames and reminders; change of ownership application time frames; varying licensure survey cycles; fines for unlicensed activity; and provision of the AHCA complaint call center number to consumers. Corrections have been made to the licensing unit's contact information. The term "consumer" is substituted for "patient" throughout the rule to more closely mirror statute and use consistent/similar terminology.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COST: No Statement of Estimated Regulatory Cost was prepared.

Any person who wishes to provide information regarding a statement of estimated regulatory costs, or provide a proposal for a lower cost regulatory alternative must do so in writing within 21 days of this notice.

SPECIFIC AUTHORITY: 400.935, 408.819 FS.

LAW IMPLEMENTED: 400.925, 400.934, 400.935, 408.803, 408.806, 408.807, 408.809, 408.810, 408.811, 408.812, 408.813, 408.815, 408.831 FS.

IF REQUESTED WITHIN 21 DAYS OF THE DATE OF THIS NOTICE, A HEARING WILL BE SCHEDULED AND ANNOUNCED IN THE FAW.

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: 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 RULES IS: Noël Cronin Lawrence, Agency for Health Care Administration, Licensed Home Health Programs Unit, 2727 Mahan Drive, Mail Stop 34, Tallahassee, FL 32308-5407, lawrencn@ahca.myflorida.com

#### THE FULL TEXT OF THE PROPOSED RULES IS:

59A-25.001 Definitions.

In addition to definitions contained in Chapter 400, Part VII and Chapter 408, Part II, F.S., the following terms shall apply:

(1) No change.

(2) "Central Service Center" means the licensed premises that <u>are is</u> in charge of taking consumer orders, dispatching the orders to their distribution centers that provide home medical equipment services, and maintaining <u>consumer patient</u> and personnel records. The central service center is responsible for the operation of its designated distribution centers.

(3) Class I deficiency is any act, omission, or practice that results in a <u>consumer's patient's</u> death, disability, or permanent injury, or places a <u>consumer patient</u> at imminent risk of death, disability, or permanent injury. Upon finding a class I deficiency, the agency shall impose an administrative fine in the amount of \$5,000 for each occurrence and each day that the deficiency exists. In addition, the agency shall immediately revoke the license, deny the renewal of a license or impose a moratorium on accepting new <u>consumers patients</u> until the factors causing the deficiency have been corrected.

(4) Class II deficiency is any act, omission, or practice that has a direct adverse effect on the health, safety, or security of a <u>consumer</u> patient. Upon finding a class II deficiency, the agency shall impose an administrative fine in the amount of \$1,000 for each occurrence and each day that the deficiency exists. In addition, the agency shall revoke the license, deny the renewal of a license or impose a moratorium on accepting new <u>consumers</u> patients, until the deficiency has been corrected.

(5) Class III deficiency is any act, omission, or practice that has an indirect, adverse effect on the health, safety, or security of a <u>consumer patient</u>. Upon finding an uncorrected or repeated class III deficiency, the agency shall impose an administrative fine not to exceed \$500 for each occurrence and each day that the uncorrected or repeated deficiency exists.

(6) Class IV deficiency is any act, omission, or practice related to required reports, forms, or documents which does not have the potential of negatively affecting <u>consumers patients</u>. These violations are of a type that the agency determines do not threaten the health, safety, or security of patients. Upon finding an uncorrected or repeated class IV deficiency, the

agency shall impose an administrative fine not to exceed \$200 for each occurrence and each day that the uncorrected or repeated deficiency exists.

(7) through (8) No change.

(9) Life supporting or life sustaining device, as defined in 21 Code of Federal Regulations part 860.3, means a device that is essential to, or that yields information that is essential to, the restoration or continuation of a bodily function important to the continuation of human life.

Specific Authority 400.935 FS. Law Implemented Part <u>VII</u> <del>X</del> of Chapter 400, 400.92-.957 FS. History–New 6-4-00, Amended 10-6-02.\_\_\_\_\_.

59A-25.002 Licensure Requirements.

(1) through (2) No change.

(3) Licensing fees:

(a) through (b) No change.

(c) The fee for an application package with rules, law, forms and an instruction package is based on AHCA's actual cost of postage plus the copying fee per page as authorized in Section 119.07, F.S. The costs are rounded up to the next whole dollar. The documents and forms in the application package can be printed with no fee from the AHCA web site <u>at http://ahca.myflorida.com under 'Licensing and Certification', 'Home Medical Equipment Providers': www.fdhe.state.fl.us</u>.

(4) Initial licensure application: An application for initial licensure <u>must</u> shall be made on forms prescribed by AHCA. The application package contains the following forms that are incorporated by reference as part of this rule:

(a) Home Medical Equipment Provider Application for Licensure, form number AHCA Form 3110-1005, Revised Dec. 06 April, 2002;

(b) Affidavit of Good Moral Character, form number 3110-0001, Revised February, 1994, (Attachment A);

(b)(e) Affidavit Affirmation of Compliance with Screening Requirements, <u>AHCA F</u>form number 3110-1006, Revised <u>Dec. 06</u> March, 2000, (Attachment B);

(d) Request for Level 1 Criminal History Check, form number, AHCA 3110 0002, Revised June, 1998;

(e) Federal Bureau of Investigation, United States Department of Investigation fingerprint card, form number, FD-258, Revised December 29, 1982;

(c)(f) Home Medical Equipment Provider Surety Bond, form number AHCA Form 3110-1018 1008, Revised August 2006 May, 2001;

These forms may be obtained through the AHCA <u>Licensed</u> Home <u>Health Programs</u> Care Unit, 2727 Mahan Drive, <u>Mail</u> <u>Stop 34</u> <u>Building 1</u>, Tallahassee, Florida 32308<u>-5407</u>. In addition to the application, the following information must be submitted.

(d)(g) Initial applicants must demonstrate financial ability to operate as referenced in Section 400.931(3) and 408.810(8), F.S., by submitting proof of a current \$50,000 surety bond for

each location to be licensed <u>or submission of AHCA Form</u> <u>3110-1021, Dec. 06, with evidence of sufficient assets to cover</u> <u>projected expenses</u>. <u>If a bond is submitted, s</u>Submission of a copy of a current Medicaid bond will satisfy as proof of financial ability to operate. Corporations that own multiple licensed HME locations will not be required to resubmit proof of financial ability to operate when applying for a license for an additional provider location.

(e)(h) Background screening:

1. The general manager as defined in Section 400.925(7), F.S., and the financial officer <u>must</u> shall submit level 2 screening directly to AHCA as referenced in Section <u>408.809</u> <del>400.931(5)(a)</del>, F.S. <u>Level 2 screening consists of the Florida</u> Department of Law Enforcement/ FBI fingerprint screening.

2. The general manager must shall coordinate the submission of level 1 screening for all personnel who enter a consumer's home, including contractors, hired on or after 7/1/99. Level 1 screening is submitted directly to the Florida Department of Law Enforcement. Level 1 screening consists of the submission of the criminal history check either to the AHCA Background Screening Unit, 2727 Mahan Drive, Mail Stop 40, Tallahassee, FL 32308-5407 or to the Florida Department of Law Enforcement. The cost of processing screening must be paid by the provider or by the employee that is screened. New employees may work on probationary status, once they have submitted their screening documents as permitted in Chapter 435, F.S. The general manager must shall submit a signed affidavit with each initial and renewal application affirming that direct and contract personnel who enter the home in the capacity of their employment, have been screened for good moral character.

(f)(i) Each licensed HME provider location must obtain and maintain professional and commercial liability insurance of not less than \$250,000 per claim as referenced in Section 400.931(6), F.S. In case of contracted services, the contractor <u>must shall</u> maintain liability insurance of not less than \$250,000 per claim. A corporation can provide a blanket policy, which indicates that each of its licensed locations <u>is are</u> insured under one policy, verifying not less than \$250,000 per claim for each location.

 $(\underline{g})(\underline{j})$  Applicants must meet the local zoning requirements. Physical location cannot be a post office box. The licensee must have all county licenses and permits that are applicable.

(5) Renewal application:

(a) An application for renewal of licensure, with its forms and attachments, is required <u>per Section 400.931, F.S.,</u> <u>408.806, F.S., and these rules</u>. AHCA <u>Eform number</u> 3110-1005, <u>Dec. 06</u> April, 2002, incorporated by reference must be submitted <u>and can be obtained as stated in subsection</u> <u>(4) above</u>. The application, with its forms and attachments, can be downloaded from the Internet at the following AHCA web site address: http://www.fdhe.state.fl.us. Once inside the website, choose the words "Site Index", then "Home Care Unit", "Home Medical Equipment Provider" and finally choose "Application for License". If a renewal applicant does not have access to the Internet, the application with its forms and attachments will be provided by AHCA as referenced in paragraph 59A 25.002(3)(c), F.A.C. It is the responsibility of the HME provider to submit an application, within the specified time frames, whether or not they receive separate notification from AHCA of the impending expiration of the license.

(b) If AHCA has reason to believe a provider is financially unstable, the applicant must demonstrate financial ability to operate by submitting proof of a current \$50,000 surety bond as referenced in Section 400.931(3), F.S., or by submitting AHCA Form 3110-1021, Dec. 06, with evidence of sufficient assets to cover projected expenses before the license is renewed. In addition, the applicant must document its correction of the financial instability, to include evidence of the payment in full of any bad checks, delinquent bills or liens, and all associated fees, costs and charges related to the instability. If payment in full cannot be or is not made, evidence must be submitted of partial payment along with a plan for payment in full with satisfaction of any liens or delinquent bills. If the lien is with a government agency or repayment is ordered by a federal, state, or district court, an accepted plan of repayment must be provided. Failure to pay any outstanding fines, unless the fine is being appealed, is an indicator of financial instability and AHCA will ask the provider to demonstrate financial ability to operate by submission of proof of a bond unless the provider pays the fine.

(6) If an HME provider has shown signs of financial instability at any time, pursuant to Sections 408.810(8) and (9), F.S., the HME provider must submit proof of financial ability to operate, including financial schedules that show anticipated provider revenue and expenses and the basis for financing the anticipated cash flow requirements of the licensee on AHCA Form 3110-1021, Dec. 06, and documentation of correction of the financial instability, to include evidence of payment made and proof of receipt of payment by the respective creditor, vendor or lienor of any bad checks, delinquent bills or liens, and all associated fees, costs and charges relating to the instability. Verifiable copies of satisfactions of liens, copies of cancelled checks, certified mail (courier) return receipts with copies of checks, receipts for payments, paid invoices and authorized letters of estoppel will suffice as proof of payment, if in the full and correct amounts. If payment in full cannot be or is not made, evidence must be submitted of partial payment along with a plan for payment in full of any liens or delinquent bills. If the lien is with a government agency or repayment is ordered by a federal, state, or district court, an accepted plan of repayment must be provided.

(7)(6) If a cChange of ownership is to occur.: <u>a</u>An application for a change of ownership, AHCA <u>F</u>form number 3110-1005, <u>Dec. 06</u> April, 2002, incorporated by reference,

must be submitted per the requirements in Section 408.807400.931(9), F.S., and these rules. To verify that the buyer of an HME business submits a change of ownership application at least 15 days before the effective date of the change of ownership, the buyer must send in documentation showing the date the ownership transferred from seller to buyer as required in Section 400.931(9), F.S.

(8)(7) If a cChange of address is to occur,  $\pm$  tThe provider must submit AHCA Form 3110-1020, Dec. 06, incorporated by reference, a letter notifying AHCA of the impending move, the date the change of address is to occur and the letter must be accompanied by the required fee. The notification of relocation must be given not less than 24 hours prior to before the actual move. The applicant must comply with local zoning requirements and obtain all applicable local county licenses and permits for the new location.

Specific Authority 400.935 FS. Law Implemented Part <u>VII X</u> of Chapter 400, 400.92-.957, <u>408.803</u>, <u>408.806</u>, <u>408.807</u>, <u>408.809</u>, <u>408.810</u>, <u>408.815</u> FS. History–New 6-4-00, Amended 10-6-02, 4-13-03\_\_\_\_\_\_.

59A-25.003 Scope of Services.

(1) No change.

(2) Home medical equipment includes oxygen and related respiratory equipment, customized wheelchairs and related seating and positioning as referenced in Section 400.925(8), F.S. In addition to the home medical equipment referenced in Section 400.925(8), F.S., other examples of equipment requiring services includes the following:

(a) <u>All</u> Apnea monitors, enteral feeding pumps, infusion pumps, portable home dialysis equipment, and ventilator equipment and supplies for all related equipment. All of the equipment referenced here in paragraph (a), including oxygen equipment and related respiratory equipment <u>defined</u> as referenced in Section 400.925(<u>13)</u>(8), F.S., is considered as life-supporting or life-sustaining equipment, which includes suctioning equipment.

(b) Continuous positive airway pressure machines, all electrostimulation equipment such as bone, muscle and transcutaneous electrical nerve stimulators, hospital beds, intermittent positive pressure breathing machines, motorized scooters, nebulizers, passive motion devices, patient lifts, phototherapy (billirubin) light with photometer, pressure ulcer care equipment, specialty prescribed cribs (child safety), suction machines, trapeze equipment, ventilator equipment (that is non-life supporting), wheelchairs, and walkers. All of the equipment referenced here in paragraph (b), including the custom wheelchairs and seating as referenced in Section 400.925(8), F.S., is considered non-life supporting equipment.

(3) No change.

(4) Consumer Patient records:

(a) A record must be maintained for each <u>consumer patient</u> that documents the home medical equipment and any services received as required in Section 400.94(1), F.S.

(b) <u>Consumer Patient</u> information may not be disclosed from the <u>consumer's patient's</u> file without the written consent of the <u>consumer patient</u>, the <u>consumer's patient's</u> guardian or the <u>consumer's patient's</u> power of attorney. All information received by any employee, contractor or AHCA employee regarding a <u>consumer patient</u> of the HME is confidential.

(c) <u>Consumer</u> Patient records <u>must</u> shall be made available to AHCA representatives when an inspection or a complaint investigation is done.

(d) No change.

(5) Contracts: Services provided by contract for consumers <u>must shall</u> be through a written agreement between the provider and the business providing any equipment and services for a consumer, herein referred to as the contractor. Contracts must be retained for a minimum of 5 years. The contract must include the following at a minimum:

(a) through (c) No change;

(d) Responsibility of the HME provider to retain and maintain all records of <u>consumers</u> patients served by a contractor;

(e) through (i) No change.

Specific Authority 400.935 FS. Law Implemented Part <u>VII X</u> of Chapter 400, 400.92-.957 FS. History–New 6-4-00, Amended 10-6-02.\_\_\_\_.

59A-25.004 Minimum Qualifications for Personnel.

The provider  $\underline{\text{must}}$  shall be in compliance with and make available to AHCA surveyors the information referenced in this section.

(1) General Manager, as defined in Section 400.925(7), F.S.:

(a) No change.

(b) Duties: The general manager is responsible for the following areas either directly or by clear delegation in writing:

1. Assuring the maintenance of <u>consumer</u> patient records including equipment repair and maintenance records as referenced in Section 400.94, F.S.;

2. through 5. No change.

6. Assuring that staff can accommodate <u>consumer's</u> patient's language;

7. Assuring an adequate inventory of equipment and supplies to provide <u>consumers</u> <del>patients</del> currently being served;

8. through 14. No change.

(2) through (3) No change.

(4)(a) through (b) No change.

 $(\underline{c})(\underline{d})$  No change.

Specific Authority 400.935 FS. Law Implemented Part <u>VII</u> <del>X</del> of Chapter 400, 400.92-.957 FS. History–New 6-4-00, Amended 10-6-02.

59A-25.005 Compliance.

(1) The survey or inspection:

(a) All providers must be in compliance with Part <u>VII</u> <del>X</del> of Chapter 400, F.S., <u>Part II of Chapter 408, F.S.</u>, and these rules. A provider shall be surveyed on an unannounced basis <u>as</u> <u>required in Section 408.811, F.S.</u> every two years, unless a survey is necessary due to a complaint. A renewal survey is to be completed within eighteen to thirty months from the date of the last licensure survey. The renewal survey shall be completed no earlier than eight months before expiration of the provider's license and no later than the license expiration date and the average gap between surveys shall not exceed twenty-four months. Area offices may do follow-up surveys to check on correction of deficiencies at any time on an unannounced basis.

(b) through (j) No change.

(2) No change.

(3) Adverse action: Denial, Suspension, Revocation, and Administrative Fines. Fine amounts are not to exceed \$5,000 per violation, per day as stated in Section 400.932(1), F.S.

(a) AHCA shall deny, suspend or revoke an application for license, or impose a fine for the reasons in Section 400.932, F.S., and for the following reasons:

1. If the provider fails to submit an application for a change of ownership within <u>the</u> time frames specified in Section<u>s 408.806 and 408.807</u> 400.931(8) and (9), F.S., a <u>\$50</u> <del>\$500</del> fine <u>per day, not to exceed \$150</u> shall be levied. If the application is received after the required filing date <u>and</u>, <del>but</del> exhibits a hand-canceled postmark from <u>a United States</u> <del>the</del> U.S. Post Office, or delivery documentation by a carrier service, dated on or before the required filing date, no fine will be levied;

2. If the provider fails to submit an application for renewal of a license within ninety days before the expiration date of the existing license, as specified in Section 400.931(8), F.S., a \$50 fine per day, not to exceed \$500, will be levied. If the application is received after the required filing date, but exhibits a hand canceled postmark from the U.S. Post Office, or delivery documentation by a carrier service, dated on or before the required filing date, no fine will be levied.

<u>2.3.</u> If the provider fails to notify AHCA of a change of address within the timeframes <u>specified</u> in subsection 59A-25.002(8)(7), F.A.C., of this rule, a minimum of a \$500 fine shall be levied;

3.4. No change.

<u>4.5.</u> If the provider is cited for a class I deficiency that is any act, omission or practice that results in a <u>consumer's</u> <del>patient's</del> death, disability, or permanent injury, or places a <u>consumer</u> <del>patient</del> at imminent risk of death, disability, or permanent injury, the agency shall impose an administrative fine in the amount of \$5,000 for each occurrence and each day that the deficiency exists. In addition, the agency shall immediately revoke the license, deny the renewal of a license or impose a moratorium on accepting new <u>consumers</u> patients until the factors causing the deficiency have been corrected;

<u>5.6</u>. If the provider is cited for a class II deficiency that is any act, omission or practice that has a direct adverse effect on the health, safety or security of a <u>consumer patient</u>, the agency shall impose an administrative fine in the amount of \$1,000 for each occurrence and each day that the deficiency exists. In addition the agency shall revoke the license, deny the renewal of a license or impose a moratorium of new <u>consumers patients</u> until the deficiency has been corrected;

<u>6.7</u>. If the provider is cited for a class III deficiency that is any act, omission or practice that has an indirect, adverse effect on health, safety, or security of a <u>consumer patient</u>, the agency shall impose an administrative fine not to exceed \$500 for each occurrence and each day that the uncorrected or repeated deficiency exists;

<u>7.8.</u> If the provider is cited for a class IV deficiency that is uncorrected or repeated acts or omissions or practices related to required reports, forms or documents which do not have the potential of negatively affecting <u>consumers</u> <del>patients</del>, the agency shall impose an administrative fine not to exceed \$200 for each occurrence and each day that the uncorrected or repeated deficiency exists;

<u>8.9.</u> No change.

10. A fine of \$2,500 shall be levied against providers determined to be operating without a license.

11. through 14. renumbered 9. through 12. No change.

(b) No change.

(4) Other requirements:

(4)(a) Providers <u>must should</u> report unlicensed home medical equipment providers to the AHCA <u>Consumer</u> <u>Complaint, Publication and Information Call</u> Center<sup>2</sup>s toll free number of 1(888)419-3456 or the local number of (850)487-3183.

(b) Consumers should contact their HME provider with any complaint issues regarding equipment and services. If the provider and consumer are unable to resolve the complaint issues together, the provider must inform the consumer of the AHCA Information Center's numbers listed above to report unresolved issues.

Specific Authority 400.935 FS. Law Implemented Part <u>VII</u>  $\times$  of Chapter 400, 400.92-.957<u>, 408.806, 408.807</u>, 408.811 FS. History–New 6-4-00, Amended 10-6-02\_\_\_\_\_.

59A-25.006 Emergency Management Planning.

(1) Pursuant to Section 400.934(20)(a), F.S., each home medical equipment provider must prepare and maintain a written comprehensive emergency management plan, that meets the minimum criteria in these rules and the Comprehensive Emergency Management Plan (CEMP) Format for Home Medical Equipment (HME) Providers, AHCA Form 3110-1019, Dec. 06, incorporated by reference. This document is available from the Agency for Health Care Administration at http://ahca.myflorida.com under Licensing & Certification, Home Medical Equipment Provider. The CEMP Format contains the minimum criteria that must be included in each home medical equipment provider emergency management plan, as required in Section 400.934(20), F.S. The plan must describe how the home medical equipment provider establishes and maintains an effective response to emergencies and disasters. The completed plan will be e-mailed or mailed to the local county health department for each county listed on the home medical equipment provider's license as required in Section 400.934(20)(b), F.S., unless the county health department does not require submission of home medical equipment provider emergency management plans per Section 381.0303(7), F.S.

(2) The home medical equipment provider must review its emergency management plan on an annual basis, make any substantive changes and inform their staff of those changes. For the purposes of this section, 'substantive changes' would include, but not be limited to, change of address, change of administrative staff who are responsible for coordinating the home medical equipment provider's emergency response or their contact telephone numbers and change of type of equipment or equipment services provided.

(3) The substantive changes as defined in subsection 59A-25.019(2), F.A.C., must be reported to the county emergency management office and to the county health department. For home medical equipment providers with multiple counties on their license, the changes must be reported to each county health department and each county emergency management office designated on the license. The telephone numbers must include numbers where the coordinating staff can be contacted outside of the home medical equipment provider's regular office hours. All home medical equipment providers must report these changes, whether their plan has been previously reviewed or not, as defined in subsection (1).

(4) When a home medical equipment provider goes through a change of ownership, the new owner must review the emergency management plan and make any substantive changes, including changes noted in subsection (3). Those home medical equipment providers will need to report any substantive changes in their plans to the reviewing entity in subsection (1).

(5) In the event of an emergency, the home medical equipment provider must implement the emergency management plan pursuant to Section 400.934(20), F.S.

(6) Home medical equipment providers must assist consumers receiving HME services who would need assistance and sheltering during evacuations because of physical, mental, cognitive impairment, or sensory disabilities in registering with the local emergency management agency, as required in Section 252.355(1), F.S., and as determined by the established procedures of the local emergency management agency related to special needs registration.

(a) Each home medical equipment provider must, pursuant to Sections 400.934 and 252.355, F.S., inform consumers and consumer caregivers, by the best method possible as it pertains to the person's disability, of the special needs registry and procedures for registration at the special needs registry maintained by their county emergency management office.

(b) If the consumer is to be registered with the special needs registry, the home medical equipment provider must assist the consumer with registering, pursuant to Sections 400.934 and 252.355, F.S., and the established procedures of the local emergency management agency. The home medical equipment provider must document in the consumer's file if the consumer plans to evacuate or remain at home and if the consumer's caregiver or family can take responsibility during the emergency for equipment services normally provided by HME staff or independent contractors referred by the home medical equipment provider or if the home medical equipment provider needs to make referrals in order for equipment services to continue. If the consumer is also receiving services through any other licensed health care provider or federal or state funded program designated in Section 252.355, F.S., to help clients register with the special needs registry, then the home medical equipment provider will check with the other service provider or program case manager to verify if the consumer has already been registered. If so, a note will be made in the consumer's file by the home medical equipment provider that the consumer's need for registration has already been reviewed and handled by the other provider or program. Home medical equipment providers are not required to assist consumers residing in skilled nursing facilities, assisted living facilities or adult family care homes with special needs registration as those licensed facilities are responsible for evacuation and alternative sheltering of their clients.

(c) The collected registration information must be furnished to the county emergency management agency pursuant to Section 400.934, F.S., and as determined by the established procedures of the local emergency management agency related to special needs registration.

(7) The home medical equipment provider must provide the same type and quantity of equipment services to its consumers, which must include those being served in assisted living facilities and adult family care homes, who evacuate to special needs shelters which were being provided prior to evacuation, pursuant to Section 400.934(20)(a), F.S. Home medical equipment providers are not required to continue to provide services to consumers in emergency situations that are beyond their control and that make it impossible to provide services, such as when roads are impassable or when consumers do not go to the location specified in their consumer records. (8) If the home medical equipment provider is unable to provide equipment services to consumers who are special needs registry patients, including any assisted living facility and adult family care home special needs registry patients, then the provider will make reasonable efforts to find another resource for the consumer, pursuant to Section 400.934(20)(a), F.S. This would include arranging for services for consumers who have been forced to relocate outside of the geographic service area of the home medical equipment provider.

(9) During emergency situations, when there is not a mandatory evacuation order issued by the local county emergency management office, some consumers, registered pursuant to Section 252.355, F.S., may decide not to evacuate and will stay in their homes. The home medical equipment provider must establish procedures, prior to the time of an emergency, which will delineate to what extent the provider will continue to arrange for essential equipment services during and immediately following an emergency pursuant to Section 400.934(20)(a), F.S.

<u>Specific Authority 400.925, 400.934, 400.935 FS. Law Implemented</u> 400.925, 400.934, 400.935 FS. History–New\_\_\_\_\_

NAME OF PERSON ORIGINATING PROPOSED RULE: Noël Cronin Lawrence

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Jeffrey N. Gregg

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: December 18, 2006

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: August 18, 2006

#### DEPARTMENT OF MANAGEMENT SERVICES

Agency for Workforce Innovation

8 .	
RULE NOS.:	<b>RULE TITLES:</b>
60BB-4.997	General Information
60BB-4.998	Program Guidelines
60BB-4.999	Allocation Methodology

PURPOSE AND EFFECT: To repeal rules the Department of Children and Family Services transferred to the Agency for Workforce Innovation concerning the Teacher Education and Compensation Helps (T.E.A.C.H.) Program.

SUMMARY: These repealed rules address the Department of Children and Family Services' implementation of the T.E.AC.H. Program.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COST: No Statement of Estimated Regulatory Cost was prepared.

Any person who wishes to provide information regarding a statement of estimated regulatory costs, or provide a proposal for a lower cost regulatory alternative must do so in writing within 21 days of this notice.

SPECIFIC AUTHORITY: Chapter 120, 411.0103(3) FS. LAW IMPLEMENTED: 411.0103 FS.

IF REQUESTED WITHIN 21 DAYS OF THE DATE OF THIS NOTICE, A HEARING WILL BE SCHEDULED AND ANNOUNCED IN THE FAW.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULES IS: Kelley Cramer, Senior Attorney, 107 E. Madison Street, MSC #110, Tallahassee, Florida 32399, (850)245-7150

#### THE FULL TEXT OF THE PROPOSED RULES IS:

60BB-4.997 General Information.

Specific Authority 402.3017 FS. Law Implemented 402.3017 FS. History–New 5-29-01, Formerly 65C-26.001, Repealed.

60BB-4.998 Program Guidelines.

Specific Authority 402.3017 FS. Law Implemented 402.3017 FS. History–New 5-29-01, Formerly 65C-26.002, Repealed.

60BB-4.999 Allocation Methodology.

Specific Authority 402.3017 FS. Law Implemented 402.3017 FS. History–New 5-29-01, Formerly 65C-26.003. Repealed\_\_\_\_\_.

NAME OF PERSON ORIGINATING PROPOSED RULE: Kelley Cramer, Senior Attorney, 107 E. Madison Street, Tallahassee, Florida 32301 (850)245-7150

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Sooni Raymaker, Deputy General Counsel, Agency for Workforce Innovation, 107 E. Madison Street, Tallahassee, Florida 32301 (850)245-7150

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: December 15, 2006

# DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

#### **Board of Accountancy**

RULE NO.: RULE TITLE: 61H1-29.003 Experience for Licensure by Endorsement

PURPOSE AND EFFECT: The Board proposes the rule amendment to clarify requirements for applicants seeking licensure by endorsement.

SUMMARY: Requirements will be clarified in the rule for applicants seeking licensure by endorsement.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COST: No Statement of Estimated Regulatory Cost was prepared.

Any person who wishes to provide information regarding a statement of estimated regulatory costs, or provide a proposal for a lower cost regulatory alternative must do so in writing within 21 days of this notice.

SPECIFIC AUTHORITY: 473.304, 473.308 FS. LAW IMPLEMENTED: 473.308 FS.

IF REQUESTED WITHIN 21 DAYS OF THE DATE OF THIS NOTICE, A HEARING WILL BE SCHEDULED AND ANNOUNCED IN THE FAW.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Veloria Kelly, Acting Division Director, Board of Accountancy/MQA, 240 NW 76th Dr., Suite A, Gainesville, Florida 32607

# THE FULL TEXT OF THE PROPOSED RULE IS:

61H1-29.003 Experience for Licensure by Endorsement.

(1) Applicants for licensure by endorsement shall meet the requirements of Rules 61H1-27.001, 61H1-27.002, and 61H1-28.007, F.A.C.

(2) Any applicant seeking licensure by endorsement under Section 473.308(a), F.S., and having not been licensed in another state, shall have completed continuing education meeting the requirements of Rule 61H1-33.003, F.A.C., for the two (2) years immediately preceding the filing of the application.

(3)(1) Any applicant seeking licensure by endorsement under Section 473.308(3)(b), F.S., and having been licensed in another state, shall have meet the requirements of that section provided that, while licensed in another state, the applicant has completed whatever continuing education is required by that state to maintain an active license to practice public accounting in that state, so long as such requirements are equivalent to those required by Rule 61H1-33.003, F.A.C., to maintain an active license in Florida for the two (2) years immediately preceding the filing of the application.

(4)(2) Any applicant seeking licensure by endorsement under Section 473.308(4), F.S., Experience used to meet the requirements of Section 473.308(4), F.S., must have experience that includes at least five years experience in the practice of public accounting while licensed as a Certified Public Accountant or Chartered Accountant in the practice of public accounting or as an auditor or accountant in a unit of federal, state, or local government provided that the position meets the activity and supervision requirements set forth in Section 473.308(4), F.S.

(5) College courses used to meet education requirements of Rules 61H1-27.001 and 61H1-27.002, F.A.C., cannot also be used to meet the initial continuing professional education requirements of subsection (2) or (3) above.

Specific Authority 473.304, <u>473.306</u>, 473.308 FS. Law Implemented 473.308 FS. History–New 4-2-88, Amended 6-12-88, Formerly 21A-29.003, Amended 2-12-98, 5-19-03, 1-31-05,\_\_\_\_\_.

NAME OF PERSON ORIGINATING PROPOSED RULE: Board of Accountancy

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Board of Accountancy

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: December 8, 2006

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: October 13, 2006

#### 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 Pharmacy**

RULE NO.: RULE TITLE:

64B16-28.404 Regulation of Daily Operating Hours PURPOSE AND EFFECT: The Board proposes to repeal the rule.

SUMMARY: The rule will be repealed.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COST: No Statement of Estimated Regulatory Cost was prepared.

Any person who wishes to provide information regarding a statement of estimated regulatory costs, or provide a proposal for a lower cost regulatory alternative must do so in writing within 21 days of this notice.

SPECIFIC AUTHORITY: 465.005, 465.022 FS.

LAW IMPLEMENTED: 465.022(1) FS.

IF REQUESTED WITHIN 21 DAYS OF THE DATE OF THIS NOTICE, A HEARING WILL BE SCHEDULED AND ANNOUNCED IN FAW.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Rebecca R. Poston, Executive Director, Board of Pharmacy/MQA, 4052 Bald Cypress Way, Bin #C04, Tallahassee, Florida 32399-3253

# THE FULL TEXT OF THE PROPOSED RULE IS:

64B16-28.404 Regulation of Daily Operating Hours.

Any person who receives a community pharmacy permit pursuant to Section 465.018, F.S., and commences to operate such an establishment shall, for the benefit of the public health and welfare, keep the prescription department of the establishment open for a minimum of forty (40) hours per week and a minimum of five (5) days per week. The Board hereby approves exceptions to the requirements noted above and permits closing of the prescription department for the following holidays: New Year's Day, Memorial Day, Fourth of July (Independence Day), Labor Day, Veterans' Day, Thanksgiving, Christmas and any bona fide religious holiday provided that notice of such closing is given as set forth below. A sign in block letters not less than one inch height shall be displayed either at the main entrance of the establishment or at or near the place where prescriptions are dispensed in a prominent place that is in clear and unobstructed view. Such sign shall state the hours the prescription department is open each day.

Specific Authority 465.005, 465.022 FS. Law Implemented 465.022(1) FS. History–New 8-20-65, Amended 5-19-72, Repromulgated 12-18-74, Amended 5-6-80, 3-31-81, Formerly 21S-1.24, Amended 7-14-88, Formerly 21S-1.024, Amended 7-31-91, 3-15-92, Formerly 21S-28.404, 61F10-28.404, Amended 9-21-94, Formerly 59X-28.404, <u>Repealed</u>\_\_\_\_\_.

NAME OF PERSON ORIGINATING PROPOSED RULE: Board of Pharmacy

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Board of Pharmacy

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: December 5, 2004

# DEPARTMENT OF FINANCIAL SERVICES

#### **Division of Treasury**

RULE NO.: RULE TITLE:

69C-6.003 The Plan; Prescribed Forms

PURPOSE AND EFFECT: The purpose of the rule amendment is to amend the State of Florida Employee Deferred Compensation Plan.

SUMMARY: The rule adopts revisions to the State of Florida Employees Deferred Compensation Plan as follows:

A provision is added to allow loans to participants from their deferred compensation accounts under conditions permitted by federal law.

Hardship withdrawal standards are changed as follows:

Foreclosure is narrowed as a basis for a hardship withdrawal by requiring that the foreclosure be upon the participant's primary residence rather than any real property.

Eviction from a primary residence is added as a basis for hardship withdrawal to conform to a federal regulation on that point.

"Dental or periodontal treatment that is necessary due to a sudden injury" is added as a basis for a hardship withdrawal. "Dental or periodontal treatment which is cosmetic or is necessary due to a chronic or degenerative condition such as periodontitis, decay, bruxism, or malocclusion not due a sudden injury" is added to the list of events for which a hardship withdrawal is not available.

The amount that can be obtained through the simplified hardship withdrawal process in the event of a hurricane emergency is raised from \$1,500.00 to \$2,500.00.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COST: No Statement of Estimated Regulatory Cost was prepared.

Any person who wishes to provide information regarding a statement of estimated regulatory costs, or provide a proposal for a lower cost regulatory alternative must do so in writing within 21 days of this notice.

SPECIFIC AUTHORITY: 112.215(12) FS.

# LAW IMPLEMENTED: 112.215 FS.

IF REQUESTED WITHIN 21 DAYS OF THE DATE OF THIS NOTICE, A HEARING WILL BE HELD AT THE DATE, TIME AND PLACE SHOWN BELOW (IF NOT REQUESTED, THIS HEARING WILL NOT BE HELD):

DATE AND TIME: Tuesday, January 23, 2007, 9:30 a.m.

PLACE: Room 415, Hermitage Centre, Suite 400, 1801 Hermitage Blvd., Tallahassee, Florida

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: Kandi Winters, (850)413-3162. 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 IS: Kandi Winters, Chief of Deferred Compensation, Division of Treasury, Bureau of Deferred Compensation, Department of Financial Services, 200 East Gaines Street, Tallahassee, Florida 32399-0346, phone (850)413-3162

#### THE FULL TEXT OF THE PROPOSED RULE IS:

69C-6.003 The Plan; Prescribed Forms.

(1) Form DFS-J3-1176 (<u>Eff.</u>), State of Florida Employees Deferred Compensation Plan, is hereby established and incorporated into this rule by reference as the plan contemplated in Section 112.215, F.S.

(2) through (4) No change.

Specific Authority 112.215(12) FS. Law Implemented 112.215 FS. History–New 1-1-87, Amended 10-7-87, 2-14-88, 2-19-89, 6-21-89, 8-7-95, 9-21-98, 6-11-02, Formerly 4C-6.003, Amended 8-26-04, 2-21-05, 7-9-06,\_\_\_\_\_.

NAME OF PERSON ORIGINATING PROPOSED RULE: Kandi Winters, Financial Administrator, Deferred Comp Section, Division of Treasury, Department of Financial Services

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Bruce Gillander, Division Director, Division of Treasury, Department of Financial Services

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: September 27, 2006

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: October 13, 2006

# DEPARTMENT OF FINANCIAL SERVICES

**Divsion of Worker's Compensation** 

RULE NO.:	
69L-7.602	

RULE TITLE: Florida Workers' Compensation Medical Services Billing, Filing and Reporting Rule

PURPOSE AND EFFECT: To adopt new 2007 versions of nationally approved uniform billing forms for medical providers which are utilized by Florida's Workers' Compensation insurance industry for medical bill reimbursements to healthcare providers, to adopt a revised pharmacy billing form, to amend the data reporting requirements resulting from medical form changes, to revise and add additional Explanation of Bill Review Codes used by insurers to report bill review outcomes to health care providers as required to facilitate the medical bill dispute resolution process, to update the Florida Workers' Compensation Medical EDI Implementation Guide (MEIG) reflecting its most current edition, and to update adopted reference material to reflect the most current edition.

SUMMARY: Rule amendment reflecting changes and updates to forms, reference materials, EDI requirements, and billing instructions for providers and insurers associated with the Florida Workers' Compensation Medical Services Billing Rule.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COST: No Statement of Estimated Regulatory Cost was prepared.

Any person who wishes to provide information regarding a statement of estimated regulatory costs, or provide a proposal for a lower cost regulatory alternative must do so in writing within 21 days of this notice.

SPECIFIC AUTHORITY: 440.13(4), 440.15(3)(b), (d), 440.185(5), 440.525(2), 440.591, 440.593(5) FS.

LAW IMPLEMENTED: 440.09, 440.13(2)(a), (3), (4), (6), (11), (12), (14), (16), 440.15(3)(b), (d), 440.185(5), (9), 440.20(6), 440.525(2), 440.593 FS.

IF REQUESTED WITHIN 21 DAYS OF THE DATE OF THIS NOTICE, A HEARING WILL BE HELD AT THE DATE, TIME AND PLACE SHOWN BELOW (IF NOT REQUESTED, THIS HEARING WILL NOT BE HELD):

DATE AND TIME: Tuesday, January 23, 2007, 9:00 a.m.

PLACE: 104J, Hartman Bldg., 2012 Capital Circle, S.E., Tallahassee, Florida

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: Don Davis, (850)413-1711. 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 IS: Don Davis, Division of Workers' Compensation, Office of Data Quality and Collection, Department of Financial Services, 200 East Gaines Street, Tallahassee, Florida 32399-4226, phone (850)413-1711

#### THE FULL TEXT OF THE PROPOSED RULE IS:

69L-7.602 Florida Workers' Compensation Medical Services Billing, Filing and Reporting Rule.

(1) No change.

(a) No change.

(b) "Adjust " or "Adjusted" means payment is made with modification to the information provided on the bill.

(c)(b) "Agency" means the Agency for Health Care Administration as defined in Section 440.02(3), F.S.

(d)(e) "Ambulatory Surgical Center" is defined in Section 395.002(3), F.S.

(e)(d) "Billing" means the process by which a health care provider submits a <u>medical</u> claim <u>form or medical bill</u> to an insurer, service company/third party administrator or any entity acting on behalf of the insurer, to receive reimbursement for medical services, <u>goods</u>, <u>or supplies</u> provided to an injured employee.

(f)(e) "Catastrophic Event" means the occurrence of an event outside the control of an insurer, submitter, service company/third party administrator or any entity acting on behalf of the insurer, such as an electronic data transmission failure due to a natural disaster- or an act of terrorism (including but not limited to cyber terrorism) or a telecommunications failure, in which recovery time will prevent an insurer, submitter, service company/third party administrator or any entity acting on behalf of the insurer from meeting the filing and reporting requirements of Chapter 440, F.S., and this rule. Programming errors, system malfunctions, or electronic data interchange transmission failures that are not a direct result of a catastrophic event are not considered to be a catastrophic event as defined in this rule. See paragraph (6)(d) for requirements to request approval of an alternative method and timeline for medical report filing with the Division due to a catastrophic event.

(g)(f) "Charges" means the dollar amount billed.

(h)(g) "Charge Master" means for hospitals a comprehensive listing of all the goods and services for which the facility maintains a separate charge, with the facility's charge for each of the goods and services, regardless of payer type and means for ASCs a listing of the gross charge for each CPT<sup>®</sup> procedure for which an ASC maintains a separate charge, with the ASC's charge for each CPT<sup>®</sup> procedure, regardless of payer type a comprehensive listing of all goods and services for which the hospital or ambulatory surgical eenter maintains a separate charge with the hospital's or ambulatory surgical center's charges for each of the goods and

services, regardless of payer type. The charge master shall be maintained and produced when requested for the purpose of verifying its usual charges pursuant to Section 440.13(12)(d), F.S.

(i)(h) "Claims-Handling Entity File Number" means the number assigned to the claim file by the insurer or service company/third party administrator for purposes of internal tracking.

(j)(i) "Current Dental Terminology" (CDT) means the American Dental Association's reference document containing descriptive terms to identify codes for billing and reporting dental procedures.

(k) "Current Procedural Terminology" (CPT<sup>®</sup>) means the American Medical Association's reference document (HCPCS Level I) containing descriptive terms to identify codes for billing and reporting medical procedures and services.

(1)(j) "Date Insurer Paid" or "Date Insurer Paid, Adjusted and Paid, Disallowed or Denied" means the date the insurer, service company/third party administrator or any entity acting on behalf of the insurer mails, transfers or electronically transmits payment to the health care provider or the health care provider representative. If payment is disallowed or denied, "Date Insurer Paid" or "Date Insurer Paid, Adjusted and Paid, Disallowed or Denied" means the date the insurer, service company/third party administrator or any entity acting on behalf of the insurer mails, transfers or electronically transmits the appropriate notice of disallowance or denial to the health care provider or the health care provider representative. See paragraph (5)(1) for the requirement to accurately report the "date insurer paid".

(m)(k) "Date Insurer Received" means the date that a Form DFS-F5-DWC-9, DFS-F5-DWC-10 (or insurer DFS-F5-DWC-11, pre-approved alternate form). DFS-F5-DWC-90 or the electronic form equivalent is in the possession of the insurer, service company/third party administrator or any entity acting on behalf of the insurer. See paragraph (5)(1) for the requirement to accurately report the "date insurer received". If a medical bill meets any of the criteria in paragraph (5)(j) of this rule and possession of the form is relinquished by the insurer, service company/TPA or any entity acting on behalf of the insurer by returning the medical bill to the provider with a written explanation for the insurer's reason for return, then "date insurer received" shall not apply to the medical bill as submitted.

<u>(n)(+)</u> "Deny"<u>or</u> "Denied" means payment is not made because the service rendered is treatment for a non-compensable injury or illness means to determine that no payment is to be made for a specific procedure code or other service reported by a health care provider to an insurer, service company/third party administrator or any entity acting on behalf of the insurer on a bill.

(o)(m) "Department" means Department of Financial Services (DFS) as defined in Section 440.02(12), F.S.

(<u>p)(n)</u> "Disallow" <u>or "Disallowed" means payment is not</u> made because the service rendered has not been substantiated for reasons of medical necessity, insufficient documentation, lack of authorization or billing error means to determine that no payment is to be made for a specific procedure code or other service reported by a health care provider to an insurer, service company/third party administrator or any entity acting on behalf of the insurer for reimbursement, based on identification of a billing error, inappropriate utilization or over utilization, use of an incorrect billing form, only one line item billed and the bill has an invalid code, or required information is inaccurate, missing or illegible.

(q)(o) "Division" means the Division of Workers' Compensation (DWC) as defined in Section 440.02(14), F.S.

 $(\underline{r})(\underline{p})$  "Electronic Filing" means the computer exchange of medical data from a submitter to the Division in the standardized format defined in the Florida Medical EDI Implementation Guide (MEIG), 2006.

 $(\underline{s})(\underline{q})$  "Electronic Form Equivalent" means the format, provided in the Florida Medical EDI Implementation Guide (MEIG)<del>, 2006,</del> to be used when a submitter electronically transmits required data to the Division. Electronic form equivalents do not include transmission by facsimile, data file(s) attached to electronic mail, or computer-generated paper-forms.

 $(\underline{t})(\underline{r})$  "Electronically Filed with the Division" means the date an electronic filing has been received by the Division and has successfully passed structural and data-quality edits.

 $(\underline{u})$  "Entity" means any party involved in the provision of or the payment for medical services, care or treatment rendered to the injured employee, excluding the insurer, service company/third party administrator or health care provider as identified in this section.

 $\underline{(v)(t)}$  "Explanation of Bill Review" (EOBR) means the notice of payment or notice of adjustment and payment, disallowance or denial sent by an insurer, service company/third party administrator or any entity acting on behalf of an insurer to a health care provider containing code(s) and code descriptor(s), in conformance with paragraph (5)(o) of this rule.

(w)(u) "Florida Medical EDI Implementation Guide (MEIG), 2006" is the Florida Division of Workers' Compensation's reference document containing the specific electronic formats and data elements required for insurer reporting of medical data to the Division.

 $(\underline{x})(\underline{v})$  "Healthcare Common Procedure Coding System National Level II Codes (HCPCS)" (HCPCS) means the Centers for Medicare and Medicaid Services' (CMS) reference document listing descriptive codes for billing and reporting professional services, procedures, and supplies provided by health care providers.

 $(\underline{y})(\underline{w})$  "Health Care Provider" is defined in Section 440.13(1)(h), F.S.

 $(\underline{z})(\underline{x})$  "Hospital" is defined in Section 395.002(13), F.S.

(aa)(y) "ICD-9-CM International Classification of Diseases" (ICD-9) is the U.S. Department of Health and Human Services' reference document listing the official diagnosis and inpatient-procedure code sets.

(bb)(z) "Insurer" is defined in Section 440.02(38), F.S.

(cc)(aa) "Insurer Code Number" means the number the Division assigns to each individual insurer, self-insured employer or self-insured fund.

(dd)(bb) "Itemized Statement" means a detailed listing of goods, services and supplies provided to an injured employee, including the quantity and charges for each good, service or supply.

(ee) "Medical Bill" means the document or electronic equivalent submitted by a health care provider to an insurer, service company/TPA or any entity acting on behalf of the insurer for reimbursement for services or supplies (e.g. DFS-F5-DWC-9, DFS-F5-DWC-10, DFS-F5-DWC-11, DFS-F5-DWC-90 or the provider's usual invoice or business letterhead) as appropriate pursuant to subsection (4)(b) of this rule.

(ff)(ce) "Medically Necessary" or "Medical Necessity" is defined in Section 440.13(1)(l), F.S.

(gg)(dd) "NDC <u>Nn</u>umber" means the National Drug Code (NDC) number, assigned under Section 510 of the Federal Food, Drug, and Cosmetic Act, which identifies the drug product labeler/vendor, product, and trade package size. <u>The</u> <u>NDC number is an eleven-digit number that is expressed in the</u> <u>universal 5-4-2 format and included on all applicable reports</u> with each of the three segments separated by a dash (-).

(hh) "Pay" or "Paid" means payment is made applying the applicable reimbursement formula to the medical bill as submitted.

(ii)(ee) "Physician" is defined in Section 440.13(1)(q), F.S.

(ff) "Physician's Current Procedural Terminology (CPT<sup>®</sup>)" (CPT) means the American Medical Association's reference document (HCPCS Level I) containing descriptive terms to identify codes for billing and reporting medical procedures and services.

(jj)(gg) "Principal Physician" means the treating physician responsible for the oversight of medical care, treatment and attendance rendered to an injured employee, to include recommendation for appropriate consultations or referrals.

 $(\underline{kk})(\underline{hh})$  "Report" means any form related to medical services rendered, in relation to a workers' compensation injury <u>that</u>, which is required to be filed with the Division under this rule.

(11)(ii) "Service Company/Third Party Administrator (TPA)" means a party that has contracted with an insurer for the purpose of providing services necessary to adjust workers' compensation claims on the insurer's behalf. (mm)(jj) "Service Company/Third Party Administrator (TPA) Code Number" means the number the Division assigns to a service company, adjusting company, managing general agent or third party administrator.

(nn)(kk) "Submitter" means an insurer, service company/TPA, entity or any other party acting as an agent <del>or vendor</del> on behalf of an insurer, service company/TPA, or any entity to fulfill any insurer responsibility to electronically transmit required medical data to the Division.

(oo)(II) "UB-92, National Uniform Billing Data Element Specifications as Adopted by the Florida State Uniform Billing Committee, <u>November</u> February 2006" (UB-92 <u>Mm</u>anual) is the reference document providing billing and reporting completion instructions for the Form DFS-F5-DWC-90 (UB-92 HCFA-1450, Uniform Bill, Rev. 1992).

(pp) "UB 04 Manual" means the National Uniform Billing Committee Official UB-04 Data Specifications Manual 2007, which is the reference document providing billing and reporting completion instructions for the Form DFS-F5-DWC-90 (UB-04 CMS-1450, Uniform Bill, Rev. 2006).

(2) Forms <u>Incorporated by Reference</u> for Medical Billing, Filing and Reporting.

(a)<u>1.</u> Form DFS-F5-DWC-9 (CMS-1500 Health Insurance Claim Form, Rev. 12/90); Form DFS-F5-DWC-9-A (Completion Instructions for Form DFS-F5-DWC-9: comprised of three sets of completion instructions for use by health care providers, ambulatory surgical centers, and work hardening and pain management programs), Rev. 5/26/2005.; Effective to bill for dates of service up to and including 03/31/07.

2. Form DFS-F5-DWC-9 (CMS-1500 Health Insurance Claim Form, Rev. 08/05); Form DFS-F5-DWC-9-B (Completion Instructions for Form DFS-F5-DWC-9: comprised of three sets of completion instructions for use by health care providers, ambulatory surgical centers, and work hardening and pain management programs), Rev. 1/1/2007. May be used to bill for dates of service up to and including 3/31/2007 and shall be used to bill for dates of service on and after 4/1/2007.

(b)1. Form DFS-F5-DWC-10 (Statement of Charges for Drugs and Medical Supplies Form), Rev. 2/14/2006.; Effective to bill for dates of service up to and including 03/31/07.

2. Form DFS-F5-DWC-10 (Statement of Charges for Drugs and Medical Supplies Form), Rev. 1/1/2007. May be used to bill for dates of service up to and including 3/31/2007 and shall be used to bill for dates of service on and after 4/1/2007.

(c)1. Form DFS-F5-DWC-11 (American Dental Association Dental Claim Form, Rev. 2002); Form DFS-F5-DWC-11-A (Completion Instructions for Form DFS-F5-DWC-11), Rev. 5/26/2005.; Effective to bill for dates of service up to and including 03/31/07.

2. Form DFS-F5-DWC-11 (American Dental Association Dental Claim Form, Rev. 2006); Form DFS-F5-DWC-11-B (Completion Instructions for Form DFS-F5-DWC-11), Rev. 1/1/2007. May be used to bill for dates of service up to and including 3/31/2007 and shall be used to bill for dates of service on and after 4/1/2007.

(d) Form DFS-F5-DWC-25 (Florida Workers' Compensation Uniform Medical Treatment/Status Reporting Form), Rev. 2/14/2006.; and

(e)1. Form DFS-F5-DWC-90 (UB-92 HCFA-1450, Uniform Bill, Rev. 1992). Effective for submissions up to and including 05/22/07 are hereby incorporated by reference into this rule.

2. Form DFS-F5-DWC-90 (UB-04 CMS-1450, Uniform Bill, Rev. 2006); Form DFS-F5-DWC-90 – B (Completion Instructions for Form DFS-F5-DWC-90). May be used to bill for submissions between 3/1/2007 and 5/22/2007 and shall be used to bill for submissions on and after 5/23/2007.

(f) Obtaining Copies of Forms and Instructions.

1. A copy of <u>either revision of</u> the Form DFS-F5-DWC-9 can be obtained from the CMS web site: http://www.cms.hhs.gov/forms/. Completion instructions <u>for</u> <u>either revision of the form</u> can be obtained from the Department of Financial Services/Division of Workers' Compensation (DFS/DWC) web site: http://www.fldfs.com/ WC/forms.html#7.

2. A copy of <u>either revision of</u> the Form DFS-F5-DWC-10 and completion instructions <u>for either revision of the form</u> can be obtained from the DFS/DWC web site: http://www.fldfs.com/WC/forms.html#7.

3. A copy of <u>either revision of</u> the Form DFS-F5-DWC-11 can be obtained from the American Dental Association web site: http://www.ada.org/. Completion instructions <u>for either</u> <u>revision of the form</u> can be obtained from the DFS/DWC web site: http://www.fldfs.com/WC/forms.html#7.

4. No change.

5. A copy of either revision of the Form DFS-F5-DWC-90 can be obtained from the CMS web site: http://cms.hhs.gov/forms/. Completion instructions for Form DFS-F5-DWC-90 (Rev. 1992) can be obtained from the UB-92, National Uniform Billing Data Element Specifications as Adopted by the Florida State Uniform Billing Committee (Rev. September February 2006) and subparagraph (4)(b)(d)4. Completion instructions for Form this rule. of DFS-F5-DWC-90 (Rev. 2006), Form DFS-F5-DWC-90-B (Rev. 1/1/07), can be obtained from the DFS/DWC web site: http://www.fldfs.com/WC/forms.html#7.

(g)(b) In lieu of submitting a Form DFS-F5-DWC-10, when billing for drugs or medical supplies, alternate billing forms are acceptable if:

1. No change.

2. The form provides all information required to be submitted to the Division, pursuant to the <u>date-applicable</u> Florida Medical EDI Implementation Guide (MEIG), <del>2006,</del> on the Form DFS-F5-DWC-10. Forms DFS-F5-DWC-9, DFS-F5-DWC-11 or DFS-F5-DWC-90 shall not be submitted as an alternate form.

(3) Materials Adopted for Reference. The following publications are incorporated by reference herein:

(a) UB-92, National Uniform Billing Data Element Specifications as Adopted by the Florida State Uniform Billing Committee (Rev. <u>September February</u> 2006). A copy of this manual can be obtained from the Florida Hospital Association by calling (407)841-6230.

(b) The Florida Medical EDI Implementation Guide (MEIG), 2006, applicable for data submission until 7/1/2007. The Florida Medical EDI Implementation Guide (MEIG), 2006 can be obtained from the DFS/DWC web site: http://www.fldfs.com/WC/edi\_med.html.

(c) No change.

(d) The Physicians' Current Procedural Terminology (CPT®), as adopted in Rule 69L-7.020, F.A.C.

(e) The Current Dental Terminology (CDT-<u>2005</u>4), as adopted in Rule 69L-7.020, F.A.C.

(f) The 200<u>76</u> ICD-9-CM Professional for Hospitals, Volumes 1, 2 and 3, International Classification of Diseases, 9th Revision, Clinical Modification, Copyright 200<u>65</u>, Ingenix, Inc. (American Medical Association).

(g) The Physician ICD-9-CM 200<u>76</u>, Volumes 1 & 2, International Classification of Diseases, 9th Revision, Clinical Modification, Copyright 200<u>6</u>5, Ingenix, Inc. (American Medical Association).

(h) through (k) No change.

(1) National Uniform Billing Committee Official UB-04 Data Specifications Manual 2007, version 1.00, September 2006, as adopted by the National Uniform Billing Committee. A copy of this manual can be obtained from the National Uniform Billing Committee web site: http://www.nubc.org/ UB-04% 20SUBSCRIPTION% 20ORDER% 20FORM.doc

(m) The Florida Medical EDI Implementation Guide (MEIG), 2007, applicable for data submission on or after 4/2/2007 and required for all data submission on or after 8/9/2007. The Florida Medical EDI Implementation Guide (MEIG), 2007 can be obtained from the DFS/DWC web site: http://www.fldfs.com/WC/edi med.html.

(n) Current Procedural Terminology (CPT<sup>®</sup>), 2007 Professional Edition, Copyright 2006, American Medical Association.

(4) Health Care Provider Responsibilities.

(a) Bill Submission/Filing and Reporting Requirements.

<u>1.(a)</u> All <u>health care</u> providers are responsible for meeting their obligations, under this rule, regardless of any business arrangement with any entity under which claims are prepared, processed or submitted to the insurer.

<u>2.(b)</u> Each health care provider is responsible for submitting any additional form completion information and supporting documentation requested, in writing, by the insurer at the time of authorization, or at the time a reimbursement request is received.

3. Each health care provider shall resubmit a medical claim form or medical bill with insurer requested documentation when the EOBR provides an explanation for disallowance based on the lack of documentation submitted with the medical bill.

4.(e) Insurers and health care providers shall utilize only the Form DFS-F5-DWC-25 for physician reporting of the injured employee's medical treatment/status. Any other reporting forms may not be used in lieu of or supplemental to the Form DFS-F5-DWC-25. <u>Provider failure to accurately</u> <u>complete and submit the DFS-F5-DWC-25, in accordance with</u> the Form DFS-F5-DWC-25 Completion/Submission Instructions adopted in this rule, may result in the Agency imposing sanctions or penalties pursuant to subsection 440.13(8), F.S. or subsection 440.13(11), F.S.

<u>a.1.</u> The Form DFS-F5-DWC-25 does not replace physician notes, medical records or  $\underline{D}d$ ivision-required medical reports.

<u>b.2</u>. All information submitted on physician notes, medical records or <u>D</u>elivision-required medical reports must be consistent with information documented on the Form DFS-F5-DWC-25.

5. All medical claim form(s) or medical bill(s) related to services rendered for a compensable injury shall be submitted by a health care provider to the insurer, service company/TPA or any entity acting on behalf of the insurer, as a requirement for billing.

<u>6. Medical claim form(s) or medical bill(s) may be</u> <u>electronically filed or submitted via facsimile by a health care</u> <u>provider to the insurer, service company/TPA or any entity</u> <u>acting on behalf of the insurer, provided the insurer agrees.</u>

7. When requested by the insurer, service company/TPA or any entity acting on behalf of the insurer, a health care provider shall send documentation that supports the medical necessity of the specific services rendered and any other required documentation pursuant to paragraph (4)(b) of this rule and the applicable reimbursement manual.

8. Each health care provider is responsible for correcting and resubmitting any billing forms returned by an insurer, service company/TPA or any entity acting on behalf of the insurer pursuant to paragraph (5)(j) of this rule. 9. Each hospital and ambulatory surgical center shall maintain its charge master and shall produce relevant portions when requested for the purpose of verifying its usual charges pursuant to Section 440.13(12)(d), F.S.

(b)(d) Special Billing Requirements.

1. When anesthesia services are billed on a Form DFS-F5-DWC-9, completion of the form must include the  $CPT^{\textcircled{0}}$  code and the "P" code (physical status modifier), which correspond with the procedure performed, in Field 24D. Anesthesia health care providers shall enter the date of service and the 5-digit qualifying circumstance code, which correspond with the procedure performed, in Field 24D on the next line, if applicable.

2. When an Advanced Registered Nurse Practitioner (ARNP) provides services as a Certified Registered Nurse Anesthetist, <u>the ARNP</u> he/she shall bill on a Form DFS-F5-DWC-9 for the services rendered and enter his/her Florida Department of Health <u>ARNP</u> license number in Field 33<u>b</u>, regardless of the employment arrangement under which the services were rendered, or the party submitting the bill.

3. Regardless of the employment arrangement under which the services are rendered or the party submitting the bill, the following health care providers, who render direct billable services for which reimbursement is sought from an insurer, service company/TPA or any entity acting on behalf of the insurer, service company/TPA, shall <u>bill on a Form</u> <u>DFS-F5-DWC-9 and</u> enter his/her Florida Department of Health license number in Field 33<u>b</u> on the Form DFS-F5-DWC-9:

a. through c. No change.

4. No change.

a. Inpatient billing – Hospitals shall, in addition to filing a Form DFS-F5-DWC-90:<del>,</del>

<u>I. Aa</u>ttach an itemized statement with charges based on the facility's Charge Master<u>: and</u>

II. Submit all applicable documentation or certification required pursuant to Rule 69L-7.501, F.A.C.; and

III. Bill professional services provided by a physician, physician assistant, advanced registered nurse practioner, or registered nurse first assistant on the Form DFS-F5-DWC-9, regardless of employment arrangement.

IV. When entering the CPT<sup>®</sup>, HCPCS or unique workers' compensation codes in Form Locator 44 on the Form DFS-F5-DWC-90, the hospital shall utilize CPT<sup>®</sup>, HCPCS or unique workers' compensation codes provided in the Florida Workers' Compensation Health Care Provider Reimbursement Manual adopted in Rule 69L-7.501, F.A.C.

b. Outpatient billing – Hospitals shall: <u>I.</u> <u>i</u>In addition to filing a Form DFS-F5-DWC-90<u>:</u>

<u>I.</u> <u>E</u>enter the CPT<sup>®</sup>, HCPCS or unique workers' compensation code (provided in the Florida Workers' Compensation Health Care Provider Reimbursement Manual

as incorporated for reference adopted in Rule 69L-7.501020, F.A.C.) in Form Locator 44 on the Form DFS-F5-DWC-90, to bill outpatient radiology, clinical laboratory and physical, occupational or speech therapy charges; and

II. Make written entry "scheduled" or "non-scheduled" in Form Locator 84 <u>of Form revision 1992 and in Form Locator</u> <u>80 of Form revision 2006</u> – 'Remarks' on the DFS-F5-DWC-90, <del>directly after entry of the hospital's physical location ZIP code,</del> when billing outpatient surgery or outpatient surgical services; and

III. Make written entry "implant(s)" followed by the reimbursement calculation made pursuant to Rule 69L-7.501, F.A.C., in Form Locator 84 of Form revision 1992 and in Form Locator 80 of Form revision 2006 – 'Remarks' on the DFS-F5-DWC-90, directly after entry of "scheduled" or "non-scheduled", when present.

<u>IV.HI.</u> Attach an itemized statement with charges based on the facility's Charge Master if there is no line item detail shown on the Form DFS-F5-DWC-90: and

<u>V. Submit all applicable documentation or certification</u> required pursuant to Rule 69L-7.501, F.A.C.

VI. Bill professional services provided by a physician, physician assistant, advanced registered nurse practioner, or registered nurse first assistant on the Form DFS-F5-DWC-9, regardless of employment arrangement.

5. <u>A c</u>Certified, licensed physician assistants, anesthesia assistants and registered nurse first assistants who provides services as a surgical assistant, in lieu of a second physician, shall bill on a Form DFS-F5-DWC-9 entering the CPT<sup>®</sup> code(s) plus modifier(s), which represent the service(s) rendered, in Field 24D, and must enter his/her Florida Department of Health license number in Field 33<u>b</u>.

6. Ambulatory Surgical Centers (ASCs) shall bill on a Form DFS-F5-DWC-9 <u>using the American Medical</u> Association's CPT<sup>®</sup> procedure codes, or using the unique workers' compensation procedure code 99070 and billing-with itemized line item charges based on the ASC's Charge Master except when billing for procedure code 99070. ASC medical bills shall be accompanied by all applicable documentation required pursuant to Rule 69L-7.100, F.A.C.

7. No change.

8. Out-of-State health care providers shall bill on the applicable medical bill form pursuant to subsection (4)(c) of this rule.

9.8. Dental Services.

a. through b. No change.

<u>10.9.</u> Pharmaceutical(s), Durable Medical Equipment and Medical Supplies.

<u>a. When dispensing commercially available medicinal</u> <u>drugs commonly known as legend or prescription drugs:</u> I. Pharmacists shall bill on Form DFS-F5-DWC-10 and shall enter the NDC number, in the universal 5-4-2 format, in Field 9, with each segment separated by a dash (-).

II. Physicians, physician assistants or ARNPs shall bill on Form DFS-F5-DWC-9 and shall enter the NDC number, in the universal 5-4-2 format, in Field 24D, with each segment separated by a dash (-). Optionally, the unique workers' compensation code 96370 may be entered in addition to the NDC number in Field 24D.

III. Hospitals shall bill on Form DFS-F5-DWC-90 using the appropriate revenue codes.

b. When dispensing medicinal drugs which are compounded and the prescribed formulation is not commercially available:

I. Pharmacists shall bill on Form DFS-F5-DWC-10 and shall enter the unique workers' compensation code 96371 in Field 9.

II. Physicians, physician assistants or ARNPs shall bill on Form DFS-F5-DWC-9 and shall enter the unique workers' compensation code 96371 in form Field 24D.

III. Hospitals shall bill on Form DFS-F5-DWC-90 using the appropriate revenue codes.

c. When dispensing over-the-counter drug products:

<u>I. Pharmacists shall bill on Form DFS-F5-DWC-10 and shall enter the NDC number, in the universal 5-4-2 format in form Field 9, with each segment separated by a dash (-).</u>

II. Physicians, physician assistants or ARNPs shall bill on Form DFS-F5-DWC-9, shall enter the NDC number in the universal 5-4-2 format, in Field 24D, with each segment separated by a dash (-). The requirement to enter the NDC number in Field 24D supersedes the instruction to enter 99070 in the Florida Workers' Compensation Health Care Provider Reimbursement Manual.

III. Hospitals shall bill on Form DFS-F5-DWC-90 using the appropriate revenue codes.

d. When administering or dispensing injectable drugs:

<u>I. Pharmacists shall bill on Form DFS-F5-DWC-10 and shall enter the NDC number, in the universal 5-4-2 format, in form Field 9, with each segment separated by a dash (-).</u>

II. Physicians, physician assistants or ARNPs shall bill on a Form DFS-F5-DWC-9 and enter the appropriate HCPCS "J" code in form Field 24D. When an appropriate HCPCS "J" code is not available for the injectable drug, enter the NDC number, in the universal 5-4-2 format in form Field 24D with each segment separated by a dash (-).

III. Hospitals shall bill on Form DFS-F5-DWC-90 using the appropriate revenue codes.

e. When dispensing durable medical equipment (DME):

<u>I. Pharmacists shall bill on Form DFS-F5-DWC-10 and shall enter the applicable HCPCS code in Field 21 on form revision 2/14/2006 and in Field 21 on form revision 1/1/2007.</u>

II. Physicians, physician assistants or ARNPs shall bill on Form DFS-F5-DWC-9, shall enter the applicable HCPCS code in Field 24D and attach documentation indicating the actual cost of the supply, including applicable manufacturer's shipping and handling.

III. Hospitals shall bill on Form DFS-F5-DWC-90 using the applicable revenue codes.

IV. Ambulatory Surgical Centers shall bill for these products on Form DFS-F5-DWC-9 using applicable HCPCS codes.

<u>V. Medical Suppliers shall bill on Form DFS-F5-DWC-10</u> and shall enter the applicable HCPCS code in form Field 21 on form revision 2/14/2006 and in Field 21 on form revision 1/1/2007. The requirement to enter the HCPCS code when billing for medical equipment or supplies supersedes the instruction that "the medical supplier is not required to submit codes" in the Florida Workers' Compensation Health Care Provider Reimbursement Manual.

<u>f. When dispensing medical supplies which are not incidental to a service or procedure:</u>

I. Pharmacists shall bill on Form DFS-F5-DWC-10 and shall enter the applicable HCPCS code in Field 16 on form revision 2/14/2006 and in Field 21 on form revision 1/1/2007.

II. Physicians, physician assistants or ARNPs shall bill on Form DFS-F5-DWC-9, shall enter the applicable HCPCS code in Field 24D and attach documentation indicating the actual cost of the supply, including applicable manufacturer's shipping and handling. The requirement to enter the HCPCS code when billing for medical equipment or supplies supersedes the instruction "under the specific HCPCS code or 99070" in the Florida Workers' Compensation Health Care Provider Reimbursement Manual.

III. Hospitals shall bill on Form DFS-F5-DWC-90 under the applicable revenue codes.

IV. Ambulatory Surgical Centers shall bill separately for these products on Form DFS-F5-DWC-9 and shall enter the applicable CPT<sup>®</sup> code or HCPCS in Field 24D.

V. Medical Suppliers shall bill on Form DFS-F5-DWC-10 and shall enter the applicable HCPCS code in Field 16 on form revision 2/14/2006 and in Field 19 on form revision 1/1/2007. The requirement to enter the HCPCS code when billing for medical equipment or supplies supersedes the instruction that "the medical supplier is not required to submit codes" in the Florida Workers' Compensation Health Care Provider Reimbursement Manual.

<u>g.</u> Pharmacists who provide Medication Therapy Management Services shall bill for these services on a Form DFS-F5-DWC-9 by entering the appropriate CPT<sup>®</sup> code(s) 0115T, 0116T or 0117T that represent the service(s) rendered in form Field 24D, shall enter their Florida Department of Health license number in Field 33b and shall submit a copy of the physician's written prescription with the medical bill. h. Pharmacists and medical suppliers may only bill on an alternate to Form DFS-F5-DWC-10 when an insurer has pre-approved use of the alternate form. Forms DFS-F5-DWC-9, DFS-F5-DWC-11 or DFS-F5-DWC-90 shall not be approved for use as the alternate form.

a. Pharmacists and medical suppliers shall bill on a Form DFS-F5-DWC-10 or on an insurer pre-approved alternate form. Forms DFS F5 DWC 9, DFS F5 DWC 11 or DFS-F5-DWC-90 shall not be submitted as an alternate form.

b. Pharmaeists shall complete Field 9, on a Form DFS-F5-DWC-10, by entering the unique workers' compensation code 96371 when medicinal drugs are compounded and the formulation prescribed is not commercially available.

c. Dispensing physicians, physician assistants or ARNPs shall bill on a Form DFS-F5-DWC-9, when supplying commercially available medicinal drugs (commonly known as legend or prescription drugs) and shall enter the NDC number in Field 24D. Optionally, the unique workers' compensation code 96370 may be entered in addition to the NDC code, in Field 24D.

d. When administering or supplying injectable drugs, the physician, physician assistant or ARNP shall bill on a Form DFS F5 DWC 9 and enter the appropriate HCPCS "J" code in Field 24D.

e. Dispensing physicians shall complete Field 24D, on a Form DFS F5 DWC 9, by entering the unique workers' compensation code 96371 when medicinal drugs are compounded and the formulation prescribed is not commercially available.

f. Dispensing physicians, physician assistants or ARNPs shall bill by entering code 99070 in Field 24D, on a Form DFS F5 DWC 9, when supplying over the counter drugs and shall submit documentation indicating the name, dosage, package size and cost of the drug(s).

g. Physicians and other licensed health care providers providing medical supplies shall bill on a Form DFS-F5-DWC-9 and attach documentation indicating the actual cost of the supply, including applicable manufacturer's shipping and handling.

<u>11.10.</u> Physicians billing for a failed appointment for a scheduled independent medical examination (when the injured employee does not report to the physician office as scheduled) shall bill on their invoice or letterhead. The invoice shall not be a Form DFS-F5-DWC-9. <u>DFS-F5-DWC-10</u>, <u>DFS-F5-DWC-11</u>, or DFS-F5-DWC-90.

<u>12.11.</u> Health care providers receiving reimbursement under any payment plan (pre-payment, prospective pay, capitation, etc.) must accurately complete the Form DFS-F5-DWC-9 and submit the form to the insurer.

<u>13.12.</u> Health care providers and other insurer-authorized providers rendering services reimbursable under workers' compensation, whose billing requirements are not otherwise

specified in this rule (e.g. home health agencies, independent, non-hospital based ambulance services, <u>air-ambulance</u>, <u>emergency</u> <u>medical</u> transportation, <u>non-emergency</u> transportation services, translation services, etc.) shall bill on their invoice or business letterhead. These providers shall not submit the Forms DFS-F5-DWC-9, <u>DFS-F5-DWC-10</u>, DFS-F5-DWC-11 or DFS-F5-DWC-90 as an invoice.

(c)(e) Bill Completion.

1. Bills shall be legibly and accurately completed by all health care providers, regardless of location or reimbursement methodology, as set forth in this section and paragraph (4)(b) of this rule.

2. Billing elements required by the Division to be completed by a health care provider are identified in specific Form DFS-F5-DWC-9-A or Form DFS-F5-DWC-9-B (completion instructions), as appropriate for the date of the revised form, available at the following websites:

a. through c. No change.

3. Billing elements required by the Division to be completed for Pharmaceutical or Medical Supplier Billing are identified in specific Form DFS-F5-DWC-10 (completion instructions), as appropriate for the date of the revised form, available at website: http://www.fldfs.com/WC/forms.html#7.

4. Billing elements required by the Division to be completed for Dental Billing are identified in specific Form DFS-F5-DWC-11-A or Form DFS-F5-DWC-9-B (completion instructions), as appropriate for the date of the revised form, available at website: http://www.fldfs.com/WC/forms.html#7.

5. Billing elements required by the Division to be completed for Hospital Billing are identified in the UB-92 Manual, the UB-04 Manual, Form DFS-F5-DWC-90-B (completion instructions) and subparagraph (4)(b)(d)4. of this rule.

6. No change.

(f) Health Care Provider Bill Submission/Filing and Reporting Requirements.

1. All medical claim form(s) or bill(s) related to services rendered for a compensable injury shall be submitted by a health care provider to the insurer, service company/TPA or any entity .acting on behalf of the insurer, as a requirement for billing.

2. Medical claim form(s) or bill(s) may be electronically filed or submitted via facsimile by a health care provider to the insurer, service company/TPA or any entity acting on behalf of the insurer, provided the insurer agrees.

3. Medical claim form(s) or bill(s) shall be filed by the health care provider with an insurer, service company/TPA or any entity acting on behalf of the insurer. The health care provider must submit required documentation that supports the medical necessity of services rendered. This requirement does not apply to Pharmacies, Medical Suppliers, Ambulatory Surgical Centers or Hospitals except as requested in conjunction with an insurer audit. (5) Insurer Responsibilities.

(a) through (b) No change.

(c) At the time of authorization for medical service(s), an insurer shall inform <u>in-state and an</u> out-of-state health care providers of the specific reporting, billing and submission requirements of this rule <u>and provide the specific address for</u> submitting a reimbursement request.

(d) No change.

Required (e) data elements on each Forms DFS-F5-DWC-9, DFS-F5-DWC-10, DFS-F5-DWC-11, and DFS-F5-DWC-90, for both medical only and lost-time cases, shall be filed with the Division within 45-calendar days of when the medical bill is paid, adjusted, disallowed or denied by the insurer, service company/TPA or any entity acting on behalf of the insurer, payment, adjustment and payment, disallowance or denial. The this 45-calendar day filing requirement includes initial submission and correction and re-submission of all errors identified in the "Medical Claim Processing Report", as defined in the date-applicable Florida Medical EDI Implementation Guide (MEIG), 2006.

(f) An insurer shall be responsible for accurately completing required data filed with the Division, as of the effective date of this rule, pursuant to the <u>date-applicable</u> Florida Medical EDI Implementation Guide (MEIG), 2006, and subparagraphs (4)(c)(e)2.-5. of this rule.

(g) No change.

(h) An insurer, service company/TPA or any entity acting on behalf of an insurer must report to the Division the procedure <u>code(s)</u>, <u>number of line-items billed</u>, diagnosis <u>code(s)</u>, <del>or</del> modifier code(s) <u>and</u> <del>or</del> amount(s) charged, as billed by the health care provider <u>when reporting these data to</u> the Division. However, the insurer, service company/TPA or any entity acting on behalf of an insurer may correct the procedure code(s) or modifier code(s) to effect payment and shall report both the provider billed code(s) and insurer adjusted code(s) pursuant to the date-appropriate MEIG. The insurer, service company/TPA or any entity acting on behalf of an insurer shall utilize the EOBR code "80" to notify the health care provider concerning any such billing errors and shall transmit EOBR code "80", in instances when the carrier corrects the provider coding, when reporting to the Division.

(i) An insurer, service company/TPA or any entity acting on behalf of the insurer shall manually or electronically date stamp accurately completed Forms DFS-F5-DWC-9, DFS-F5-DWC-10 (or insurer pre-approved alternate form), DFS-F5-DWC-11, DFS-F5-DWC-90 or the electronic form equivalent on the "date insurer received" as defined in paragraph (1)(m)(k) of this rule.

(j)1. When a medical bill is submitted for reimbursement by a health care provider, the insurer, service company/TPA or entity acting on behalf of the insurer must review the medical bill to determine if any of the criteria in subparagraph (5)(j)5. of this rule are present. If a medical bill meets any of the criteria listed in subparagraph (5)(j)5. of this rule, the insurer, service company/TPA or entity acting on behalf of the insurer must either:

a. Secure and/or correct the information on the medical bill and proceed to make a reimbursement decision to pay, adjust, disallow or deny billed charges within 45-calendar days from the "date insurer received"; or

b. Return the medical bill to the provider with a written statement identifying the criteria under which the medical bill is being returned within twenty-one (21) days of the "Date Insurer Received". The written statement sent to the provider with the returned medical bill shall bear the following statement CAPITALIZED and in BOLD print: "A HEALTH CARE PROVIDER MAY NOT BILL THE INJURED EMPLOYEE FOR SERVICES RENDERED FOR A COMPENSABLE WORK-RELATED INJURY".

2. If the insurer returns a medical bill to the provider pursuant to subparagraph (5)(j)5. of this rule, the written statement must include all criteria upon which the return of the medical bill are based.

3. If the criterion upon which the return of the medical bill is based includes any of the criteria in sub-subparagraph (5)(j)5.d.-f .of this rule, the written statement must identify the information that is illegible, incorrect, or omitted.

4. An insurer may return a medical bill to a provider without issuance of an EOBR only on the basis of the criteria set forth in subparagraph (5)(j)5. of this rule.

5. The criteria upon which a medical bill is to be reviewed by the insurer, service company/TPA or entity acting on behalf of the insurer for return to the provider pursuant to this sub-paragraph of paragraph (5)(j) of this rule are:

a. Services are billed on an incorrect medical billing form; or

b. The medical bill has been submitted to the incorrect insurer; or

c. The medical bill has been submitted to the incorrect service company/TPA or entity acting on behalf of the insurer; or

<u>d. Claimant identification information required by this rule</u> <u>is illegible on the medical bill; or</u>

e. Claimant identification information required by this rule is incorrect on the medical bill; or

<u>f. Billing information required by this rule is omitted on the medical bill.</u>

<u>6. An insurer, service company/TPA or entity acting on</u> behalf of the insurer shall establish and maintain a process by which medical bills that have been returned and written statements identifying the reason for return are compiled. The compiled information must be sufficiently detailed to allow verification and review by the Division.

(j) An insurer, service company/TPA or any entity acting on behalf of the insurer shall return any bills to the provider, with a written explanation, when: 1. Services are billed on an incorrect billing form; or

2. An invalid code is used or a required code is omitted and is the only line item billed on the form; or

3. Required billing information is illegible, inaccurate, or omitted on the form.

(k) An insurer, service company/TPA or any entity acting on behalf of the insurer shall pay, adjust <del>and pay</del>, disallow or deny billed charges within 45-calendar days from the date insurer received, pursuant to Section 440.20(2)(b), F.S.

(l) No change.

1. No change.

a. through d. No change.

2. The insurer must:

<u>a. D</u>edocument the option(s) selected in subparagraph (5)(1)1. of this rule, must identify

<u>b. Document</u> the specific effective date for each option selected, <del>must specify</del>

<u>c. Document</u> the <u>specific</u> role of each "entity" acting on the insurers behalf in the option selected, <del>and must</del>

<u>d. M</u>make this written documentation available to the Division for audit purposes pursuant to Section 440.525, F.S.<u>.</u> When the insurer selects options b., c., or d. from subparagraph (5)(1)1. of this rule, there must be

e. Maintain written documentation from the "entity" acknowledging its responsibilities concerning "date insurer received" and "date insurer paid" for each option when the insurer selects options b., c., or d. from subparagraph (5)(1)1. of this rule, and. The

<u>f. Maintain</u> written documentation maintained by the insurer must identifying the applicability of the options selected in sufficient detail to allow verification of the coding of each medical bill under subparagraph (5)(1)4. of this rule.

3. No change.

4. The option in subparagraph (5)(1)1. of this rule selected by the insurer must be identified on each medical report electronic submission to the Division, in accordance with paragraph (6)(e) of this rule, and must utilize the following coding methodology:

a. If the "date insurer received" is the date the insurer gains possession of the health care provider's medical bill and the "date insurer paid" is the date the health care provider's payment is mailed, transferred or electronically transmitted by the insurer, then Payment Code "x"1 must be transmitted on each individual form-type electronic submission. ("x" must equal 'R', 'M' or 'C' as denoted in Appendix D of the <u>date-appropriate</u> Florida Medical Implementation EDI Guide (MEIG), 2006.) When submitting Payment Code "x"1 to the Division, the insurer is declaring that no "entity" as defined in paragraph (1)(<u>u)(s)</u> of this rule is involved in the medical bill claims-handling processes related to "date insurer received" or "date insurer paid".

b. If the "date insurer received" is the date the "entity" acting on behalf of the insurer gains possession of the health care provider's medical bill and the "date insurer paid" is the date the health care provider's payment is mailed, transferred or electronically transmitted by the "entity" acting on behalf of the insurer, then Payment Code "x" 2 must be transmitted on each individual form-type electronic submission. ("x" must equal 'R', 'M' or 'C' as denoted in Appendix D of the <u>date-appropriate</u> Florida Medical Implementation EDI Guide (MEIG), 2006.) When submitting Payment Code "x" 2 to the Division, the insurer is declaring that the specified "entity" <u>as</u> <u>defined in paragraph (1)(u) of this rule</u> is acting on behalf of the insurer for purposes of the medical bill claims-handling processes related to "date insurer received" and "date insurer paid".

c. If the "date insurer received" is the date the insurer gains possession of the health care provider's medical bill and "date insurer paid" is the date the health care provider's payment is mailed, transferred or electronically transmitted by the "entity" acting on behalf of the insurer, then Payment Code "x" 3 must be transmitted on each individual form-type electronic submission. ("x" must equal 'R', 'M' or 'C' as denoted in Appendix D of the <u>date-appropriate</u> Florida Medical Implementation EDI Guide (MEIG), 2006.) When submitting Payment Code "x" 3 to the Division, the insurer is declaring that no "entity" as defined in paragraph  $(1)(\underline{u})(\underline{s})$  of this rule is involved in the medical bill claims-handling process related to "date insurer received".

d. If the "date insurer received" is the date the "entity" acting on behalf of the insurer gains possession of the health care provider's medical bill and the "date insurer paid" is the date the health care provider's payment is mailed, transferred or electronically transmitted by the insurer, then Payment Code "x" 4 must be transmitted on each individual form-type electronic submission. ("x" must equal 'R', 'M' or 'C' as denoted in Appendix D of the <u>date-appropriate</u> Florida Medical Implementation EDI Guide (MEIG)<del>, 2006</del>.) When submitting Payment Code "x" 4 to the Division, the insurer is declaring that no "entity" as defined in paragraph (1)(<u>u)(s)</u> is involved in the medical bill claims-handling processes related to "date insurer paid".

(m) An insurer, service company/TPA or any entity acting on behalf of the insurer, when reporting paid medical claims data to the Division, shall report the dollar amount paid by the insurer or reimbursed to the employee, the employer or other <u>insurer</u> for healthcare service(s) or supply(ies). When reporting disallowed or denied charges, the dollar amount paid shall be reported as \$0.00.

(n) An insurer, service company/TPA or any entity acting on behalf of the insurer <u>is</u> shall not <u>required to</u> report <u>electronically</u> as medical payment data <u>to the Division</u>, those payments made for failed appointments for scheduled independent medical examinations, for federal facilities billing on their usual form or for health care providers in subparagraph (4)(b)13. who bill on their invoice or letterhead.

(o) A submitter, filing electronically, shall submit to the Division the Explanation of Bill Review (EOBR) code(s), relating to the adjudication of each line item billed and:

1. Maintain the EOBR in a format that can be legibly reproduced, and

2. Use the EOBR codes and code descriptors as follows <u>up</u> through the date for reporting production data with the Medical Data System in the Claim Record Layout-Revision "D" as required in paragraph (6)(f) of this rule:

a. 01 Services not authorized, as required.

b. 02 Services denied as not related to the compensable work injury.

c. 03 Services related to a denied work injury: Form DFS-F2-DWC-12 on file with the Division.

d. 04 Services billed are listed as not covered or non-covered ("NC") in the applicable reimbursement manual.

e. 05 Documentation does not support the level, intensity, frequency, duration or provision of service(s) billed. (Insurer must specify to the health care provider.)

f. 06 Location of service(s) is not consistent with the level of service(s) billed.

g. 07 Reimbursement equals the amount billed.

h. 08 Reimbursement is based on the applicable reimbursement fee schedule.

i. 09 Reimbursement is based on any contract.

j. 10 Reimbursement is based on charges exceeding the stop-loss point.

k. 11 Reimbursement is based on insurer re-coding. (Insurer must specify to the health care provider.)

l. 12 Charge(s) are included in the per diem reimbursement.

m. 13 Reimbursement is included in the allowance of another service. (Insurer must specify procedure to the health care provider.)

n. 14 Itemized statement not submitted with billing form.

o. 15 Invalid code. (Use only when other valid codes are present.)

p. 16 Documentation does not support that services rendered were medically necessary.

q. 17 Required supplemental documentation not filed with the bill. (Insurer must specify required documentation to the health care provider.)

r. 18 Duplicate Billing: Service previously paid, adjusted and paid, disallowed or denied on prior claim form or multiple billing of service(s) billed on same date of service.

s. 19 Required Form DFS-F5-DWC-25 not submitted within three business days of the first treatment pursuant to Section 440.13(4)(a), F.S.

t. 20 Other: Unique EOBR code descriptor. Use of EOBR code "20" is restricted to circumstances when an above-listed EOBR code does not explain the reason for payment, adjustment and payment, disallowance or denial of payment. When using EOBR code "20", an insurer must reflect code "20" and include the specific explanation of the code on the EOBR sent to the health care provider. The insurer, service company/TPA or any entity acting on behalf of the insurer must maintain a standardized EOBR code descriptor list.

3. When reporting production data with the Medical Data System in the Claim Record Layout-Revision "D" as required in paragraph (6)(f) of this rule, the insurer shall comply with the following instructions pertaining to EOBRs: In completing an Explanation of Bill Review (EOBR) an insurer shall, for each line item billed, select the EOBR code(s) from the list below which identifies(y) the reason(s) for the insurer's reimbursement decision for each line item. The insurer may utilize up to three EOBR codes for each line item billed. When utilizing more than one EOBR, the insurer shall list the EOBR codes that describe the basis for its reimbursement decision in descending order of importance. An insurer, service company/TPA or any entity acting on behalf of the insurer shall submit to the Division the Explanation of Bill Review (EOBR) code, relating to the adjudication of each line item billed, in descending order of importance.

The EOBR code list is as follows:

<u>10 – Payment denied: compensability: injury or illness for</u> which service was rendered is not compensable.

<u>21 – Payment disallowed: medical necessity: medical</u> records reflect no physician's order was given for service rendered or supply provided.

<u>22 – Payment disallowed: medical necessity: medical</u> records reflect no physician's prescription was given for service rendered or supply provided.

<u>23 – Payment disallowed: medical necessity: diagnosis</u> <u>does not support the service rendered.</u>

<u>24 – Payment disallowed: medical necessity: service</u> rendered was not therapeutically appropriate.

<u>25 – Payment disallowed: medical necessity: service</u> rendered was experimental, investigative or research in nature.

<u>26 – Payment disallowed: service rendered by healthcare</u> practitioner outside scope of practitioner's licensure.

<u>30 – Payment disallowed: lack of authorization: no authorization given for service rendered.</u>

<u>40 – Payment disallowed: insufficient documentation:</u> <u>documentation does not substantiate the service billed was</u> <u>rendered.</u>

<u>41 – Payment disallowed: insufficient documentation:</u> <u>level of evaluation and management service not supported by</u> <u>documentation.</u>

<u>42 – Payment disallowed: insufficient documentation:</u> intensity of physical medicine and rehabilitation service not supported by documentation. <u>43 – Payment disallowed: insufficient documentation:</u> frequency of service not supported by documentation.

<u>44 – Payment disallowed: insufficient documentation:</u> <u>duration of service not supported by documentation.</u>

<u>45 – Payment disallowed: insufficient documentation:</u> <u>fraud statement not provided pursuant to Section 440.105(7),</u> <u>F.S.</u>

<u>46 – Payment disallowed: insufficient documentation:</u> required itemized statement not submitted with the medical <u>bill.</u>

<u>47 – Payment disallowed: insufficient documentation:</u> invoice not submitted for implant.

<u>48 – Payment disallowed: insufficient documentation:</u> invoice not submitted for supplies.

<u>49 – Payment disallowed: insufficient documentation:</u> invoice not submitted for medication.

<u>50 – Payment disallowed: insufficient documentation:</u> requested documentation not submitted with the medical bill.

51 – Payment disallowed: insufficient documentation: required DFS-F5-DWC-25 not submitted.

<u>52 – Payment disallowed: insufficient documentation:</u> <u>supply(ies) incidental to the procedure.</u>

<u>53 – Payment disallowed: insufficient documentation:</u> required operative report not submitted with the medical bill.

54 – Payment disallowed: insufficient documentation: required narrative report not submitted with the medical bill.

<u>60 – Payment disallowed: billing error: service previously</u> <u>billed and processed on prior medical bill.</u>

<u>61 – Payment disallowed: billing error: same service billed</u> <u>multiple times on same date of service.</u>

<u>62 – Payment disallowed: billing error: incorrect</u> procedure, modifier or supply code.

<u>63 – Payment disallowed: billing error: service billed is integral component of another procedure code.</u>

<u>64 – Payment disallowed: billing error: service "not</u> <u>covered" under applicable workers' compensation</u> <u>reimbursement manual.</u>

<u>65 – Payment disallowed: billing error: multiple providers</u> <u>billed on the same form.</u>

71 – Payment adjusted: insufficient documentation: level of evaluation and management service not supported by documentation.

<u>72 – Payment adjusted: insufficient documentation:</u> intensity of physical medicine and rehabilitation service not supported by documentation.

<u>73 – Payment adjusted: insufficient documentation:</u> <u>frequency of service not supported by documentation.</u>

<u>74 – Payment adjusted: insufficient documentation:</u> <u>duration of service not supported by documentation.</u>

<u>75 – Payment adjusted: insufficient documentation:</u> requested documentation not submitted with the medical bill. <u>80 – Payment adjusted: billing error: correction of procedure, modifier or supply code.</u>

<u>81 – Payment adjusted: billing error: payment modified</u> pursuant to a charge audit.

<u>82 – Payment adjusted: payment modified pursuant to carrier charge analysis.</u>

<u>83 – Payment adjusted: medical benefits paid apportioning</u> out the percentage of the need for such care attributable to preexisting condition (Section 440.15(5)(b), F.S.).

<u>84 – Payment adjusted: co-payment applied pursuant to</u> Section 440.13(14)(c), F.S.

<u>90 – Paid: no modification to the information provided on</u> <u>the medical bill: payment made pursuant to Florida Workers'</u> <u>Compensation Health Care Provider Reimbursement Manual.</u>

91 – Paid: no modification to the information provided on the medical bill: payment made pursuant to Florida Workers' Compensation Reimbursement Manual for Ambulatory Surgical Centers.

<u>92 – Paid: no modification to the information provided on</u> the medical bill: payment made pursuant to Florida Workers' <u>Compensation Reimbursement Manual for Hospitals.</u>

<u>93 – Paid: no modification to the information provided on</u> the medical bill: payment made pursuant to contractual arrangement.

<u>94 – Paid: Out-of-State Provider: payment made pursuant</u> to the Out-of-State Provider section of the applicable Florida reimbursement manual.

<u>95 – Paid: Reimbursement Dispute Resolution: payment</u> made pursuant to receipt of a Determination or Final Order on a Petition for Resolution of Reimbursement Dispute, pursuant to Section 440.13(7), F.S.

(p) An insurer, service company/TPA, submitter or any entity acting on behalf of the insurer shall make available to the Division and to the Agency, upon request and without charge, a legibly reproduced copy of the electronic form equivalents or Forms DFS-F5-DWC-9, DFS-F5-DWC-10 (or insurer alternate DFS-F5-DWC-11. pre-approved form). DFS-F5-DWC-25, DFS-F5-DWC-90, supplemental documentation, proof of payment, EOBR and standardized EOBR code "20" descriptor list, and the insurer written documentation required in subparagraphs (5)(i)6. and (5)(l)2. of this rule.

(q) An insurer, service company/TPA or any entity acting on behalf of the insurer to pay, adjust and pay, disallow or deny a filed bill shall submit to the health care provider an Explanation of Bill Review, utilizing the EOBR codes and code descriptors, as set forth in paragraph (o) of this section, and shall include the insurer name and specific insurer contact information. An insurer, service company/TPA or any entity acting on behalf of the insurer shall notify the health care provider of notice of payment or notice of adjustment and payment, disallowance or denial only through an EOBR. An EOBR shall specifically state that the EOBR constitutes notice of disallowance or adjustment of payment within the meaning of Section 440.13(7), F.S. An EOBR shall specifically identify the name and mailing address of the entity the carrier designates to receive service on behalf of the "carrier and all affected parties" for the purpose of receiving the petitioner's service of a copy of a petition for reimbursement dispute resolution by certified mail, pursuant to Section 440.13(7)(a), F.S.

(r) Copies of hospital medical records shall be subject to charges allowed pursuant to Section 395.3025, F.S. <u>and Section 440.13, F.S.</u>

(s) When an insurer, service company/TPA or any entity acting on behalf of the insurer renders reimbursement as pre-payment for medical services, goods or supplies, reimbursement of employee payment or payment for pharmacy first-fill services, the required data elements, optionally including the appropriate Pre-Payment/Employee Payment/First Fill Indicator as described in the MEIG, shall be submitted to the Division within 45 calendar days of the insurer, service company/TPA or any entity acting on behalf of the insurer receipt date of the medical billing form, regardless of the date of payment.

(t) When an insurer, service company/TPA or any entity acting on behalf of the insurer renders reimbursement following receipt of a Determination or Final Order in response to a petition to resolve a reimbursement dispute filed pursuant to Section 440.13(7), F.S., the insurer shall:

<u>1. Submit the required data elements to the Division</u> within 45 calendar days of rendering reimbursement; and

2. Submit the data as a replacement submission pursuant to the date-appropriate MEIG; and

3. Submit the cumulative, not the supplemental, payment information at the line-item level utilizing EOBR 95 for each line-item reflecting a payment amount differing from the payment amount reported on the original submission; and

4. Report the "Date Insurer Received" as 22 days after the date the Determination was received by certified mail, in instances where the insurer has waived its rights under Section 120, F.S. or report the "Date Insurer Received" as the date the carrier received the Final Order by certified mail, in instances where the insurer has invoked its rights pursuant to Section 120, F.S., whichever occurs first.

(u) When an insurer, service company/TPA, submitter or any entity acting on behalf of the insurer has reported medical claims data to the Division which was not required, the insurer shall withdraw the previously reported data as described in the <u>MEIG.</u>

(v) When an insurer, service company/TPA, any entity acting on behalf of the insurer renders reimbursement for multiple bills received from a health care provider, the insurer shall report required data elements to the Division for each individual bill, including "Date Insurer Received" and "Date Insurer Paid", submitted by the health care provider and shall not combine multiple bills received from a health care provider into a single medical bill data submission (i.e. a single bill equals a single data transmission).

(6) No change.

(a) Effective 3/16/ March 16, 2005, all required medical reports shall be electronically filed with the Division by all insurers.

(b) Required data elements shall be submitted in compliance with the instructions and formats as set forth in the <u>date-appropriate</u> Florida Medical EDI Implementation Guide (MEIG)<del>, 2006</del>.

(c) No change.

(d) Submitters who experience a catastrophic event resulting in the insurer's failure to meet the reporting requirements in paragraph (5)(e) of this rule, shall submit a written or electronic request within 15 business days of after the catastrophic event failure to the Division for approval to submit in an alternative reporting method and an alternative filing timeline. The request shall contain a detailed explanation of the nature of the event, date of occurrence, and measures being taken to resume electronic submission. The request shall also provide an estimated date by which electronic submission of affected EDI filings will be resumed. Approval must be obtained from the Division's Office of Data Quality and Collection, 200 East Gaines Street, Tallahassee, Florida 32399-4226. Approval to submit in an alternative reporting method and an alternative filing timeline shall be granted by the Division if a catastrophic event beyond the control of the submitter prevents electronic submission.

(e) When filing any medical report that corrects a rejected medical bill or replaces a previously accepted medical bill, the submitter shall use the same control number as the original submission. The replacement submission shall contain all information necessary to process the medical bill including all services and charges from the claim as billed by the health care provider and all payments made by the insurer to the health care provider. Information contained on the original submission is deemed independent and is not considered as a supplement to information contained in the replacement submission.

(f) Additionally, an insurer shall be responsible for accurately completing the electronic record-layout programming requirements for the reporting of the Form DFS-F5-DWC-9 Claim Detail Record Layout – Revision "D", Form DFS-F5-DWC-10 Claim Detail Record Layout – Revision "D", Form DFS-F5-DWC-11 Claim Detail Record Layout – Revision "D" and Form DFS-F5-DWC-90 Claim Detail Record Layout – Revision "D" in accordance with the Florida Medical EDI Implementation Guide (MEIG), 2007, to the Division in accordance with the phase-in schedule as denoted below in sub-subparagraphs a., b., and c. of this section. The electronic record layout for Form DFS-F5-DWC-9 in the MEIG, 2007, adds the new fields for

gender, date of birth, up to three new modifiers and a maximum of three EOBR codes per line item from the revised code set. The electronic record layout for Form DFS-F5-DWC-10 in the MEIG, 2007, adds the new fields for gender, date of birth, pharmacist's Florida Department of Health license number, and, medical supply and equipment HCPCS code(s), quantity, purchase or rental date, usual charge, amount paid, prescriber's license number and a maximum of three EOBR codes per line item from the revised code set. The electronic record layout for Form DFS-F5-DWC-11 in the MEIG, 2007, adds the new fields for gender, date of birth and a maximum of three EOBR codes per line item from the revised code set. The electronic record layout for Form DFS-F5-DWC-90 in the MEIG, 2007, adds the new form locators for gender, date of birth, designation of surgery as scheduled or unscheduled, implant amount, up to three External Cause of Injury codes, four additional ICD-9 diagnostic codes, four other procedure codes, operating physician's Florida DOH license number and a maximum of three EOBR codes per line item from the revised code set. The conversion implementation schedule is as follows:

1. Submitters who have been approved for reporting production data with the Medical Data System (Record Layout – Revision "C"), between 12/5/2005 and 2/24/2006 shall begin testing on 4/2/2007 and shall complete the testing process with the new Revision "D" record layouts no later than 5/14/2007.

2. Submitters who have been approved for reporting production data with the Medical Data System (Record Layout – Revision "C"), between 2/25/2006 and 3/31/2006 shall begin testing on 5/15/2007 and shall complete the testing process with the new Revision "D" record layouts no later than 6/26/2007.

3. Submitters who have been approved for reporting production data with the Medical Data System (Record Layout – Revision "C"), between 4/1/2006 and the effective date of this rule shall begin testing on 6/27/2007 and shall complete the testing process with the new Revision "D" record layouts no later than 8/8/2007.

4. The Division will, resources permitting, allow submitters that volunteer to complete the test transmission processes earlier than the schedule denoted above. Each voluntary submitter shall have six weeks to complete test transmission to production transmission processes, for all electronic form equivalents, that comply with requirements set forth in the Florida Workers' Compensation Medical EDI Implementation Guide (MEIG), 2007.

(g) All submitters shall be in production with the new Revision "D" record layouts on 8/9/2007. Optionally, after successful completion of the testing process and continuing up to and including 8/8/2007, submitters may elect to submit all required medical reports as required in the new Revision "D" record layouts, as required in the current Revision "C" record layouts, or, as required in the Revision "C" record layouts for billings on the current medical claim forms and as required in the Revision "D" record layouts for billings on the new medical claim forms.

(h) Submitters who do not accurately complete and maintain electronic record-layout programming requirements of this rule shall not submit medical reports electronically until the submitter has been approved for reporting production data with the Medical Data System as necessary to meet the filing requirements of paragraph (5)(e) of this rule.

(e) Effective September 1, 2006, each insurer shall be responsible for accurately completing the additional electronic Revision C record layout programming requirements in accordance with the Florida Medical EDI Implementation Guide (MEIG), 2006. The additional requirements include:

1. The electronic record layout in the Florida Medical EDI Implementation Guide (MEIG), 2006, for Form DFS-F5-DWC-10 adds the new Field 16B for submission of the Amount Paid by Insurer.

2. The electronic record layout in the Florida Medical EDI Implementation Guide (MEIG), 2006, amends the Payment Plan Code values in Appendix D for Field 23A on the Form DFS-F5-DWC-9, Field 24A on the Form DFS-F5-DWC-10, Field 24A on the Form DFS-F5-DWC-11, and Field 36A on the Form DFS F5 DWC 90 in order to collect and specify the insurer's particular medical bill claims-handling arrangements for "date insurer received" and for "date insurer paid, adjusted and paid, disallowed, or denied" for each individual medical bill form type. The data field name is changed from "Payment Plan Code" to "Payment Code" to reflect these modifications to the values.

3. The designation of the claims-handling arrangement affirms the option selected by the insurer in subparagraph (5)(1)1. of this rule.

(7) Insurer Administrative Penalties and Administrative Fines for Untimely Health Care Provider-Payment or Disposition of Medical Bills.

(a) The Department shall impose insurer administrative penalties for failure to comply with the payment, adjustment and payment, disallowance or denial requirements pursuant to Section 440.20(6)(b), F.S. Timely performance standards for timely payments, adjustments and payments, disallowances or denials, reported on Forms DFS-F5-DWC-9, DFS-F5-DWC-10, DFS-F5-DWC-11 and DFS-F5-DWC-90, shall be calculated and applied on a monthly basis for each separate form category that was received within a specific calendar month.

(b) No change.

Specific Authority 440.13(4), 440.15(3)(b), (d), 440.185(5), 440.525(2), 440.591, 440.593(5) FS. Law Implemented 440.09, 440.13(2)(a), (3), (4), (6), (11), (12), (14), (16), 440.15(3)(b), (d), 440.185(5), (9), 440.20 (6), 440.525(2), 440.593 FS. History–New 1-23-95, Formerly 38F-7.602, 4L-7.602, Amended 7-4-04, 10-20-05, 6-25-06,\_\_\_\_\_.

NAME OF PERSON ORIGINATING PROPOSED RULE: Don Davis, Office of Data Quality and Collection, Division of Workers' Compensation

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Dan Sumner, Assistant Director, Division of Workers' Compensation

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: October 16, 2006

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: October 27, 2006

# Section III Notices of Changes, Corrections and Withdrawals

# DEPARTMENT OF AGRICULTURE AND CONSUMER SERVICES

#### **Division of Aquaculture**

RULE CHAPTER NO.: RULE CHAPTER TITLE: 5L-3 Aquaculture Best Management

Practices

NOTICE OF CORRECTION

Notice is hereby given that the following correction has been made to the proposed rule in Vol. 32, No. 50, December 15, 2006 issue of the Florida Administrative Weekly. The date of a hearing, if requested, was incorrectly published. If requested in writing, the correct hearing date will be as follows:

DATE AND TIME: Monday, January 8, 2007, 9:00 a.m. THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Kal Knickerbocker, Department of Agriculture and Consumer Services, Division of Aquaculture, 1203 Governor's Square Boulevard, 5th Floor, Tallahassee, Florida 32301, (850)488-4033

### DEPARTMENT OF COMMUNITY AFFAIRS

#### **Division of Housing and Community Development**

RULE CHAPTER NO.:	RULE CHAPTER TITLE:
9B-43	Florida Small Cities Community
	Development Block Grant Program
RULE NOS.:	RULE TITLES:
9B-43.0041	Application and Administrative
	Requirements
9B-43.0051	Grant Administration and Project
	Implementation
NOT	ICE OF CHANGE

Notice is hereby given that the following changes have been made to the proposed rule in accordance with Section 120.54(3)(d)1., F.S., published in Vol. 32, No. 47, November 22, 2006, issue of the Florida Administrative Weekly. These changes are in response to comments received at a public hearing held on December 14, 2006 in Tallahassee.

THE FULL TEXT OF THE PROPOSED RULES IS:

9B-43.0041 Application and Administrative Requirements.

The Florida Small Cities CDBG program is governed by the Housing and Community Development Act of 1974, as amended; Title 24 C.F.R. 570; the "Guide to National Objectives and Eligible Activities for State CDBG Program" published by the US Department of Housing and Urban Development, as amended/revised; and the Florida Small Cities CDBG Program Application Manual, <u>Form CDBG-A-1</u>, <u>Effective</u>, which can be obtained by contacting the Florida Small Cities CDBG Program at the Department of Community Affairs, and are incorporated herein by reference, as effective on \_\_\_\_\_.

(1) through (1)(e) No change.

(f) Documents to meet application requirements or additional submissions resulting from the site visit must be submitted in original or photocopy form. Facsimile or electronic submissions are not acceptable. Additional submissions resulting from the site visit may be submitted by mail, facsimile or electronically.

(g) A local government with an open Planning and Design Specifications subgrant cannot apply for a new Commercial Revitalization, Housing or Neighborhood Revitalization subgrant.

(2) through (3)(c) No change.

(4) Consistency with Local Comprehensive Plan.

(a) The application shall include affirmation that the proposed activities are consistent with applicable elements of the adopted local comprehensive plan and shall include applicable excerpts from the applicant's comprehensive plan in the supporting documentation section of the application.

(b) If the Department determines that an application is inconsistent with the adopted local comprehensive plan, the applicant shall be advised of that determination in the completeness review letter. If after review of the applicant's response, the Department reaffirms its determination of inconsistency, the application shall be rejected.

(5)(a) No change.

(b) Activities undertaken outside the applicant's jurisdiction which are also undertaken within the applicant's jurisdiction, except in an Economic Development application where the infrastructure activities may be undertaken exclusively outside the jurisdiction. <u>Applicants considering projects that would benefit Entitlement community residents should refer to the HUD Memorandum entitled "State CDBG Activities benefiting Entitlement Community Residents," issued May 26, 2006.</u>

(5)(c) through (d)3. No change.

(e) When two jurisdictions apply for funding for a joint project supported by two subgrants, an interlocal agreement must be included in each application that indicates that the

jurisdictions have agreed upon a service area, how the funding under each subgrant will be expended, and evidence that each subgrant will meet the LMI national objective.

(6) through (7)(c) No change.

(8) Completeness Review Letter (for all grant categories except economic development). Following <u>the</u> site visit, the Department will advise the applicant of the status of the application review.

(a) The Department shall request in writing required documentation determined unavailable or inadequate during the site visit. Except for Economic Development applications, applicants shall have 21 + 2 calendar days from the date the request is received to provide appropriate documentation to the Department.

(8)(b) through (d)2. No change.

(9) Eligibility. Contract performance shall be considered "on time" for open subgrants that have received an agreement period extension of less than twelve months, Performance is on time schedule when expenditures and work activity plans stated in awarded subgrant agreement(s) have been met or surpassed. Any subgrants which have received an extension of the grant period of twelve months or more will be considered not on time, except for the time extension required for an Economic Development project for the purpose of tracking additional job creation when contractual job creation commitments have been met, but the cost per job exceeds \$10,000.

Specific Authority 290.048 FS. Law Implemented 290.044, 290.046, 290.047, 290.0475 FS. History–New 5-23-06, Amended \_\_\_\_\_\_.

9B-43.0051 Grant Administration and Project Implementation.

(1) Administrative Costs.

(a) If proposed administrative cost percentages in an application are exceeded, as set forth in Section 290.047, F.S., the dollars for administrative costs shall be reduced prior to the offering of a subgrant award in order to bring the percentages into compliance based on the total eligible subgrant costs.

(b) During the term of the subgrant, requests for payment of administrative funds will be approved as reflected on approved workplans unless otherwise agreed to by the Department.

(2) through (5) No change.

(6) Completion of Activities. The Department will acknowledge a local government's closeout by mailing an administrative closeout notification or a Notice of Outstanding Closeout Issues (NOCISS).

(a) The NOCISS letter shall identify impediments to closeout which the local government must resolve before the Department's review of the closeout will proceed <u>and will</u> <u>advise the local government that any remaining balance of</u> funds will be deobligated.

(b) No change.

(7) Non-performance Penalties. Subgrant application penalties and subgrant application restrictions shall be assessed based on non-performance of contractual requirements related to project accomplishments. The following penalties and restrictions will apply to subgrant agreements for which an administrative closeout was submitted prior to the upcoming application cycle deadline and will apply regardless of whether the subgrant agreement has been amended to permit the reduction in accomplishments:

(a) A penalty of five points per housing unit, up to a maximum of 50 points, for failure to address the number of housing units scored in the original Housing category application.

(b) A penalty of five points per low and moderate income household not served OR a penalty of five points for each business facade not addressed, as geographically displayed on the original application maps (as modified, if necessary, during the completeness process) in the Neighborhood Revitalization or Commercial Revitalization categories, up to a maximum of 50 points. All direct benefit activities proposed in the application (e.g., water hookups) must be completed to avoid this penalty. No penalty shall be assessed for failure to provide a water or sewer hookup if the hookup is not possible because the home is vacant or was damaged or destroyed after application submission and there are no other homes in the service area that were identified in the application as unmet need which qualify for a hookup.

(c) A penalty of five points per job, up to a maximum of 50 points, for failure to create or retain the total number of jobs in the original contract in the Economic Development category.

(d) All performance-related penalties penalty will be applied to the Category Subscore of the next application for funding.

(d) through (e) renumbered (e) through (f) No change.

(8) through (11)(b) No change.

(c) Upon completion of the activities contained in the local government's CDBG subgrant agreement, including any amendments, the local government shall submit to the Department a closeout which, at a minimum, gives the final statement of costs, certifies that the project and all non-administrative activities are completed and accepted, that all costs except those reflected on the closeout, and reflected on an enclosed final request for funds, have been paid, that the final score at closeout is within the fundable range as last amended and reports demographics of the program's beneficiaries.

(d) through (f)3. No change.

(g) A local government whose closeout is not received by the Department prior to the date of the opening of the application cycle, as defined in the Notice of Funding Availability (NOFA), shall not be eligible to apply for a Commercial Revitalization, Housing, Neighborhood Revitalization, or Planning and Design Specifications subgrant in that cycle.

(h) through (j) No change.

(12) Audit Requirements. If an audit or an attestation statement has not been received from a local government with either an open or administratively closed contract by the June <u>30</u> April 30 deadline date, a 25 point penalty will be assessed. The penalty will expire two years from the date that the audit or attestation statement was received.

(13) Program Income. <u>Program income generated after</u> <u>closeout shall be returned to the Department. Program income</u> <u>generated prior to closeout of a subgrant shall be returned to</u> <u>the Department unless:</u> <del>Any program income generated by a</del> <u>Florida Small Cities CDBG subgrant, whether open or closed,</u> <u>shall be reported and returned to the Department.</u>

(a) The program income is used to fund additional units of CDBG activities referenced in the subgrant agreement under which the program income was generated; and

(b) The recipient amends the subgrant agreement to encompass expenditure of that program income prior to administrative closeout.

(14) Non-program Income. No change.

Specific Authority 290.048 FS. Law Implemented 290.044, 290.046, 290.047, 290.0475 FS. History–New 5-23-06, Amended \_\_\_\_\_\_.

THE PERSON TO BE CONTACTED REGARDING THE NOTICE OF CHANGE: Esrone McDaniels, Program Administrator

# 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."

# STATE BOARD OF ADMINISTRATION

RULE NO.:	RULE TITLE:
19-15.001	Insurance Capital Build-Up Incentive
	Program
	NOTICE OF CHANGE

The State Board of Administration, announces that the public meeting of the State Board of Administration during which the State Board of Administration intended to seek permission from the Trustees to file Rule 19-15.001, F.A.C., Insurance Capital Build-Up Incentive Program and the incorporated forms, for adoption, which was scheduled for January 17, 2007, as published in the Florida Administrative Weekly, Vol. 33, No. 51, on December 21, 2006, has been rescheduled to be held on January 18, 2007, at 9:00 a.m., in the Cabinet Meeting Room, Lower Level, The Capitol, Tallahassee, Florida

#### AGENCY FOR HEALTH CARE ADMINISTRATION

Division of Health Quality AssuranceRULE NO.:RULE TITLE:59A-3.255Emergency CareNOTICE OF WITHDRAWAL

Notice is hereby given that the above rule as noticed in Vol. 29, No. 48, November 26, 2003, Florida Administrative Weekly has been withdrawn.

# AGENCY FOR HEALTH CARE ADMINISTRATION

Medicaid

RULE NO .:	RULE TITLE:
59G-4.230	Physician Services
	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. 44, November 3, 2006, issue of the Florida Administrative Weekly. These changes were made in response to written comments received prior to the public hearing.

The proposed rule is incorporating by reference Update March 2007 to the Florida Medicaid Physician Services Coverage and Limitations Handbook. The purpose of the update is to include the Medicaid Hospitalist Program policies. The Hospitalist Program is being implemented in Miami-Dade and Palm Beach counties. On Page 5-2, Recipients Who Are Excluded from the Hospitalist Program, we made the following revisions. For clarity, we revised the fourth bullet to read, "Recipients pending Medicaid Eligibility." We deleted the fifth bullet, "Recipients who are eligible but unassigned to a managed care plan"; because these recipients are not excluded from the Hospitalist Program.

A copy of the revised Update March 2007 to the Florida Medicaid Physician Services Coverage and Limitations Handbook is available from Diane Weller, Bureau of Medicaid Services, at (850)410-3037 or wellerd@ahca.myflorida.com.

# DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

# **Division of Hotels and Restaurants**

RULE NO.:	RULE TITLE:
61C-5.006	Elevator Fees; Construction and
	Alteration Permits; Annual
	Certificates of Operation;
	Delinquency Fee; Temporary
	<b>Operation Permits Certificate</b>
	Replacement
	NOTICE OF WITHDRAWAL

Notice is hereby given that the above rule, as noticed in Vol. 32, No. 43, October 27, 2006 issue of the Florida Administrative Weekly has been withdrawn.

# DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

<b>Division of Pari-Mutuel Wagering</b>	Division	of Pari-Mutuel	Wagering
---	----------	----------------	----------

RULE NOS.:	RULE TITLES:
61D-4.002	Evaluating a Permit Application for a
	Pari-Mutuel Facility
61D-4.004	Application for Annual Racing
	License
	NOTICE OF CHANGE

Notice is hereby given that the following changes have been made to the proposed rule referenced above in accordance with subparagraph 120.54(3)(d)1., Florida Statutes, published in Vol. 31, No. 51, December 23, 2005, issue of the Florida Administrative Weekly. The changes are in response to written comments received from the Joint Administrative Procedures Committee.

61D-4.002 Evaluating a Permit Application for a Pari-Mutuel Facility.

An applicant for a Florida Pari-Mutuel Facility permit shall submit a Form DBPR PMW-3010, Permit Application, a Form DBPR PMW-3030, Personal History Record, adopted and incorporated by Rule 61D-10.001, Florida Administrative Code, and a Form DBPR PMW-3195 0100, Request for Release of Information and Authorization to Release Information, adopted and incorporated by Rule 61D-10.001, Florida Administrative Code.

(1) through (3) No change.

Specific Authority 550.054(5), 550.155(1), 550.1815(5) FS. Law Implemented 550.0251, 550.054, 550.0951, 550.155, 550.1815 FS. History-New 10-20-96, Amended 12-15-97,\_\_\_

61D-4.004 Application for Annual Racing License.

(1) Any permitholder authorized to submit an application for an annual license to conduct races or games pursuant to Section 550.0115, Florida Statutes, shall make such application to the division on Form DBPR PMW-3060, Permitholder Application for Annual License and Operating Dates, and Form DBPR PMW-3080, Permitholder Calendar, both adopted and incorporated by Rule 61D-10.001, Florida Administrative Code, and Form DBPR PMW-3190 0040, Officers and Directors, adopted and incorporated by Rule 61D-10.001, Florida Administrative Code, during the period between December 15 and January 4 for performances to be conducted during the next state fiscal year.

(2) No change.

Specific Authority 550.0251(3) FS. Law Implemented 550.0115, 550.01215, 550.5251 FS. History-New

# DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

RULE TITLE:

### **Division of Pari-Mutuel Wagering**

RULE NO.:	
61D-6.011	

# Penalty Guidelines for Class I-V Drug Violations NOTICE OF CHANGE

Notice is hereby given that the following changes have been made to the proposed rule referenced above in accordance with subparagraph 120.54(3)(d)1., Florida Statutes, published in Vol. 31, No. 51, December 23, 2005, issue of the Florida Administrative Weekly. The changes are in response to written comments received from the Joint Administrative Procedures Committee.

61D-6.011 Penalty Guidelines for Class I-V Drug Violations.

(1) The presence of a Class I-V foreign substance, as defined by the Uniform Classification Guidelines for Foreign Substances revised April 15, 2004, (current edition) as promulgated by the Association of Racing Commissioners International, Inc., in the bodily fluids of an animal collected either immediately prior to or immediately after the racing of that animal constitutes a violation of Chapter 550, Florida Statutes. The Uniform Classification Guidelines for Foreign Substances revised April 15, 2004, (current edition) as promulgated by the Association of Racing Commissioners International, Inc., is hereby incorporated and adopted by reference. A copy of this document may be obtained by contacting the Division of Pari-Mutuel Wagering at 1940 North Monroe Street, Tallahassee, Florida 32399-1035.

(2) through (3) No change.

Specific Authority 550.0251(3), 550.2415(13), (14) FS. Law Implemented 550.0251, 550.1155, 550.2415(14) FS. History-New 1-5-98, Amended 2-8-01,

# DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

# **Division of Pari-Mutuel Wagering**

DULE NOC .	DIUE TITIES.
RULE NOS.:	RULE TITLES:
61D-8.002	Financial Reporting Requirements
61D-8.005	Purses and Florida Owners' Awards,
	Horse Racing
	NOTICE OF CHANGE

NOTICE OF CHANGE

Notice is hereby given that the following changes have been made to the proposed rule referenced above in accordance with subparagraph 120.54(3)(d)1., Florida Statutes, published in Vol. 31, No. 51, December 23, 2005, issue of the Florida Administrative Weekly. The changes are in response to written comments received from the Joint Administrative Procedures Committee.

61D-8.002 Financial Reporting Requirements.

(1) through (4) No change.

(5) Every permitholder shall keep records to show all financial activity and shall submit to the division two copies of complete audited financial statements within 120 days after the conclusion of the permitholder's fiscal year. The financial statements shall contain, at a minimum, all reports and supplemental schedules as prescribed in the Department of Business and Professional Regulation, Division of Pari Mutuel Wagering's Form DBPR PMW-3690, 14-020, Uniform Reporting System Prescribed for Pari-Mutuel Permitholders, adopted and herein incorporated by Rule 61D-10.001, Florida Administrative Code reference. A copy of this document may be obtained by contacting the Division of Pari Mutuel Wagering at 1940 North Monroe Street, Tallahassee, Florida 32399 1035. The effective date of this document is \_\_\_\_\_ All financial statements, supplemental schedules, and reports shall be examined in accordance with generally accepted auditing standards by a certified public accountant licensed to practice in Florida. The accountant shall express an opinion as to whether the financial statements, supplemental schedules, and reports are fairly stated in accordance with generally accepted accounting principles.

(6) through (9) No change.

Specific Authority 550.0251(3), (7), (9), 550.125(2)(b), 550.155(1), 550.3551(10), 550.6305(5) FS. Law Implemented 550.0251, 550.0951(5), 550.125, 550.155, 550.3551, 550.615, 550.6305, 550.6335 FS. History–New 10-20-96, Amended 12-15-97, 9-19-04.

61D-8.005 Purses and Florida Owners' Awards, Horse Racing.

(1) through (12)(d) No change.

(13) <u>The division shall require specific records as</u> <u>necessary for conducting purse audits.</u> A format as required by the division, shall be utilized for the reporting requirements in paragraphs (11) and (12).

(a) through (19) No change.

Specific Authority 550.2614(1), (2), (3), (4), 550.2625(2)(d) FS. Law Implemented 550.2614, 550.2625(2), 550.625, 550.655 FS. History–New 10-20-96, Amended 12-15-97.\_\_\_\_\_.

# DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

#### Division of Pari-Mutuel Wagering

RULE NO.:	RULE TITLE:
61D-10.001	Incorporated and Approved Forms
	NOTICE OF CHANGE

Notice is hereby given that the following changes have been made to the proposed rule referenced above in accordance with subparagraph 120.54(3)(d)1., Florida Statutes, published in Vol. 31, No. 51, December 23, 2005, issue of the Florida Administrative Weekly. The changes are in response to written comments received from the Joint Administrative Procedures Committee.

61D-10.001 Incorporated and Approved Forms.

The following is a list of all forms now incorporated which are to be used by the division in its dealing with the public and the racing industry. A copy of these forms may be obtained by contacting the Division of Pari-Mutuel Wagering at 1940 North Monroe Street, Tallahassee, Florida 32399-1035. The effective date of each of these forms is the promulgation date of this rule.

FORM NUMBER		FFEC ATE	TIV	Έ
(1) through (7) No change.				
(8) DBPR PMW-3100	Request for Appeal of Stewards'/Judges' <u>Ruling Hearing</u>		(	)
(9) through (13) No change.				,
(14) DBPR PMW-3190	Officers and Directors	<u>s</u>	(	)
(15) DBPR PMW-3195	Request for Release			
	of Information and			
	Authorization to Rele	ase		
	Information		(	)
(16)(14) DBPR PMW-3280	Veterinarian Report of	f		
	Race-Day Salix			
	Administration		(	)
( <u>17)(15)</u> DBPR PMW-3290	Notification to			
	Stewards/Judges of			
	Split Sample Request		(	)
(18)(16) DBPR PMW-3300	Bleeder's Certificate		(	)
(19)(17) DBPR PMW-3310	Request to Discontinu	ie		
	Salix		(	)
(20)(18) DBPR PMW-3330	Salix Certification Wa	aiver	(	)
(21)(19) DBPR PMW-3360	Kennel Personnel Ros		(	)
(22)(20) DBPR PMW-3510	Report of Escheated O	Duts	(	)
(23)(21) DBPR PMW-3520	Notification of			
	Pari-Mutuel Operation	ns	(	)
(24)(22) DBPR PMW-3540	Statement of Proceeds	5		
	for Charity Day			
	Performance		(	)
(25)(23) DBPR PMW-3550	Charity Day Proceeds			
	and Distribution		(	)
(26)(24) DBPR PMW-3560	Monthly Remittance			
	Report On-Track		(	)
(27)(25) DBPR PMW-3570	Monthly Remittance			
	Report Intertrack		(	)
<u>(28)</u> (26) DBPR PMW-3580	Report of System		,	
	Event or Malfunction		(	)
<u>(29)<del>(27)</del> DBPR PMW-3590</u>	Notification of		,	
	Interstate Broadcastin	g	(	)
(30)(28) DBPR PMW-3600	Notification of		,	
	Intertrack Wagering		(	)
(31)(29) DBPR PMW-3610	Totalisator System		(	`
	Checklist		(	)

( <u>32)</u> ( <del>30)</del> DBPR PMW-3620	Retired Jai Alai Players' Fund Distribution	(	)
(33)(31) DBPR PMW-3630	Tickets Purchased and		
	Cashed by the		
	Totalisator Company	(	)
(34) DBPR PMW-3690	Uniform Reporting		
	System Prescribed for		
	Pari-Mutuel Permitholders	(	)

Specific Authority 120.80(4)(a), 550.01215(4), 550.0251(2), (3), (5), (6), 550.0351(8), 550.054(5), (8)(b), 550.105(1), (2)(c), (4)(b), (4)(d), (5), (9), 550.125(2)(b), (3)(a), 550.155(1), 550.1815(5), 550.2415(2), (3)(b), (5)(a), (5)(b), (6)(b), (8)(a), (8)(b), (8)(c), (8)(e), (9)(b), (9)(c), (13), 550.2614(4), 550.2625(2)(d), 550.3551(10), 550.495(2)(a), (4), 550.6305(5) FS. Law Implemented 120.633, 120.80, 550.01215, 550.0251, 550.0351, 550.054, 550.105, 550.125, 550.1815, 550.2415, 550.2625, 550.354, 550.3551, 550.495, 550.615, 550.625, 550.6305 FS. History–New 10-20-96, Amended 12-15-97.

# DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

#### **Division of Pari-Mutuel Wagering**

RULE NO.:	RULE TITLE:
61D-11.009	Cardroom Employee Occupational
	License
	NOTICE OF CHANGE

Notice is hereby given that the following changes have been made to the proposed rule referenced above in accordance with subparagraph 120.54(3)(d)1., Florida Statutes, published in Vol. 31, No. 51, December 23, 2005, issue of the Florida Administrative Weekly. The changes are in response to written comments received from the Joint Administrative Procedures Committee.

61D-11.009 Cardroom Employee Occupational License.

(1) through (3) No change.

(4) All occupational and fingerprint fees are nonrefundable, except in situations where the applicant was charged in error. The Division will return the licensing fee if the applicant withdraws the application before processing begins.

(5) through (8) No change.

Specific Authority 550.0251(12), 849.086(4), (5), (6) FS. Law Implemented 849.086, 849.086(6) FS. History–New 1-7-97, Amended 5-9-04,\_\_\_\_\_.

#### 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 Medicine**

RULE NO.:
64B8-53.001

RULE TITLE: Requirements for Electrolysis Training Programs Approved by the Board NOTICE OF CHANGE

Notice is hereby given that the following changes have been made to the proposed rule in accordance with subparagraph 120.54(3)(d)1., F.S., published in Vol. 31, No. 28, July 15, 2005 issue of the Florida Administrative Weekly.

The changes are in response to comments submitted by the staff of the Joint Administrative Procedures Committee. The Electrolysis Council made recommendations for changes to the rule to the Board of Medicine, which were considered by the Board on April 7, 2006. The Board reviewed a different version of the rule than the version approved by the Council. No action was taken by the Board. The Council, at its meeting held on May 15, 2006, approved changes to the rule which were considered by the Board on June 2, 2006. The Board had additional concerns with the Council's recommendation and sent the rule back to the Council for additional changes. On December 2, 2006, the Board considered yet another draft of changes to the rule and approved the changes. When changed, the rule will be substantially reworded to read as follows:

(Substantial rewording of Rule 64B8-53.001. See Florida Administrative Code for present text).

64B8-53.001 Requirements for Electrolysis Training Programs Approved by the Board.

An electrolysis training program shall be approved by the Board for pre-licensure training if the following requirements are met:

(1) The electrolysis training program is licensed by the Commission for Independent Education and the license is a current, unencumbered provisional, regular or biennial license issued pursuant to Sections 1005.31-.38, F.S.

(a) Electrolysis training programs intended to train individuals to practice in Florida must provide the Electrolysis Council copies of all documents submitted to the Department of Education for initial approval and renewal by the Commission for Independent Education. Failure to provide these materials to the Council shall result in a denial or revocation of program approval by the Council.

(b) No home study or correspondence school or course will be considered in assessing an applicant's qualifications for licensure.

(2) Applicants\_shall complete and submit to the Council the application entitled "New Facility or New Ownership Application for Electrology Facility Licensure", form DOH/MQA/EP APP/REV-9/99, which is hereby incorporated by reference, copies of which may be obtained from the Council Office at 4052 Bald Cypress Way, BIN C 05, Tallahassee, FL 32399. Approval by the Council is necessary before students are admitted.

(3) The facility where initial training is offered shall submit to the Council at least the following:

(a) A statement of the educational goals and objectives of the program;

(b) A detailed course outline or syllabus, including method of instruction, and testing materials:

(c) A current curriculum vitae of the course instructor(s);

(d) A sample certificate or diploma which includes the following which shall be filled in by the facility at the time of graduation:

Academic Hours	Traditional Classroom	Non-Traditional
Per 64B8-53.002(1)		<u>Classroom</u>
Successfully		
Completed Clinical Hours	Traditional Classroom	Non-Traditional
		Classroom
Per 64B8-53.002(2) Successfully		
Completed		

(e) A copy of the electrology facility license and the most recent Department of Health inspection sheet from the location where the training courses are to be offered demonstrating compliance with Rule 64B8-51.006, F.A.C.

(f) Proof of current, unencumbered licensure by the Commission for Independent Education, pursuant to Chapter 1005, Florida Statutes. Failure to maintain that license in good standing shall result in the loss of Council approval of the Program.

(g) Provide a copy of the application form submitted by students which shall include the following Notice in bold type no smaller than 14 points:

"Notice from the Florida Electrolysis Council

Applicants for an Electrolysis License in the State of Florida are required to have completed a specifically outlined course of academic and clinical studies. Those studies must have been taken in a classroom setting in the physical presence of the instructor. Only such classroom education will be considered adequate for licensure. No credit shall be awarded applicants for home study, correspondence, or other distance education.

I confirm that I have read and understand the foregoing notice.

Student Signature

Date"

(4) The content of the program must include the curriculum standards set forth in subsections 64B8-53.002(1) and (2), F.A.C.. All curriculum must harmonize with and not be contrary to the following statements:

(a) The procedures to be used for electrolysis involve the insertion of a sterile needle electrode into the hair follicle(s) of prepared skin. After the application of the selected current, the treated hair(s) is (are) removed with sterile forceps. After treatment is complete, the treated area of the skin is given post-treatment care.

(b) Electrolysis training programs shall be limited to training in the universally accepted procedures of electrolysis and shall not include extemporary procedures licensed by any other Florida Board. One example of such an extemporary procedure would be waxing the treated area after electrolysis. A Cosmetology license is required for certain types of waxing. A second example would be the intentional treatment of telangiectasis (spider veins) with the epilator. This type of vascular surgery may only be performed by a Florida licensed physician.

(5) Only needle-type epilators shall be used in electrolysis training programs.

(6) All students in the clinical application phase of an electrolysis training program shall have access to a full work station consisting of an epilator, treatment table, stool, and supplies. During the clinical application phase of instruction in an electrolysis training program, there shall be only one student assigned to each work station.

(7) Each facility where electrolysis training programs are offered must meet the curriculum standards in Rule 64B8-53.002, F.A.C., and have the equipment required by Rule 64B8-53.003, F.A.C.

(8) Each facility where electrolysis training programs are offered\_must be licensed as an electrology facility pursuant to Rule 64B8-51.006, F.A.C.

(9) An electrolysis training program in another state or jurisdiction which does not license the practice of electrolysis shall be an approved electrolysis training program if meets requirements substantially equivalent to those in subsections 64B8-53.001(1) and (2), F.A.C.

Specific Authority 478.43(4), 478.50(4)(b) FS. Law Implemented 478.43(4), 478.45(1)(e), 478.50(4)(b) FS. History–New 9-29-93, Formerly 61F6-78.001, Amended 6-19-96, Formerly 59R-53.001, Amended 11-13-97.\_\_\_\_.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Susan Love, Executive Director, Electrolysis Council, 4052 Bald Cypress Way, Bin #C05, Tallahassee, Florida 32399-3255

and Copies

#### DEPARTMENT OF HEALTH

**Board of Pharmacy** 

RULE NO.:	RULE TITLE:
64B16-27.103	Oral Prescriptions
	NOTICE OF CHANGE

Notice is hereby given that the following changes have been made to the proposed rule in accordance with subparagraph 120.54(3)(d)1., F.S., published in Vol. 30, No. 50, December 10, 2004 issue of the Florida Administrative Weekly.

The change is in response to written comments submitted by the staff of the Joint Administrative Procedures Committee. The changes are as follows:

1. Subsection (1) shall now read as follows:

(1) Only a pharmacist or registered pharmacy intern acting under the supervision of a pharmacist may, in the state of Florida, accept an oral prescription of any nature.

2. Subsection (2) shall now read as follows:

(2) Only a pharmacist or registered pharmacy intern acting under the supervision of a pharmacist may, in the State of Florida, prepare a copy of a prescription or read a prescription to any person for purposes of providing reference concerning treatment of the person or animal for whom the prescription was written, and when said copy is given a notation shall be made upon the prescription that a copy has been given, the date given, and to whom given.

3. Section 465.014, F.S. will be added to the specific authority and law implemented.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Rebecca Poston, Executive Director, Board of Pharmacy, 4052 Bald Cypress Way, Bin #C04, Tallahassee, Florida 32399-3254

#### **DEPARTMENT OF HEALTH**

#### **Board of Pharmacy**

RULE NO.:RULE TITLE:64B16-27.1001Practice of Pharmacy<br/>NOTICE OF CHANGE

Notice is hereby given that the following changes have been made to the proposed rule in accordance with subparagraph 120.54(3)(d)1., F.S., published in Vol. 30, No. 50, December 10, 2004 issue of the Florida Administrative Weekly.

The change is in response to written comments submitted by the staff of the Joint Administrative Procedures Committee. The changes are as follows:

1. Subsection (1)(g) will be deleted in its entirety.

2. Subsection (6)(a) shall now read as follows:

(a) The pharmacist shall be considered present and on duty during any such meal break if a sign has been prominently posted in the pharmacy indicating the specific hours of the day during which meal breaks may be taken by the pharmacist and assuring patients that a pharmacist is available on the premises for consultation upon request during a meal break.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Rebecca Poston, Executive Director, Board of Pharmacy, 4052 Bald Cypress Way, Bin #C04, Tallahassee, Florida 32399-3254

#### **DEPARTMENT OF HEALTH**

#### **Board of Pharmacy**

RULE NO.: RULE TITLE: 64B16-27.1003 Transmission of Prescription Orders NOTICE OF CHANGE

Notice is hereby given that the following changes have been made to the proposed rule in accordance with subparagraph 120.54(3)(d)1., F.S., published in Vol. 30, No. 50, December 10, 2004 issue of the Florida Administrative Weekly.

The change is in response to written comments submitted by the staff of the Joint Administrative Procedures Committee. The rule shall now read as follows:

64B16-27.1003 Transmission of Prescription Orders.

Prescriptions may be transmitted from prescriber to dispenser in written form or by any means of communication. Prescriptions may be transmitted by facsimile systems as provided in Section 465.035, Florida Statutes, and federal law. Any direct transmission of prescriptions, including verbal, facsimile, telephonic or electronic data transmission, shall only be with the approval of the patient or patient's agent. The pharmacist shall take such measures necessary to ensure the validity of all prescriptions received.

Specific Authority 465.005, 465.0155, 465.022 FS. Law Implemented 465.022, 465.026, 893.07 FS. History–New\_\_\_\_\_.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Rebecca Poston, Executive Director, Board of Pharmacy, 4052 Bald Cypress Way, Bin #C04, Tallahassee, Florida 32399-3254

## DEPARTMENT OF HEALTH

#### **Board of Pharmacy**

RULE NO.:	RULE TITLE:
64B16-28.120	Location of Legend Drugs
	NOTICE OF CHANGE

Notice is hereby given that the following changes have been made to the proposed rule in accordance with subparagraph 120.54(3)(d)1., F.S., published in Vol. 31, No. 13, April 1, 2005 issue of the Florida Administrative Weekly.

The change is in response to written comments submitted by the staff of the Joint Administrative Procedures Committee. The changes are as follows:

1. Subsections (2)(a) and (b) shall now read as follows:

(2) All medicinal drugs or drug preparations as defined in Section 465.003(8), F.S., within Class I Institutional permittes as defined in Section 465.019(2)(a), F.S. shall:

(a) Be administered from individual prescription containers to the individual patient; and

(b) Be prohibited within the confines of Class I Institutional pharmacies unless obtained upon a proper prescription and properly labeled in accordance with chapter 499, F.S., and the rules and regulations contained in Chapter

59A-4, F.A.C., incorporated by reference and effective 8/1/06, pertaining to the licensure of nursing homes and related facilities.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Rebecca Poston, Executive Director, Board of Pharmacy, 4052 Bald Cypress Way, Bin #C04, Tallahassee, Florida 32399-3254

## DEPARTMENT OF HEALTH

#### **Board of Respiratory Care**

RULE NO.: RULE TITLE: 64B32-6.001 Continuing Education Requirement NOTICE OF WITHDRAWAL

Notice is hereby given that the above rule, as noticed in Vol. 32 No. 37, September 15, 2006 issue of the Florida Administrative Weekly has been withdrawn.

#### **DEPARTMENT OF HEALTH**

#### **Board of Respiratory Care**

RULE NO.:	RULE TITLE:
64B32-6.004	Procedures for Approval of
	Attendance at Continuing
	Education Courses

# NOTICE OF WITHDRAWAL

Notice is hereby given that the above rule, as noticed in Vol. 32, No. 38, September 22, 2006 issue of the Florida Administrative Weekly has been withdrawn.

#### DEPARTMENT OF FINANCIAL SERVICES

#### **Division of State Fire Marshal**

PART II, State Fire Marshal Nursing Home Loan Guarantee Program for Installation of Fire Protection Equipment

69A-53.005	Purpose and Scope
69A-53.0051	Definitions
69A-53.0052	Fire Sprinkler Requirements for
	Nursing Homes
69A-53.0053	State Fire Marshal Nursing Home
	Loan Guarantee Program:
	Application Procedures
69A-53.0054	State Fire Marshal Nursing Home
	Loan Guarantee Program:
	Eligibility and Coordination of
	Construction with Loan
	Requirements
	NOTICE OF CHANGE

The Notice of Change regarding Rule Chapter 69A-53 that was published in Vol. 32, No. 50, December 15, 2006 edition of FAW should have contained all of the above rule titles.

# 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."

# Section V Petitions and Dispositions Regarding Rule Variance or Waiver

## DEPARTMENT OF STATE

NOTICE IS HEREBY GIVEN that on November 27, 2006, the Department of State received from Volusia County, A Petition for Variance of section IX(H) of the Public Library Construction Grant Guidelines from Volusia County, which is incorporated by reference into Rule 1B-2.011, F.A.C. The Petition is seeking a variance from the rule that gives a recipient of a public library construction grant, 540 days from the date of the grant award to place the construction project under contract. There are no exceptions to this requirement unless the grant recipient is involved in litigation.

A copy of this petition can be obtained from: Lisa Ginn, Agency Clerk, Office of the General Counsel, Department of State, 500 Bronough Street, Tallahassee, FL 32399-0250. The Department of State will accept comments concerning this petition for 14 days from the date of publication of this notice. To be considered, comments must be received on or before 5:00 p.m. (Eastern Standard Time), on the 14th day after publication of this notice, at: Department of State, Office of the General Counsel, 500 South Bronough Street, Tallahassee, FL 32399-0250.

### DEPARTMENT OF TRANSPORTATION

NOTICE IS HEREBY GIVEN that the Florida Department of Transportation received a Petition for Variance from Palm Beach County; International Trade Center, LLC; and American Equities, Ltd. No. 6 on December 7, 2006, seeking a variance from the provisions of Chapter 14-94, Florida Administrative Code. Chapter 14-94, F.A.C., establishes the statewide minimum level of service standards to be used in the planning and operation of the State Highway System (SHS), roadway facilities on the Strategic Intermodal System (SIS), the Florida Intrastate Highway System (FIHS), and roadway facilities funded in accordance with Section 339.2819, Florida Statutes. Palm Beach County; International Trade Center, LLC; and American Equities, Ltd. No. 6 propose that the Department grant a variance from the roadway and intersection level of service requirements of the Beeline Highway (Florida State Road 710), between the Palm Beach County line and Interstate 95. Comments on this proposed variance should be filed with: Clerk of Agency Proceedings, Department of Transportation, 605 Suwannee Street, M.S. 58, Tallahassee, Florida 32399-0458, within 14 days of the publication of this notice. A copy of the Petition for Variance may be obtained from the Clerk of Agency Proceedings. For additional information, contact David M. Littlejohn, Assistant General Counsel, at (850)414-5265.

# 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."

# PUBLIC SERVICE COMMISSION

NOTICE IS HEREBY GIVEN that the Florida Public Service Commission has received an Amendment to Motion for Temporary Rule Waiver from Timucuan Utilities, LLC, filed December 11, 2006, in Docket No. 060741-WS, seeking to amend its original Motion for Temporary Rule Waiver filed November 13, 2006, by which it requested a temporary waiver of paragraphs 25-30.033(1)(j), (k), (m), (p), (r), (t), (u), (v), and (w), Florida Administrative Code. In addition to its request for temporary waiver of those Rules, by the Amendment to Motion for Temporary Rule Waiver, Timucuan Utilities, LLC, also seeks a temporary waiver of paragraph 25-30.033(1)(o), Florida Administrative Code, which requires a statement regarding the separate capacities of the proposed lines and treatment facilities in terms of equivalent residential connections and gallons per day. Comments on the petition should be filed with the Commission's Division of the Commission Clerk and Administrative Services, 2540 Shumard Oak Boulevard, Tallahassee, Florida 32399-0850, within 14 days of publication of this notice.

A copy of the Motion may be obtained at (http://www.psc.state.fl.us/) or by writing to the above address. For additional information, please contact Rosanne Gervasi, Office of the General Counsel, at the above address or telephone (850)413-6224.

### WATER MANAGEMENT DISTRICTS

NOTICE IS HEREBY GIVEN that on November 8, 2006, the St. Johns River Water Management District has issued an order.

The St. Johns River Water Management District (SJRWMD) Governing Board hereby gives notice that on November 8, 2006, it issued a Final Order Granting Variance under Section 120.542, F.S. (SJRWMD FOR # 2006-85), to LabCo, LLC (Petitioner). The Petition for Variance was received by SJRWMD on September 1, 2006. Notice of receipt of the petition requesting the variance was published in the F.A.W., Vol. 32, No. 39, on September 29, 2006. No public comment was received. This order provides a temporary variance from subparagraph 40C-41.063(1)(c)1., Florida Administrative Code and Section 11.1.3 of the Applicant's Handbook: Management and Storage of Surface Waters (February 1, 2005). These rules provide in pertinent part that a surface water management system may not result in an increase in the amount of water being diverted from the Upper St. Johns River Hydrologic Basin to intercoastal receiving waters. Generally, the Order sets forth the basis of the Governing Board's decision to grant the variance as follows: 1) requiring Petitioner to comply with these rules onsite would create a technological hardship, and 2) Petitioner's financial contribution to the C-1 Rediversion Project or an Alternative Rediversion Project will accomplish the purpose of Chapter 373, Florida Statutes, to prevent harm to the water resources, by facilitating the project's implementation. The C-1 Rediversion Project is a restoration project designed to allow water that would be diverted from the St. Johns River to coastal receiving waters by the Melbourne-Tillman Water Control District canal system to drain once again to the St. Johns River. A copy of the Order may be obtained by contacting: Timothy A. Smith, Senior Assistant General Counsel, Office of General Counsel, St. Johns River Water Management District, 4049 Reid Street, Palatka, Florida 32177-2529, (386)312-2347.

NOTICE IS HEREBY GIVEN that on November 8, 2006, the St. Johns River Water Management District has issued an order.

The St. Johns River Water Management District (SJRWMD) Governing Board hereby gives notice that on November 8, 2006, it issued a Final Order Granting Variance under Section 120.542, F.S. (SJRWMD FOR # 2006-87), to RDR Communities, Inc. (Petitioner). The Petition for Variance was received by SJRWMD on September 1, 2006. Notice of receipt of the petition requesting the variance was published in the F.A.W., Vol. 32, No. 39, on September 29, 2006. No public comment was received. This order provides a temporary variance from subparagraph 40C-41.063(1)(c)1., Florida Administrative Code and Section 11.1.3 of the Applicant's Handbook: Management and Storage of Surface Waters (February 1, 2005). These rules provide in pertinent part that a surface water management system may not result in an increase in the amount of water being diverted from the Upper St. Johns River Hydrologic Basin to intercoastal receiving waters. Generally, the Order sets forth the basis of the Governing Board's decision to grant the variance as follows: 1) requiring Petitioner to comply with these rules onsite would create a technological hardship, and 2) Petitioner's financial contribution to the C-1 Rediversion Project or an Alternative Rediversion Project will accomplish the purpose of Chapter 373, Florida Statutes, to prevent harm to the water resources, by facilitating the project's implementation. The C-1 Rediversion Project is a restoration project designed to allow water that would be diverted from the St. Johns River to coastal receiving waters by the Melbourne-Tillman Water Control District canal system to drain once again to the St. Johns River. A copy of the Order may be obtained by contacting: Timothy A. Smith, Senior Assistant General Counsel, Office of General Counsel, St. Johns River Water Management District, 4049 Reid Street, Palatka, Florida 32177-2529, (386)312-2347.

NOTICE IS HEREBY GIVEN that on November 8, 2006, the St. Johns River Water Management District has issued an order.

The St. Johns River Water Management District (SJRWMD) Governing Board hereby gives notice that on November 8, 2006, it issued a Final Order Granting Variance under Section 120.542, F.S. (SJRWMD FOR # 2006-94), to Town Center Partners, Ltd. (Petitioner). The Petition for Variance was received by SJRWMD on September 28, 2006. Notice of receipt of the petition requesting the variance was published in the F.A.W., Vol. 32, No. 41, on October 13, 2006. No public comment was received. This order provides a temporary variance from subparagraph 40C-41.063(1)(c)1., Florida Administrative Code and Section 11.1.3 of the Applicant's Handbook: Management and Storage of Surface Waters (February 1, 2005). These rules provide in pertinent part that a surface water management system may not result in an increase in the amount of water being diverted from the Upper St. Johns River Hydrologic Basin to intercoastal receiving waters. Generally, the Order sets forth the basis of the Governing Board's decision to grant the variance as follows: 1) requiring Petitioner to comply with these rules onsite would create a technological hardship, and 2) Petitioner's financial contribution to the C-1 Rediversion Project or an Alternative Rediversion Project will accomplish the purpose of Chapter 373, Florida Statutes, to prevent harm to the water resources, by facilitating the project's implementation. The C-1 Rediversion Project is a restoration project designed to allow water that would be diverted from the St. Johns River to coastal receiving waters by the Melbourne-Tillman Water Control District canal system to drain once again to the St. Johns River.

A copy of the Order may be obtained by contacting: Timothy A. Smith, Senior Assistant General Counsel, Office of General Counsel, St. Johns River Water Management District, 4049 Reid Street, Palatka, Florida 32177-2529, (386)312-2347.

NOTICE IS HEREBY GIVEN that on December 13, 2006, the St. Johns River Water Management District has issued an order.

The St. Johns River Water Management District (SJRWMD) Governing Board hereby gives notice that on December 13, 2006, it issued a Final Order Granting Variance under Section 120.542, F.S. (SJRWMD FOR # 2006-105), to DiVosta Homes, LP (Petitioner). The Petition for Variance was received by SJRWMD on November 9, 2006. Notice of receipt of the petition requesting the variance was published in the F.A.W., Vol. 32, No. 47, on November 22, 2006. No public comment was received. This order provides a temporary variance from subparagraph 40C-41.063(1)(c)1., Florida Administrative Code and Section 11.1.3 of the Applicant's Handbook: Management and Storage of Surface Waters (February 1, 2005). These rules provide in pertinent part that a surface water management system may not result in an increase in the amount of water being diverted from the Upper St. Johns River Hydrologic Basin to intercoastal receiving waters. Generally, the Order sets forth the basis of the Governing Board's decision to grant the variance as follows: 1) requiring Petitioner to comply with these rules onsite would create a technological hardship, and 2) Petitioner's financial contribution to the C-1 Rediversion Project or an Alternative Rediversion Project will accomplish the purpose of Chapter 373, Florida Statutes, to prevent harm to the water resources, by facilitating the project's implementation. The C-1 Rediversion Project is a restoration project designed to allow water that would be diverted from the St. Johns River to coastal receiving waters by the Melbourne-Tillman Water Control District canal system to drain once again to the St. Johns River. A copy of the Order may be obtained by contacting: Timothy A. Smith, Senior Assistant General Counsel, Office of General Counsel, St. Johns River Water Management District, 4049 Reid Street, Palatka, Florida 32177-2529, (386)312-2347.

NOTICE IS HEREBY GIVEN that the South Florida Water Management District (SFWMD) Governing Board issued an Order Granting Waiver under Section 120.542, Fla. Stat. (SFWMD 2006-180-DAO-ROW), on December 14, 2006, to the Florida Department of Transportation (FDOT). The petition for waiver was received by the SFWMD on September 22, 2006. Notice of receipt of the petition requesting the waiver was published in the F.A.W., Vol. 32, No. 43, on October 27, 2006. No public comment was received. This Order provides a waiver of the District's criteria to allow minor encroachments of existing and proposed guardrail sections and portions of a proposed sidewalk with aluminum pedestrian handrailing, portions of a concrete barrier wall, bank reshaping with installation of erosion control matting and the minor shifting of existing light poles in conjunction with the FDOT Sidewalk Project along Sunrise Boulevard, beginning easterly of S.R. 7 to N. W. 34th Avenue within the northerly right of way of C-12; S31 and 6/T49 and 50S/R42E, Broward County. Specifically, the Order grants a waiver from subsections 40E-6.011(4) and (6), Fla. Admin. Code, and the Basis of Review for Use or Occupancy of the Works or Lands of the District Permit Applications within the South Florida Water Management District, incorporated by reference in subsection 40E-6.091(1), Fla. Admin. Code, which governs the placement of permanent and/or semi-permanent above-ground structures within forty feet of top of the canal bank within Works or Lands of the District. Generally, the Order sets forth the basis of the Governing Board decision to grant the waiver, as follows: 1) the facilities will not significantly interfere with the SFWMD's ability to perform necessary construction, alteration, operation and maintenance activities; and 2) the Order granting a waiver from the subject rule would prevent FDOT from suffering a substantial hardship and a violation of the principals of fairness.

A copy of the Order can be obtained from: Kathie Ruff, South Florida Water Management District, 3301 Gun Club Road, MSC 1410, West Palm Beach, FL 33406-4680, (561)682-6320 or by e-mail kruff@sfwmd.gov.

NOTICE IS HEREBY GIVEN that the South Florida Water Management District (SFWMD) Governing Board issued an Order Granting Waiver under Section 120.542, Fla. Stat. (SFWMD 2006-181-DAO-ROW), on December 14, 2006, to Miami-Dade County Public Works Department. The petition for waiver was received by the SFWMD on August 28, 2006. Notice of receipt of the petition requesting the waiver was published in the F.A.W., Vol. 32, No. 37, on September 15, 2006. No public comment was received. This Order provides a waiver of the District's criteria for the proposed replacement of the N. E. 2nd Avenue Bridge crossing the C-7 Canal: S12/T53S/R41E, Miami-Dade County. Specifically, the Order grants a waiver from subsections 40E-6.011(4) and (6), and paragraph 40E-6.221(2)(j), Fla. Admin. Code, and the Basis of Review for Use or Occupancy of the Works or Lands of the District Permit Applications within the South Florida Water Management District, incorporated by reference in subsection 40E-6.091(1), Fla. Admin. Code, which governs the minimum low member elevation of pile-supported facilities within Works or Lands of the District. Generally, the Order sets forth the basis of the Governing Board decision to grant the waiver, as follows: 1) the facilities will not significantly interfere with the SFWMD's ability to perform necessary construction, alteration, operation and maintenance activities; and 2) the Order granting a waiver from the subject rule would prevent Miami-Dade County Public Works Department from suffering a substantial hardship.

A copy of the Order can be obtained from: Kathie Ruff, South Florida Water Management District, 3301 Gun Club Road, MSC 1410, West Palm Beach, FL 33406-4680, (561)682-6320 or by e-mail kruff@sfwmd.gov.

# DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

NOTICE IS HEREBY GIVEN that on November 28, 2006, the Division of Hotels and Restaurants received a Petition for an Emergency Variance for subsections 61C-4.010(1) and 61C-4.010(6), Florida Administrative Code, from Chely's Catering of Orlando. The above referenced F.A.C. addresses food supplies, food protection, and physical facilities-except as specifically provided in this rule, public food service establishments shall be subject to the provisions of chapter three and chapter six of the FDA Food Code. They are requesting to do open air food service on a Mobile Food Dispensing Vehicle.

This variance was approved December 12, 2006, and is contingent upon the Petitioner's use of open-air steam table properly covered and air curtain operating properly according to manufacturer's specifications and Section 6-202-15(D)(2), 2001 FDA Food Code, as to expel possible contaminants and vermin. Approval is also contingent upon Petitioner conducting all re-heating for hot holding at approved commissaries to the proper temperature per Section 3-403.11, 2001 FDA Food Code; and potentially hazardous food is held at proper temperatures according to Section 3-501.16, 2001 FDA Food Code.

The Petitioner shall strictly adhere to subsection 61C-4.0161(c), Florida Administrative Code, and report to the commissary at least once daily when operating. All warewashing is to be conducted at the commissary and strict adherence to employee health guidelines as specified in the Section 2-201, 2001 FDA Food Code, are to be followed. Petitioner shall also use a potable water tank and utilize a wastewater holding tank that is at least 15% larger than the potable water holding tank; and sloped to a drain that is 1 inch in inner diameter or greater, equipped with a shut-off valve. Petitioner must receive potable water from an approved source with written documentation provided and sanitize the fresh water and wastewater tanks at least once every 24 hours.

Copies of the variance and operating procedures are to be present on the MFDV at all times of operation and shall be adhered to as approved by the Division. This variance is not transferable under any conditions. All provisos must be complied prior to final approval and licensing. Any violation of the variance is the equivalent of a violation of the Rule and may result in a rescission of the variance, and subject the Petitioner to disciplinary sanctions as enumerated in Section 509.261, Florida Statutes.

NOTICE IS HEREBY GIVEN that on December 6, 2006, the Division of Hotels and Restaurants received a Petition for a Routine Variance for subsection 61C-1.004(1), paragraph 61C-1.004(2)(a), subsection 61C-4.010(6) and 61C-4.010(7). Florida Administrative Code, from the Spanish Bakery located in St. Augustine. The above referenced Florida Administrative Code address water, plumbing, waste, physical facilities, and public bathrooms. The specific code sites mentioned above reference the 2001 FDA Food Code chapters five and six. Specifically Petitioner is requesting to use alternative methods for sewage disposal, use a portable handsink, and public bathroom facilities.

This variance request was approved December 12, 2006, and is contingent upon the Petitioner using 3 gallon or greater potable water tank and utilizing a wastewater holding tank that is at least 15% larger than the potable water holding tank. Water and wastewater holding tanks are to be emptied at least twice a day. Petitioner must adhere strictly to the following operating procedures: supply for potable water tank must be from an approved source with written documentation provided; sanitize the fresh water tank at least once every 24 hours; sanitize the wastewater holding tank with bleach or other approved sanitizer. Approval is also contingent upon the Petitioner notifying guests to the location of the public bathroom facilities by directional signage, ensuring public bathrooms are functional, has hot and cold running water at all times, provided with soap and an approved method to dry hands, kept in a clean and sanitary manner, and available during all hours of operation. Seating shall not exceed seventy-eight (78) as noted on the submitted application and plans. The curb sink for cleaning and obtaining water to clean floors shall be available during all hours of operation. All provisos shall be met prior to final licensing. Any violation of the variance is the equivalent of a violation of the rule and may result in a recession of the variance, and subject the Petitioner to disciplinary sanctions as enumerated in Section 509.261, Florida Statutes.

NOTICE IS HEREBY GIVEN that on December 18, 2006, the Board of Accountancy has issued an order.

The order is regarding the Petition for Waiver or Variance, filed on May 9, 2006, by Pamela Childers. The Notice of Petition for Waiver or Variance was published in the F.A.W., Vol. 32, No. 21, of the May 26, 2006. The Petitioner sought a waiver or variance of subsection 61H1-33.006(2), F.A.C., entitled "Inactive or Delinquent Florida Certified Public Accountants Who Desire to Become Active Licensees" with regard to the requirement that required continuing professional education hours have been completed in the 24 months immediately proceeding the date of an application for reactivation. The Board considered the instant Petition at a duly-noticed public meeting, held July 26, 2006, in Tampa, Florida. The Board's Order granted the petition finding that Petitioner established that the purpose of the underlying statute, Section 473.311, would be met by granting a variance or waiver from subsection 61H1-33.006(2), F.A.C. The Board further found that Petitioner had established that applying the requirements of the aforementioned Rule to her circumstances would violate principles of fairness and impose substantial hardship.

A copy of the Order may be obtained by contacting: Veloria Kelly, Acting Division Director, Board of Accountancy, 240 N. W. 76th Dr., Suite A, Gainesville, Florida 32607.

#### 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**

NOTICE IS HEREBY GIVEN that on December 14, 2006, the Board of Medicine has issued an order.

The Petition for Waiver and/or Variance was filed by Enid M. Berrios-Menendez, M.D., on September 19, 2006, seeking a waiver or variance from Rule 64B8-5.001, F.A.C., with regard to the passing score required on the SPEX. The Notice was published in the F.A.W., Vol. 32, No. 41, on October 13, 2006. The Credentials Committee, at its meeting held on November 18, 2006, recommended that Petitioner's request for waiver or variance be granted. The Board, at its meeting held on December 2, 2006, accepted the Committee's recommendation and voted to grant the Petition for Waiver finding that the Petitioner demonstrated a substantial hardship and met the purpose of the underlying statute.

A copy of the Order may be obtained by contacting: Board of Medicine, 4052 Bald Cypress Way, Bin #C03, Tallahassee, Florida 32399-3053.

Notice is hereby given that on December 14, 2006, the Board of Medicine has issued an order. The Petition for Waiver and/or Variance was filed by Rahul M. Jindal, M.D., on September 1, 2005, seeking a waiver or variance from Rule 64B8-4.004, F.A.C., with regard to the training received which has been accepted by the RCPSC to fulfill the two-year residency or fellowship requirement. The Petitioner waived the 90-day requirement to approve or deny the Petition. The Notice was published in the F.A.W., Vol. 31, No. 38, on September 23, 2005. The petition was originally heard by the Board at its meeting on October 7, 2005, at which time, the Board tabled consideration of the Petition. The Credentials Committee, at its meeting held on November 18, 2006, recommended that Petitioner's request for waiver or variance be denied. The

Board, at its meeting held on December 2, 2006, accepted the Committee's recommendation and voted to deny the Petition for Waiver finding that granting the Petition would not eliminate the statutory requirement and thus, meet the purpose of the underlying statue.

The Board's Order may be obtained by contacting: Board of Medicine, 4052 Bald Cypress Way, Bin #C03, Tallahassee, Florida 32399-3053.

Notice is hereby given that on December 14, 2006, the Board of Medicine has issued an order. The Petition for Waiver and/or Variance was filed by Chaitanya H. Yajnik, M.D., on October 6, 2006, seeking a waiver or variance from Rule 64B8-4.009, F.A.C., with regard to the requirement for official transcripts from Petitioner's medical school. The Notice was published in the F.A.W., Vol. 32, No. 43, on October 27, 2006. The Credentials Committee, at its meeting held on November 18, 2006, recommended that Petitioner's request for waiver or variance be granted. The Board, at its meeting held on December 2, 2006, accepted the Committee's recommendation and voted to grant the Petition for Waiver finding that the Petitioner demonstrated a substantial hardship and met the purpose of the underlying statute.

The Board's Order may be obtained by contacting: Board of Medicine, 4052 Bald Cypress Way, Bin #C03, Tallahassee, Florida 32399-3053.

### FINANCIAL SERVICES COMMISSION

NOTICE IS HEREBY GIVEN that the Office of Insurance Regulation, Financial Services Commission, received, on December 13, 2006, a petition from The Chubb Group of Insurance Companies, seeking a waiver, under Section 120.542, Florida Statutes, from implementing the premium required by Rule 69O-170.017, Florida discounts Administrative Code, and from having to provide Form OIR-B1-1655 to their insureds as required by Rule 690-170.0155, Florida Administrative Code. The petition has been assigned OIR # 88602. Copies may be received from, and written comments submitted to: Bob Prentiss, Assistant General Counsel, Office of Insurance Regulation, Regulatory Section, Legal Services Office, 200 East Gaines Street, Tallahassee. FL 32399-4206, (850)413-4183. Fax (850)922-2543, or by e-mail to bob.prentiss@fldfs.com. Comments must be received no later than 14 days from the date of publication of this notice.

# Section VI Notices of Meetings, Workshops and Public Hearings

The following state governmental agencies, boards and commissions announce a public meeting to which all persons are invited:

State Board of Administration

**Financial Services Commission** 

Department of Veterans' Affairs

Department of Highway Safety and Motor Vehicles

Department of Law Enforcement

Department of Revenue

Department of Education

Administration Commission

Florida Land and Water Adjudicatory Commission

Board of Trustees of the Internal Improvement Trust Fund

Department of Environmental Protection

DATE AND TIME: January 18, 2007, 9:00 a.m.

PLACE: Cabinet Meeting Room, Lower Level, The Capitol, Tallahassee, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: Regular scheduled meeting of the Governor and Cabinet

The State Board of Administration will take action on matters duly presented on its agenda, which may include such matters as Executive Director's reports; approval of fiscal sufficiency of state bond issues: approval of sale of local bonds at an interest rate in excess of statutory interest rate limitation; report on investment performance; designation of banks as depositories for state funds; adoption of rules and regulations; investment of state funds pursuant to Chapter 215, F.S.; and consideration of other matters within its authority pursuant to Chapters 215 and 344, F.S., and Section 16 of Article IX of the Florida Constitution of 1885, as continued by subsection 9(c) of Article XII of the Florida Constitution of 1968. The Division of Bond Finance of the State Board of Administration will take action on matters duly presented on its agenda, which will deal with the issuance of State bonds, arbitrage compliance and related matters.

The Financial Services Commission will take action on matters duly presented on its agenda which may include, but not be limited to, matters relating to rulemaking for all activities concerning insurers and other risk bearing entities, including licensing, rates, policy forms, market conduct, claims, adjusters, issuance of certificates of authority, solvency, viatical settlements, premium financing, and administrative supervision, as provided under the Insurance Code or Chapter 636, F.S., and for all activities relating to the regulation of banks, credit unions, other financial institutions, finance companies, and the securities industry. The Department of Veterans' Affairs will take action on matters duly presented on its agenda which may include the administration of the Department as well as actions taken to further the Department's mission of providing assistance to veterans and their dependents, pursuant to Section 292.05, F.S.

The Department of Highway Safety and Motor Vehicles will take action on matters duly presented on its agenda, which may include such matters as approval of agency policies, taking agency action with regard to administrative procedure matters, and considering other matters within its authority pursuant to Florida Statutes.

The Department of Law Enforcement will take action on matters duly presented on its agenda which may include but not be limited to such matters as transfer of agency funds or positions, formulation of Departmental Rules, administrative procedure matters, submittal of reports as required, enter into contracts as authorized and to consider other matters within its authority pursuant to Chapters 20, 23, 120 and 943, F.S.

The Department of Revenue will act on matters duly presented on its agenda which may include approval of rules, legislative concept proposals, contracts over \$100,000, Departmental budgets, taking final action on formal and informal hearings under Chapter 120, F.S., and consideration of other matters within its authority.

The Department of Education will finalize agency action on the business of the Florida Department of Education.

The Administration Commission will take action on matters duly presented on its agenda which may include such matters as to create or transfer agency funds or positions, approve Career Service rules, administrative procedure matters, environmental matters arising under Chapter 380, F.S., comprehensive planning issues pursuant to Section 163.3184, F.S., determine sheriffs' budget matters, and consider other matters within its authority pursuant to Chapters 110, 215 and 216, F.S.

The Florida Land and Water Adjudicatory Commission will take action on matters duly presented on its agenda including appeals of local government development orders in areas of critical state concern or of developments of regional impact under Section 380.07, F.S.; and review of water management matters under Chapter 373, F.S. The Commission will also review Department of Environmental Protection's rules and orders which, prior to July 1, 1993, the Governor and Cabinet, sitting as the head of the Department of Natural Resources, had authority to issue or promulgate.

The Board of Trustees of the Internal Improvement Trust Fund will take action on matters duly presented on its agenda which may include such matters as mineral leases or sales, state or sovereign land leases, sales, exchanges, dedications, and easements, Conservation and Recreation Lands (CARL) and other land purchases; land planning matters and other matters within its authority. Additionally, the Board will take action on matters presented by the Marine Fisheries Commission as set forth in Sections 370.025, 370.026 and 370.027, F.S., and matters pertaining to the Office of Greenways Management, the Office responsible for the management of lands which formerly fell within the Cross Florida Barge Canal project corridor.

The Department of Environmental Protection, while not a Cabinet agency, will present for consideration on its agenda those matters required by law to be reviewed by the Governor and Cabinet and those pertaining to the siting of power plants, electric and natural gas transmission lines and hazardous waste facilities; coastal zone management consistency and standards adopted by the Environmental Regulation Commission.

A copy of any of the above agendas (when applicable) may be obtained by contacting each agency.

Accommodations can be made for persons with disabilities provided several days' notification is received. Please notify the Governor's Cabinet Office, (850)488-5152.

The Governor and Cabinet will proceed through each agenda, item by item, in the order given above.

CABINET AIDES BRIEFING: On the Wednesday of the week prior to the above meeting, there will be a meeting of the aides to the Governor and Cabinet Members at 9:00 a.m., Cabinet Meeting Room, Lower Level, The Capitol, Tallahassee, Florida. The purpose of this briefing is to review and gather information regarding each agenda to be considered by the Governor and Cabinet.

#### DEPARTMENT OF STATE

The **Department of State**, **Division of Cultural Affairs**, announces the following meeting, to which all persons are invited.

DATE AND TIME: \*January 12, 2007, 10:00 a.m. – conclusion

PLACE: \*This meeting will be held via conference call. See instruction below. The meeting is a public process that any person may participate. If you would like to participate in the meeting, you may dial into the conference call by following the instructions below.

Instructions for Conference Call Participation

Join the teleconference by dialing the ReadyTalk phone number: 1(866)740-1260. This is a toll-free call.

Enter the 7-digit access code: 2456470 (You will be placed on hold until the Chairperson starts the meeting).

\*If you have problems joining the conference or if you need technical assistance, please contact the ReadyTalk Customer Care Line: 1(800)843-9166 or you may contact Idella Brown or Laura Stone with the Division of Cultural Affairs at (850)245-6470.

GENERAL SUBJECT MATTER TO BE CONSIDERED: Arts-in-Education Task Force Meeting to discuss issues pertaining to the Arts-in-Education Grant Program. A copy of the agenda may be obtained by contacting Laura Stone at (850)245-6475 or by email at llstone@dos.state.fl.us

Should any person wish to appeal any decision made with respect to any matter considered at the above-referenced meeting, he/she may need to ensure a verbatim recording of the proceedings in order to provide a record for judicial review.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this meeting is asked to advise the Division at least 48 hours before the meeting by contacting Morgan B. Lewis at (850)245-6356. If you are hearing or speech impaired, please contact the Division by calling Florida Relay at 711.

# DEPARTMENT OF AGRICULTURE AND CONSUMER SERVICES

The Florida **Department of Agriculture and Consumer Services** announces a conference call with the Seafood and Aquaculture Advisory Committee to which all interested persons are invited.

DATE AND TIME: Wednesday, January 10, 2007, 10:00 a.m. – 12:00 Noon

PLACE: Conference Call in Tallahassee, Florida AGENDA:

- I. Approval of Minutes from 2006 Meeting
- II. Secretary of the Council
- III. Presentation on License and Bond Bureau
- IV. Legislative Items
- V. Marketing Activities
- VI. Product Substitution
- VII. Grant Proposals
- VIII. Public Relations Update
- IX. Next Meeting Date

GENERAL SUBJECT MATTER TO BE CONSIDERED: The purpose of this meeting is to receive recommendations from the industry regarding marketing and education efforts.

For additional information, to be added to the call list, or if you need special accommodations due to disability, please call Nicole Haugdahl at (850)488-0163.

The Florida **Department of Agriculture and Consumer Services** announces the meeting of the Florida Tropical Fruit Advisory Council to which all interested persons are invited. DATE AND TIME: Thursday, January 11, 2007, 10:00 a.m.

PLACE: Miami-Dade Extension Office, 18710 S. W. 288 Street, Homestead, FL 33030

GENERAL SUBJECT MATTER TO BE CONSIDERED: Board Meeting. The purpose of this meeting is to conduct the general business of the Florida Tropical Fruit Advisory Council. For additional information or if you need special accommodations, call Louise King at (305)401-1502.

The **Forestry Arson Alert Association**, **Inc.** announces a public meeting to which all persons are invited.

DATE AND TIME: Friday, January 26, 2007, 12:00 Noon

PLACE: Prime Osborne Convention Center, Fire Rescue East Conference, Jacksonville, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: To consider the following agenda items: 1) Arson Rewards; 2) Budget; 3) Prevention Items; 4) Elections; 5) New Business.

A copy of the agenda may be obtained by writing: Mr. Mike Long, Division of Forestry, 3125 Conner Blvd., Tallahassee, Florida 32399-1650, Telephone (850)488-6111.

The Florida **Department of Agriculture and Consumer Services** announces a public meeting to which all persons are invited.

DATE AND TIME: Wednesday, January 31, 2007, 10:00 a.m. – 1:00 p.m.

PLACE: The Florida Fruit and Vegetable Association Headquarters, 800 Trafalgar Court, Maitland, FL 32794-8153, (321)214-5200

GENERAL SUBJECT MATTER TO BE CONSIDERED: Reports and discussion will include the Statewide Fertilizer Labeling Rule, the Environmental Stewardship Certification Program, and the Water Conservation Manual.

A copy of the agenda or directions may be obtained by contacting: Office of Agricultural Water Policy, Mail Stop GS-50, 1203 Governors Square Blvd., Ste. 200, Tallahassee, FL 32301. ATTN: Brenda Howard, or Clegg Hooks, at (850)617-1700 or Suncom 217-1700.

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 7 days before the workshop/meeting by contacting Bureau of Personnel Management, Department of Agriculture and Consumer Services, (850)488-1806. 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 EDUCATION

The Florida **Department of Education**, Office of Independent Education and Parental Choice, announces a public hearing of the Florida Schools of Excellence Commission to which all persons are invited.

DATE AND TIME: January 11, 2007, 10:00 a.m. - until completion

PLACE: Tampa Bay Academy, 12012 Boyette Road, Riverview, Florida 33569

GENERAL SUBJECT MATTER TO BE CONSIDERED: Per Section 1002.335(3)(c), Florida Statutes, the Florida Schools of Excellence Commission shall meet each month at the call of the chair. Agenda is forthcoming.

Special Accommodations: Persons with disabilities who require assistance to participate in these hearings are requested to contact: Office of Independent Education and Parental Choice, 325 West Gaines Street, Suite 522, Tallahassee, Florida 32399, (850)245-0502.

The Florida **Department of Education**, Office of Independent Education and Parental Choice, announces a public meeting of the Florida Schools of Excellence Commission Sub-committee to which all persons are invited.

DATE AND TIME: January 8, 2007, 3:00 p.m. – until completion

PLACE: Conference Call: 1(888)808-6959, Conference Code 2459620

GENERAL SUBJECT MATTER TO BE CONSIDERED: The Florida Schools of Excellence Commission Sub-committee will be holding a conference call to discuss policy considerations regarding the possible local education authority (LEA) status of the Florida Schools of Excellence Commission.

Special Accommodations: Persons with disabilities who require assistance to participate in these hearings are requested to contact: Office of Independent Education and Parental Choice, 325 West Gaines Street, Suite 522, Tallahassee, Florida 32399, (850)245-0502.

The Florida **Community College at Jacksonville District**, Board of Trustees announces the following meetings to which the public is invited.

#### STRATEGIC CONVERSATION

DATE AND TIME: January 9, 2007, 12:00 Noon – 2:00 p.m.

PLACE: Advanced Technology Center, Room T-140, 401 West State Street, Jacksonville, Florida 32202

GENERAL SUBJECT MATTER TO BE CONSIDERED: Mid Year Review of 2006-07 Priorities.

REGULAR MONTHLY BOARD MEETING

DATE AND TIME: January 9, 2007, 2:00 p.m. – 3:00 p.m.

PLACE: Donald T. Martin Center for College Services, Room 451, 501 West State Street, Jacksonville, Florida 32202

GENERAL SUBJECT MATTER TO BE CONSIDERED: Regular meeting.

DISCUSSION OF COLLEGE OPERATIONAL MATTERS, TIME PERMITTING

DATE AND TIME: January 9, 2007, 3:00 p.m. – 4:00 p.m.

PLACE: Donald T. Martin Center for College Services, Room 462, 501 West State Street, Jacksonville, Florida 32202

GENERAL SUBJECT MATTER TO BE CONSIDERED: College operational matters.

Copies of the agenda will be available for inspection on or after Tuesday, January 2, 2007 and copies will be provided upon written request and the payment of approved duplicating charges.

Any person wishing to address agenda items will be provided an opportunity to do so by appearing before the Board at the meeting.

All objections to this notice or the propriety of the scheduled public meeting should be filed in writing with the College President, Florida Community College at Jacksonville on or before January 9, 2007. All legal issues should be brought to the College's attention and an attempt made to resolve them prior to the public meeting.

Any person wishingh to appeal a decision made by the Board with respect to any matter considered at this meeting will need a record of the proceeding for such an appeal and may, threfore, need to ensure that a verbatim record is made.

Through the months of January and February, 2007, the Board will hold informal meetings:

DATE AND TIME: Each Thursday, January and February, 2007, 12:00 Noon – 4:00 p.m.

PLACE: Donald T. Martin Center for College Services, Room 462

GENERAL SUBJECT MATTER TO BE CONSIDERED: For the purpose of discussing College business as appropriate.

FCCJ does not discriminate on the basis of race, color, national origin, sex, religion, age or disability in employment or the provision of services and is an equal access/equal opportunity/affirmative action college. If special accommodations are required, please advise human resources 24 hours in advance of the meeting.

The **Gulf Coast Community College District**, Board of Trustees will hold its Monthly meeting as follows: Contact person for the meeting is Dr. Robert L. McSpadden, President. DATE AND TIME: January 11, 2007, 10:00 a.m. (CST) PLACE: Third Floor, Seminar Room, Student Union West. GENERAL SUBJECT MATTER TO BE CONSIDERED: Regular Meeting.

The **Division of Blind Services** announces a public meeting to which all persons are invited.

DATE AND TIME: January 18, 2007, 4:00 p.m. - 6:00 p.m.

PLACE: Hilton Garden Inn, 189 Midway Avenue, Daytona Beach, FL 32114

GENERAL SUBJECT MATTER TO BE CONSIDERED: For consumer input on the effectiveness of services provided by the Florida Division of Blind Services in assisting individuals with visual impairments achieving employment and independence under title I of the Rehab Act.

A copy of the agenda may be obtained by contacting Phyllis Dill, (850)595-5282, ext. 11 or phyllis.dill@dbs.fldoe.org

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: Alex McLaughlin The Division of Blind Services, 1185 Dune Avenue Daytona Beach, FL 32114, (386)254-3800. 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 **Division of Blind Services** announces a public meeting to which all persons are invited.

DATES AND TIMES: January 19, 2007, 8:30 a.m. – 5:00 p.m.; January 20, 2007, 8:30 a.m. – 12:00 Noon

PLACE: Hilton Garden Inn, 189 Midway Avenue, Daytona Beach, FL 32114

GENERAL SUBJECT MATTER TO BE CONSIDERED: Quarterly business meeting of the Florida Rehab Council for the Blind.

A copy of the agenda may be obtained by contacting Phyllis Dill, (850)595-5282, ext 11 or phyllis.dill@dbs.fldoe.org

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: Alex Mclaughlin, DBS, 1185 Dunn Avenue, Daytona Beach, FL 32114, (386)254-3800. 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 COMMUNITY AFFAIRS

NOTICE OF AMENDMENT – The **Florida Building Commission** announces the following meeting which will utilize communications media technology, specifically a conference telephone call, to which all persons are invited to participate.

DATE AND TIME: January 8, 2007, 10:00 a.m.

PLACE: Conference Call: 1(888)808-6959

GENERAL SUBJECT MATTER TO BE CONSIDERED: To report on and discuss legislation relating to the Florida Building Commission and building codes and make recommendations concerning the same and discuss the possibility of holding a meeting on energy efficiency and humidity control in homes.

Anyone who wishes to participate in the conference call needs to contact the operator at the above number and request to participate in the conference call. If a person wishes to attend the conference call in person, they may go to Room 210L in the Sadowski Building, 2555 Shumard Oak Boulevard, Tallahassee, Florida. Any interested person requiring additional information or wishing to submit written or other physical evidence should contact: Ms. Barbara Bryant, Department of Community Affairs 2555 Shumard Oak Boulevard, Tallahassee, Florida 32399, (850)487-1824. If you are hearing or speech impaired, please contact the Department of Community Affairs using the Florida Dual Party Relay System, 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

The **Florida Building Commission** announces the following meeting to which the public is invited.

DATE AND TIME: January 24, 2007, 9:00 a.m.

PLACE: RACCA Inc., 1920 East Sligh Avenue, Tampa, Florida 33610, (813)870-2607

GENERAL SUBJECT MATTER TO BE CONSIDERED: Meeting of the Product Approval Program Oversight Committee to review the Product Validation Work Group recommendations and to integrate them into Rule 9B-72, F.A.C.

A copy of the Committee meeting agenda and other documents may be obtained by sending a request in writing to: Ms. Barbara Bryant, Building Codes and Standards Office, Division of Housing and Community Development, Department of Community Affairs, 2555 Shumard Oak Boulevard, Tallahassee, Florida 32399-2100, Fax (850)414-8436, web or going to the site at www.floridabuilding.org

If a person decides to appeal any decision made by the Commission with respect to any matter considered at this meeting, they will need to ensure that a verbatim record of the proceedings is made, which record includes the testimony and evidence upon which the appeal is to be based. Any person requiring a special accommodation at the meetings because of a disability or physical impairment should contact Ms. Barbara Bryant at the Department of Community Affairs, (850)487-1824, at least ten days before the meetings. If you are hearing or speech impaired, please contact the Department of Community Affairs using the Florida Dual Party Relay System, 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

The **Department of Community Affairs** announces a teleconference meeting to which all interested parties are invited of the Community Assistance Advisory Council, and a public hearing to receive input from all interested parties on the Weatherization Assistance Program State Administrative Plan for federal fiscal year (FFY) 2007.

# COMMUNITY ASSISTANCE ADVISORY COUNCIL MEETING

DATE AND TIME: Wednesday, January 17, 2007, 10:00 a.m. – 12:45 p.m.

PLACE: Department of Community Affairs, Randall Kelley Training Center, Sadowski Building, 3rd Floor, 2555 Shumard Oak Boulevard, Tallahassee, Florida 32399, Tele-conference Number: 1(888) 808-6959, Conference Code: 9221867

GENERAL SUBJECT MATTER TO BE CONSIDERED: The Advisory Council will review the Weatherization Assistance Program Administrative State Plan for FFY 2007.

# PUBLIC HEARING

DATE AND TIME: Wednesday, January 17, 2007, 2:00 p.m.

PLACE: Department of Community Affairs, Randall Kelley Training Center, Sadowski Building, 2555 Shumard Oak Boulevard, Tallahassee, Florida 32399, Tele-conference Number: 1(888)808-6959, Conference Code: 9221867

GENERAL SUBJECT MATTER TO BE CONSIDERED: To obtain input and recommendations from the public and interested parties concerning the Weatherization Assistance Program Administrative State Plan for FFY 2007, which will be submitted to the United States Department of Energy.

A copy of the state plan and agenda for the Advisory Council Meeting and/or a copy of the state plan and agenda for the public hearing may be obtained by writing to: Department of Community Affairs, Mr. Norm Gempel, Manager, Sadowski Building, 2555 Shumard Oak Boulevard, Tallahassee, Florida 32399-2100. Copies may also be obtained by telephoning (850)488-7541 or Fax (850)488-2488 or by appearing in person at the agency headquarters.

APPEALS INFORMATION: If a person decides to appeal any decision of the Department of Community Affairs with respect to any matter considered at this public hearing, he or she will need a record of the proceeding, and for such purposes he or she may need to ensure that a record of the proceeding is made, which record includes the testimony and evidence upon which the appeal is to be made.

Any person requiring a special accommodation at the advisory council meeting or public hearing because of a disability or physical impairment, should contact the Community Assistance section, (850)488-7541, at least five calendar days prior to the hearing. If you are hearing impaired, please contact the Department of Community Affairs by using the Florida Dual Party Relay System which can be reached at 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

### DEPARTMENT OF LAW ENFORCEMENT

The **Criminal Justice Standards and Training Commission** announces a public meeting to which all persons are invited. Training Center Director Test Bank Committee Meeting, Training Center Directors' Committee Meetings DATE AND TIME: Tuesday, January 30, 2007, 4:00 p.m. Probable Cause Determination Hearings DATE AND TIME: Wednesday, January 31, 2007, 8:30 a.m. Training Center Directors' Business Meeting DATE AND TIME: Wednesday, January 31, 2007, 8:30 a.m. Commission Workshop

DATE AND TIME: Wednesday, January 31, 2007, 3:00 p.m. Regional Criminal Justice Selection Center Directors' Association

DATE AND TIME: Wednesday, January 31, 2007, 3:00 p.m. CJS&T Commission Business Meeting

DATE AND TIME: Thursday, February 1, 2007, 8:30 a.m.

CJS&T Commission Officer Discipline Cases

DATE AND TIME: Thursday, February 1, 2007, 10:30 a.m.

PLACE: Hilton Cocoa Beach Oceanfront, 1550 North Atlantic Avenue, Cocoa Beach, FL 32931. GUESTROOM RATE: \$100.00 for single and double occupancy from 1/28/07 – 2/3/07. TELEPHONE NUMBER FOR HOTEL RESERVATIONS: (321)799-0003, Fax (321)868-1660. Deadline for making reservations is January 5, 2007.

GENERAL SUBJECT MATTER TO BE CONSIDERED: The above meeting is held to discuss issues relating to standards, training, examinations, certification, de-certification, record management for law enforcement, correctional, and correctional probation officers, Commission rules, officer discipline penalty guidelines, and certification and recertification of criminal justice training schools. All parties are invited to attend.

A copy of the agenda may be obtained by contacting Donna Hunt, (850)410-8615, email at donnahunt@fdle.state.fl.us. The Commission agenda and agenda items will be posted to the FDLE website on February 19, 2007, and may be accessed at www.fdle.state.fl.us, then click on "Councils," click on "Criminal Justice Standards and Training Commission," click on "Commission Information," click on "Commission," click on "Meeting Agenda," and then click on "Criminal Justice Standards and Training Business Agenda." OFFICER DISCIPLINE AGENDA: A copy of the February 2007 Officer Discipline Agenda may be obtained by contacting Brenda Presnell, (850)410-8648, email at brendapresnell@fdle. state.fl.us. If you wish to write the Commission for a copy of the above meeting agendas, please write to: Florida Department of Law Enforcement, Criminal Justice Professionalism Program, Post Office Box 1489, Tallahassee, Florida 32302, Attention: Donna Hunt or Brenda Presnell. DIRECTOR TRAINING CENTER ASSOCIATION AGENDA: If you wish to write, call, or E-mail the Chairman for a copy of the Training Center Directors' Association agenda, please write to: Training Center Director Association, Chairman Jim Hague, Seminole Community College, 100 Weldon Boulevard, Sanford, Florida 32773-6199, or call (407)328-2316, or email haguec@scc-fl.edu.

If any person decides to appeal any decision made by the Board with respect to any matter considered at this meeting or hearing, he/she will need to ensure that a verbatim record of the proceeding is made, which record includes the testimony and evidence from which the appeal is to be issued. 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 Donna Hunt at (850)410-8615. 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).

For more information, you may contact Donna Hunt at (850)410-8615.

## DEPARTMENT OF REVENUE

The **Department of Revenue** announces a public meeting to which all persons are invited.

DATE AND TIME: January 18, 2007, during a regular meeting of the Governor and Cabinet, which begins at 9:00 a.m.

PLACE: Cabinet Meeting Room, Lower Level, The Capitol, Tallahassee, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: Approval of the adoption of amendments to Rules 12-2.022, 12-2.023, 12-2.025, and 12-2.026, Florida Administrative Code. Notice of this proposed adoption was published in the F.A.W., on October 6, 2006 (Vol. 32, No. 40, pp. 4705-4707). On December 8, 2006 a Notice of Change was published in the F.A.W., in response to written comments received from the Joint Administrative Procedures Committee.

A copy of the agenda may be obtained by contacting Larry Green at (850)922-4830.

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 48 hours before the workshop/meeting by contacting Larry Green at (850)922-4830. 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).

For more information, you may contact Larry Green at (850)922-4830.

# DEPARTMENT OF TRANSPORTATION

The **Commercial Motor Vehicle Review Board** announces a public meeting to which all persons are invited.

DATE AND TIME: January 11, 2007, 8:30 a.m.

PLACE: Florida Department of Transportation, Burns Building, Auditorium, 605 Suwannee St., Tallahassee, Florida GENERAL SUBJECT MATTER TO BE CONSIDERED: This is a monthly meeting of the Commercial Motor Vehicle Review Board for the purpose of reviewing penalties imposed upon any vehicle or person under the provisions of Chapter 316, Florida Statutes, relating to weights imposed on the highway by the axles and wheels of motor vehicles, to special fuel and motor fuel tax compliance, or to violations of safety regulations.

Any person aggrieved by the imposition of a civil penalty pursuant to Sections 316.3025 or 316.550, Florida Statutes, may apply to the Commercial Motor Vehicle Review Board for a modification, cancellation, or revocation of the penalty.

Anyone needing an agenda or public hearing information or special accommodations under the Americans with Disabilities Act of 1990 should write to the address given below or call Christine Jones at (850)245-7914.

Special accommodation requests under the Americans with Disabilities Act should be made at least 48 hours prior to the public meeting.

A copy of the agenda may be obtained by writing to: Christine Jones, Executive Assistant, Commercial Motor Vehicle Review Board, 325 John Knox Rd., Bldg. K, Tallahassee, FL 32303.

The Florida **Department of Transportation**, District 2 announces a Public Hearing to which all persons are invited.

DATE AND TIME: January 25, 2007, 6:30 p.m.

PLACE: The Oceanway Senior Center, 12215-3 Sago Avenue, Jacksonville, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: This Hearing is being held to afford interested persons the opportunity to express their views concerning the location, conceptual design, social, economic, and environmental effects of Financial Project ID: 209411-3; otherwise known as SR-5 / US-17 from New Berlin Road to Pecan Parks Road in Jacksonville, Duval County, Florida. The Florida Department of Transportation will present the findings of the Project Development and Environmental Study. The proposed project is recommending two additional lanes of roadway be constructed to provide capacity. Additional right of way will be required.

Anyone needing project or public hearing information, or special accommodations under the Americans with Disabilities Act of 1990, should write to the address given below or call (386)758-3700 or 1(800)749-2967. Special accommodations requests under the Americans with Disabilities Act should be made at least seven (7) days prior to the Public Hearing.

A copy of the agenda may be obtained by writing to: Mr. Charles Baldwin, District Secretary, Florida Department of Transportation, District 2, 1109 S. Marion Avenue, Lake City, Florida 32025-5874.

### 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."

The Department of Environmental Protection, Office of Coastal and Aquatic Managed Areas announces a public meeting to which all persons are invited.

DATE AND TIME: Monday, February 5, 2007, 7:00 p.m.

PLACE: Terra Ceia VIA Hall, 1505 Center Road, Terra Ceia, FL 34250

GENERAL SUBJECT MATTER TO BE CONSIDERED: Terra Ceia Aquatic Preserve Advisory Committee meeting. The purpose is for members of the Advisory Committee to review and discuss the draft Terra Ceia Aquatic Preserve management plan.

A copy of the agenda may be obtained by contacting Aquatic Preserve Manager, Randy Runnels, (941)721-2068.

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 48 hours before the workshop/meeting by contacting Aquatic Preserve Manager, Randy Runnels, (941)721-2068. 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 CITRUS

The Florida **Department of Citrus**, Processor Statistics Reporting Advisory Committee announces a public meeting to which all persons are invited.

DATE AND TIME: January 9, 2007, 10:00 a.m.

PLACE: Florida Department of Citrus, 1115 E. Memorial Blvd., Lakeland, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: There will be a meeting to discuss reporting requirements, procedures, and data input forms. The Committee will also discuss any other issues that may properly come before the Committee.

A copy of the agenda may be obtained by contacting Dan King, (863)499-2500.

If any person decides to appeal any decision made by the Board with respect to any matter considered at this meeting or hearing, he/she will need to ensure that a verbatim record of the proceeding is made, which record includes the testimony and evidence from which the appeal is to be issued.

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 48 hours before the workshop/meeting by contacting Bill Jones at (863)499-2500. 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).

For more information, you may contact Dan King at (863)499-2500.

## FLORIDA PAROLE COMMISSION

The **Florida Parole Commission** announces a public meeting to which all persons are invited.

DATE AND TIME: January 10, 2007, 9:00 a.m.

PLACE: Florida Parole Commission, 2601 Blair Stone Road, Bldg.C, Tallahassee, Florida 32399-2450

GENERAL SUBJECT MATTER TO BE CONSIDERED: Regularly Scheduled Meeting for all Parole, Conditional Release, Conditional Medical Release, Addiction Recovery and Control Release matters as well as other Commission business.

A copy of the agenda may be obtained by contacting: Florida Parole Commission, 2601 Blair Stone Road, Building C, Tallahassee, Florida 32399-2450.

Any person who decides to appeal a decision of the Florida Parole Commission with respect to a matter considered at this meeting may need to ensure that a verbatim record of the proceeding is made, Chapter 80-150, Laws of Florida (1980). If any person decides to appeal any decision made by the Board with respect to any matter considered at this meeting or hearing, he/she will need to ensure that a verbatim record of the proceeding is made, which record includes the testimony and evidence from which the appeal is to be issued.

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 Five days before the workshop/meeting by contacting: Florida Parole Commission, 2601 Blair Stone Road, Building C, Tallahassee, Florida 32399-2450, (850)488-3417. 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).

### PUBLIC SERVICE COMMISSION

The Florida **Public Service Commission** announces that, at the agenda conference scheduled to which all interested persons are invited.

DATE AND TIME: January 9, 2007, 9:30 a.m.

PLACE: Room 148, The Betty Easley Conference Center, 4075 Esplanade Way, Tallahassee, FL

GENERAL SUBJECT MATTER TO BE CONSIDERED: Docket No. 060555-EI, it will consider adopting, with changes, the proposed amendments to Rule 25-17.0832, F.A.C., Firm Capacity and Energy Payments. The proposed amendments promote the development of renewable generation by expanding contract options available to renewable generators. The rules were originally noticed in the F.A.W., on October 13, 2006, Vol. 32, No. 41, pp. 4849-4851. A public hearing was held on November 9, 2006. The person to be contacted regarding the rules is Larry D. Harris at (850)413-6076.

Any person requiring some accommodation at this workshop because of a physical impairment should call the Division of the Commission Clerk and Administrative Services at (850)413-6770, at least 48 hours prior to the workshop. Any person who is hearing or speech impaired should contact the Florida Public Service Commission by using the Florida Relay Service, 1(800)955-8771.

## EXECUTIVE OFFICE OF THE GOVERNOR

The Governor's Faith-Based and Community Advisory Council's Disaster Subcommittee announces a public meeting to which all persons and interested media are invited, except as provided under Section 288.9551, Fla.Stat. (2003).

DATE AND TIME: Tuesday, January 2, 2007, 3:00 p.m.

PLACE: Conference call 1(888)808-6959, Pass Code: 4130909; Leader: Jody Hill

GENERAL SUBJECT MATTER TO BE CONSIDERED: At this meeting, the Subcommittee will discuss the creation of the Municipal Resource Guide, as well as discuss other pending issues.

For a copy of the agenda and more information about how to attend the meeting contact Mark Nelson at mark.nelson@vfffund.org or (850)413-0909.

Pursuant to Section 286.26, Florida Statutes, any disabled person wishing to participate in this meeting in order to request any needed special assistance should contact jennie.hopkins@myflorida.com at least 48 hours in advance of the meeting.

The **Office of Film and Entertainment** and the Florida Film and Entertainment Advisory Council, Film Development Fund Exploration Task Force Committee will convene in meeting via conference call. This is a public meeting to which all persons are invited.

DATE AND TIME: Wednesday, January 3, 2007, 9:30 a.m.

PLACE: Governor's Office of Film and Entertainment, The Capitol, Suite 2001, Tallahassee, FL 32399-0001. Call In #: 1(888)808-6959, Conference Code 4104765.

GENERAL SUBJECT MATTER TO BE CONSIDERED: To discuss proposals for making production funds available for films and television shows shot in Florida.

Should any person wish to appeal any decision made with respect to the above referenced meeting, he/she may need to ensure verbatim recording of the proceedings in order to provide a record for judicial review. Pursuant to Section 286.26, Florida Statutes, any handicapped person wishing to attend this meeting should contact the Commission at least 48 hours prior to the meeting in order to request any special assistance.

The **Office of Film and Entertainment** and the Florida Film and Entertainment Advisory Council, Legislative Committee will convene in meeting via conference call. This is a public meeting to which all persons are invited.

DATE AND TIME: Thursday, January 4, 2007, 9:30 a.m.

PLACE: Governor's Office of Film and Entertainment, The Capitol, Suite 2001, Tallahassee, FL 32399-0001. Call In #: 1(888)808-6959, Conference Code 4104765.

GENERAL SUBJECT MATTER TO BE CONSIDERED: To discuss legislative strategy for upcoming session as it affects the Office of Film and Entertainment and the incentive.

Should any person wish to appeal any decision made with respect to the above referenced meeting, he/she may need to ensure verbatim recording of the proceedings in order to provide a record for judicial review.

Pursuant to Section 286.26, Florida Statutes, any handicapped person wishing to attend this meeting should contact the Commission at least 48 hours prior to the meeting in order to request any special assistance.

### **REGIONAL PLANNING COUNCILS**

The West Florida Regional Planning Council announces a public meeting to which all persons are invited.

DATE AND TIME: January 15, 2007, 4:00 p.m.

PLACE: Niceville City Hall, 208 N. Partin Drive, Niceville, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: The West Florida Regional Planning Council announces a public meeting to which all interested persons are invited.

A copy of the agenda may be obtained by contacting WFRPC 1(800)266-8914 or www.wfrpc.dst.fl.us.

If any person decides to appeal any decision made by the Board with respect to any matter considered at this meeting or hearing, he/she will need to ensure that a verbatim record of the proceeding is made, which record includes the testimony and evidence from which the appeal is to be issued.

Pursuant to the provisions of the Americans with Disabilities Act: 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 **Northeast Florida Regional Council**, Personnel, Budget, and Finance Policy Committee announces the following public meeting to which all persons are invited.

DATE AND TIME: Thursday, January 4, 2007, 9:00 a.m.

PLACE: Northeast Florida Regional Council, 6850 Belfort Oaks Place, Jacksonville, FL 32216 GENERAL SUBJECT MATTER TO BE CONSIDERED: To discuss pending personnel, budget, and finance policy matters. A copy of the agenda may be obtained by contacting: Northeast Florida Regional Council, 6850 Belfort Oaks Place, Jacksonville, FL 32216.

Notice is also given that two or more members of the Boards of County Commissioners, City/Town Councils/Commissions and other entities covered under Chapter 286, Florida Statutes, may attend and speak at the meeting.

The **Northeast Florida Regional Council**, Planning and Growth Management Policy Committee announces the following public meeting to which all persons are invited.

DATE AND TIME: Thursday, January 4, 2007, 9:00 a.m.

PLACE: Northeast Florida Regional Council, 6850 Belfort Oaks Place, Jacksonville, FL 32216

GENERAL SUBJECT MATTER TO BE CONSIDERED: To discuss pending planning and growth management issues.

A copy of the agenda may be obtained by contacting: Northeast Florida Regional Council, 6850 Belfort Oaks Place, Jacksonville, FL 32216.

Notice is also given that two or more members of the Boards of County Commissioners, City/Town Councils/Commissions and other entities covered under Chapter 286, Florida Statutes, may attend and speak at the meeting.

The Northeast Florida Regional Council announces the following public meeting to which all persons are invited.

DATE AND TIME: Thursday, January 4, 2007, 10:00 a.m.

PLACE: Northeast Florida Regional Council, 6850 Belfort Oaks Place, Jacksonville, FL 32216

GENERAL SUBJECT MATTER TO BE CONSIDERED: Monthly Meeting.

A copy of the agenda may be obtained by contacting: Northeast Florida Regional Council, 6850 Belfort Oaks Place, Jacksonville, FL 32216.

If a person decides to appeal any decision made by the Council with respect to any matter considered at this meeting, he/she will have to ensure that a verbatim record of the proceedings is made, which includes the testimony and evidence upon which the appeal is to be based.

Individuals needing materials in alternate format, sign language interpreter, or other meeting information, call Angi Giles at (904)279-0880, extension 145, at least three working days prior to the meeting. Hearing-impaired callers use Florida Relay Service, 1(800)955-8771.

Notice is also given that two or more members of the Boards of County Commissioners, City/Town Councils/Commissions and other entities covered under Chapter 286, Florida Statutes, may attend and speak at the meeting. The **Northeast Florida Regional Council**, Legislative Committee announces the following public meeting to which all persons are invited.

DATE AND TIME: Thursday, January 4, 2007, 11:30 a.m. following monthly Board meeting.

PLACE: Northeast Florida Regional Council, 6850 Belfort Oaks Place, Jacksonville, FL 32216

GENERAL SUBJECT MATTER TO BE CONSIDERED: To discuss legislative issues.

A copy of the agenda may be obtained by contacting: Northeast Florida Regional Council, 6850 Belfort Oaks Place, Jacksonville, FL 32216.

Notice is also given that two or more members of the Boards of County Commissioners, City/Town Councils/Commissions and other entities covered under Chapter 286, Florida Statutes, may attend and speak at the meeting.

The **Central Florida Regional Planning Council**, Local Emergency Planning Committee (LEPC) announces a public meeting to which all persons are invited.

DATE AND TIME: January 10, 2007, 9:30 a.m.

PLACE: Hardee County Health Department, Conference Room, 115 K.D. Revell Road, Wauchula, FL

GENERAL SUBJECT MATTER TO BE CONSIDERED: Regular Bi-Monthly Meeting of the LEPC, and Special Sub-Committees, to discuss the provisions of the Emergency Planning and Community Right to Know (EPCRA).

A copy of the agenda may be obtained by contacting: Chuck Carter, Central Florida Regional Planning Council, 555 East Church Street, Bartow, FL 33830, (863)534-7130, ext. 107.

If any person decides to appeal any decision made by the Board with respect to any matter considered at this meeting or hearing, he/she will need to ensure that a verbatim record of the proceeding is made, which record includes the testimony and evidence from which the appeal is to be issued.

For more information, you may contact: Chuck Carter, Central Florida Regional Planning Council, 555 East Church Street, Bartow, FL 33830, (863)534-7130, ext. 107.

The **Central Florida Regional Planning Council** announces a public meeting to which all persons are invited.

DATE AND TIME: January 10, 2007, 9:30 a.m.

PLACE: Highlands County Health Department Conference Room, 7205 South George Blvd., Sebring, FL

GENERAL SUBJECT MATTER TO BE CONSIDERED: Regular Monthly Central Florida Regional Planning Council Meeting.

A copy of the agenda may be obtained by contacting Patricia M. Steed, (863)534-7130.

If any person decides to appeal any decision made by the Board with respect to any matter considered at this meeting or hearing, he/she will need to ensure that a verbatim record of the proceeding is made, which record includes the testimony and evidence from which the appeal is to be issued.

For more information, you may contact Patricia M. Steed, (863)534-7130.

The **Treasure Coast Regional Planning Council** announces a public meeting to which all persons are invited.

DATE AND TIME: January 19, 2007, 9:30 a.m.

PLACE: Wolf High – Technology Center, Indian River Community College Chastain Campus, 2400 S. E. Salerno Road, Stuart, FL 34997

GENERAL SUBJECT MATTER TO BE CONSIDERED: To conduct the monthly meeting of the Council.

A copy of the Agenda may be obtained by contacting: Treasure Coast Regional Planning Council, 301 E. Ocean Boulevard, Suite 300, Stuart, Florida 34994.

If a person decides to appeal any decision made by the Treasure Coast Regional Planning Council with respect to any matter considered at such meeting or hearing, he or she will need a record of proceedings, and that, for such purpose, he or she may need to ensure that a verbatim record of the proceedings is made, which record indicates the testimony and evidence upon which the appeal is to be based.

Any persons needing special accommodations at this meeting because of a disability or physical impairment should contact Liz Gulick, (772)221-4060, at least 48 hours before the meeting.

The Florida District X, Local Emergency Planning Committee announces the following meeting to which all persons are invited.

DATE AND TIME: February 15, 2007, 10:00 a.m.

PLACE: Wolf High – Technology Center, Indian River Community College Chastain Campus, 2400 S.E. Salerno Road, Stuart, FL 34997

GENERAL SUBJECT MATTER TO BE CONSIDERED: To conduct the meeting of the LEPC.

A copy of the Agenda may be obtained by contacting: Treasure Coast Regional Planning Council, 301 E. Ocean Boulevard, Suite 300, Stuart, Florida 34994.

If a person decides to appeal any decision made by the Treasure Coast Regional Planning Council with respect to any matter considered at such meeting or hearing, he or she will need a record of proceedings, and that, for such purpose, he or she may need to ensure that a verbatim record of the proceedings is made, which record indicates the testimony and evidence upon which the appeal is to be based. Any persons needing special accommodations at this meeting because of a disability or physical impairment should contact Liz Gulick, (772)221-4060, at least 48 hours before the meeting.

The **Treasure Coast Regional Planning Council** announces a public meeting to which all persons are invited.

DATE AND TIME: January 16, 2007, 11:00 a.m. – 1:00 p.m.

PLACE: Treasure Coast Regional Planning Council, 301 East Ocean Boulevard, Suite 300, Stuart, FL 34994

GENERAL SUBJECT MATTER TO BE CONSIDERED: To conduct an Orientation/Informational Workshop for Council members.

A copy of the Agenda may be obtained by contacting: Treasure Coast Regional Planning Council, 301 E. Ocean Boulevard, Suite 300, Stuart, Florida 34994.

If a person decides to appeal any decision made by the Treasure Coast Regional Planning Council with respect to any matter considered at such meeting or hearing, he or she will need a record of proceedings, and that, for such purpose, he or she may need to ensure that a verbatim record of the proceedings is made, which record indicates the testimony and evidence upon which the appeal is to be based.

Any persons needing special accommodations at this meeting because of a disability or physical impairment should contact Liz Gulick, (772)221-4060, at least 48 hours before the meeting.

#### **REGIONAL TRANSPORTATION AUTHORITIES**

Notice is hereby given that the **South Florida Regional Transportation**, Authority Planning Technical Advisory Committee will hold a regular committee meeting to which all interested persons are invited.

DATE AND TIME: Wednesday, January 17, 2007, 10:00 a.m.

PLACE: Board Room, SFRTA's Administrative Offices, 800 N. W. 33rd Street, Pompano Beach, FL 33064

Should you have any questions, please contact SFRTA Planning Office, (954)788-7928.

Attendance by South Florida Regional Transportation Authority Committee Members may be in person or via conference telephone.

Any person who decides to appeal any decision made by the Planning Technical Advisory Committee with respect to any matter considered at this meeting or hearing, will need a record of the proceedings, and that, for such purpose, he/she may need to ensure that a verbatim record of the proceedings is made, which record includes the testimony and evidence upon which the appeal is to be based. If you have any questions, please do not hesitate to contact the Planning Office, (954)788-7928.

In accordance with the Americans with Disabilities Act and Section 286.26, Florida Statutes, persons with disabilities needing special accommodation to participate in this proceeding, must at least 48 hours prior to the meeting, provide a written request directed to: Executive Office at 800 N. W. 33rd Street, Suite 100, Pompano Beach, Florida 33064, (954)942-7245 for assistance; if hearing impaired, telephone 1(800)273-7545 (TTY) for assistance.

#### WATER MANAGEMENT DISTRICTS

The **Suwannee River Water Management District** announces the following public meetings to which all interested persons are invited.

DATE AND TIME: January 9, 2007, 9:00 a.m.

PLACE: District Headquarters, 9225 CR 49, Live Oak, FL

GENERAL SUBJECT MATTER TO BE CONSIDERED: Board Meeting. To consider District business, and conduct public hearings on regulatory and land acquisition matters.

Public hearing in accordance with Section 373.59, F.S., concerning the proposed acquisition of the Land Timber and Cattle LLC/Mallory Swamp Addition, 820 acres +/- located in Lafayette County, with funds from the Florida Forever Trust Fund.

A copy of the agenda(s) may be obtained by writing: SRWMD, 9225 CR 49, Live Oak, Florida 32060.

If any person decides to appeal any decision with respect to any matter considered at the above cited meeting, such person may need to ensure that a verbatim record of the proceedings is made to include the testimony and evidence upon which the appeal is to be based.

Persons with disabilities who need assistance in order to participate in this meeting may contact Lisa Cheshire, (386)362-1001 or 1(800)226-1066 (Florida only), at least two business days in advance to make appropriate arrangements.

The **Southwest Florida Water Management District** announces a public hearing to which all persons are invited.

DATE AND TIME: Tuesday, January 9, 2007, 1:30 p.m.

PLACE: Southwest Florida Water Management District, District Headquarters, Governing Board Room in Building 4, 2379 Broad Street, Brooksville, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: The District will consider current hydrologic conditions and whether a declaration of water shortage, pursuant to Chapter 40D-21, F.A.C., the District's Water Shortage Plan, is warranted.

A copy of the agenda and further information may be obtained by contacting: Lois Sorensen, Southwest Florida Water Management District, 2379 Broad Street, Brooksville, Florida 34604, (352)796-7211 or 1(800)423-1476 (Florida only), extension 4335, TDD only 1(800)231-6103.

The **Southwest Florida Water Management District** announces the following public meeting to which all interested persons are invited.

WELL DRILLERS ADVISORY COMMITTEE

DATE AND TIME: Wednesday, January 17, 2007, 1:30 p.m.

PLACE: Tampa Service Office, 7601 Highway 301, North, Tampa, FL

GENERAL SUBJECT MATTER TO BE CONSIDERED: Consideration of Committee Business.

Some members of the District's Governing and Basin Boards may attend the meeting.

A copy of the agenda for the above meeting may be obtained by writing to: Southwest Florida Water Management District, 2379 Broad Street, Brooksville, Florida 34604-6899.

The District does not discriminate based on disability. Anyone requiring reasonable accommodation under the ADA should call 1(800)423-1476 (Florida), or (352)796-7211, extension 4604, Fax (352)754-6874, TTD ONLY 1(800)231-6103 (Florida).

The **South Florida Water Management District** announces a private closed door attorney-client session:

DATES AND TIMES: Wednesday, January 10, 2007, 9:00 a.m. – completed

PLACE: Hilton, 5111 Tamiami Trail North, Naples, FL 34103 (All or part of this meeting may be conducted as a teleconference in order to permit maximum participation of Governing Board members)

DATE AND TIME: Thursday, January 11, 2007, 9:00 a.m. – completed

PLACE: Council Chambers, City Hall, 735 8th Street South, Naples, FL 34102 (All or part of this meeting may be conducted as a teleconference in order to permit maximum participation of Governing Board members).

GENERAL SUBJECT MATTER TO BE CONSIDERED: Closed door attorney-client session pursuant to Fla. Stat. Section 286.011(8)(2005), to discuss strategy related to litigation expenditures in Friends of the Everglades, Inc. and Fishermen Against Destruction of the Environment, Inc. v. South Florida Water Management District, et al., United States District Court, Southern District of Florida, Case No. 02-80309-CV-Altonaga/Turnoff; Miccosukee Tribe of Indians of Florida v. South Florida Water Management District, et al., United States District Court, Southern District of Florida, Case No. 98-6056-CIV-Lenard/Klein; and Friends of the Everglades v. South Florida Water Management District, United States District Court, Southern District of Florida, Case No. 98-6057-CIV-Lenard/Klein. The subject matter shall be confined to the pending litigation.

ATTENDEES: Governing Board Members I. Bague, M. Burt-Stewart, A. Carlson, M. Collins, N. Gutiérrez, L. Lindahl, K. McCarty, H. Thornton; Executive Director C. Wehle; District attorneys S. Wood, S. Echemendia, S. Nall, R. Panse, J. Nutt, E. Artau, M. Compagno, R. Olian.

Pursuant to Florida Law, the entire attorney-client session shall be recorded by a certified court reporter. No portion of the session shall be off the record.

A copy of the transcript will be made part of the public record at the conclusion of the litigation.

A copy of the agenda may be obtained at the (1) District Website (http://www.sfwmd.gov/agenda.html) or (2) by writing to: South Florida Water Management District, Mail Stop 1130, P. O. Box 24680, West Palm Beach, FL 33416-4680.

Those who want more information, please contact: Director, Governing Board and Executive Services, District Headquarters, 3301 Gun Club Road, Mail Stop Code 1130, West Palm Beach, FL 33406, (561)682-6371.

The **South Florida Water Management District** announces a private closed door attorney-client session:

DATE AND TIME: Wednesday, January 10, 2007, 9:00 a.m. – completed

PLACE: Hilton, 5111 Tamiami Trail North, Naples, FL 34103 DATE AND TIME: Thursday, January 11, 2007, 9:00 a.m. – completed (All or part of this meeting may be conducted as a teleconference in order to permit maximum participation of Governing Board members).

PLACE: Council Chambers, City Hall, 735 8th Street South, Naples, FL 34102 (All or part of this meeting may be conducted as a teleconference in order to permit maximum participation of Governing Board members).

GENERAL SUBJECT MATTER TO BE CONSIDERED: Closed door attorney-client session pursuant to Fla. Stat. Section 286.011(8)(2005) to discuss strategy related to litigation expenditures in United States of America v. South Florida Water Management District, et al. United States District Court, Southern District of Florida, Case No. 88-1886-CIV-Moreno. The subject matter shall be confined to the pending litigation.

ATTENDEES: Governing Board Members I. Bague, M. Burt-Stewart, A. Carlson, M. Collins, N. Gutiérrez, L. Lindahl, K. McCarty, H. Thornton; Executive Director C. Wehle; District attorneys S. Wood, S. Echemendia, S. Nall, R. Panse, K. Burns.

Pursuant to Florida Law, the entire attorney-client session shall be recorded by a certified court reporter. No portion of the session shall be off the record. A copy of the transcript will be made part of the public record at the conclusion of the litigation.

A copy of the agenda may be obtained at the (1) District Website (http://www.sfwmd.gov/agenda.html) or (2) by writing to: South Florida Water Management District, Mail Stop 1130, P. O. Box 24680, West Palm Beach, FL 33416-4680. Those who want more information, please contact: Director, Governing Board and Executive Services, District Headquarters, 3301 Gun Club Road, Mail Stop Code 1130, West Palm Beach, FL 33406, (561)682-6371.

The **South Florida Water Management District** announces the following public meetings to which the public and all interested parties are invited.

DATE AND TIME: Wednesday, January 10, 2007, 1:00 p.m. The meetings will end on each day upon completion of the business determined by the Governing Board to be addressed on that particular day.

PLACE: Hilton Naples, 5111 Tamiami Trail North, Naples, FL 34103

GENERAL SUBJECT MATTER TO BE CONSIDERED: The Governing Board Workshop. To discuss and consider District business including regulatory and non-regulatory matters. The Workshop will include, commencing at 4:00 p.m., a Joint Public Meeting pursuant to the Florida Governmental Conflict Resolution Act (Sections 164.101-164.1061, Florida Statutes) with the Collier County Board of County Commissioners F.S., to discuss a dispute regarding conveyance of land for recreational purposes.

DATE AND TIME: Thursday, January 11, 2007, 9:00 a.m. The meetings will end on each day upon completion of the business determined by the Governing Board to be addressed on that particular day.

PLACE: Council Chambers, City Hall, 735 8th Street, South, Naples, Florida 34102

GENERAL SUBJECT MATTER TO BE CONSIDERED: The Regular Governing Board Meeting. To discuss and consider District business, including regulatory and non-regulatory matters and including an amendment to the District's Fiscal Year 2007 budget to revise revenues and expenditures. Governing Board action may be taken at either the Workshop or Regular Governing Board meeting.

All or part of these meetings may be conducted as a teleconference in order to permit maximum participation of Governing Board members.

A copy of the proposed agenda for these meetings, including detailed information on the budget amendment, may be obtained 7 days before the meeting at the (1) District Website http://www.sfwmd.gov/site/index.php?id=459 or (2) by writing to: South Florida Water Management District, Mail Stop 1130, P. O. Box 24680, West Palm Beach, FL 33416-4680. These agendas may be supplemented and revised and the order in which items are considered may be changed by the Governing Board at the meetings.

Appeals from any South Florida Water Management District Board decision require a record of the proceedings. Although Governing Board meetings and hearings are normally recorded, affected persons are advised that it may be necessary for them to ensure that a verbatim record of the proceeding is made, including the testimony and evidence upon which the appeal is to be based.

Persons with disabilities who need assistance may contact the District Clerk, at (561)682-2087, at least two business days in advance of the meeting to make appropriate arrangements.

Those who want more information, please contact the District Clerk at (561)682-2087. District Headquarters, 3301 Gun Club Road, Mail Stop Code 1130, West Palm Beach, FL 33406.

The **South Florida Water Management District** announces the following public meetings to which the public and all interested parties are invited.

DATE AND TIME: Wednesday, January 10, 2007, 1:00 p.m. – upon completion of the business determined by the Governing Board to be addressed.

PLACE: The Hilton Naples, 5111 Tamiami Trail, North, Naples, FL 34103

GENERAL SUBJECT MATTER TO BE CONSIDERED: To discuss and consider District business including regulatory and non-regulatory matters. The Workshop will include, commencing at 4:00 p.m., a Joint Public Meeting pursuant to the Florida Governmental Conflict Resolution Act (Sections 164.101-.1061, Florida Statutes) with the Collier County Board of County Commissioners F.S., to discuss a dispute regarding conveyance of land for recreational purposes.

DATE AND TIME: Thursday, January 11, 2007, 9:00 a.m. – upon completion of the business determined by the Governing Board to be addressed.

PLACE: Council Chambers, City Hall, 735 8th Street South, Naples, Florida 34102

GENERAL SUBJECT MATTER TO BE CONSIDERED: To discuss and consider District business, including regulatory and non-regulatory matters. Governing Board action may be taken at either the Workshop or Regular Governing Board meeting.

All or part of these meetings may be conducted as a teleconference in order to permit maximum participation of Governing Board members.

A copy of the proposed agenda for these meetings, including detailed information on the budget amendment, may be obtained 7 days before the meeting at the (1) District Website http://www.sfwmd.gov/site/index.php?id=459 or (2) by writing to: South Florida Water Management District, Mail Stop 1130, P. O. Box 24680, West Palm Beach, FL 33416-4680. These agendas may be supplemented and revised and the order in which items are considered may be changed by the Governing Board at the meetings.

Appeals from any South Florida Water Management District Board decision require a record of the proceedings. Although Governing Board meetings and hearings are normally recorded, affected persons are advised that it may be necessary for them to ensure that a verbatim record of the proceeding is made, including the testimony and evidence upon which the appeal is to be based.

Persons with disabilities who need assistance may contact the District Clerk, (561)682-2087, at least two business days in advance of the meeting to make appropriate arrangements.

Those who want more information, please contact the District Clerk, District Headquarters, 3301 Gun Club Road, Mail Stop Code 1130, West Palm Beach, FL 33406, (561)682-2087.

The **South Florida Water Management District** announces a public meeting to which all interested parties are invited.

DATE AND TIME: Friday January 12, 2007, 10:00 a.m. – 12:00 Noon

PLACE: B-2 2N Pine Island Sound Conference Room, South Florida Water Management District Headquarters, 3301 Gun Club Road, West Palm Beach, FL

GENERAL SUBJECT MATTER TO BE CONSIDERED: The purpose of this meeting is to discuss the East Central Florida Transient Model Peer Review.

Persons with disabilities who need assistance may contact the Director, Governing Board and Executive Services, (561)682-6371, at least two business days in advance of the meeting to make appropriate arrangements.

Those who want more information, please contact Hope Radin, Project Manager, at (561)682-2120.

The **South Florida Water Management District** announces a public meeting to which all interested parties are invited.

DATE AND TIME: Wednesday, January 17, 2007, 10:00 a.m. – 12:00 Noon

PLACE: B-1 3B Bridge Conference Room, South Florida Water Management District Headquarters, 3301 Gun Club Road, West Palm Beach, FL

GENERAL SUBJECT MATTER TO BE CONSIDERED: The purpose of this meeting is to discuss the East Central Florida Transient Model Peer Review.

Persons with disabilities who need assistance may contact the Director, Governing Board and Executive Services, (561)682-6371, at least two business days in advance of the meeting to make appropriate arrangements.

Those who want more information, please contact Hope Radin, Project Manager, at (561)682-2120.

The **South Florida Water Management District** announces a public meeting to which all interested parties are invited.

DATE AND TIME: Friday, January 19, 2007, 10:00 a.m. – 12:00 Noon

PLACE: 2 2N Pine Island Sound Conference Room, South Florida Water Management District Headquarters, 3301 Gun Club Road, West Palm Beach, FL GENERAL SUBJECT MATTER TO BE CONSIDERED: The purpose of this meeting is to discuss the East Central Florida Transient Model Peer Review.

Persons with disabilities who need assistance may contact the Director, Governing Board and Executive Services, (561)682-6371, at least two business days in advance of the meeting to make appropriate arrangements.

Those who want more information, please contact Hope Radin, Project Manager, at (561)682-2120.

The **South Florida Water Management District** announces a workshop to which all persons are invited.

DATE AND TIME: January 19, 2007, 1:00 p.m. – 3:00 p.m.

PLACE: South Florida Water Management District Headquarters, Building B-1, Auditorium, 3301 Gun Club Road, West Palm Beach, FL 33406

GENERAL SUBJECT MATTER TO BE CONSIDERED: Additional rule development workshop to discuss allocation of water from the regional system. The revised draft of the proposed rule text will be available on the District's Home page website on or before January 12, 2007. To locate, scroll to the center of the page to the section entitled "In the News" and click on the link entitled "Water Supply Rule Development".

A copy may also be obtained by contacting: Jan Sluth, Paralegal, South Florida Water Management District, 3301 Gun Club Road, West Palm Beach, FL 33406, 1(800)432-2045, ext. 6299 or (561)682-6299, email: jsluth@sfwmd.gov.

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: South Florida Water Management District Clerk's office, (561)682-2087. 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).

If any person decides to appeal any decision made by the Board with respect to any matter considered at this meeting or hearing, he/she will need to ensure that a verbatim record of the proceeding is made, which record includes the testimony and evidence from which the appeal is to be issued.

For more information, you may contact: Scott Burns, Director, Water Supply Policy Implementation, South Florida Water Management District, 3301 Gun Club Road, West Palm Beach, FL 33406, 1(800)432-2045, ext. 6817 or (561)682-6817, email: sburns@sfwmd.gov, or Cecile Piverotto, Senior Specialist Attorney, South Florida Water Management District, 3301 Gun Club Road, West Palm Beach, FL 33406, 1(800)432-2045, ext. 6343 or (561)682-6343, email: cpiverot@sfwmd.gov.

The **South Florida Water Management District** announces a public meeting to which all interested parties are invited.

DATE AND TIMES: Tuesday, January 23, 2007, Open House, 6:30 p.m. – 7:00 p.m.; Meeting, 7:00 p.m. – 8:30 p.m.

PLACE: Miramar Town Center, 2300 Civic Center Place, Commission Chambers City of Miramar

GENERAL SUBJECT MATTER TO BE CONSIDERED: The purpose of this meeting will be to discuss the concepts presented in the Broward County Water Preserve Areas (a component of the Acceler8 Program) Basis of Design Report and encourage and provide an opportunity for public participation. The Basis of Design Report is available for review on the Acceler8 website (www.evergladesnow.org).

A copy of the agenda may be obtained at the (1) District Website (http://www.sfwmd.gov/agenda.html) or (2) by writing to: South Florida Water Management District, Mail Stop 2130, P. O. Box 24680, West Palm Beach, FL 33416-4680.

Appeals from any South Florida Water Management District Board decision require a record of the proceedings. Although Governing Board meetings and hearings are normally recorded, affected persons are advised that it may be necessary for them to ensure that a verbatim record of the proceeding is made, including the testimony and evidence upon which the appeal is to be based.

Persons with disabilities who need assistance may contact the District Clerk, (561)686-8800, at least two business days in advance of the meeting to make appropriate arrangements.

Those who want more information, please contact Rick Smith at (561)682-6517 or Renee Desantis at (561)682-5520.

The **South Florida Water Management District** announces a public meeting to which all interested parties are invited:.

DATE AND TIMES: Thursday, January 25, 2007, Open House, 6:30 p.m. – 7:00 p.m.; Meeting, 7:00 p.m. – 8:30 p.m. PLACE: Weston Branch Library, Broward County Libraries

Division, 4205 Bonaventure Blvd., Weston, FL 33332

GENERAL SUBJECT MATTER TO BE CONSIDERED: The purpose of this meeting will be to discuss the concepts presented in the Broward County Water Preserve Areas (a component of the Acceler8 Program) Basis of Design Report and encourage and provide an opportunity for public participation. The Basis of Design Report is available for review on the Acceler8 website (www.evergladesnow.org).

A copy of the agenda may be obtained at the (1) District Website (http://www.sfwmd.gov/agenda.html) or (2) by writing to: South Florida Water Management District, Mail Stop 2130, P. O. Box 24680, West Palm Beach, FL 33416-4680.

Appeals from any South Florida Water Management District Board decision require a record of the proceedings. Although Governing Board meetings and hearings are normally recorded, affected persons are advised that it may be necessary for them to ensure that a verbatim record of the proceeding is made, including the testimony and evidence upon which the appeal is to be based.

Persons with disabilities who need assistance may contact the District Clerk, (561)686-8800, at least two business days in advance of the meeting to make appropriate arrangements.

Those who want more information, please contact Rick Smith at (561)682-6517 or Renee Desantis at (561)682-5520.

#### AGENCY FOR HEALTH CARE ADMINISTRATION

The **Agency for Health Care Administration** announces a meeting of the State Consumer Health Information and Policy Physicians Data Technical Workgroup to which all interested parties are invited.

DATE AND TIME: Thursday, January 11, 2007, 10:00 a.m.

PLACE: University Community Hospital, Boardroom, 3100 East Fletcher Avenue, Tampa, FL 33613

GENERAL SUBJECT MATTER TO BE CONSIDERED: To conduct a meeting of key health care stakeholders to discuss issues relating to implementing Florida Statutes mandating transparency in health care through public reporting of health care data.

A copy of the agenda may be obtained by writing to: Beth Eastman, Agency for Health Care Administration, 2727 Mahan Drive, Building 3, Mail Stop #16, Tallahassee, FL 32308-5403. The agenda will also be posted at http://ahca.myflorida.com /SCHS/chistwg\_pd.shtml seven (7) days prior to the meeting.

Any person requiring a special accommodation at this meeting because of a disability or physical impairment should contact Beth Eastman at (850)922-3803, at least five calendar days prior to the meeting.

The **Agency for Health Care Administration** announces a public meeting to which all persons are invited.

DATE AND TIME: Monday, January 22, 2007, 10:00 a.m. – 12:00 Noon

PLACE: Agency for Health Care Administration, 2727 Mahan Drive, Fort Knox Complex, Building 3, Conference Room A, Tallahassee, FL 32308

GENERAL SUBJECT MATTER TO BE CONSIDERED: The Agency for Health Care Administration will be hosting three informational meetings concerning its intent, as directed by the Florida Legislature in 2004, and in accordance with Section 409.912(37), Florida Statutes, to competitively procure a single vendor for the supply of Medicaid disposable incontinence supplies. All interested parties are invited to attend.

The primary purpose of these meetings is for the Agency to provide information on the proposed plan and to obtain feedback from interested parties so that the Agency for Heath Care Administration can ensure a high quality service contract for its Medicaid recipients. Space for the meeting is limited. Please fax or email your intent to attend to: Agency for Health Care Administration, Medicaid Services, Attention: Stacy Peterson, Fax (850)414-1721, Petersons@ahca.myflorida.com

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 72 hours before the workshop/meeting by contacting: Stacy Peterson, 2727 Mahan Drive, Mail Stop 20, Tallahassee, FL 32308, (850)922-7303, Petersons@ahca.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 **Agency for Health Care Administration** announces the following public meeting of the Low Income Pool (LIP) Council to which all persons are invited.

DATE AND TIME: January 24, 2007, 10:00 a.m. - 4:00 p.m.

PLACE: Tampa International Airport, Tampa Aviation Authority Board Room, 3rd Floor, Main Terminal, 5503 West Spruce Street, Tampa, Florida 33607, 1(888)808-6959, Conference Code 8504138067#.

GENERAL SUBJECT MATTER TO BE CONSIDERED: Discussion of the LIP program including funding methodology, policies and procedures in accordance with the approved Medicaid Reform Section 1115 Demonstration.

Contact Edwin Stephens, (850)413-8067 or Suncom 294-8067, stephene@ahca.myflorida.com, with any questions or to obtain an agenda when it is set.

The **Agency for Health Care Administration** announces a public meeting to which all persons are invited.

DATE AND TIME: Thursday, January 25, 2007, 1:00 p.m. – 3:00 p.m.

PLACE: Medicaid Program Office, Area 6, North Park Center, 6800 N. Dale Mabry Hwy., Tampa, FL 33614

GENERAL SUBJECT MATTER TO BE CONSIDERED: The Agency for Health Care Administration will be hosting three informational meetings concerning its intent, as directed by the Florida Legislature in 2004, and in accordance with Section 409.912(37), Florida Statutes, to competitively procure a single vendor for the supply of Medicaid disposable incontinence supplies. The primary purpose of these meetings is for the Agency to provide information on the proposed plan and to obtain feedback from interested parties so that the Agency for Heath Care Administration can ensure a high quality service contract for its Medicaid recipients.

Space for the meeting is limited. Please fax or email your intent to attend to: Agency for Health Care Administration, Medicaid Services, Attention: Stacy Peterson, Fax (850)414-1721, Petersons@ahca.myflorida.com

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 72 hours before the workshop/meeting by contacting: Stacy Peterson, 2727 Mahan Drive, Mail Stop 20, Tallahassee, FL 32308, (850)922-7303, Petersons@ahca. 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 **Agency for Health Care Administration** announces a public meeting to which all persons are invited.

DATE AND TIME: January 26, 2007, 9:30 a.m. – 12:00 Noon PLACE: Agency for Health Care Administration, Conference Room C, 2727 Mahan Dr., Tallahassee, FL 32308. Those not able to attend in person may call the conference phone number 1(888)808-6959, Conference Code 8504100757.

GENERAL SUBJECT MATTER TO BE CONSIDERED: The Enhanced Benefits Panel will be discussing issues related to the technical aspects of the Enhanced Benefits program, under Medicaid Reform.

A copy of the agenda may be obtained by contacting: Joshua Davis, Agency for Health Care Administration, 2727 Mahan Drive, Mail Stop 48, Tallahassee, FL 32308, or by calling him at (850)488-3560.

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 7 days before the workshop/meeting by contacting: Joshua Davis, Agency for Health Care Administration, 2727 Mahan Drive, Mail Stop 48, Tallahassee, FL 32308, or by calling him at (850)488-3560. 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 **Agency for Health Care Administration** announces a public meeting to which all persons are invited.

DATE AND TIME: Wednesday, January 31, 2007, 1:00 p.m. – 3:00 p.m.

PLACE: Medicaid Program Office, Area 11, 2nd Floor, Doral Center-Manchester Bldg., Large Conference Room, 8355 N. W. 53rd St., Miami, Florida 33166

GENERAL SUBJECT MATTER TO BE CONSIDERED: Notice of Public Meeting. The Agency for Health Care Administration will be hosting three informational meetings concerning its intent, as directed by the Florida Legislature in 2004, and in accordance with Section 409.912(37), Florida Statutes, to competitively procure a single vendor for the supply of Medicaid disposable incontinence supplies. The primary purpose of these meetings is for the Agency to provide information on the proposed plan and to obtain feedback from interested parties so that the Agency for Heath Care Administration can ensure a high quality service contract for its Medicaid recipients.

Space for the meeting is limited. Please fax or email your intent to attend to: Agency for Health Care Administration, Medicaid Services, Attention: Stacy Peterson, Fax (850)414-1721, Petersons@ahca.myflorida.com

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 72 hours before the workshop/meeting by contacting: Stacy Peterson, 2727 Mahan Drive, Mail Stop 20, Tallahassee, FL 32308, (850)922-7303, Petersons@ahca. 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).

### DEPARTMENT OF MANAGEMENT SERVICES

The Florida **Commission on Human Relations** announces a telephone conference call to which all persons are invited.

DATE AND TIME: January 25, 2007, 9:00 a.m.

PLACE: The Meet Me Number is: (850)414-1707 and Suncom 994-1707, 2009 Apalachee Parkway, Suite 100, Tallahassee, Florida 32301

GENERAL SUBJECT MATTER TO BE CONSIDERED: This meeting will be held to deliberate cases that have come before the Commission for determination.

A copy of the agenda may be obtained by contacting: Ms. Denise Crawford, Clerk of the Commission, Florida Commission on Human Relations, 2009 Apalachee Parkway, Suite 100, Tallahassee, Florida 32301, (850)488-7082, ext. 1032.

If any person decides to appeal any decision made by the Board with respect to any matter considered at this meeting or hearing, he/she will need to ensure that a verbatim record of the proceeding is made, which record includes the testimony and evidence from which the appeal is to be issued.

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: Ms. Denise Crawford, Clerk of the Commission, Florida Commission on Human Relations, 2009 Apalachee Parkway, Suite 100, Tallahassee, Florida 32301, (850)488-7082, ext. 1032. 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). For more information, you may contact: Ms. Denise Crawford, Clerk of the Commission, Florida Commission on Human Relations, 2009 Apalachee Parkway, Suite 100, Tallahassee, Florida 32301, (850)488-7082, ext. 1032.

# DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

The **Division of Pari-Mutuel Wagering, Department of Business and Professional Regulation**, announces a public hearing to which all persons are invited.

DATE AND TIME: January 18, 2007, 10:00 a.m. – 12:00 Noon

PLACE: Daytona Beach City Hall, Commission Chambers Room, 301 South Ridgewood Avenue, Daytona Beach, Florida 32114

GENERAL SUBJECT MATTER TO BE CONSIDERED: This hearing is being held to afford interested persons the opportunity to express their views concerning the relocation of the Daytona Beach Kennel Club pari-mutuel permit to another location within Volusia County, pursuant to Section 550.0555(2), F.S.

A copy of the petition filed by Daytona Beach Kennel Club and agenda may be obtained by writing to: Mary Polombo, Clerk, Department of Business and Professional Regulation, Division of Pari-Mutuel Wagering, 1940 North Monroe Street, Tallahassee, Florida 32399-1035.

If any person decides to appeal any decision made by the Division of Pari-Mutuel Wagering with respect to any matter considered at this hearing, he/she will need to ensure that a verbatim record of the proceeding is made, which record includes the testimony and evidence from which the appeal is to be issued.

Pursuant to the provision of the Americans with Disabilities Act of 1990, any person requiring special accommodations to participate in this hearing should write to the address given above or call Mary Polombo at (850)413-0750. Special accommodation requests under the Americans with Disabilities Act should be made at least seven (7) days prior to the public hearing.

The Florida **Board of Architecture and Interior Design** announces the following meeting, to be held by telephone conference call, to which all persons are invited to attend.

DATE AND TIME: January 16, 2007, 2:00 p.m. (Eastern Time)

PLACE: ACCESS PHONE: 1(888)808-6959, Conference Code #9218690

GENERAL SUBJECT MATTER TO BE CONSIDERED: General Business Meeting.

To obtain a copy of the agenda, further information, or submit written or other physical evidence, contact in writing to: Board of Architecture and Interior Design, 1940 N. Monroe St., Tallahassee, Florida 32399.

If a person decides to appeal any decision made by the Board with respect to any matter considered at this meeting or hearing, he/she will need a record of the proceedings, and for such purpose he/she may need to ensure that a verbatim record of the proceedings is made, which record includes the testimony and evidence upon which the appeal is to be based.

Any person requiring a special accommodation at this meeting because of a disability or physical impairment should contact the Board office, (850)487-8304 at least five calendar days prior to the meeting. If you are hearing or speech impaired, please contact the Board office using the Florida Dual Party Relay System, 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

The **Building Code Administrators and Inspectors Board** announces a telephone conference call to which all persons are invited to participate.

DATE AND TIME: January 18, 2007, 10:00 a.m.

PLACE: Department of Business and Professional Regulation, 1940 N. Monroe Street, Tallahassee, FL. Conference Call: 1(888)808-6959, Conference Code 4878197.

GENERAL SUBJECT MATTER TO BE CONSIDERED: Board Business.

Any person deciding to appeal a decision made with respect to any matter considered at this meeting will need to ensure that a verbatim record of the proceeding is made. Such record must include testimony and evidence upon which the appeal is to be based.

Any person requiring special accommodations at this meeting because of a disability or physical impairment should contact Department of Business and Professional Regulation, Building Code Administrators and Inspectors Board, (850)922-6096, at least forty-eight (48) hours prior to the meeting. If you are hearing or speech impaired, please contact the board office using the Florida Dual Party Relay System, 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

### 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."

The **Department of Environmental Protection** announces a public meeting to which all persons are invited. DATE AND TIME: January 31, 2007, 1:30 p.m.

PLACE: Florida Department of Environmental Protection, Northeast District Office, Conference Room A, 7825 Baymeadows Way, Suite B200, Jacksonville, Florida 32256

GENERAL SUBJECT MATTER TO BE CONSIDERED: The working group will continue working on development of a draft Basin Management Action Plan (BMAP) for presentation to the LSJR TMDL Executive Committee. Topics to be discussed include the status of the BMAP project collection process for nonpoint sources and MS4s, the revisions to the allocation strategy that were requested at the last Executive Committee meeting, and the status of TMDL modeling.

A copy of the agenda may be obtained by contacting: Ms. Pat Waters, Department of Environmental Protection, 2600 Blair Stone Road, Watershed Assessment Section, MS 3555, Tallahassee, Florida 32399-2400, (850)245-8449.

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 48 hours before the workshop/meeting by contacting Ms. Pat Waters, at (850)245-8449. 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 **Department of Environmental Protection** announces a public meeting to which all persons are invited.

DATE AND TIME: February 1, 2007, 9:00 a.m.

PLACE: Florida Department of Environmental Protection, Northeast District Office, Conference Room B200, Jacksonville, Florida 32256

GENERAL SUBJECT MATTER TO BE CONSIDERED: The LSJR TMDL Executive Committee and Stakeholders Group were formed to provide a forum for stakeholders to discuss issues related to the LSJR Total Maximum Daily Load (TMDL) for nutrients, including development, allocation, and implementation of the TMDL. Topics for this meeting include updates on a variety of TMDL and Basin Management Action Plan (BMAP) activities, including status of the BMAP project collection process for nonpoint sources and MS4s, the revisions to the allocation strategy that were requested at the last Executive Committee meeting, the status of TMDL modeling, and development of the BMAP Monitoring Plan.

A copy of the agenda may be obtained by contacting: Ms. Pat Waters, Department of Environmental Protection, 2600 Blair Stone Road, Watershed Assessment Section, MS 3555, Tallahassee, Florida 32399-2400, (850)245-8449.

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 48 hours before the workshop/meeting by contacting Ms. Pat Waters at (850)245-8449. 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**

The **Department of Health**, Electrolysis Council announces a telephone conference call to which all persons are invited.

DATE AND TIME: January 11, 2007, 9:00 a.m. or soon thereafter

PLACE: Meet Me Number: 1(888)808-6959, after dialing the meet me number, enter Conference Code 4246812343 followed by the # sign in order to join the meeting.

GENERAL SUBJECT MATTER TO BE CONSIDERED: General Business Meeting.

A copy of the agenda may be obtained by contacting: Department of Health, Electrolysis Council, 4052 Bald Cypress Way, Bin C05, Tallahassee, FL 32399-32558 or by calling the council office at (850)245-4373, ext. 3467.

If any person decides to appeal any decision made by the Board with respect to any matter considered at this meeting or hearing, he/she will need to ensure that a verbatim record of the proceeding is made, which record includes the testimony and evidence from which the appeal is to be issued.

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 48 hours before the workshop/meeting by contacting the council office at (850)245-4373, ext. 3467. 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 **Board of Chiropractic Medicine** will hold a duly noticed meeting and telephone conference call, to which all persons are invited to attend.

DATE AND TIME: Friday, January 26, 2007, 8:30 a.m.

PLACE: Palmer Chiropractic College, Allen Green Civic Center, 4705 Clyde Morris Boulevard, Port Orange, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: General board business.

A copy of the agenda item may be obtained by writing to: Joe Baker, Jr., Executive Director, Board of Chiropractic Medicine, 4052 Bald Cypress Way, Bin #C07, Tallahassee, FL 32399-3257 or accessing www.doh.state.fl.us/mqa/chiro /inded.html If any person decides to appeal any decision made by the Board with respect to any matter considered at this meeting or hearing, he/she will need to ensure that a verbatim record of the proceeding is made, which record includes the testimony and evidence from which the appeal is to be issued.

Any person requiring special accommodations at this meeting because of a disability or physical impairment should contact the Board at (850)245-4355, at least 48 hours prior to the

meeting. If you are a hearing or speech impaired, please contact the Board office using the Dual Party Relay System, 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

The **Department of Health, Board of Dentistry**, announces a meeting of the Anesthesia Committee to be held via telephone conference call. All interested parties are invited to participate in the telephone conference call, which is open to the public.

DATE AND TIME: January 8, 2007, 5:30 p.m.

PLACE: Conference Call: 1(888)808-6959 when prompted enter Conference Code 2453454

GENERAL SUBJECT MATTER TO BE CONSIDERED: General Business Concerning Anesthesia Committee.

A copy of the agenda may be obtained by writing to: Sue Foster, Executive Director, Department of Health, Board of Dentistry, 4052 Bald Cypress Way, BIN #C08, Tallahassee, Florida 32399-3258.

If any person decides to appeal any decision made by the Board with respect to any matter considered at this meeting, he/she will need to ensure that a verbatim record of the proceeding is made, which record includes the testimony and evidence upon which the appeal is to be made.

Those who are hearing impaired, using TDD equipment can call the Florida Telephone Relay System, 1(800)955-8771. Persons requiring special accommodations due to disability or physical impairment should contact Sue Foster at (850)245-4474.

The **Department of Health, Board of Dentistry**, announces a meeting of the Council on Dental Hygiene, an official meeting to be held via telephone conference call. All interested parties are invited to attend the telephone conference call, which is open to the public.

DATE AND TIME: January 22, 2007, 5:30 p.m.

PLACE: Conference Call: 1(888)808-6959, when prompted enter Conference Code 2453454

GENERAL SUBJECT MATTER TO BE CONSIDERED: To discuss Dental Hygiene issues.

A copy of the agenda may be obtained by writing to: Sue Foster, Executive Director, Department of Health, Board of Dentistry, 4052 Bald Cypress Way, BIN #C08, Tallahassee, Florida 32399-3258.

If any person decides to appeal any decision made by the Board with respect to any matter considered at this meeting, he/she will need to ensure that a verbatim record of the proceeding is made, which record includes the testimony and evidence upon which the appeal is to be made. Those who are hearing impaired, using TDD equipment can call the Florida Telephone Relay System, 1(800)955-8771. Persons requiring special accommodations due to disability or physical impairment should contact Sue Foster at (850)245-4474.

The Florida **Board of Medicine** announces a telephone conference call to be held via meet me number to which all interested persons are invited.

DATE AND TIME: Wednesday, January 3, 2007, 12:00 Noon PLACE: Meet me Number: Contact Florida Board of Medicine at (850)245-4131 for the meet me number

GENERAL SUBJECT MATTER TO BE CONSIDERED: To conduct general business of the Board.

A copy of the agenda may be obtained by writing to: Larry McPherson, Board Director, Medical Quality Assurance, 4052 Bald Cypress Way, Bin #C03, Tallahassee, Florida 32399-3253.

Please note that if a person decides to appeal any decision made by the Board with respect to any matter considered at the above cited meeting or hearing, he will need a record of the proceedings, and for such purpose, may need to insure that a verbatim record of the proceeding is made, which record includes the testimony and evidence upon which the appeal is to be based. A verbatim tape record of the proceeding may be obtained from a court reporter, if present, or an audio record from the Board Director.

Any person requiring a special accommodation at this meeting because of a disability or physical impairment should contact the Florida Board of Medicine, (850)245-4131, at least five (5) calendar days prior to the meeting. If you are hearing or speech impaired, please call the Florida Board of Medicine using the Florida Dual Party Relay System, which can be reached at 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

The Florida **Board of Medicine**, Expert Witness Committee announces a telephone conference call to be held via meet me number to which all interested persons are invited.

DATE AND TIME: Wednesday, January 3, 2007, immediately following the Board of Medicine Conference Call

PLACE: Meet me Number: Contact Florida Board of Medicine at (850)245-4131 for the meet me number

GENERAL SUBJECT MATTER TO BE CONSIDERED: To conduct general business of the Board.

A copy of the agenda may be obtained by writing to: Larry McPherson, Board Director, Medical Quality Assurance, 4052 Bald Cypress Way, Bin #C03, Tallahassee, Florida 32399-3253.

Please note that if a person decides to appeal any decision made by the Board with respect to any matter considered at the above cited meeting or hearing, he will need a record of the proceedings, and for such purpose, may need to insure that a verbatim record of the proceeding is made, which record includes the testimony and evidence upon which the appeal is to be based. A verbatim tape record of the proceeding may be obtained from a court reporter, if present, or an audio record from the Board Director.

Any person requiring a special accommodation at this meeting because of a disability or physical impairment should contact the Florida Board of Medicine, (850)245-4131, at least five (5) calendar days prior to the meeting. If you are hearing or speech impaired, please call the Florida Board of Medicine using the Florida Dual Party Relay System, 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

The Florida **Board of Medicine**, Credentials Committee, announces a meeting to which all persons are invited.

DATE AND TIME: Saturday, January 20, 2007, 8:00 a.m. or soon thereafter

PLACE: Hyatt Regency, Hyatt Regency, 9300 Airport Boulevard, Orlando, Florida 32827, (407)825-1234

GENERAL SUBJECT MATTER TO BE CONSIDERED: To conduct general business of the Committee.

A copy of the agenda may be obtained by writing to: Larry McPherson, Board Director, Medical Quality Assurance, 4052 Bald Cypress Way, Bin #C03, Tallahassee, Florida 32399-3253.

Please note that if a person decides to appeal any decision made by the committee with respect to any matter considered at the above cited meeting or hearing, he will need a record of the proceedings, and for such purpose, he may need to insure that a verbatim record of the proceeding is made, which record includes the testimony and evidence upon which the appeal is to be based.

Any person requiring a special accommodation at this meeting because of a disability or physical impairment should contact the Florida Board of Medicine, (850)245-4131, at least five (5) calendar days prior to the meeting. If you are hearing or speech impaired, please call the Florida Board of Medicine using the Florida Dual Party Relay System, 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

#### The Department of Health, Board of Occupational Therapy

announces a public meeting to which all persons are invited.

DATE AND TIME: January 29, 2007, 8:00 a.m. or soon thereafter

PLACE: 4042 Bald Cypress Way, Room 301, Tallahassee, FL 32399-3255

GENERAL SUBJECT MATTER TO BE CONSIDERED: Probable Cause Panel and General Business Meeting.

A copy of the agenda may be obtained by contacting: Department of Health, Board Occupational Therapy, 4052 Bald Cypress Way, Bin C05, Tallahassee, FL 32399-3255, (850)245-4373, ext 3467. If any person decides to appeal any decision made by the Board with respect to any matter considered at this meeting or hearing, he/she will need to ensure that a verbatim record of the proceeding is made, which record includes the testimony and evidence from which the appeal is to be issued.

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 48 hours before the workshop/meeting by contacting: the board office, (850)488-0595. 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 **Department of Health, Board of Physical Therapy** announces a telephone conference call to which all persons are invited.

DATE AND TIME: January 30, 2007, 11:30 a.m. or soon thereafter

PLACE: Meet Me Number: 1(888)808-6959. After dialing the meet me number, enter conference code 1022351047 followed by the # sign in order to join the meeting.

GENERAL SUBJECT MATTER TO BE CONSIDERED: Board Quorum Call.

A copy of the agenda may be obtained by contacting: Department of Health, Board of Physical Therapy Practice, 4052 Bald Cypress Way, Bin C05, Tallahassee, FL 32399-3255.

If any person decides to appeal any decision made by the Board with respect to any matter considered at this meeting or hearing, he/she will need to ensure that a verbatim record of the proceeding is made, which record includes the testimony and evidence from which the appeal is to be issued.

Pursuant to the provisions of the Americans with Disabilities Act: 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 **Department of Health, Board of Psychology** announces a meeting of the board to which all interested persons are invited.

DATES AND TIMES: January 25, 2007, 3:00 p.m. or soon thereafter; January 26-27, 2007, 9:00 a.m. or soon thereafter

PLACE: Wyndham Westshore Hotel, 4860 West Kennedy Blvd., Tampa, FL 33609-2524

GENERAL SUBJECT MATTER TO BE CONSIDERED: Probable Cause Panel and General Business Meeting.

A copy of the agenda may be obtained by contacting: Department of Health, Board of Psychology, 4052 Bald Cypress Way, Bin C05, Tallahassee, FL 32399-3255, (850)245-4373, ext. 3467. If any person decides to appeal any decision made by the Board with respect to any matter considered at this meeting or hearing, he/she will need to ensure that a verbatim record of the proceeding is made, which record includes the testimony and evidence from which the appeal is to be issued.

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 48 hours before the workshop/meeting by contacting the board office at (850)488-0595. 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 CHILDREN AND FAMILY SERVICES

The Office on Homelessness, within the **Department of Children and Family Services**, hereby notices a conference call for the Supportive Housing Committee of the Council on Homelessness.

DATE AND TIME: January 11, 2007, 2:00 p.m. - 3:00 p.m.

PLACE: Conference Call: 1(888)808-695, Conference Code 9229760

GENERAL SUBJECT MATTER TO BE CONSIDERED: The Committee will be discussing strategies for rental subsidies for housing for the homeless.

Please contact the Office on Homelessness, (850)922-4691, if you have any questions, or need a copy of the call agenda.

Pursuant to Section 286.26, Florida Statutes, any disabled person wishing to access this meeting who may be in need of special assistance should contact the Office on Homelessness, (850)922-4691, at least 48 hours in advance of this meeting.

The **Department of Children and Family Services**, Assistant Secretary for Substance Abuse and Mental Health announces the following meeting of the DCF Baker Act Workgroup.

DATE AND TIME: Thursday, January 18, 2007, 10:00 a.m. – 4:00 p.m.

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

## NAVIGATION DISTRICTS

The Board of Commissioners of the **Florida Inland Navigation District** announces a public meeting to which all persons are invited.

DATES AND TIMES: Thursday, January 18, 2007, 6:00 p.m. PLACE: Old St. Augustine Village, 246 St. George Street, St. Augustine, FL GENERAL SUBJECT MATTER TO BE CONSIDERED: The District will be sponsoring a Community Outreach Event at the Old St. Augustine Village, 246 St. George Street, St. Augustine. This event is free and open to all members of the public.

DATE AND TIME; Friday, January 19, 2007, 8:00 a.m.

PLACE: Hilton St. Augustine Historic Bayfront Hotel, 32 Avenida Menendez, St. Augustine, St. Johns County, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: To conduct the regular business of the District. The District's Legislative, Finance and Budget, and Property Acquisition and Management Committees will also meet.

Please contact the District office. 1314 Marcinski Road, Jupiter, FL 33477, (561)627-3386 for more information.

If a person decides to appeal any decision made by the Commission with respect to any matter considered at this meeting, they will need a record of the proceeding, and for such purposes, they may need to ensure that a verbatim record of the proceeding is made, which record includes the testimony and evidence upon which the appeal is based.

Any person requiring a special accommodation at this meeting because of a disability or physical impairment should contact the District prior to the meeting.

# FISH AND WILDLIFE CONSERVATION COMMISSION

The **Fish and Wildlife Conservation Commission** announces a series of workshops concerning a proposed rule amendment relating to the recovery and disposal of monofilament netting, to which all interested persons are invited

DATE AND TIME: January 16, 2007, 6:00 p.m. – 8:00 p.m.

PLACE: United States Coast Guard Auxiliary, 5108 West Gandy Boulevard, Tampa, Florida

DATE AND TIME: January 17, 2007, 6:00 p.m. - 8:00 p.m.

PLACE: Florida Fish and Wildlife Conservation Commission, Bryant Building, Second Floor, Room 272, 620 Meridian Street, Tallahassee, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: The purpose of these workshops is to review a proposed rule amendment (to Rule 68B-4.009, F.A.C.) to close an enforcement loophole by prohibiting the recovery or disposal of monofilament netting found in the waters of the State without first having notified the Commission's Division of Law Enforcement.

A copy of the agenda may be obtained by contacting: Lt. Col. Michael Wiwi, 620 Meridian Street, Tallahassee, Florida 32399, (850)922-9022.

If any person decides to appeal any decision made by the Board with respect to any matter considered at this meeting or hearing, he/she will need to ensure that a verbatim record of the proceeding is made, which record includes the testimony and evidence from which the appeal is to be issued. 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 The ADA Coordinator, at (850)488-6411. 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).

For more information, you may contact: Lt. Col. Michael Wiwi, 620 Meridian Street, Tallahassee, Florida 32399, (850)922-9022.

The Florida **Fish and Wildlife Conservation Commission** announces a workshop to which all persons are invited.

DATE AND TIME: January 23, 2007, 7:30 p.m. – 9:30 p.m. (Eastern Standard Time)

PLACE: Kissimmee Civic Center, City of Kissimmee, 201 E. Dakin Avenue, Kissimmee, FL 34741

GENERAL SUBJECT MATTER TO BE CONSIDERED: The purpose of this workshop is to review proposed rules pertaining to captive wildlife. Specifically the proposed rules address definitions; possession and housing of captive wildlife, venomous reptiles and reptiles of concern; permitting requirements; facility and land area requirements for Class I or Class II wildlife; standard caging requirements; record keeping and reporting requirements for the possession of venomous reptiles and reptiles of concern; and identification of non-native venomous reptiles and reptiles of concern.

A copy of the agenda may be obtained by contacting: Division of Law Enforcement, Investigations Section at (850)488-6253. 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 The ADA Coordinator, at (850)488-6411. 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).

For more information, you may contact: Captain Linda Harrison, Division of Law Enforcement, Investigations Section, Fish and Wildlife Conservation Commission, 620 South Meridian Street, Tallahassee, Florida 32399-1600, (850)488-6253.

## DEPARTMENT OF FINANCIAL SERVICES

Tallahassee, Florida

The Florida **Department of Financial Services** announces a public meeting to which all persons are invited.

DATE AND TIME: Tuesday, January 23, 2007, 1:30 p.m. PLACE: Larson Building, Room 116, 200 East Gaines Street, GENERAL SUBJECT MATTER TO BE CONSIDERED: The Three-Member Panel will receive public testimony, discuss and finalize the Biennial Report to the Florida Legislature from the Three Member Panel on improvements to the Workers' Compensation Health Care Delivery System. A presentation will be given on the annual report regarding the resolution of medical reimbursement disputes and any actions pursuant to Section 440.13(8), Florida Statutes.

A copy of the agenda may be obtained by contacting: James Watford, Actuary, Property and Casualty Product Review, Florida Office of Insurance Regulation, 200 East Gaines Street, Tallahassee, Florida 32399-0330, (850)413-3146.

If any person decides to appeal any decision made by the Board with respect to any matter considered at this meeting or hearing, he/she will need to ensure that a verbatim record of the proceeding is made, which record includes the testimony and evidence from which the appeal is to be issued.

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 Denielle Petty at (850)413-5312. 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).

# COMMISSION ON MARRIAGE AND FAMILY SUPPORT INITIATIVES

The **Commission on Marriage and Family Support Initiatives** announces the following meetings of the commission to which all persons are invited to attend.

PLACE: All the meetings will be held via conference call at 111 N. Gadsden Street, Suite 100, Tallahassee, FL 32301-1507. MEETING TYPE: EXECUTIVE COMMITTEE

DATE AND TIME: Wednesday, January 3, 2007, 8:30 a.m. – 9:30 a.m.

MEETING TYPE: PROGRAM COMMITTEE

DATE AND TIME: Wednesday, January 3, 2007, 10:00 a.m. – 11:30 a.m.

MEETING TYPE: POLICY COMMITTEE

DATE AND TIME: Thursday, January 4, 2007, 9:00 a.m. – 11:00 a.m.

MEETING TYPE: RESOURCE DEVELOPMENT COMMITTEE

DATE AND TIME: Thursday, January 4, 2007, 11:00 a.m. – 12:30 p.m.

MEETING TYPE: PUBLIC AWARENESS COMMITTEE

DATE AND TIME: Friday, January 19, 2007 10:00 a.m. – 12:00 Noon

MEETING TYPE: OFFICER PLANNER WITH EXECUTIVE DIRECTOR

DATE AND TIME: Tuesday, January 30, 2007, 4:00 p.m. – 5:00 p.m.

For a copy of the agendas and more information about how to attend the meetings contact Heidi Rodriguez at hrodriguez@ounce.org or (850)488-4952, ext. 135.

Persons with disabilities who require assistance to participate in the meeting are requested to notify the commission office at the same address or telephone number above at least seven days in advance so that their needs can be accommodated.

#### **RISK UNDERWRITING COMMITTEE**

The **Risk Underwriting Committee** of the PCJUA announces a telephone conference call to which all persons are invited.

DATES AND TIME: January 3, 17, 31, 2007; February 14, 28, 2007; March 14, 28, 2007; April 11, 2007, 1:00 p.m. – 2:30 p.m. (EDT)

PLACE: Via Conference Call (866)259-0754

GENERAL SUBJECT MATTER TO BE CONSIDERED: The Risk Underwriting Committee.

A copy of the agenda may be obtained by contacting Marilyn Huffman at (850)513-3874.

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 Marilyn Huffman at (850)513-3874. 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).

For more information, you may contact Marilyn Huffman at (850)513-3874

# LEON COUNTY RESEARCH AND DEVELOPMENT AUTHORITY

The Development Review Committee of the Leon County Research and Development Authority announces a public meeting to which all persons are invited.

DATE AND TIME: Every second Tuesday of each month through June 2007, 8:30 a.m. (Meeting subject to cancellation, please call ahead to confirm.)

PLACE: Innovation Park Administrative Centre, 1736 West Paul Dirac Drive, Tallahassee, Florida 32310

GENERAL SUBJECT MATTER TO BE CONSIDERED: This Committee reviews proposed construction plans for compliance with the protective covenants of Innovation Park.

Any person who desires to appeal a recommendation of the review committee will need a record of the proceedings conducted at such meetings. Special accommodations for persons with disabling conditions should be requested in writing at least 48 hours in advance.

For information regarding the proposed agenda, interested persons may contact Ms. Lewis at (850)575 0031.

The Board of Governors of the Leon County Research and Development Authority announces a public meeting to which all persons are invited.

DATE AND TIME: Every third Tuesday of each month through June 2007, 8:30 a.m.

PLACE: Innovation Park Administrative Centre, 1736 West Paul Dirac Drive, Tallahassee, Florida 32310

GENERAL SUBJECT MATTER TO BE CONSIDERED: The development and operation of Innovation Park and related matters.

Any person who desires to appeal a decision of the Leon County Research and Development Authority will need a record of the proceedings of the Authority conducted at such meetings.

Special accommodations for persons with disabling conditions should be requested in writing at least 48 hours in advance.

For information regarding the proposed agenda, interested persons may contact Ms. Lewis at (850)575-0031.

#### FLORIDA INDEPENDENT LIVING COUNCIL

The **Florida Independent Living Council** announces the following meetings to which all interested persons are invited. MEETING: Advocacy Committee Meeting

DATE AND TIME: Thursday, January 4, 2007, 1:30 p.m. (EST)

PLACE: FILC, Inc. Administrative Offices, 1018 Thomasville Road, Suite 100A, Tallahassee, Florida 32303-6271

MEETING: Standards Committee Meeting

DATE AND TIME: Thursday, January 4, 2007, 2:30 p.m. (EST)

PLACE: FILC, Inc. Administrative Offices, 1018 Thomasville Road, Suite 100A, Tallahassee, Florida 32303-6271

MEETING: Planning Committee Meeting

DATE AND TIME: Thursday, January 11, 2007 p.m., 1:30 (EST)

PLACE: FILC, Inc. Administrative Offices, 1018 Thomasville Road, Suite 100A, Tallahassee, Florida 32303-6271

MEETING: Evaluation Committee Meeting

DATE AND TIME: Thursday, January 11, 2007, 2:30 p.m. (EST)

PLACE: FILC, Inc. Administrative Offices, 1018 Thomasville Road, Suite 100A, Tallahassee, Florida 32303-6271

MEETING: Finance Committee Meeting

DATE AND TIME: Thursday, January 18, 2007, 1:30 p.m. (EST)

PLACE: FILC, Inc. Administrative Offices, 1018 Thomasville Road, Suite 100A, Tallahassee, Florida 32303-6271 MEETING: Executive Committee Meeting DATE AND TIME: Thursday, January 25, 2007, 2:30 p.m. (EST)

PLACE: FILC, Inc. Administrative Offices, 1018 Thomasville Road, Suite 100A, Tallahassee, Florida 32303-6271

GENERAL SUBJECT MATTER TO BE CONSIDERED: To conduct the regular business of the council.

A copy of the agenda may be obtained by contacting: Florida Independent Living Council, 1018 Thomasville Road, Suite 100A, Tallahassee, Florida 32303-6271, (850)488-5624 or toll free 1(877)822-1993.

Any person who needs an accommodation to participate in this meeting because of a disability, including alternative formats, should submit a request for such accommodation in writing at least one week before the meeting date.

COMMITTEE AND TASK FORCE MEETINGS: Please note that committees and task forces of the Florida Independent Living Council will meet at various times throughout the year to carry out the work of the council; the meeting dates and times will be posted at the above address at least seven days prior to the meeting. Persons who want to be notified of such meetings may request to be put on the mailing list for such notices by writing to Beth Schultz at the council address.

Notices of meetings and hearing must advise that a record is required to appeal. Each board, commission or agency of this state or of any political subdivision thereof shall include in the notice of any meeting or hearing, if notice of the meeting or hearing is required, of such board, commission or agency, conspicuously on such notice, the advice that, if a person decides to appeal any decision made by the board, agency or commission with respect to any matter considered at such meeting or hearing, he or she will need a record of the proceedings, and that, for such purpose, he or she may need to ensure that a verbatim record of the proceedings is made, which record includes the testimony and evidence upon which the appeal is to be based. (Florida Statutes, §286.0105)

### HARDEE COUNTY ECONOMIC DEVELOPMENT AUTHORITY

The **Hardee County Economic Development Authority** (Independent Board) announces a meeting to which all interested persons are invited to participate.

DATE AND TIME: Tuesday, January 9, 2007, 8:30 a.m.

PLACE: County Commission Chambers, 412 West Orange Street, Room 102, Wauchula, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: During this meeting grant applications will be awarded funds.

For more information call the County Manager's office at (863)773-9430.

Interested parties may appear at the public meeting and be heard. If a person decides to appeal any decision made by the members, with respect to any matter considered at such meeting or hearing, he will need a record of the proceedings, and that, for such purpose, he may need to ensure that a verbatim record of the proceeding is made, which record includes the testimony and evidence upon which the appeal is to be based.

This is a Disabled-Accessible facility. Any disabled person needing to make special arrangements should contact the County Commissioner's office at least forty-eight (48) hours prior to the public meeting. This notice is published in compliance with Section 286.0105, Florida Statutes.

#### VOLUNTEER FLORIDA

Volunteer Florida, The Governor's Commission on Volunteerism and Community Service, is pleased to announce a meeting of the Grants Committee to which all persons are invited.

DATE AND TIME: January 17, 2007, 2:00 p.m. – 3:30 p.m. (EST)

PLACE: Conference Call: 1(877)427-0627, Passcode 461072 GENERAL SUBJECT MATTER TO BE CONSIDERED: The Grants Committee will be voting on funding recommendations for planning grants and competitive AmeriCorps operational grants.

Date and time are subject to change. Please contact Kristin Mullikin at (850)414-0092, Voice/TTY, 72 hours in advance with your request.

# Section VII Notices of Petitions and Dispositions Regarding Declaratory Statements

### **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 BUSINESS AND PROFESSIONAL REGULATION

NOTICE IS HEREBY GIVEN THAT the Division of Florida Land Sales, Condominiums, and Mobile Homes, Department of Business and Professional Regulation, State of Florida has received the petition for declaratory statement from In Re: Petition for Declaratory Statement, Spencer McGuiness, Petitioner, Prospect Aragon, LLC; Docket No. 200602187. The petition seeks the agency's opinion as to the applicability of Section 718.503(a)(1), Florida Statutes, as it applies to the petitioner. Whether a condominium purchaser's 15 day right to rescind a contract begins with the purchaser's execution of the contract and receipt of condominium documents or the date on which the developer executes the contract under Section 718.503(1)(a), Florida Statutes, and subsection 61B-18.001(2), Florida Administrative Code.

A copy of the Petition for Declaratory Statement may be obtained by contacting: Agency Clerk, Department of Business and Professional Regulation, Division of Florida Land Sales, Condominiums, and Mobile Homes, 1940 North Monroe Street, Tallahassee, Florida 32399-2217.

Please refer all comments to: Janis Sue Richardson, Chief Assistant General Counsel, Department of Business and Professional Regulation, Division of Florida Land Sales, Condominiums, and Mobile Homes, 1940 North Monroe Street, Tallahassee, Florida 32399-2202.

NOTICE IS HEREBY GIVEN THAT Division of Florida Land Sales, Condominiums, and Mobile Homes, Department of Business and Professional Regulation, State of Florida has issued an order disposing of the petition for declaratory statement filed by Petition for Declaratory Statement filed by Costa Del Sol Association, Inc.; Docket Number 2006027924 on June 9, 2006. The following is a summary of the agency's disposition of the petition.

The Division declares that under Section 718.111(11), Florida Statutes (2003), Costa Del Sol Association, Inc. is responsible for insuring the screen enclosures, the trellises and Jacuzzis in all condominiums.

A copy of the Order Disposing of the Petition for Declaratory Statement may be obtained by contacting: Agency Clerk, Department of Business and Professional Regulation, Division of Florida Land Sales, Condominiums, and Mobile Homes, 1940 North Monroe Street, Tallahassee, Florida 32399-2217.

Please refer all comments to: Janis Sue Richardson, Chief Assistant General Counsel, Department of Business and Professional Regulation, Division of Florida Land Sales, Condominiums, and Mobile Homes, 1940 North Monroe Street, Tallahassee, Florida 32399-2202.

NOTICE IS HEREBY GIVEN THAT the Division of Florida Land Sales, Condominiums, and Mobile Homes, Department of Business and Professional Regulation, State of Florida, has issued an order disposing of the petition for declaratory statement filed by In Re: Petition for Declaratory Statement, Ocean Grande Beach and Marina Condominium Association, Inc.; Docket No. 2006049151 on October 6, 2006. The following is a summary of the agency's disposition of the petition.

The Division denies the Petition for Declaratory Statement because the Division is without jurisdiction to interpret and enforce ambiguous provisions in declarations of condominiums, Section 718.501, Florida Statutes. In addition, pursuant to Rule 28-105.001, Florida Administrative Code, a declaratory statement is not an appropriate means to determine another person's conduct.

A copy of the Order Disposing of the Petition for Declaratory Statement may be obtained by contacting: Agency Clerk, Department of Business and Professional Regulation, Division of Florida Land Sales, Condominiums, and Mobile Homes, 1940 North Monroe Street, Tallahassee, Florida 32399-2217.

NOTICE IS HEREBY GIVEN THAT Division of Florida Land Sales, Condominiums, and Mobile Homes, Department of Business and Professional Regulation, State of Florida, has received the petition for declaratory statement from In Re: Petition for Declaratory Statement, Pine Lake Condominium Association, Inc.; Docket No. 2006055524. The petition seeks the agency's opinion as to the applicability of Section 718.112(2)(1), Florida Statutes, and NFPA 101, Life Safety Code (2004), Chapter 31.3.4.1, as it applies to the petitioner.

Whether Pine Lake Condominium Association, Inc. may opt out of the fire safety sprinkler retrofit requirements of Section 718.112(2)(1), Florida Statutes (2006), where the Fire Marshal is requiring the installation under Section 633.025, Florida Statutes, and NFPA 101, Life Safety Code (2004), chapter 31.3.4.1.

A copy of the Petition for Declaratory Statement may be obtained by contacting: Agency Clerk, Department of Business and Professional Regulation, Division of Florida Land Sales, Condominiums, and Mobile Homes, 1940 North Monroe Street, Tallahassee, Florida 32399-2217.

Please refer all comments to: Janis Sue Richardson, Chief Assistant General Counsel, Department of Business and Professional Regulation, Division of Florida Land Sales, Condominiums, and Mobile Homes, 1940 North Monroe Street, Tallahassee, Florida 32399-2202.

NOTICE IS HEREBY GIVEN THAT Division of Florida Land Sales, Condominiums, and Mobile Homes, Department of Business and Professional Regulation, State of Florida has received the petition for declaratory statement from In Re: Petition for Declaratory Statement, David and Deborah Morgan, Petitioners, Capri Harbor South Condominium Association, Inc.; Docket No. 2006059678. The petition seeks the agency's opinion as to the applicability of Section 718.111(12), Florida Statutes, as it applies to the petitioner.

Whether a Capri Harbor South Condominium Association, Inc. rule restricting unit owner access to records complies with Section 718.111(12), Florida Statutes.

A copy of the Petition for Declaratory Statement may be obtained by contacting: Agency Clerk, Department of Business and Professional Regulation, Division of Florida Land Sales, Condominiums, and Mobile Homes, 1940 North Monroe Street, Tallahassee, Florida 32399-2217. Please refer all comments to: Janis Sue Richardson, Chief Assistant General Counsel, Department of Business and Professional Regulation, Division of Florida Land Sales, Condominiums, and Mobile Homes, 1940 North Monroe Street, Tallahassee, Florida 32399-2202.

### 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 FINANCIAL SERVICES

NOTICE IS HEREBY GIVEN THAT Department of Financial Services has declined to rule on the petition for declaratory statement filed by Jonathan Bond on September 13, 2006. The following is a summary of the agency's declination of the petition. The Petition for Declaratory Statement was denied for three reasons (any one of which separately support the denial): 1. It is improper to request a declaratory statement regarding past actions. 2. Petitioner failed to demonstrate how all of the acts described in his Petition relate to him and his particular set of circumstances. 3. The issues for which the Petition was made are currently involved in pending litigation.

A copy of the Order Declining of the Petition for Declaratory Statement may be obtained by contacting: Michael T. Ruff, Senior Attorney, Florida Department of Financial Services, 200 East Gaines Street, Tallahassee, FL 32399-0333.

# Section VIII Notices of Petitions and Dispositions Regarding the Validity of Rules

Notice of Petition for Administrative Determination has been filed with the Division of Administrative Hearings on the following rules:

# NONE

Notice of Disposition of Petition for Administrative Determination have been filed by the Division of Administrative Hearings on the following rules:

### NONE

Section IX Notices of Petitions and Dispositions Regarding Non-rule Policy Challenges

# NONE

Section X Announcements and Objection Reports of the Joint Administrative Procedures Committee

## NONE

Section XI Notices Regarding Bids, Proposals and Purchasing

#### DEPARTMENT OF EDUCATION

#### REQUEST FOR BID

The University of Florida, Purchasing and Disbursement Services will receive sealed bids for the following: ITB07SV-142, Asbestos Abatement at Heat Plant #2, estimated budget: \$200,000, to be opened January 23, 2007, at 2:00 p.m. Local Time. Scope of work: Removal and disposal of asbestos-containing spray applied fireproofing and thermal system insulation in the north portion of Heat Plant #2 as specified. Mandatory Pre-Bid Meeting to be held January 9, 2007, at 1:30 p.m., in the Elmore Hall Conference Room, Radio Road, Gainesville, FL. Specifications and Plans are available in Purchasing and Disbursement Services, Elmore Hall, Radio Road, Gainesville, FL 32611. All questions and bid document requests should be directed to Karen Olitsky, Purchasing and Disbursement Services, kolitsk@ufl.edu or (352)392-1331, ext. 224. For more information visit www.purchasing.ufl.edu. AMERICANS WITH DISABILITY ACT OF 1991 - If special accommodations are needed in order to attend the Pre-Bid Meeting or the Bid opening, contact Purchasing, purchasing@ufl.edu or (352)392-1331 within three (3) days of the event.

#### REQUEST FOR BID

The University of Florida, Purchasing and Disbursement Services will receive sealed bids for the following: ITB07SV-144, W/O 903303, Replace Cooling Tower S. W. Chiller Plant, estimated budget: \$400,000, to be opened January 23, 2007, at 3:00 p.m. (Local Time). Scope of work: Replace factory assembled 1300 ton two cell galvanized induced draft cooling tower with field erected concrete two cell induced draft cooling tower. Demolition of piping, supports, electrical power, pumps controls, piping devices, make-up water piping, etc. New stainless steel (SS) condenser water piping, SS piping supports, SS piping devices, water make-up system, drainage system, vertical turbine pumps, electrical power, controls, etc. Design and construction of two cell condenser water basin and sump to support new cooling tower. Reuse and reconfiguring Tran Summit and Mechanical Central Plant Controls associated with new cooling tower, pumps, fans, etc. Miscellaneous painting, grading, area lighting, cooling tower testing. Mandatory Pre-Bid Meeting to be held January 4, 2007, at 1:30 p.m., in the Physical Plant Division, Architecture/ Engineering Conference Room, Bldg. 700, Radio Road, Gainesville, FL. Specifications and Plans are available in Purchasing and Disbursement Services, Elmore Hall, Radio Road, Gainesville, FL 32611. All questions and bid document requests should be directed to Karen Olitsky, Purchasing and Disbursement Services, kolitsk@ufl.edu or (352)392-1331, ext. 224. For more information visit www.purchasing.ufl.edu. AMERICANS WITH DISABILITY ACT OF 1991 - If special accommodations are needed in order to attend the Pre-Bid Meeting or the Bid opening, contact Purchasing, purchasing@ufl.edu or (352)392-1331 within three (3) days of the event.

### Notice to Bidders BID REQUEST FOR: VENDED BOTTLE WATER FOR LEE COUNTY SCHOOLS BID NO. B-076517SW

OPENING DATE: Thursday, January 4, 2007, 2:00 p.m. (EST) Request a bid package by:

Phone: (239)479-4252, Fax: (239)337-8200

In Person or Mail: 3308 Canal Street, Fort Myers, Florida 33916-6594

Complete bid package available only upon request. By: Sandy Walker, Procurement Agent

### **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."

### **REGIONAL PLANNING COUNCILS**

### REQUEST FOR LETTER OF INTEREST ICC-2006-001

Professional Transportation Planning and Engineering Services The Institute For Community Collaboration (ICC) at the South Florida Regional Planning Council requests Letters of Interest and Statements of Qualifications and Experience from professional transporation and engineering firm(s) willing to work as a team member to conduct a Chapter 380, Florida Statutes, Areawide Development of Impact (DRI) assessment; provide technical assistance and critique of form-based land development codes; and provide technical assessment and analysis of regional urban design projects.

The ideal firm(s) would have experience in conducting and assessing traffic impact analysis associated with Developments of Regional Impact in conformance with Chapter 380, Florida Statutes, and Rule 9J-2.045, Florida Administrative Code. The ideal firm(s) would have experience in providing transporation solutions that promote and encourage compact, walkable and bikeable environments; promote thoroughfare and pedestrian connectivity; encourage vertical and horizontal mixed-use communities; promote transit-oriented design for light-rail and rapid bus systems, and connect with local and community bus stops to minimize impacts upon the adjacent regional roadway network. The ideal firm(s) should demonstrate an understanding of the principles of New Urbanism, Smart Growth, Context Sensitive Solutions, and should demonstrate knowledge of transportation mitigation strategies that can be applied to achieve stated mobility goals and redevelopment objectives.

The successful firm(s) will assist the ICC with implementation of recommendations included in the Town of Davie State Road 7 Charrette Master Plan and the proposed Town of Davie Transit Oriented Corridor (TOC) Future Land Use Map category and policies. Assistance will include preparing an Areawide DRI transportation impact assessment and formulating transportation related mitigation strategies. The subject DRI is approximately 925 acres in size and is located within urbanized Broward County, within the Town of Davie. The qualified firm(s) would work with the ICC to promote the concepts included in Charrette Master Plan and will work with the Town of Davie, Florida Department of Transportation District Office IV, Broward County Metropolitan Planning Organization, Broward County and other transportation agencies to develop innovative transportation solutions to minimize impacts the regional roadway network and satisfy all statutory requirements.

Interested firms should describe the qualifications of the firm; experience with conducting DRI transportation analysis; experience with large-scale mixed-use developments; demonstrate knowledge and understanding of light-rail systems and systems needs; demonstrate experience in developing innovative and effecting transportation mitigation strategies; demonstrate their experience or understanding of New Urbanism , Smart Growth, Context Sensitive Solutions; and must be willing to work on a team; think creatively; and enjoy a new challenges.

SOLICITATION NUMBER:ICC-2006-001SOLICITATION NAME:South Florida Regional<br/>Planning Council Institute<br/>For Community<br/>Collaboration<br/>Transportation Planning<br/>and Engineering ServicesDEADLINE FOR SUBMISSION:Letter of Interest must be<br/>received by mail, facsimile<br/>or e-mail no later 3:00<br/>p.m. (Eastern Time),

January 19, 2007 Interested firms, individually or in partnership, are requested to indicate their interest in this project by submitting their Letter of Interest and Statement of Qualifications, and previous experience including cost to provide those services related to the scope of work, in a sealed package marked on the outside "Letter of Interest-ICC Transportation Planning and Engineering Services", addressed to David Dahlstrom, Institute for Community Collaboration, Inc., South Florida Regional Planning Council, 3440 Hollywood Boulevard, Suite 140, Hollywood, Florida 33021, Fax (954)985-4417, e-mail address: davidd@sfrpc.com.

Interested firms may contact David Dahlstrom, Project Manager at (954)985-4416, South Florida Regional Planning Council to obtain a Letter of Interest package or visit www.sfrpc.com/institute/projects.htm to download materials.

The ICC reserves the right to reject any and all proposals, to waive any and all information or irregularities, and to accept or reject all or any part of the proposal as they may deem to be in the best interest of the citizens of the South Florida Region and as they may affect this project. The provisions contained in the Consultant's Competitive Negotiations Act of Florida, Section 287.055, Fla. Stat., will be followed.

Notice of Bid/Request for Proposal Request for Bid Number 06/07-010LM Galvanized Corrugated Steel and Aluminum Pipe

The Suwannee River Water Management District (District) is requesting bids for galvanized corrugated steel and aluminum pipe. The District has budgeted approximately \$138,000 to purchase culverts during Fiscal Year 2007. The District desires to purchase culverts from the most successful bidder throughout the year on an as-needed basis. Within this RFB is an immediate need for 50 - 36" x 40' long aluminum culverts. The District will work with the supplier to maximize fully loaded trucks.

The Bids will be opened at a public bid opening at: District headquarters, 9225 County Road 49, Live Oak, FL, at 3:00 p.m., January 12, 2007. Contact Linda Smith, Procurement Coordinator, to receive a complete bid package at (386)362-1001 or 1(800)226-1066 (FL only).

### 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."

### Notice of Bid/Request for Proposal NOTICE OF INVITATION TO BID BID NO. BDC 45-06/07

The Department of Environmental Protection, Division of Recreation and Parks, Bureau of Design and Construction is soliciting formal competitive bids for the project listed below:

PROJECT NAME: Phipps Overstreet Bicycle and Pedestrian Crossing

SCOPE OF WORK: The contractor shall provide the necessary labor, supervision, equipment and materials required to successfully complete the bicycle and pedestrian trail entrance, mast arm with flashing yellow beacons installation, signage and pavement markings along Meridian Road in Leon County, Florida.

PARK LOCATION: Alfred B. Maclay Gardens State Park, 1 mile N of 1-10 (Exit 203) On US 319 Thomasville

PROJECT MANAGER: Dale Quick, Bureau of Design and Construction, Telephone Number: (850)488-5372, Fax Number: (850)488-1141.

MINORITY BUSINESS REQUIREMENT: The Department of Environmental Protection supports diversity in its Procurement Program and requests that all sub-contracting opportunities afforded by this bid embrace diversity enthusiastically. The award of sub-contracts should reflect the full diversity of the citizens of the State of Florida. The Department will be glad to furnish a list of Minority Owned Firms that could be offered sub-contracting opportunities.

PREQUALIFICATION: When the total bid price including alternates exceeds \$200,000.00, each bidder whose field is governed by Chapter 399, 489, and 633, Florida Statutes, for licensure or certification must submit prequalification data of their eligibility to submit bids five (5) calendar days prior to the opening date.

INSTRUCTIONS: Any firm desiring plans and bid specifications for this project may obtain a copy by writing the address or calling the telephone number below. Plans and

specifications will be available on December 29, 2006 at: Alfred B. Maclay Gardens State Park (Bureau of Design and Construction, Unit G), 3540 Thomasville Road, Tallahassee, Florida 32309, Attention: Dale Quick, (850)488-5372, Fax (850)488-1141.

ADA REQUIREMENTS: Any person with a qualified disability shall not be denied equal access and effective communication regarding any bid/proposal documents or the attendance at any related meeting or bid/proposal opening. If accommodations are needed because of disability, please contact Mike Renard, Bureau of Design and Construction, (850)488-5372 at least five (5) workdays prior to openings. If you are hearing or speech impaired, please contact the Florida Relay Services by calling 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

BID SUBMITTAL DUE DATE: No later than 3:30 p.m., Tuesday, January, 30, 2007, to the below address: Florida Department of Environmental Protection, Bureau of Design and Construction, 3540 Thomasville Road, Tallahassee, Florida 32309. The Department reserves the right to reject any or all bids. Michael Renard, Contracts Manager, Bureau of Design and Construction.

# LEON COUNTY RESEARCH AND DEVELOPMENT AUTHORITY

### ADVERTISEMENT TO BID

Tallahassee, Florida

Pre-qualified bidders are invited to bid on a General Contract for the Exterior Building Envelope Renovations Don Fuqua Center in accordance with Contract Documents. All bids must be a lump sum basis; segregated Bids will not be accepted.

PROJECT: Leon County Research and Development Authority

HNA PROJECT NO.: 0622

BID DATE AND TIME: February 1, 2007, 2:00 p.m.

The Leon County Research and Development Authority will receive sealed bids until 2:00 p.m. (Local Time), on February 1, 2007. Bids received after this time will not be accepted. All interested parties are invited to attend the Bid Opening; Bids will be opened publicly and read aloud at the following location:

Attention: Linda Nicholsen

Leon County Research and Development Authority

1736 West Paul Dirac Drive

Tallahassee, Florida 32310

Phone (850)575-0343

A mandatory pre-bid conference shall be held January 18, 2007, at 2:00 p.m. (Local Time), at Leon County Research and Development Authority, 1736 West Paul Dirac Drive, Tallahassee, Florida 32310.

Pre-qualifications submittals shall be due on January 18, 2007 at 2:00 p.m. (Local Time). Submit pre-qualification packages prior to the mandatory pre-bid conference.

Drawings and Specifications may be obtained from Hicks Nation Architects, Inc., 1382 Timberlane Road, Tallahassee, Florida 32312, (850)893-1130, in accordance with the Instructions to Bidders upon receipt of \$100.00 deposit per set. All materials furnished and all work performed shall be in accordance with Drawings and Specifications. Each Bid shall be addressed to:

Attention: Linda Nicholsen

Leon County Research and Development Authority

1736 West Paul Dirac Drive

Tallahassee, Florida 32310

and be marked:

- 1. Exterior Building Envelope Renovations Don Fuqua Center, 2031 and 2035 East Paul Dirac Drive, Innovation Park, Tallahassee, Florida
- 2. (Name of Bidder)
- 3. (Address of Bidder)
- 4. (City, State, Zip Code)

All bids shall be delivered by a representative of the Bidder or by registered mail with return receipt requested. Bid security in the amount of five percent of the Bid must accompany each Bid in accordance with the Instruction to Bidders.

In the event the Contract is awarded to the Bidder, Bidder shall, within eight (8) Owner business days after the award by the Owner of the Contract shall furnish the required Performance and Payment Bonds; failing to do such, Bidder shall forfeit their bid guarantee as liquidated damages. The Performance and Payment Bonds shall be secured from any agency of a surety or insurance company, which agency shall have an established place of business in the State of Florida and be duly licensed to conduct business there.

The Owner reserves the right to waive irregularities and/or informalities in any Bid and to reject any or all Bids in whole or part, with or without cause, and/or accept the Bid that in its judgment will be for the best interest of the Leon County Research and Development Authority.

Linda Nicholsen

Leon County Research and Development Authority 1736 West Paul Dirac Drive Tallahassee, Florida 32310

### EARLY LEARNING COALITION OF SEMINOLE

### Notice of Bid/Request for Proposal Executive Director

Highly visible non-profit seeks executive with extensive administrative background in publicly funded programs. Masters preferred with 10 years of progressively responsible experience in performance mgt, contracting and community relations. Bendfits. Salary neg. Fax resume with cover letter to (407)871-1100 or email: idalia@seminoleearlylearning.org by 1/17/07.

# SARASOTA COUNTY PORPERTY APPRAISER'S OFFICE

### Notice of Bid/Request for Proposal REQUEST FOR PROPOSALS OBLIQUE AERIAL IMAGERY AND CHANGE DETECTION SYSTEM

The Sarasota County Property Appraiser's Office is requesting proposals for an Oblique Aerial Imagery and Change Detection System. The RFP documents can be viewed and printed from the Sarasota County Property Appraiser's web page at www.sarasotaproperty.net/RFP.

## Section XII Miscellaneous

### DEPARTMENT OF TRANSPORTATION

The Florida Department of Transportation intends to issue an "Airport Site Approval Order," in accordance with Chapter 330, Florida Statutes, "Regulation of Aircraft, Pilots, and Airports" and Chapter 14-60, Florida Administrative Code, "Airport Licensing, Registration, and Airspace Protection" for the following site:

Timmer Helistop, a private airport, in Polk County, at Latitude 27° 50' 4.81" and Longitude 81° 26' 15.12", to be owned and operated by Mr. William Timmer, 3025 Scrub Oak Lane, Lake Wales, FL 33898.

A copy of the Airport Site Approval Order, the Airport's application, the applicable rules, and other pertinent information may be obtained by contacting: Mr. William J. Ashbaker, P.E., State Aviation Manager, Florida Department of Transportation, Aviation Office, 605 Suwannee Street, Mail Station 46, Tallahassee, Florida 32399-0450, (850)414-4500, aviation.fdot@dot.state.fl.us, Website: http://www.dot.state.fl.us/aviation.

ADMINISTRATIVE HEARING RIGHTS: Any person whose substantial interests will be determined or affected by this Airport Site Approval Order has the right, pursuant to Section 120.57, Florida Statutes, to petition for an administrative hearing. The petition for an administrative hearing must conform to the requirements of Chapter 28-106, Florida Administrative Code, and must be filed, in writing, within twenty-one days of the publication of this notice, with: Clerk of Agency Proceedings, Office of General Counsel, Florida Department of Transportation, 605 Suwannee Street, Mail Station 58, Room 550, Tallahassee, Florida 32399-0450. Failure to file a petition within the allowed time constitutes a waiver of any right such person has to request a hearing under Chapter 120, Florida Statutes.

# DEPARTMENT OF HIGHWAY SAFETY AND MOTOR VEHICLES

Notice of Publication for a New Point Franchise Motor Vehicle Dealer in a County of More than 300,000 Population

Pursuant to Section 320.642, Florida Statutes (2005), Zongshen, Inc., intends to allow the establishment of Adventure Motorcycle Company as a dealership for the sale of Zongshen motorcycles at 295 South Wickham Road, #A, West Melbourne (Brevard County), Florida 32904-1109, on or after December 1, 2006.

The name and address of the dealer operator(s) and principal investor(s) of Adventure Motorcycle Company are dealer operator(s): Paul Renion, 295 South Wickham Road, #A, West Melbourne, Florida 32904-1109; principal investor(s): Paul Renion, 295 South Wickham Road, #A, West Melbourne, Florida 32904-1109.

The notice indicates intent to establish the new point location in a county of more than 300,000 population, according to the latest population estimates of the University of Florida, Bureau of Economic and Business Research.

Certain dealerships of the same line-make may have standing, pursuant to Section 320.642, Florida Statutes, to file a petition or complaint protesting the application.

Written petitions or complaints must be received by the Department of Highway Safety and Motor Vehicles within 30 days of the date of publication of this notice and must be submitted to: Nalini Vinayak, Administrator, Dealer License Section, Department of Highway Safety and Motor Vehicles, Room A-312, MS 65, Neil Kirkman Building, 2900 Apalachee Parkway, Tallahassee, Florida 32399-0635.

A copy of such petition or complaint must also be sent by U.S. Mail to: Jieming (Tiger) Qiu, Authorized Representative, Zongshen, Inc., 3511 Northwest 113th Court, Doral, Florida 33178.

If no petitions or complaints are received within 30 days of the date of publication, a final order will be issued by the Department of Highway Safety and Motor Vehicles approving the establishment of the dealership, subject to the applicant's compliance with the provisions of Chapter 320, Florida Statutes.

Notice of Publication for a New Point Franchise Motor Vehicle Dealer in a County of Less than 300,000 Population

Pursuant to Section 320.642, Florida Statutes (2005), notice is given that Motor Sports of America of New Jersey, Inc., intends to allow the establishment of All The Wheel Toys,

Inc., as a dealership for the sale of Qingqi Ningbo (NING) motorcycles at 1540 Northwest Federal Highway, Stuart (Martin County), Florida 34994, on or after December 12, 2006.

The name and address of the dealer operator(s) and principal investor(s) of All The Wheel Toys, Inc., are dealer operator(s): Mark Mourning, 1540 Northwest Federal Highway, Stuart, Florida 34994; principal investor(s): Mark Mourning, 1540 Northwest Federal Highway, Stuart, Florida 34994.

The notice indicates intent to establish the new point location in a county of less than 300,000 population, according to the latest population estimates of the University of Florida, Bureau of Economic and Business Research.

Certain dealerships of the same line-make may have standing, pursuant to Section 320.642, Florida Statutes, as amended by Chapter 88-395, Laws of Florida, to file a petition or complaint protesting the application.

Written petitions or complaints must be received by the Department of Highway Safety and Motor Vehicles within 30 days of the date of publication of this notice and must be submitted to: Nalini Vinayak, Administrator, Dealer License Section, Department of Highway Safety and Motor Vehicles, Room A-312, MS 65, Neil Kirkman Building, 2900 Apalachee Parkway, Tallahassee, Florida 32399-0635.

A copy of such petition or complaint must also be sent by U.S. Mail to: James Pizzo, Motor Sports of America, P. O. Box 334, Mount Royal, New Jersey 08061.

If no petitions or complaints are received within 30 days of the date of publication, a final order will be issued by the Department of Highway Safety and Motor Vehicles approving the establishment of the dealership, subject to the applicant's compliance with the provisions of Chapter 320, Florida Statutes.

### Notice of Publication for a New Point Franchise Motor Vehicle Dealer in a County of More than 300,000 Population

Pursuant to Section 320.642, Florida Statutes (2005), Swift Motor Sports, Inc., intends to allow the establishment of Big Lou's Custom Bikes & More, Inc., as a dealership for the sale of Swift motorcycles at 5120 Middle Avenue, #5, Sarasota (Sarasota County), Florida 34234, on or after December 19, 2006.

The name and address of the dealer operator(s) and principal investor(s) of Big Lou's Custom Bikes & More, Inc., are dealer operator(s): Lou Hasbrouck, 5120 Middle Avenue, #5, Sarasota, Florida 34234; principal investor(s): Lou Hasbrouck, 5120 Middle Avenue, #5, Sarasota, Florida 34234.

The notice indicates intent to establish the new point location in a county of more than 300,000 population, according to the latest population estimates of the University of Florida, Bureau of Economic and Business Research.

Certain dealerships of the same line-make may have standing, pursuant to Section 320.642, Florida Statutes, to file a petition or complaint protesting the application.

Written petitions or complaints must be received by the Department of Highway Safety and Motor Vehicles within 30 days of the date of publication of this notice and must be submitted to: Nalini Vinayak, Administrator, Dealer License Section, Department of Highway Safety and Motor Vehicles, Room A-312, MS 65, Neil Kirkman Building, 2900 Apalachee Parkway, Tallahassee, Florida 32399-0635.

A copy of such petition or complaint must also be sent by U.S. Mail to: Sandy Gonzales, Sales Coordinator, Swift Motor Sports, Inc., 3846 West Clarendon Avenue, Phoenix, Arizona 85019.

If no petitions or complaints are received within 30 days of the date of publication, a final order will be issued by the Department of Highway Safety and Motor Vehicles approving the establishment of the dealership, subject to the applicant's compliance with the provisions of Chapter 320, Florida Statutes.

### Notice of Publication for a New Point Franchise Motor Vehicle Dealer in a County of More than 300,000 Population

Pursuant to Section 320.642, Florida Statutes (2005), Thunder Mountain Custom Cycles, Inc., intends to allow the establishment of Bruce Rossmeyer Daytona Harley Davidson, Inc., d/b/a Daytona Harley Davidson, as a dealership for the sale of Thunder Mountain Custom motorcycles at 290 North Beach Street, Daytona Beach (Volusia County), Florida 32114, on or after December 12, 2006.

The name and address of the dealer operator(s) and principal investor(s) of Bruce Rossmeyer Daytona Harley Davidson, Inc., d/b/a Daytona Harley Davidson, are dealer operator(s): Bruce Rossmeyer, 2871 North Federal Highway, Fort Lauderdale, Florida 33306; principal investor(s): Bruce Rossmeyer, 2871 North Federal Higway, Fort Lauderdale, Florida 33306.

The notice indicates intent to establish the new point location in a county of more than 300,000 population, according to the latest population estimates of the University of Florida, Bureau of Economic and Business Research.

Certain dealerships of the same line-make may have standing, pursuant to Section 320.642, Florida Statutes, to file a petition or complaint protesting the application.

Written petitions or complaints must be received by the Department of Highway Safety and Motor Vehicles within 30 days of the date of publication of this notice and must be submitted to: Nalini Vinayak, Administrator, Dealer License Section, Department of Highway Safety and Motor Vehicles, Room A-312, MS 65, Neil Kirkman Building, 2900 Apalachee Parkway, Tallahassee, Florida 32399-0635. A copy of such petition or complaint must also be sent by U.S. Mail to: Susan Fister, Accounting Department, Thunder Mountain Custom Cycles, Inc., 760 Southeast Frontage Road, Fort Collins, Colorado 80524.

If no petitions or complaints are received within 30 days of the date of publication, a final order will be issued by the Department of Highway Safety and Motor Vehicles approving the establishment of the dealership, subject to the applicant's compliance with the provisions of Chapter 320, Florida Statutes.

### Notice of Publication for a New Point Franchise Motor Vehicle Dealer in a County of More than 300,000 Population

Pursuant to Section 320.642, Florida Statutes (2005), Thunder Mountain Custom Cycles, Inc., intends to allow the establishment of Bruce Rossmeyer's Daytona Harley Davidson, Inc., d/b/a Destination Harley Davidson, as a dealership for the sale of Thunder Mountain Custom motorcycles at 1637 North US Highway 1, Ormond Beach (Volusia County), Florida 32174, on or after December 12, 2006.

The name and address of the dealer operator(s) and principal investor(s) of Bruce Rossmeyer's Daytona Harley Davidson, Inc., d/b/a Destination Harley Davidson, are dealer operator(s): Bruce Rossmeyer, 2871 North Federal Highway, Fort Lauderdale, Florida 33306; principal investor(s): Bruce Rossmeyer, 2871 North Federal Highway, Fort Lauderdale, Florida 33306.

The notice indicates intent to establish the new point location in a county of more than 300,000 population, according to the latest population estimates of the University of Florida, Bureau of Economic and Business Research.

Certain dealerships of the same line-make may have standing, pursuant to Section 320.642, Florida Statutes, to file a petition or complaint protesting the application.

Written petitions or complaints must be received by the Department of Highway Safety and Motor Vehicles within 30 days of the date of publication of this notice and must be submitted to: Nalini Vinayak, Administrator, Dealer License Section, Department of Highway Safety and Motor Vehicles, Room A-312, MS 65, Neil Kirkman Building, 2900 Apalachee Parkway, Tallahassee, Florida 32399-0635.

A copy of such petition or complaint must also be sent by U.S. Mail to: Susan Fister, Accounting Department, Thunder Mountain Custom Cycles, Inc., 760 Southeast Frontage Road, Fort Collins, Colorado 80524.

If no petitions or complaints are received within 30 days of the date of publication, a final order will be issued by the Department of Highway Safety and Motor Vehicles approving the establishment of the dealership, subject to the applicant's compliance with the provisions of Chapter 320, Florida Statutes.

### Notice of Publication for a New Point Franchise Motor Vehicle Dealer in a County of More than 300,000 Population

Pursuant to Section 320.642, Florida Statutes (2005), Thunder Mountain Custom Cycles, Inc., intends to allow the establishment of Bruce Rossmeyer New Smyrna Harley Davidson, Inc., d/b/a New Smyrna Harley Davidson, as a dealership for the sale of Thunder Mountain Custom motorcycles at 1899 Street Road 44, New Smyrna Beach (Volusia County), Florida 32168, on or after December 12, 2006.

The name and address of the dealer operator(s) and principal investor(s) of Bruce Rossmeyer New Smyrna Harley Davidson, Inc., d/b/a New Smyrna Harley Davidson, are dealer operator(s): Bruce Rossmeyer, 2871 North Federal Highway, Fort Lauderdale, Florida 33306; principal investor(s): Bruce Rossmeyer, 2871 North Federal Highway, Fort Lauderdale, Florida 33306.

The notice indicates intent to establish the new point location in a county of more than 300,000 population, according to the latest population estimates of the University of Florida, Bureau of Economic and Business Research.

Certain dealerships of the same line-make may have standing, pursuant to Section 320.642, Florida Statutes, to file a petition or complaint protesting the application.

Written petitions or complaints must be received by the Department of Highway Safety and Motor Vehicles within 30 days of the date of publication of this notice and must be submitted to: Nalini Vinayak, Administrator, Dealer License Section, Department of Highway Safety and Motor Vehicles, Room A-312, MS 65, Neil Kirkman Building, 2900 Apalachee Parkway, Tallahassee, Florida 32399-0635.

A copy of such petition or complaint must also be sent by U.S. Mail to: Susan Fister, Accounting Department, Thunder Mountain Custom Cycles, Inc., 760 Southeast Frontage Road, Fort Collins, Colorado 80524.

If no petitions or complaints are received within 30 days of the date of publication, a final order will be issued by the Department of Highway Safety and Motor Vehicles approving the establishment of the dealership, subject to the applicant's compliance with the provisions of Chapter 320, Florida Statutes.

### Notice of Publication for a New Point Franchise Motor Vehicle Dealer in a County of More than 300,000 Population

Pursuant to Section 320.642, Florida Statutes (2005), Universal Parts, Inc., intends to allow the establishment of Cajun Moto Scooters, as a dealership for the sale of JMSTAR motorcycles at 6409 Central Avenue, St. Petersburg (Pinellas County), Florida 33710-8411, on or after October 1, 2006.

The name and address of the dealer operator(s) and principal investor(s) of Cajun Moto Scooters are dealer operator(s): Stephen Humphreys, 6409 Central Avenue, St. Petersburg, Florida 33710-8411; principal investor(s): Stephen Humphreys, 6409 Central Avenue, St. Petersburg, Florida 33710-8411.

The notice indicates intent to establish the new point location in a county of more than 300,000 population, according to the latest population estimates of the University of Florida, Bureau of Economic and Business Research.

Certain dealerships of the same line-make may have standing, pursuant to Section 320.642, Florida Statutes, to file a petition or complaint protesting the application.

Written petitions or complaints must be received by the Department of Highway Safety and Motor Vehicles within 30 days of the date of publication of this notice and must be submitted to: Nalini Vinayak, Administrator, Dealer License Section, Department of Highway Safety and Motor Vehicles, Room A-312, MS 65, Neil Kirkman Building, 2900 Apalachee Parkway, Tallahassee, Florida 32399-0635.

A copy of such petition or complaint must also be sent by U.S. Mail to: John Celestian, President, Universal Parts, Inc., 2401 72nd Street, North, St. Petersburg, Florida 33710.

If no petitions or complaints are received within 30 days of the date of publication, a final order will be issued by the Department of Highway Safety and Motor Vehicles approving the establishment of the dealership, subject to the applicant's compliance with the provisions of Chapter 320, Florida Statutes.

### Notice of Publication for a New Point Franchise Motor Vehicle Dealer in a County of More than 300,000 Population

Pursuant to Section 320.642, Florida Statutes (2005), Pacific Cycle, Inc., intends to allow the establishment of Con's Cycle Center as a dealership for the sale of SHWI motorcycles at 4515 Babcock Street, Palm Bay (Brevard County), Florida 32905, on or after December 12, 2006.

The name and address of the dealer operator(s) and principal investor(s) of Con's Cycle Center are dealer operator(s): Glen Sandler, 44 Camellia Terrace, Indian Harbor Beach, Florida 32905; principal investor(s): Glen Sandler, 44 Camellia Terrace, Indian Harbor Beach, Florida 32905.

The notice indicates intent to establish the new point location in a county of more than 300,000 population, according to the latest population estimates of the University of Florida, Bureau of Economic and Business Research.

Certain dealerships of the same line-make may have standing, pursuant to Section 320.642, Florida Statutes, to file a petition or complaint protesting the application.

Written petitions or complaints must be received by the Department of Highway Safety and Motor Vehicles within 30 days of the date of publication of this notice and must be submitted to: Nalini Vinayak, Administrator, Dealer License Section, Department of Highway Safety and Motor Vehicles, Room A-312, MS 65, Neil Kirkman Building, 2900 Apalachee Parkway, Tallahassee, Florida 32399-0635.

A copy of such petition or complaint must also be sent by U.S. Mail to: Mike Wolfgram, Pacific Cycle, Inc., 4902 Hammersley Road, Madison, Wisconsin 53711.

If no petitions or complaints are received within 30 days of the date of publication, a final order will be issued by the Department of Highway Safety and Motor Vehicles approving the establishment of the dealership, subject to the applicant's compliance with the provisions of Chapter 320, Florida Statutes.

### Notice of Publication for a New Point Franchise Motor Vehicle Dealer in a County of Less than 300,000 Population

Pursuant to Section 320.642, Florida Statutes (2005), notice is given that Hyundai Motor America intends to allow the establishment of DDN St. Johns, LLC, d/b/a Hyundai of St. Augustine, as a dealership for the sale of Hyundai vehicles at 2898 US 1 South, St. Augustine (St. Johns County), Florida 32086, on or after March 31, 2008.

The name and address of the dealer operator(s) and principal investor(s) of DDN St. Johns, LLC, d/b/a Hyundai of St. Augustine, are dealer operator(s): Bruce Nelson, Jr., 915 West New Haven Avenue, Melbourne, Florida 32901; principal investor(s): Bruce Nelson, Jr., 915 West New Haven Avenue, Melbourne, Florida 32901, Samuel Difeo, 915 West New Haven Avenue, Melbourne, Florida 32901, Andrew Difeo, 915 West New Haven Avenue, Melbourne, Florida 32901, and Joseph Difeo, 915 West New Avenue, Melbourne, Florida 32901.

The notice indicates intent to establish the new point location in a county of less than 300,000 population, according to the latest population estimates of the University of Florida, Bureau of Economic and Business Research.

Certain dealerships of the same line-make may have standing, pursuant to Section 320.642, Florida Statutes, as amended by Chapter 88-395, Laws of Florida, to file a petition or complaint protesting the application. Written petitions or complaints must be received by the Department of Highway Safety and Motor Vehicles within 30 days of the date of publication of this notice and must be submitted to: Nalini Vinayak, Administrator, Dealer License Section, Department of Highway Safety and Motor Vehicles, Room A-312, MS 65, Neil Kirkman Building, 2900 Apalachee Parkway, Tallahassee, Florida 32399-0635.

A copy of such petition or complaint must also be sent by U.S. Mail to: Bill Schultheiss, Market Representation Manager, Hyundai Motor America, 270 Riverside Parkway, Suite A, Austell, Georgia 30168-7876.

If no petitions or complaints are received within 30 days of the date of publication, a final order will be issued by the Department of Highway Safety and Motor Vehicles approving the establishment of the dealership, subject to the applicant's compliance with the provisions of Chapter 320, Florida Statutes.

### Notice of Publication for a New Point Franchise Motor Vehicle Dealer in a County of Less than 300,000 Population

Pursuant to Section 320.642, Florida Statutes (2005), notice is given that Motor Sports of America of New Jersey, Inc., intends to allow the establishment of Evolution Motor Sports, Inc., as a dealership for the sale of Qingqi Ningbo (NING) motorcycles at 2629 North Magnolia Avenue, Ocala (Marion County), Florida 34475, on or after December 12, 2006.

The name and address of the dealer operator(s) and principal investor(s) of Evolution Motor Sports, Inc., are dealer operator(s): Kathy Parks, 2629 North Magnolia Avenue, Ocala, Florida 34475; principal investor(s): Kathy Parks, 2629 North Magnolia Avenue, Ocala, Florida 34475.

The notice indicates intent to establish the new point location in a county of less than 300,000 population, according to the latest population estimates of the University of Florida, Bureau of Economic and Business Research.

Certain dealerships of the same line-make may have standing, pursuant to Section 320.642, Florida Statutes, as amended by Chapter 88-395, Laws of Florida, to file a petition or complaint protesting the application.

Written petitions or complaints must be received by the Department of Highway Safety and Motor Vehicles within 30 days of the date of publication of this notice and must be submitted to: Nalini Vinayak, Administrator, Dealer License Section, Department of Highway Safety and Motor Vehicles, Room A-312, MS 65, Neil Kirkman Building, 2900 Apalachee Parkway, Tallahassee, Florida 32399-0635.

A copy of such petition or complaint must also be sent by U.S. Mail to: James Pizzo, Motor Sports of America, P. O. Box 334, Mount Royal, New Jersey 08061. If no petitions or complaints are received within 30 days of the date of publication, a final order will be issued by the Department of Highway Safety and Motor Vehicles approving the establishment of the dealership, subject to the applicant's compliance with the provisions of Chapter 320, Florida Statutes.

### Notice of Publication for a New Point Franchise Motor Vehicle Dealer in a County of More than 300,000 Population

Pursuant to Section 320.642, Florida Statutes (2005), Thunder Mountain Custom Cycles, Inc., intends to allow the establishment of Fort Lauderdale Harley Davidson, Inc., as a dealership for the sale of Thunder Mountain Custom motorcycles at 2871 North Federal Highway, Fort Lauderdale (Broward County), Florida 33306, on or after December 12, 2006.

The name and address of the dealer operator(s) and principal investor(s) of Fort Lauderdale Harley Davidson, Inc., are dealer operator(s): Bruce Rossmeyer, 2871 North Federal Highway, Fort Lauderdale, Florida 33306; principal investor(s): Bruce Rossmeyer, 2871 North Federal Highway, Fort Lauderdale, Florida 33306, and Terry Taylor, 2871 North Federal Highway, Fort Lauderdale, Florida 33306.

The notice indicates intent to establish the new point location in a county of more than 300,000 population, according to the latest population estimates of the University of Florida, Bureau of Economic and Business Research.

Certain dealerships of the same line-make may have standing, pursuant to Section 320.642, Florida Statutes, to file a petition or complaint protesting the application.

Written petitions or complaints must be received by the Department of Highway Safety and Motor Vehicles within 30 days of the date of publication of this notice and must be submitted to: Nalini Vinayak, Administrator, Dealer License Section, Department of Highway Safety and Motor Vehicles, Room A-312, MS 65, Neil Kirkman Building, 2900 Apalachee Parkway, Tallahassee, Florida 32399-0635.

A copy of such petition or complaint must also be sent by U.S. Mail to: Susan Fister, Accounting Department, Thunder Mountain Custom Cycles, Inc., 760 Southeast Frontage Road, Fort Collins, Colorado 80524.

If no petitions or complaints are received within 30 days of the date of publication, a final order will be issued by the Department of Highway Safety and Motor Vehicles approving the establishment of the dealership, subject to the applicant's compliance with the provisions of Chapter 320, Florida Statutes.

### Notice of Publication for a New Point Franchise Motor Vehicle Dealer in a County of More than 300,000 Population

Pursuant to Section 320.642, Florida Statutes (2005), Thunder Mountain Custom Cycles, Inc., intends to allow the establishment of Fort Lauderdale Harley Davidson, Inc., d/b/a Harley Davidson of Pompano, as a dealership for the sale of Thunder Mountain Custom motorcycles at 2900 Center Port Circle, Pompano Beach (Broward County), Florida 33064, on or after December 12, 2006.

The name and address of the dealer operator(s) and principal investor(s) of Fort Lauderdale Harley Davidson, Inc., d/b/a Harley Davidson of Pompano, are dealer operator(s): Bruce Rossmeyer, 2871 North Federal Highway, Fort Lauderdale, Florida 33306; principal investor(s): Bruce Rossmeyer, 2871 North Federal Highway, Fort Lauderdale, Florida 33306.

The notice indicates intent to establish the new point location in a county of more than 300,000 population, according to the latest population estimates of the University of Florida, Bureau of Economic and Business Research.

Certain dealerships of the same line-make may have standing, pursuant to Section 320.642, Florida Statutes, to file a petition or complaint protesting the application.

Written petitions or complaints must be received by the Department of Highway Safety and Motor Vehicles within 30 days of the date of publication of this notice and must be submitted to: Nalini Vinayak, Administrator, Dealer License Section, Department of Highway Safety and Motor Vehicles, Room A-312, MS 65, Neil Kirkman Building, 2900 Apalachee Parkway, Tallahassee, Florida 32399-0635.

A copy of such petition or complaint must also be sent by U.S. Mail to: Susan Fister, Accounting Department, Thunder Mountain Custom Cycles, Inc., 760 Southeast Frontage Road, Fort Collins, Colorado 80524.

If no petitions or complaints are received within 30 days of the date of publication, a final order will be issued by the Department of Highway Safety and Motor Vehicles approving the establishment of the dealership, subject to the applicant's compliance with the provisions of Chapter 320, Florida Statutes.

### Notice of Publication for a New Point Franchise Motor Vehicle Dealer in a County of Less than 300,000 Population

Pursuant to Section 320.642, Florida Statutes (2005), notice is given that Hyosung Motors America, Inc., intends to allow the establishment of Great American RVS, Inc., as a dealership for the sale of Hyosung motorcycles at 4300 U.S. Highway 441 South, Okeechobee (Okeechobee County), Florida 34974, on or after December 6, 2006.

The name and address of the dealer operator(s) and principal investor(s) of Great American RVS, Inc., are dealer operator(s): James A. Waynne, III, 5242 Strike the Gold Lane, Wesley Chapel, Florida 33544; principal investor(s): James A. Waynne, III, 5242 Strike the Gold Lane, Wesley Chapel, Florida 33544.

The notice indicates intent to establish the new point location in a county of less than 300,000 population, according to the latest population estimates of the University of Florida, Bureau of Economic and Business Research.

Certain dealerships of the same line-make may have standing, pursuant to Section 320.642, Florida Statutes, as amended by Chapter 88-395, Laws of Florida, to file a petition or complaint protesting the application.

Written petitions or complaints must be received by the Department of Highway Safety and Motor Vehicles within 30 days of the date of publication of this notice and must be submitted to: Nalini Vinayak, Administrator, Dealer License Section, Department of Highway Safety and Motor Vehicles, Room A-312, MS 65, Neil Kirkman Building, 2900 Apalachee Parkway, Tallahassee, Florida 32399-0635.

A copy of such petition or complaint must also be sent by U.S. Mail to: Edward Park, President, Hyosung Motors America, Inc., 5815 Brook Hollow Parkway, Suite B, Norcross, Georgia 30071.

If no petitions or complaints are received within 30 days of the date of publication, a final order will be issued by the Department of Highway Safety and Motor Vehicles approving the establishment of the dealership, subject to the applicant's compliance with the provisions of Chapter 320, Florida Statutes.

### Notice of Publication for a New Point Franchise Motor Vehicle Dealer in a County of Less than 300,000 Population

Pursuant to Section 320.642, Florida Statutes (2005), notice is given that MOD Cycles Corporation intends to allow the establishment of J & R Scooter, Inc., as a dealership for the sale of ZHEJ and ZONG motorcycles at 512 East Osceola Parkway, Kissimmee (Osceola County), Florida 34744-1612, on or after December 18, 2006.

The name and address of the dealer operator(s) and principal investor(s) of J & R Scooter, Inc., are dealer operator(s): Juan A. Vazquez, 3175 Whooping Crane Run, Kissimmee, Florida 34741-7538; principal investor(s): Juan A. Vazquez, 3175 Whooping Crane Run, Kissimmee, Florida 34741-7538.

The notice indicates intent to establish the new point location in a county of less than 300,000 population, according to the latest population estimates of the University of Florida, Bureau of Economic and Business Research. Certain dealerships of the same line-make may have standing, pursuant to Section 320.642, Florida Statutes, as amended by Chapter 88-395, Laws of Florida, to file a petition or complaint protesting the application.

Written petitions or complaints must be received by the Department of Highway Safety and Motor Vehicles within 30 days of the date of publication of this notice and must be submitted to: Nalini Vinayak, Administrator, Dealer License Section, Department of Highway Safety and Motor Vehicles, Room A-312, MS 65, Neil Kirkman Building, 2900 Apalachee Parkway, Tallahassee, Florida 32399-0635.

A copy of such petition or complaint must also be sent by U.S. Mail to: Carlos R. Ponce, MOD Cycles Corporation, 7547 Northwest 52nd Street, Miami, Florida 33166.

If no petitions or complaints are received within 30 days of the date of publication, a final order will be issued by the Department of Highway Safety and Motor Vehicles approving the establishment of the dealership, subject to the applicant's compliance with the provisions of Chapter 320, Florida Statutes.

### Notice of Publication for a New Point Franchise Motor Vehicle Dealer in a County of More than 300,000 Population

Pursuant to Section 320.642, Florida Statutes (2005), MOD Cycles, Inc., intends to allow the establishment of Lee County Motorsports, Inc., as a dealership for the sale of ZHEJ and ZONG motorcycles at 5580 8th Street, West, Lehigh Acres (Lee County), Florida 33971, on or after December 18, 2006.

The name and address of the dealer operator(s) and principal investor(s) of Lee County Motorsports, Inc., are dealer operator(s): Ronald Heilmaw, 5580 8th Street, West, Lehigh Acres, Florida 33971; principal investor(s): Ronald Heilmaw, 5580 8th Street, West, Lehigh Acres, Florida 33971.

The notice indicates intent to establish the new point location in a county of more than 300,000 population, according to the latest population estimates of the University of Florida, Bureau of Economic and Business Research.

Certain dealerships of the same line-make may have standing, pursuant to Section 320.642, Florida Statutes, to file a petition or complaint protesting the application.

Written petitions or complaints must be received by the Department of Highway Safety and Motor Vehicles within 30 days of the date of publication of this notice and must be submitted to: Nalini Vinayak, Administrator, Dealer License Section, Department of Highway Safety and Motor Vehicles, Room A-312, MS 65, Neil Kirkman Building, 2900 Apalachee Parkway, Tallahassee, Florida 32399-0635.

A copy of such petition or complaint must also be sent by U.S. Mail to: Carlos R. Ponce, MOD Cycles Corporation, 7547 Northwest 52nd Street, Miami, Florida 33166. If no petitions or complaints are received within 30 days of the date of publication, a final order will be issued by the Department of Highway Safety and Motor Vehicles approving the establishment of the dealership, subject to the applicant's compliance with the provisions of Chapter 320, Florida Statutes.

### Notice of Publication for a New Point Franchise Motor Vehicle Dealer in a County of More than 300,000 Population

Pursuant to Section 320.642, Florida Statutes (2005), Automobili Lamborghini, SpA, intends to allow the establishment of Luxury Imports of Palm Beach, LLC, as a dealership for the sale of Lamborghini automobiles at 2345 Okeechobee Road, West Palm Beach (Palm Beach County), Florida 33409, on or after January 1, 2007.

The name and address of the dealer operator(s) and principal investor(s) of Luxury Imports of Palm Beach, LLC, are dealer operator(s): Daniel DeLaura, 13680 Sunset Lakes, Winter Garden, Florida 34787; principal investor(s): for Brett Austin David Trust u/t/d/ October 20, 2006, and Brooke Ashley David Trust u/t/d October 20, 2006, Cecile Jacome, Trustee, 16481 Northeast 29th Avenue, North Miami Beach, Florida 33181.

The notice indicates intent to establish the new point location in a county of more than 300,000 population, according to the latest population estimates of the University of Florida, Bureau of Economic and Business Research.

Certain dealerships of the same line-make may have standing, pursuant to Section 320.642, Florida Statutes, to file a petition or complaint protesting the application.

Written petitions or complaints must be received by the Department of Highway Safety and Motor Vehicles within 30 days of the date of publication of this notice and must be submitted to: Nalini Vinayak, Administrator, Dealer License Section, Department of Highway Safety and Motor Vehicles, Room A-312, MS 65, Neil Kirkman Building, 2900 Apalachee Parkway, Tallahassee, Florida 32399-0635.

A copy of such petition or complaint must also be sent by U.S. Mail to: Stephan Winkelmann, Chairman, Automobili Lamborghini, SpA, Via Modena, 12, 1-40019 Sant' Agata, Bolognese, Italy, and Salvatore Cieri, Attorney-in-fact, Automobili Lamborghini, SpA, Via Modena, 12, 1-40019 Sant' Agata, Bolognese, Italy.

If no petitions or complaints are received within 30 days of the date of publication, a final order will be issued by the Department of Highway Safety and Motor Vehicles approving the establishment of the dealership, subject to the applicant's compliance with the provisions of Chapter 320, Florida Statutes.

### Notice of Publication for a New Point Franchise Motor Vehicle Dealer in a County of More than 300,000 Population

Pursuant to Section 320.642, Florida Statutes (2005), Motor Sports of America of New Jersey, Inc., intends to allow the establishment of Discount Scooters, Inc., as a dealership for the sale of Qingqi Ningbo (NING) motorcycles at 5908 North Armenia Avenue, Tampa (Hillsborough County), Florida 33603.

The name and address of the dealer operator(s) and principal investor(s) of Discount Scooters, Inc., are dealer operator(s): Brooke Gentile, 5908 North Armenia Avenue, Tampa, Florida 33603; principal investor(s): Brooke Gentile, 5908 North Armenia Avenue, Tampa, Florida 33603.

The notice indicates intent to establish the new point location in a county of more than 300,000 population, according to the latest population estimates of the University of Florida, Bureau of Economic and Business Research.

Certain dealerships of the same line-make may have standing, pursuant to Section 320.642, Florida Statutes, to file a petition or complaint protesting the application.

Written petitions or complaints must be received by the Department of Highway Safety and Motor Vehicles within 30 days of the date of publication of this notice and must be submitted to: Nalini Vinayak, Administrator, Dealer License Section, Department of Highway Safety and Motor Vehicles, Room A-312, MS65, Neil Kirkman Building, 2900 Apalachee Parkway, Tallahassee, Florida 32399-0635.

A copy of such petition or complaint must also be sent by U.S. Mail to: James Pizzo, Motor Sports of America, P. O. Box 334, Mount Royal, New Jersey 08061.

If no petitions or complaints are received within 30 days of the date of publication, a final order will be issued by the Department of Highway Safety and Motor Vehicles approving the establishment of the dealership, subject to the applicant's compliance with the provisions of Chapter 320, Florida Statutes.

### Notice of Publication for a New Point Franchise Motor Vehicle Dealer in a County of More than 300,000 Population

Pursuant to Section 320.642, Florida Statutes, Thunder Mountain Custom Cycles, Inc., intends to allow the establishment of Roadhouse, LLC., d/b/a Hollywood Choppers as a dealership for the sale of Thunder Mountain Custom Cycles, at 5749 Seminole Way, Hollywood (Broward County), Florida 33314, on or after January 15, 2005.

The name and address of the dealer operator(s) and principal investor(s) of Roadhouse, LLC., d/b/a Hollywood Choppers are dealer operator: Bruce Rossmeyer, 5749 Seminole Way, Hollywood, Florida 33314; principal investor(s): Bruce Rossmeyer, 5749 Seminole Way,

Hollywood, Florida 33314; Max Osceola, 5749 Seminole Way, Hollywood, Florida 33314; Michael Veach, 5749 Seminole Way, Hollywood, Florida 33314.

The notice indicates intent to establish the new point location in a county of more than 300,000 population, according to the latest population estimates of the University of Florida, Bureau of Economic and Business Research.

Certain dealerships of the same line-make may have standing, pursuant to Section 320.642, Florida Statutes, to file a petition or complaint protesting the application.

Written petitions or complaints must be received by the Department of Highway Safety and Motor Vehicles within 30 days of the date of publication of this notice and must be submitted to: Mr. Ronald D. Reynolds, Administrator, Dealer License Section, Department of Highway Safety and Motor Vehicles, Room A-312, Neil Kirkman Building, 2900 Apalachee Parkway, Tallahassee, Florida 32399-0635.

A copy of such petition or complaint must also be sent by U.S. Mail to: Maria Amaya, Controller, Thunder Mountain Custom Cycles Inc., 5836 Wright Drive, Loveland, Colorado 80538.

If no petitions or complaints are received within 30 days of the date of publication, a final order will be issued by the Department of Highway Safety and Motor Vehicles approving the establishment of the dealership, subject to the applicant's compliance with the provisions of Chapter 320, Florida Statutes.

Notice of Publication for a New Point Franchise Motor Vehicle Dealer in a County of More than 300,000 Population

Pursuant to Section 320.642, Florida Statutes (2005), Pacific Cycle, Inc., intends to allow the establishment of Scooter Escapes, LLC, as a dealership for the sale of SHWI motorcycles at 1450 1st Avenue, North, St. Petersburg (Pinellas County), Florida 33705, on or after December 7, 2006.

The name and address of the dealer operator(s) and principal investor(s) of Scooter Escapes, LLC, are dealer operator(s): Chris Densmore, 1450 1st Avenue North, St. Petersburg, Florida 33705; principal investor(s): Chris Densmore, 1450 1st Avenue North, St. Petersburg, Florida 33705.

The notice indicates intent to establish the new point location in a county of more than 300,000 population, according to the latest population estimates of the University of Florida, Bureau of Economic and Business Research.

Certain dealerships of the same line-make may have standing, pursuant to Section 320.642, Florida Statutes, to file a petition or complaint protesting the application.

Written petitions or complaints must be received by the Department of Highway Safety and Motor Vehicles within 30 days of the date of publication of this notice and must be submitted to: Nalini Vinayak, Administrator, Dealer License Section, Department of Highway Safety and Motor Vehicles, Room A-312, MS 65, Neil Kirkman Building, 2900 Apalachee Parkway, Tallahassee, Florida 32399-0635.

A copy of such petition or complaint must also be sent by U.S. Mail to: Mike Wolfgram, Pacific Cycle, Inc., 4902 Hammersley Road, Madison, Wisconsin 53711.

If no petitions or complaints are received within 30 days of the date of publication, a final order will be issued by the Department of Highway Safety and Motor Vehicles approving the establishment of the dealership, subject to the applicant's compliance with the provisions of Chapter 320, Florida Statutes.

### Notice of Publication for a New Point Franchise Motor Vehicle Dealer in a County of Less than 300,000 Population

Pursuant to Section 320.642, Florida Statutes (2005), notice is given that Titan Imports, Inc., d/b/a US Titan, Inc., intends to allow the establishment of DP & Company, Inc., as a dealership for the sale of KAITONG motorcycles at 7743 State Road 471, Bushnell (Flagler County), Florida 33513, on or after December 6, 2006.

The name and address of the dealer operator(s) and principal investor(s) of DP & Company, Inc., are dealer operator(s): David Eddy, 7743 State Road 471, Bushnell, Florida 33513; principal investor(s): David Eddy and Brett Eddy, 7743 State Road 471, Bushnell, Florida 33513.

The notice indicates intent to establish the new point location in a county of less than 300,000 population, according to the latest population estimates of the University of Florida, Bureau of Economic and Business Research.

Certain dealerships of the same line-make may have standing, pursuant to Section 320.642, Florida Statutes, as amended by Chapter 88-395, Laws of Florida, to file a petition or complaint protesting the application.

Written petitions or complaints must be received by the Department of Highway Safety and Motor Vehicles within 30 days of the date of publication of this notice and must be submitted to: Nalini Vinayak, Administrator, Dealer License Section, Department of Highway Safety and Motor Vehicles, Room A-312, MS 65, Neil Kirkman Building, 2900 Apalachee Parkway, Tallahassee, Florida 32399-0635.

A copy of such petition or complaint must also be sent by U.S. Mail to: Hongjie Zhang, Titan Imports, Inc., d/b/a US Titan, Inc., 15225 East Stafford Street, City of Industry, California 91744.

If no petitions or complaints are received within 30 days of the date of publication, a final order will be issued by the Department of Highway Safety and Motor Vehicles approving the establishment of the dealership, subject to the applicant's compliance with the provisions of Chapter 320, Florida Statutes.

### Notice of Publication for a New Point Franchise Motor Vehicle Dealer in a County of More than 300,000 Population

Pursuant to Section 320.642, Florida Statutes (2005), Western Golf Car Manufacturer, Inc., intends to allow the establishment of Victory Lane, LLC, as a dealership for the sale of Western Neighborhood Electric Vehicles (NEV) at 10491 Corkscrew Commons Drive, Estero (Lee County), Florida 33928, on or after January 15, 2007.

The name and address of the dealer operator(s) and principal investor(s) of Victory Lane, LLC, are dealer operator(s): David J. Parker, 21727 Helmsdale Run, Estero, Florida 33928; principal investor(s): David J. Parker, 21727 Helmsdale Run, Estero, Florida 33928.

The notice indicates intent to establish the new point location in a county of more than 300,000 population, according to the latest population estimates of the University of Florida, Bureau of Economic and Business Research.

Certain dealerships of the same line-make may have standing, pursuant to Section 320.642, Florida Statutes, to file a petition or complaint protesting the application.

Written petitions or complaints must be received by the Department of Highway Safety and Motor Vehicles within 30 days of the date of publication of this notice and must be submitted to: Nalini Vinayak, Administrator, Dealer License Section, Department of Highway Safety and Motor Vehicles, Room A-312, MS65, Neil Kirkman Building, 2900 Apalachee Parkway, Tallahassee, Florida 32399-0635.

A copy of such petition or complaint must also be sent by U.S. Mail to: Bill Manning, Western Golf Car Manufacturer, Inc., 69-391 Dillon Road, Desert Hot Springs, California 92241.

If no petitions or complaints are received within 30 days of the date of publication, a final order will be issued by the Department of Highway Safety and Motor Vehicles approving the establishment of the dealership, subject to the applicant's compliance with the provisions of Chapter 320, Florida Statutes.

### 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."

## AGENCY FOR HEALTH CARE ADMINISTRATION

### CERTIFICATE OF NEED DECISIONS ON BATCHED APPLICATIONS

The Agency for Health Care Administration made the following decisions on Certificate of Need applications for Hospital Beds and Facilities batching cycle with an application due date of September 13, 2006: County: Citrus Service District: 3 CON # 9933 Decision Date: 12/15/2006 Decision: D Facility/Project: Seven Rivers Regional Medical Center Applicant: Citrus HMA, Inc. Project Description: Establish a 16-bed comprehensive medical rehabilitation unit Approved Cost: \$0 County: Lake Service District: 3 CON # 9934 Decision Date: 12/15/2006 Decision: D Facility/Project: Promise Healthcare of Florida III, Inc. Applicant: Promise Healthcare of Florida III, Inc. Project Description: Establish a 40-bed long-term care hospital Approved Cost: \$0 County: Lake Service District: 3 CON # 9935 Decision Date: 12/15/2006 Decision: D Facility/Project: Select Specialty Hospital - Lake, Inc. Applicant: Select Specialty Hospital - Lake, Inc. Project Description: Establish a 44-bed long-term care hospital Approved Cost: \$0 County: Levy Service District: 3 CON # 9936 Decision Date: 12/15/2006 Decision: D Facility/Project: Ameris Health System, L.L.C. Applicant: Ameris Health System, L.L.C. Project Description: Establish a 60-bed Class I acute care hospital Approved Cost: \$0 County: Sumter Service District: 3 CON # 9937 Decision Date: 12/15/2006 Decision: D Facility/Project: Wildwood Medical Center, Inc. Applicant: Wildwood Medical Center, Inc. Project Description: Establish a 100-bed Class I acute care hospital Approved Cost: \$0 County: Orange Service District: 7 CON # 9938 Decision Date: 12/15/2006 Decision: A Facility/Project: Orlando Regional Lucerne Hospital Applicant: Orlando Regional Healthcare System, Inc. Project Description: Add 18 CMR beds to Orlando Regional Lucerne Hospital through the delicensure of 18 CMR beds from Orlando Regional Sand Lake Hospital Approved Cost: \$579,415.00 County: Orange Service District: 7 CON # 9939 Decision Date: 12/15/2006 Decision: D

Facility/Project: The Nemours Foundation Applicant: The Nemours Foundation Project Description: Establish a 5-bed Level II NICU Approved Cost: \$0 Service District: 9 County: Martin CON # 9940 Decision Date: 12/15/2006 Decision: D Facility/Project: Promise Healthcare of Florida IX, Inc. Applicant: Promise Healthcare of Florida IX, Inc. Project Description: Establish a 40-bed long-term care hospital Approved Cost: \$0 County: St. Lucie Service District: 9 CON # 9941 Decision Date: 12/15/2006 Decision: D Facility/Project: Kindred Hospitals East, L.L.C. Applicant: Kindred Hospitals East, L.L.C. Project Description: Establish a 50-bed long-term care hospital Approved Cost: \$0 Service District: 9 County: St. Lucie CON # 9942 Decision Date: 12/15/2006 Decision: D Facility/Project: Select Specialty Hospital - St. Lucie, Inc. Applicant: Select Specialty Hospital - St. Lucie, Inc. Project Description: Establish a 44-bed long-term care hospital Approved Cost: \$0 Service District: 9 County: Palm Beach CON # 9943 Decision Date: 12/15/2006 Decision: A Facility/Project: Delray Medical Center Applicant: Delray Medical Center, Inc. Project Description: Establish a 90-bed CMR unit at Delray Medical Center through delicensure of 90 CMR beds at Pinecrest Rehabilitation Hospital Approved Cost: \$162,250.00 County: St. Lucie Service District: 9 CON # 9944 Decision Date: 12/15/2006 Decision: D Facility/Project: Martin Memorial Medical Center, Inc. Applicant: Martin Memorial Medical Center, Inc. Project Description: Establish an 80-bed Class I acute care hospital Approved Cost: \$0 County: Broward Service District: 10 CON # 9945 Decision Date: 12/15/2006 Decision: D Facility/Project: Promise Healthcare of Florida X, Inc. Applicant: Promise Healthcare of Florida X, Inc. Project Description: Establish a 40-bed long-term care hospital Approved Cost: \$0 County: Broward Service District: 10 CON # 9946 Decision Date: 12/15/2006 Decision: D Facility/Project: Select Specialty Hospital - Broward, Inc. Applicant: Select Specialty Hospital - Broward, Inc. Project Description: Establish a 44-bed long-term care hospital Approved Cost: \$0 County: Miami-Dade Service District: 11

CON # 9947 Decision Date: 12/15/2006 Decision: D Facility/Project: Promise Healthcare of Florida XI, Inc. Applicant: Promise Healthcare of Florida XI, Inc. Project Description: Establish a 60-bed long-term care hospital Approved Cost: \$0 County: Miami-Dade Service District: 11 CON # 9948 Decision Date: 12/15/2006 Decision: D Facility/Project: Kindred Hospitals East, L.L.C. Applicant: Kindred Hospitals East, L.L.C. Project Description: Establish a 60-bed long-term care hospital Approved Cost: \$0 County: Miami-Dade Service District: 11 CON # 9949 Decision Date: 12/15/2006 Decision: D Facility/Project: Miami Jewish Home & Hospital for the Aged, Inc. Applicant: Miami Jewish Home & Hospital for the Aged, Inc. Project Description: Establish a 30-bed long-term care hospital Approved Cost: \$0 County: Miami-Dade Service District: 11 CON # 9950 Decision Date: 12/15/2006 Decision: D Facility/Project: Select Specialty Hospital - Dade, Inc. Applicant: Select Specialty Hospital - Dade, Inc. Project Description: Establish a 60-bed long-term care hospital Approved Cost: \$0 County: Miami-Dade Service District: 11 Decision Date: 12/15/2006 Decision: D CON # 9951 Facility/Project: Mount Sinai Medical Center of Florida, Inc. Applicant: Mount Sinai Medical Center of Florida, Inc. Project Description: Establish a 90-bed Class I acute care hospital Approved Cost: \$0 Service District: 7 County: Orange CON # 9952 Decision Date: 12/15/2006 Decision: D Facility/Project: The Nemours Foundation Applicant: The Nemours Foundation Project Description: Establish an 8-bed Level III NICU Approved Cost: \$0 County: Orange Service District: 7 CON # 9953 Decision Date: 12/15/2006 Decision: D Facility/Project: The Nemours Foundation Applicant: The Nemours Foundation Project Description: Establish an 82-bed Class II children's hospital Approved Cost: \$0

A request for administrative hearing, if any, must be made in writing and must be actually received by this department within 21 days of the first day of publication of this notice in the F.A.W., pursuant to Chapter 120, Florida Statutes, and Chapter 59C-1, Florida Administrative Code.

### 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."

The Department of Environmental Protection (Department) gives notice of its intent to issue a variance (File No. 0139296-006-EV) to Mosaic Fertilizer, L.L.C., Post Office Box 2000, Mulberry, Florida 33860-1100, under Section 373.414(17) and 403.201(1)(a), Florida Statutes, (F.S.), from the provisions of Rule 62-302.530, Florida Administrative Code (F.A.C), which provides minimum standards for dissolved oxygen levels in surface waters. This variance will apply to dissolved oxygen levels in the hypolimnion (the deepest layer) in the reclaimed lakes proposed in Environmental Resource Permit application No. 0139296-005 and Wetland Resource Permit modification application No. 0139296-004.

The Department's file on this matter is available for public inspection during normal business hours, 8:00 a.m. to 5:00 p.m., Monday through Friday, except legal holidays, at the Florida Department of Environmental Protection, Bureau of Mine Reclamation, 2051 East Dirac Drive, Tallahassee, Florida 32310-3760, (850)488-8217.

On June 20, 2005, Mosaic Fertilizer, L.L.C. applied for an Environmental Resource permit/water quality certification (application No. 0139296-005), wetland resource permit modification (application No. 0139296-004), and conceptual reclamation plan modification (MOS-HW-CPC) for the Hopewell Mine. The post reclamation plan proposed for the application areas includes six (6) lakes totaling approximately 138.6 acres to be created in areas previously mined for phosphate. On August 7, 2006, Mosaic Fertilizer, L.L.C. submitted a petition for a variance, under Section 373.414(17) and 403.201(1)(a), Florida Statutes, (F.S.), from the provisions of subsection 62-302.530(31), F.A.C, which provides minimum standards for dissolved oxygen levels in surface waters.

The dissolved oxygen levels in the hypolimnion of the deep-water pockets are expected to drop below the mandatory minimum of 5.0 mg/l at times. Stratification and the associated

reduction of dissolved oxygen in the hypolimnion are natural phenomena in deep-water bodies, especially during warmer parts of the year. This condition is well documented in the limnological literature and recognized in Section 373.414(6)(a), F.S., which states, "The Legislature recognizes that some mining activities that may occur in waters of the state must leave a deep pit as part of the reclamation. Such deep pits may not meet the established water quality standard for dissolved oxygen below the surficial layers. Where such mining activities otherwise meet the permitting criteria contained in this section, such activities may be eligible for a variance from the established water quality standard for dissolved oxygen within the lower layers of the reclaimed pit."

The low dissolved oxygen levels in the hypolimnion of the lakes are not expected to result in any on-site or off-site impacts. Oxygen levels in the upper layers of the lakes are expected to meet the requirements of Section 62-302.530, F.A.C., and be adequate to support healthy fish populations. Existing lakes on lands previously mined for phosphate support healthy populations of fish. Several reclaimed lakes are currently being managed by the Florida Fish and Wildlife Conservation Commission to provide the public recreational fishing opportunities. Once reclamation is completed, several of the lakes will be connected to reclaimed and/or preserved wetlands and streams. Water exiting these lakes is expected to meet the requirements for dissolved oxygen and other water quality criteria of Rule 62-302.530, F.A.C. The water will exit from the upper surface of the lakes and will flow through shallow conveyances that will provide further aeration.

There is no practicable means known or available to achieve the required dissolved oxygen levels within the hypolimnion in the reclaimed lakes. Therefore, the Department intends to issue a variance pursuant to Section 403.201(1)(a), F.S., for dissolved oxygen within the hypolimnion in the reclaimed lakes.

The referenced lakes at the Mosaic Hopewell Mine are located in Hillsborough County, Sections 26, 27, 29, 33, 34, 35, and 36, Township 29 South, Range 22 East and Sections 1, 2, 3, and 11, Township 30 South, Range 22 East, in the watershed of an unnamed tributary of English Creek, English Creek and the North Prong of the Alafia River, all Class III waters, designated to support the recreation, propagation and maintenance of a healthy, well-balanced population of fish and wildlife.

Under this intent to issue, this variance is hereby granted subject to the applicant's compliance with any requirement in this intent to publish notice of this intent in a newspaper of

general circulation and to provide proof of such publication in accordance with Section 50.051, Florida Statutes. This action is final and effective on the date filed with the Clerk of the Department unless a sufficient petition for an administrative hearing is timely filed under Section 120.569 and 120.57, Florida Statutes, as provided below. If a sufficient petition for an administrative hearing is timely filed, this intent to issue automatically becomes only proposed agency action on the application, subject to the result of the administrative review process. Therefore, on the filing of a timely and sufficient petition, this action will not be final and effective until further order of the Department. When proof of publication is provided, if required by this intent, and if a sufficient petition is not timely filed, the variance will be issued as a ministerial action. Because an administrative hearing may result in the reversal or substantial modification of this action, the applicant is advised not to commence construction or other activities until the deadlines noted below for filing a petition for an administrative hearing or request for an extension of time have expired and until the variance has been executed and delivered. Mediation is not available.

A person whose substantial interests are affected by the Department's action may petition for an administrative proceeding (hearing) under Section 120.569 and 120.57, Florida Statutes. The petition must contain the information set forth below and must be filed (received by the clerk) in the: Office of General Counsel of the Department, 3900 Commonwealth Boulevard, Mail Station 35, Tallahassee, Florida 32399-3000.

Under subsection 62-110.106(4), Florida Administrative Code, a person whose substantial interests are affected by the Department's action may also request an extension of time to file a petition for an administrative hearing. The Department may, for good cause shown, grant the request for an extension of time. Requests for extension of time must be filed with the: Office of General Counsel Department, 3900 Commonwealth Boulevard, Mail Station 35, Tallahassee, Florida 32399-3000, before the applicable deadline. A timely request for extension of time shall toll the running of the time period for filing a petition until the request is acted upon. If a request is filed late, the Department may still grant it upon a motion by the requesting party showing that the failure to file a request for an extension of time before the deadline was the result of excusable neglect.

If a timely and sufficient petition for an administrative hearing is filed, other persons whose substantial interests will be affected by the outcome of the administrative process have the right to petition to intervene in the proceeding. Intervention will be permitted only at the discretion of the presiding officer upon the filing of a motion in compliance with Rule 28-106.205, Florida Administrative Code.

In accordance with Section 373.414(17) and 403.201, F.S., petitions for an administrative hearing by the applicant must be filed within 14 days of receipt of this written notice. Petitions filed by any persons other than the applicant, and other than those entitled to written notice under Section 120.60(3), Florida Statutes must be filed within 14 days of publication of the notice or within 14 days of receipt of the written notice, whichever occurs first. Under Section 120.60(3), Florida Statutes, however, any person who has asked the Department for notice of agency action may file a petition within 14 days of receipt of such notice, regardless of the date of publication.

The petitioner shall mail a copy of the petition to the applicant at the address indicated above at the time of filing. The failure of any person to file a petition for an administrative hearing within the appropriate time period shall constitute a waiver of that person's right to request an administrative determination (hearing) under Section 120.569 and 120.57, Florida Statutes.

A petition that disputes the material facts on which the Department's action is based must contain the following information:

- (a) The name and address of each agency affected and each agency's file or identification number, if known;
- (b) The name, address, and telephone number of the petitioner; the name, address, and telephone number of the petitioner's representative, if any, which shall be the address for service purposes during the course of the proceeding; and an explanation of how the petitioner's substantial interests are or will be affected by the agency determination;
- (c) A statement of when and how the petitioner received notice of the agency decision;
- (d) A statement of all disputed issues of material fact. If there are none, the petition must so indicate;
- (e) A concise statement of the ultimate facts alleged, including the specific facts that the petitioner contends warrant reversal or modification of the agency's proposed action;

- (f) A statement of the specific rules or statutes that the petitioner contends require reversal or modification of the agency's proposed action; and
- (g) A statement of the relief sought by the petitioner, stating precisely the action that the petitioner wishes the agency to take with respect to the agency's proposed action.

A petition that does not dispute the material facts on which the Department's action is based shall state that no such facts are in dispute and otherwise shall contain the same information as set forth above, as required by Rule 28-106.301, Florida Administrative Code. Under Sections 120.569(2)(c), (d), Florida Statutes, a petition for administrative hearing must be dismissed by the agency if the petition does not substantially comply with the above requirements or is untimely filed.

This intent to issue a variance constitutes an order of the Department. Subject to the provisions of Section 120.68(7)(a), Florida Statutes, which may require a remand for an administrative hearing, the applicant has the right to seek judicial review of the order under Section 120.68, Florida Statutes, by the filing of a notice of appeal under rule 9.110 of the Florida Rules of Appellate Procedure with: Clerk of the Department in the Office of General Counsel, 3900 Commonwealth Boulevard, Mail Station 35, Tallahassee, Florida, 32399-3000, and by filing a copy of the notice of appeal accompanied by the applicable filing fees with the appropriate district court of appeal. The notice of appeal must be filed within 30 days from the date when the order is filed with the Clerk of the Department.

### NOTICE OF AVAILABILITY FLORIDA FINDING OF NO SIGNIFICANT IMPACT POLK CITY, FLORIDA

The Department of Environmental Protection has determined that Polk City's proposed Wastewater Treatment Facilities will not have a significant adverse affect on the environment. The potential amount of the loan is estimated at \$64,600,000. The project is expected to qualify for a State Revolving Fund loan composed of federal and state matching funds. A full copy of the Florida Finding of No Significant Impact can be obtained by writing to: Pankaj Shah, Bureau of Water Facilities Funding, Department of Environmental Protection, 2600 Blair Stone Road, MS #3505, Tallahassee, Florida 32399-2400.

### **DEPARTMENT OF HEALTH**

On December 20, 2006, M. Rony François, M.D., M.S.P.H., Ph.D., Secretary of the Department of Health, issued an Order of Emergency Suspension with regard to the license of Ephraim Aguilar, M.D., license number ME 16708. This Emergency Suspension Order was predicated upon the Secretary's findings of an immediate and serious danger to the public health, safety and welfare pursuant to Sections 456.073(8) and 120.60(6), Florida Statutes. The Secretary determined that this summary procedure was fair under the circumstances, in that there was no other method available to adequately protect the public.

### DEPARTMENT OF FINANCIAL SERVICES

IN THE CIRCUIT COURT OF THE SECOND JUDICIAL CIRCUIT, IN AND FOR LEON COUNTY, FLORIDA CASE NO.: 2006-2965

In Re: The Receivership of DOCTORCARE, INC., a Florida Health Maintenance Organization.

NOTICE TO ALL POLICYHOLDERS, CREDITORS, AND CLAIMANTS HAVING BUSINESS WITH DOCTORCARE, INC.

You are hereby notified that by order of the Circuit Court of the Second Judicial Circuit, in and for Leon County, Florida, entered the 27th day of November, 2006, the Department of Financial Services of the State of Florida was appointed as Receiver of DOCTORCARE, INC. and was ordered to liquidate the assets located in Florida of said company. Policyholders, claimants, creditors, and other persons in this State having claims against the assets of DOCTORCARE, INC., shall present such claims to the Receiver on or before 11:59 p.m., on Monday, December 3, 2007, or such claims shall be forever barred.

Requests for forms for the presentation of such claims and inquiries concerning this Receivership should be addressed to: The Division of Rehabilitation and Liquidation of the Florida Department of Financial Services, Receiver for DOCTORCARE, INC., Post Office Box 110, Tallahassee, Florida 32302-0110. You may also access the following Internet site for more information: www.floridainsurance receiver.org.

### IN THE CIRCUIT COURT OF THE SECOND JUDICIAL CIRCUIT, IN AND FOR LEON COUNTY, FLORIDA CASE NO.: 2006-2965

In Re: The Receivership of DOCTORCARE, INC., a Florida Health Maintenance Organization.

NOTICE TO ALL POLICYHOLDERS, CREDITORS, AND CLAIMANTS HAVING BUSINESS WITH DOCTORCARE, INC.

You are hereby notified that by order of the Circuit Court of the Second Judicial Circuit, in and for Leon County, Florida, entered the 1st day of December, 2006, the Department of Financial Services of the State of Florida was appointed as Receiver of DOCTORCARE, INC. and was ordered to liquidate the assets located in Florida of said company.

Policyholders, claimants, creditors, and other persons in this State having claims against the assets of DOCTORCARE, INC., shall present such claims to the Receiver on or before 11:59 p.m., on Monday, December 3, 2007, or such claims shall be forever barred.

Requests for forms for the presentation of such claims and inquiries concerning this Receivership should be addressed to: The Division of Rehabilitation and Liquidation of the Florida Department of Financial Services, Receiver for DOCTORCARE, INC., Post Office Box 110, Tallahassee, Florida 32302-0110. You may also access the following Internet site for more information: www.floridainsurance receiver.org.

### FINANCIAL SERVICES COMMISSION

### NOTICE OF FILINGS

Notice is hereby given that the Office of Financial Regulation, Division of Financial Institutions, has received a request by a credit union to expand its field of membership. Specific information regarding the expansion can be found at http://www.fldfs.com/ofr/banking/cufm.asp. Comments may be submitted to the: Director, 200 East Gaines Street, Tallahassee, Florida 32399-0371, for inclusion in the official record without requesting a hearing. However, pursuant to provisions specified in Chapter 69U-105, Florida Administrative Code, any person may request a public hearing by filing a petition with the: Clerk, Legal Services Office, Office of Financial Regulation, 200 East Gaines Street, Tallahassee, Florida 32399-0379. The Petition must be received by the Clerk within twenty-one (21) days of publication of this notice (by 5:00 p.m., January 19, 2007):

Name and Address of Applicant: Eastern Financial Florida Credit Union, Post Office Box 829514, Miramar, Florida 33082-9514

Expansion Includes: Association Group Received: December 12, 2006

## Section XIII Index to Rules Filed During Preceding Week

### RULES FILED BETWEEN December 11, 2006

and December 15, 2006					
Rule No.	File Date	Effective	Proposed	Amended	
		Date	Vol./No.	Vol./No.	

### DEPARTMENT OF TRANSPORTATION

14-10.003	12/11/06	12/31/06	32/44
14-10.004	12/11/06	12/31/06	32/44
14-10.006	12/11/06	12/31/06	32/44

### STATE BOARD OF ADMINISTRATION

### Florida Prepaid Postsecondary Education Expense Bo

19B-4.001	12/12/06	1/1/07	32/45
19B-5.002	12/12/06	1/1/07	32/45
19B-7.001	12/12/06	1/1/07	32/45
19B-8.003	12/12/06	1/1/07	32/45
19B-16.002	12/12/06	1/1/07	32/45
19B-16.011	12/12/06	1/1/07	32/45

### PUBLIC SERVICE COMMISSION

25-4.0665	12/13/06	1/2/07	32/41
25-22.0021	12/12/06	1/1/07	32/44
25-22.0022	12/12/06	1/1/07	32/44
25-22.029	12/12/06	1/1/07	32/44
25-22.0376	12/12/06	1/1/07	32/44
25-22.058	12/12/06	1/1/07	32/44
25-22.060	12/12/06	1/1/07	32/44

## WATER MANAGEMENT DISTRICTS

## Southwest Florida Water Management District

40D-2.011	12/12/06	1/1/07	32/19	
40D-2.021	12/12/06	1/1/07	32/19	
40D-2.041	12/12/06	1/1/07	32/19	
40D-2.091	12/12/06	1/1/07	32/19	32/45
40D-2.101	12/12/06	1/1/07	32/19	
40D-2.301	12/12/06	1/1/07	32/19	
40D-2.302	12/12/06	1/1/07	32/19	
40D-2.321	12/12/06	1/1/07	32/19	
40D-2.331	12/12/06	1/1/07	32/19	
40D-2.621	12/12/06	1/1/07	32/19	
40D-2.801	12/12/06	1/1/07	32/19	32/27
40D-8.041	12/12/06	1/1/07	32/19	
40D-8.624	12/12/06	1/1/07	32/19	32/45

Rule No.	File Date	Effective	Proposed	Amended
		Date	Vol./No.	Vol./No.
40D-8.626	12/12/06	1/1/07	32/19	
40D-80.074	12/12/06	1/1/07	32/19	32/45

# DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

### **Board of Employee Leasing Companies**

61G7-10.002	12/11/06	12/31/06	32/43

### DEPARTMENT OF ENVIRONMENTAL PROTECTION

62-303.150	12/13/06	1/2/07	32/45
62-303.351	12/13/06	1/2/07	32/45
62-303.410	12/13/06	1/2/07	32/45
62-303.600	12/13/06	1/2/07	32/45
62-303.810	12/13/06	1/2/07	32/45

### DEPARTMENT OF JUVENILE JUSTICE

### **Division of Probation**

63D-1.001	12/15/06	1/4/07	32/36	
63D-1.002	12/15/06	1/4/07	32/36	
63D-1.003	12/15/06	1/4/07	32/39	32/47
63D-1.004	12/15/06	1/4/07	32/36	32/47
63D-1.005	12/15/06	1/4/07	32/36	32/47
63D-2.001	12/15/06	1/4/07	32/42	
63D-2.002	12/15/06	1/4/07	32/42	32/47
63D-2.003	12/15/06	1/4/07	32/42	32/47

### DEPARTMENT OF HEALTH

### Board of Clinical Social Work, Marriage and Family

		,	8
64B4-2.002	12/12/06	1/1/07	32/42

### **Board of Psychology**

64B19-11.004	12/11/06	12/31/06	32/45
64B19-13.003	12/11/06	12/31/06	32/45
64B19-17.002	12/11/06	12/31/06	32/45

# FISH AND WILDLIFE CONSERVATION COMMISSION

68-1.007	12/12/06	1/1/07	32/44

### DEPARTMENT OF FINANCIAL SERVICES

### **Indexing Agency Orders**

	 •				
69T-1.001	12/	14/06	1/3/07	32/43	