Section I Notices of Development of Proposed Rules and Negotiated Rulemaking

DEPARTMENT OF EDUCATION

State Board of Education

RULE NO.:	RULE TITLE:
6A-1.09942	State Uniform Transfer of Students in
	the Middle Grades

PURPOSE AND EFFECT: The purpose of this rule is to ensure consistency for students who transfer to a Florida public school after grade 6. The effect of this rule will be to provide consistency for students who enter a Florida public middle school at the seventh or eighth grade from out of state or from a foreign country by not requiring them to spend additional time in a Florida public school in order to meet the middle grades promotion requirements if the student has met all of the promotion requirements of the school district, state or country from which he or she is transferring.

SUBJECT AREA TO BE ADDRESSED: General requirements for middle grades promotion.

SPECIFIC AUTHORITY: 1003.4156(3) FS.

LAW IMPLEMENTED: 1003.4156 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: Lynn Abbott, Agency Clerk, Department of Education, 325 West Gaines Street, Room 1514, Tallahassee, Florida 32399-0400; (850)245-9661

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

<u>6A-1.09942</u> State Uniform Transfer of Students in the Middle Grades.

The purpose of this rule is establish procedures relating to the completion of the middle grades promotion requirements by students who transfer to a Florida public school after grade 6. The procedures shall be as follows:

(1) Students who enter a Florida public school composed of middle grades in grade 7, from out of state or from out of country, who met all promotion requirements during the previous school year of the school district, state, or country from which he or she is transferring, shall be considered to have successfully completed one English course, one mathematics course, one social studies course, and one science course in order to satisfy the General Requirements for Middle Grades Promotion pursuant to Section 1003.4156, Florida Statutes.

(2) Students who enter a Florida public school composed of middle grades in grade 8, from out of state or from out of country, who met all promotion requirements during the previous school year of the school district, state, or country from which he or she is transferring, shall be considered to have successfully completed two English courses, two mathematics courses, two social studies courses, and two science courses in order to satisfy the General Requirements for Middle Grades Promotion pursuant to Section 1003.4156, Florida Statutes.

Specific Authority 1003.4156(3) FS. Law Implemented 1003.4156 FS. History–New .

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

Suwannee River Water Management District

RULE NOS.:	RULE TITLES:
40B-1.703	Procedures for Consideration of
	Permit Applications
40B-1.709	Suspension, Revocation, and
	Modification of District Permits
40B-1.901	General

PURPOSE AND EFFECT: The purpose of the rule development is to revise the above sections of Chapter 40B-1, Florida Administrative Code, so that they are consistent with the changes being proposed to Chapter 40B-2, Florida Administrative Code. The effect of the rule development will be to establish a more effective and efficient regulatory program.

SUBJECT AREA TO BE ADDRESSED: This proposed rule development will revise the existing rule language in Chapter 40B-2, Florida Administrative Code, by addressing a new type of water use permit, a general permit by rule, that may be obtained and the procedural requirements.

SPECIFIC AUTHORITY: 373.044, 373.083, 373.113, 373.118, 373.171, 373.4141 FS.

LAW IMPLEMENTED: 120.53, 120.57, 120.59, 120.60, 373.084, 373.085, 373.086, 373.106, 373.116, 373.118, 373.119, 373.229, 373.313, 373.413, 373.416, 373.426, 373.429 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: Linda Welch, Administrative Assistant, Suwannee River Water Management District, 9225 C.R. 49, Live Oak, Florida 32060, (386)362-1001 or (800)226-1066 (FL only).

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

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Construction Industry Licensing Board

RULE NO.:RULE TITLE:61G4-16.0021Written Examination for Swimming
Pool Specialty Contractors

PURPOSE AND EFFECT: The Board proposes the rule amendment to update the time limit the Board will accept practical examination for licensure of any category of swimming pool specialty contractor as specified in Rule 61G4-15.032, F.A.C.

SUBJECT AREA TO BE ADDRESSED: Written examination for swimming pool specialty contractors.

SPECIFIC AUTHORITY: 455.217(1), 489.113(6), 489.115(5) FS.

LAW IMPLEMENTED: 455.217(1), 489.113(6), 489.115(5) 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: G. W. Harrell, Executive Director, Construction Industry Licensing Board, 1940 North Monroe Street, Tallahassee, Florida 32399

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

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

Division of Consumer Services

RULE NO.:	RULE TITLE:
69J-7.006	Grants Directly from the Department
	to Homeowners

PURPOSE AND EFFECT: Section 215.5586, F.S., created the My Safe Florida Home (MSFH) Program. This program provides grants to certain homeowners for hurricane damage mitigation work to their homes. This rule establishes procedures for application and award of grants to non-low income grant applicants in the MSFH program; sets forth Department interpretation of certain grant eligibility criteria that are specified only in general by Section 215.5586, F.S.; and sets forth the Department's interpretation as to the intended effect of changes made by the Legislature to Section 215.5586, F.S., in its 2007 regular session, concerning homeowners previously issued grants or previously advised by the Department that they were eligible for a grant. Both low income and non-low income persons may receive grants, but low-income applicants are subject to different requirements. This rule applies only to non low-income applicants. Subsection (6) of 215.5586, F.S., provides rulemaking authority to adopt rules to implement Section 215.5586, F.S., and carry out the duties of the Department pursuant to the Section 215.5586, F.S.

SUBJECT AREA TO BE ADDRESSED: MySafeFlorida Home Grant Standards.

SPECIFIC AUTHORITY: 215.5586(6) FS.

LAW IMPLEMENTED: 215.5586 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: Wednesday, May 28, 2008, 9:30 a.m.

PLACE: 142 Larson Building, 200 East Gaines 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: Tami Torres @ Tami.Torres@myfloridacfo.com. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT IS: Tami Torres, 5th Floor Larson Building, 200 E Gaines St., Tallahassee FL 32399-0333; Email Tami.Torres@myfloridacfo.com.

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

69J-7.006 Grants: Eligibility, Application and Award (Non-Low Income)

(1) Applicability.

This rule applies to grants to homeowners under Section 215.5586(2), Florida Statutes, except that this rule does not apply to grants to low-income persons under Section 215.5586(2)(g), Florida Statutes, or to grants by or through non-profit entities or local governments under Section 215.5586(2)(d), Florida Statutes.

(2) Definitions.

For the purposes of this rule and implementation of Section 215.5586(2), Florida Statutes, the following definitions apply:

(a) "Completed Inspection" refers to an inspection wherein an inspector has performed a visual examination of a Florida home, and has submitted an inspection report to the Department.

(b) "Department" standing alone refers to the Department of Financial Services.

(c) "Grant" refers to a grant under Section 215.5586(2), Florida Statutes.

(d) "Home" refers to the residence on which the retrofit improvement work would be performed.

(e) "Matching grant" is, for purposes of Section 215.5586(2), Florida Statutes, a grant under which the homeowner will be reimbursed for half of the actual costs to make the improvement, up to \$5,000 for any and all improvements. This is contrasted with a low-income homeowner grant recipient who is not required to match the pay 50% of the actual cost up to \$5,000, and will be reimbursed the actual cost to make the improvement(s), up to \$5,000 for improvements.

(f) Opening Protection.

<u>1. "Standard" opening protection refers to metal panels</u> that are manually installed when a storm approaches, and are removed and stored when the storm has past.

2. "Permanently attached" opening protection refers to accordion shutters, roll-down shutters, and other opening protection devises that are permanently attached to the building and are deployed across the opening when a storm approaches, and retracted back to their permanent attachment point when the storm has past.

3. "Permanently deployed" opening protection refers to windows and doors that are pressure and impact rated for hurricane conditions and that are installed in accordance with current Florida Building Code requirements for new construction.

(g) "Program" and "MSFH Program" and "My Safe Florida Home Program" refer to the program created under the authority of Section 215.5586, Florida Statutes.

(h) "Site-built" means a home built at its permanent and final location. This is contrasted with manufactured housing, including mobile homes and modular homes of which all or entire major sections of the home are built off-site, and the sections are assembled on site, which are not eligible for a grant pursuant to Section 215.5586, Florida Statutes.

(i) "The year in which the home was built" means the year in which application for the building permit for initial construction was made with the applicable building department.

(j) "You" or "your" refers to a homeowner applying for or awarded a grant under Section 215.5586, Florida Statutes.

(3) Eligibility for Grants.

(a) "Acceptable hurricane mitigation inspection."

An "acceptable hurricane mitigation inspection" as required by Section 215.5586(2)(a)3., Florida Statutes, is:

<u>1. An inspection by a Wind Certification Entity under</u> Section 215.5586(1), Florida Statutes, concerning which the homeowner has received a report of inspection from the Department;

2. An inspection conducted by a non-profit entity or a local government entity pursuant to agreement between the Department and that non-profit entity or a local government entity, or

<u>3. An inspection conducted by a third party who has a contract with the Department under Section 215.5586(10).</u> Florida Statutes, to conduct inspections for the Department.

(b) "Wind-borne debris region."

1. Section 215.5586(2)(a)4., Florida Statutes (2007), limits grants to "Wind-borne debris region as that term is defined in Section 1609.2, International Building Code (2006)." The preceding phrase, as implemented by the Department under Section 215.5586(2)(a)4., Florida Statutes, is the geographic area determined by the Florida Building Commission to be the State of Florida's Wind-Borne Debris Region, depicted in figure 1609 and figure R301.2(4) of the Florida Building Code (2007 Supplement). Figure 1609 and figure R302.2(4) of the Florida Building Code (2007 supplement) are hereby adopted and incorporated by reference into this rule. The Florida Building Code, including the cited figures, is available online at the website of the Florida Building Commission, at http://www2.iccsafe.org/states/2004 florida codes.

2. Consistent with paragraph (b)1. above, the entire area of the following counties is within the wind-borne debris region: Broward, Escambia, Franklin, Gulf, Martin, Miami-Dade, Monroe, Pinellas, St, Lucie, and Sarasota.

3. Consistent with subparagraph (b)1. above, no part of the following counties is within the wind-borne debris region: Alachua, Baker, Bradford, Calhoun, Clay, Columbia, Gadsden, Gilchrist, Glades, Hamilton, Hardee, Highlands, Holmes, Jackson, Lafayette, Lake, Leon, Madison, Marion, Okeechobee, Osceola, Polk, Putnam, Seminole, Sumter, Suwannee, and Union.

<u>4. Consistent with subparagraph (b)1. above, part but not all of the following counties is within the wind-borne debris region: Bay, Brevard, Charlotte, Citrus, Collier, DeSoto, Dixie, </u>

Duval, Flagler, Hendry, Hernando, Hillsborough, Indian River, Jefferson, Lee, Levy, Liberty, Manatee, Nassau, Okaloosa, Orange, Palm Beach, Pasco, Santa Rosa, St. Johns, Taylor, Volusia, Wakulla, Walton, and Washington. The extent of the wind-borne debris region within these counties is determined by the county building official, and the Department's determination as to whether a particular home in these counties is within the wind-borne debris region is based upon information provided to the Department by the county building official's office.

(c) "Insured value" requirement.

<u>1. The "insured value" criteria specified at Section</u> <u>215.5586(2)(a)2.</u>, Florida Statutes, refers to the insured value of the dwelling structure under a homeowner's property insurance policy, at Section 1, Coverage A – Dwelling, of the policy.

2. To be eligible for a grant under Section 215.5586(2), Florida Statutes, there must be homeowner's insurance coverage in force on the Home at the time of grant application; it is not necessary that the homeowner's insurance that is in force include hurricane wind coverage.

<u>3. Insured value under a flood insurance policy issued</u> <u>under the national flood insurance program is not acceptable as</u> <u>proof of compliance with the insured value requirement under</u> <u>Section 215.5586(2)(a)2., Florida Statutes.</u>

(d) Multi-family structures excluded.

Only residences that are detached, single family, site built dwellings are eligible for grants. Residences within a multi-family structure are not eligible for grants. Residences within a multi-family structure are those that to any degree share a wall or roof with any other residence. Examples of residences within multi-family structures that are not eligible for a grant include, but are not limited to, townhouses or patio homes, or residences within a duplex or a triplex.

(e) Homestead exemption requirement.

To be eligible for a grant, the home must have been actually granted a homestead exemption that is in effect as of the date of grant application. It is not sufficient that an application for homestead exemption has been filed or that the home qualifies for a homestead exemption and will be issued a homestead exemption for the following tax year. The homestead exemption offered to show compliance with Section 215.5586(2)(a)1., Florida Statutes, must show the grant applicant as property owner.

(f) "Owner-occupied."

The phrase "owner-occupied" as used in Section 215.5586(2), Florida Statutes, requires that the owner of the home must actually be residing in the home at time of the application for grant, in order to be eligible for a grant.

(4) Application for Grant.

(a) How to apply.

1. Homeowners shall apply for a grant by supplying the required information to the Department through the Department's My Safe Florida Home online system, located at http://www.mysafefloridahome.com/. Once at that webpage, select "For Homeowners," then select "Matching Grants;" or the homeowner can click on "I want to apply for a grant"

2. Homeowners who cannot apply online may call the Department at (866)513-6734, and the Department staff will take the required information by phone and enter it into the Department's computer system for the homeowner.

(b) Information required to be provided by homeowner in an application for a grant.

(c) The following information must be supplied to the Department by a grant applicant:

1. Wind inspection report number for the home, as appearing on the upper left corner of the inspection report issued to the homeowner by the Department under Section 215.5586(1)(a)1., Florida Statutes. This number is also referred to as the "application number."

2. The applicant's last name and zip code. Applications will not be accepted unless this information entered by the applicant matches the data in the Department's records relating to the inspection report issued to the homeowner by the Department under Section 215.5586(1)(a)1., Florida Statutes.

3. Information to confirm the Department's online system:

a. When the Department's online system matches the application number, last name, and zip code, the Department's online system will display the following information concerning the home, as such information exists in the Department's records as a result of the previous inspection of the home under Section 215.5586(1), Florida Statutes, and the applicant will be required to indicate whether the information displayed is correct according to the applicant's records and recollection:

(I) The address of the Home.

(II) Whether the Home is in a wind-borne debris region.

(III) The mitigation improvements recommended in the MSFH inspection report issued to the homeowner.

(IV) The year the home was built.

b. If applicant indicates that any displayed information is not correct, the online system will instruct the applicant to call the My Safe Florida Home program staff at its toll free phone number, as published on the My Safe Florida Home website, and the online application session will terminate. Upon contacting My Safe Florida Home staff, that staff will assist the applicant to determine the reason for the discrepancy. When the discrepancy is resolved, the applicant can commence a new online grant application.

4. If the building permit for initial construction was applied for in 2002, the applicant will be required to provide the Department with evidence that the building permit was applied for before March 1, 2002, as required by Section 215.5586(2) (a)5., Florida Statutes. Satisfactory evidence shall include: a copy of records of the building department showing the permit application date; a written, signed statement from the building department stating the permit application date; or a written, signed statement of the contractor who applied for the permit, stating the date of application.

5. Whether the applicant is applying as a low income homeowner. If the applicant indicates that they are applying as a low income homeowner, additional information is required, as specified by a different rule of the Department.

6. The applicant must indicate whether their home is a site-built, detached single family dwelling. If the applicant indicates that the home is not a site-built, detached single family dwelling, the online system will advise them that they are not eligible for a grant, and that they should contact the My Safe Florida Home staff if they believe an error has been made or otherwise have questions regarding the matter; the online application session will then terminate.

7. The applicant must provide the homestead exemption number for the home, as assigned by the county property appraiser for the county where the home is located. Applicant must provide the insured value of the home.

8. The applicant must indicate assent to the following statement: "I, the applicant, under penalty of perjury, do hereby state that this application is the only application for grant I have submitted. Additionally, I understand that pursuant to Section 837.06, Florida Statutes, knowingly making a false statement in writing with the intent to mislead a public servant in the performance of their official duty is a crime punishable as provided in Section 775.082 or 775.083, Florida Statutes."

(d) Documentary materials required to be submitted by applicant for a grant.

<u>1. As more fully specified below, every applicant for a grant subject to this rule shall submit to the Department documentary evidence of homestead exemption and insured value, in applying for a grant.</u>

a. The required documentary evidence shall be submitted by mail or as electronic attachments to the application for grant. The electronic attachments shall be in one of the following formats: jpg, gif, tif, doc, or pdf. The Department's online system will prompt the applicant to indicate whether they will submit by mail, or by electronic attachment. Where the applicant selects electronic attachment, the Department's system will provide a field into which the electronic document may be copied by the applicant.

b. Documentary materials must be fully legible. Documentary materials showing indication of alternation or forgery will be rejected with notice to the applicant by the Department.

2. Proof of homestead exemption. The following items will be accepted by the Department as documentary proof of current homestead exemption:

a. A copy of the annual application for renewal of homestead exemption provided to the homeowner by the county property appraiser's office, issued within the 24 months preceding the date on which grant application is made, showing the address and homestead exemption number of the home which is the subject of the grant application, and naming the grant applicant as property owner;

b. A copy of a receipt showing renewal of homestead exemption, issued by the county property appraiser's office within the 24 months preceding the date on which grant application is made, showing the address and homestead exemption number of the home which is the subject of the grant application, and naming the grant applicant as property owner; or

c. Other document issued by the county property appraiser's office, or available and printed from the county property appraiser's online website, if any, establishing that the home currently has a homestead exemption.

<u>3. Proof of insurance coverage. Applicant shall submit a copy of the declarations page of the homeowner property insurance policy covering the property at the time of the grant application, as issued by the insurer, showing the coverage period, the named insured, the address of the insured property, and the limit of liability for the coverage under Section 1, Coverage A – Dwelling.</u>

4. Proof of permit date. If the building permit for initial construction was applied for in 2002, the applicant will be required to provide the Department with evidence that the building permit was applied for before March 1, 2002, as required by Section 215.5586(2)(a)5., Florida Statutes. Satisfactory evidence shall include: a copy of records of the building department showing the permit application date; a written, signed statement from the building department stating the permit application date; or a written, signed statement of the contractor who applied for the permit, stating the date of application.

(5) Processing of Grant Applications.

(a) Grant applications that are determined by the Department to be incomplete or irregular shall be held in abeyance by the Department. Notice will be provided to the applicant as set forth in this rule. A grant application is incomplete if it lacks any information required by the application, or if the Department has not received all documentation regarding homestead exemption and insured value, as required by this rule. A grant application is considered by the Department to be irregular if it contains information that is internally inconsistent or which is inconsistent with other information known or received by the Department, is apparently duplicative of another application on the same residence or by the same homeowner, contains nonsensical or illogical information, or if the Department has reason to believe that the application may be fraudulent. (b) Within 45 days of receiving the application, the Department will notify the grant applicant concerning the status of the grant application. Grant applicants are responsible for ensuring that their grant application is complete and regular. No notice will be provided concerning the status of a grant application if the Department has or is referring the application to law enforcement or other investigatory authorities for investigation or other action with regard to suspected fraud or other illegal activity in connection with the application.

(6) Award of Grants.

(a) A grant is awarded when the Department prepares and sends the grant applicant a form DFS-I4-1806 (Matching Grant Award Packet). No grant is considered awarded until the Department actually places form DFS-14-1806 in the U.S. mail to the applicant.

(b) Grants awarded by the Department are conditioned on all the terms, conditions, and other provisions set forth by the Department in form DFS-I4-1806. By accepting the grant, the applicant agrees to all the said terms, conditions, and provisions.

(c) No change to the terms, conditions, and provisions of a grant shall be effective against the Department unless agreed to in writing and signed by the My Safe Florida Home program manager.

(7) The applicant must use a contractor who is participating in the program in accordance with Rule 69J-2.004, Florida Administrative Code. A current, updated list of participating contractor's can be found at: http://www.mysafefloridahome.com/ParticipatingContractorsLists.asp.

(8) In order receive grant funds, the Participating Contractor must use products that meet impact, wind pressure, and pressure cycle testing requirements of, and be tested and approved under, the Florida Building Code Product Approval System, as established by Rule Chapter 9B-72, Florida Administrative Code, which is adopted pursuant to Section 553.73(1)(a), Florida Statutes. Products must meet one of following building code standards for 9 pound missile impact, wind pressure, and pressure cycling:

(a) Miami-Dade County Building Code using TAS 201, 202 and 203, as adopted therein, for homes in Miami-Dade County, to the extent applicable under that code; or

(b) Florida Building Code Product Approval using SSTD 12-93/97, ASTM E 1886 and E-1996, or TAS 201, 202 and 203, as adopted therein, to the extent applicable under that code.

(9) In order to receive grant funds for improvements, a particular improvement category needs to be completed:

(a) If the Homeowner chooses to protect windows in the home, all windows must be protected to receive grant funds for any window improvements. This includes gable vents.

(b) If the Homeowner chooses to protect exterior doors in the home all doors, including sliding glass doors, must be protected in order to receive grant funds for any door improvements.

(c) If the Homeowner chooses to brace the gable ends in a home, all gable ends four feet or more in height must be braced in order to receive grant funds for this improvement.

(d) Replacing a garage door with an impact-resistant door or bracing an already hurricane-rated garage door to make it impact-resistant can be performed without other improvements being made.

(e) Replacing skylights with an impact-rated skylight can be performed without other improvements being made.

(10) If bracing of gable ends is not identified by the department's wind inspection, but is identified as necessary by a participating contractor, the department will disburse funds for bracing gable ends with evidence in the form of photographs or video, a copy of the building permit when required by the building code applicable to do this improvement and upon re-inspection by the department.

(11) Improvements on a home pursuant to Section 215.5586(2), Florida Statutes, must be completed within twelve months of grant approval in order to be eligible for grant funds.

(12) After approval and the work is completed, an applicant must complete, sign, and return the reimbursement forms sent along with the grant approval letter. The reimbursement forms include a homeowner reimbursement form and a contractor verification form.

(a) The homeowner reimbursement form shall be completed out by the homeowner, and the following information must be included on the form:

1. Amount charged by the contractor;

2. Amount homeowner paid the contractor;

3. Homeowner's signature;

4. Homeowner's Social Security number.

(b) The contractor verification form shall be filled out by the participating contractor. The Contractor must complete the form, including a breakdown of labor and material costs. The following information must be included on the form:

<u>1. Total job cost charged to the homeowner (for each type of improvement), including rebates or discounts offered to the homeowner;</u>

2. Participating Contractor's name;

3. Business Name;

4. Participating Contractor's Signature;

5. Participating Contractor Number;

6. Date Work Completed;

7. Building permit number, if applicable.

8. For Opening and Door Protections;

<u>a. The Florida Building Code (FBC) or Notice of Approval (NOA) product approval number;</u>

b. Number of windows or doors and square footage protected;

c. Number of labor hours;

d. Labor Costs;

e. Material Costs;

f. Other Costs (such as permit costs).

g. A Diagram or Cut Sheet completed by the contractor detailing what was protected:

9. For Bracing Gable Ends:

a. Material type;

b. Number of labor hours;

c. Labor costs;

d. Material costs;

e. Other costs (such as permit costs).

(c) Once the required forms are completed, the homeowner must submit the forms and any receipts to: My Safe Florida Home, Reimbursement Request, P. O. Box 8200, Tallahassee, Florida 32314-8200.

(13) A Homeowner will only be reimbursed one time for any or all improvements authorized by Section 215.5586(e), Florida Statutes, up to \$5,000.

(14) When the My Safe Florida Home Program is in receipt of a completed reimbursement request, either an email confirmation or a mailing will be sent confirming the request has been received.

(a) If the forms that are submitted are complete, the homeowner should expect to receive a reimbursement check in approximately 6 to 8 weeks.

(b) If the forms are incomplete, the Program will contact the Homeowner to let them know what information is missing and will do one or more of the following:

<u>1. Request that the Homeowner email, fax or mail the additional documentation;</u>

2. Request the Homeowner to provide photos of the work completed on the home:

<u>3. Incomplete reimbursement requests will remain</u> pending until all necessary documentation is received.

(15) Each home that receives grants under this Program shall be subject to random inspection to comply with Florida law, Section 215.5586(2)(c), Florida Statutes, which requires the Program to re-inspect at least 5 percent of all homes retrofitted with grant funds.

(16) The My Safe Florida Home helpline, (866)513-6734, is available for questions concerning this rule.

(17) Implementation of Legislative Changes to Section 215.5586, Florida Statutes.

(a) Change in grant eligibility requirements.

By operation of Chapter 2007-126, Laws of Florida, amending Section 215.5586(2)(a), Florida Statutes, effective June 12, 2007, the Legislature changed the grant eligibility requirements for persons receiving a completed home inspection after May 1, 2007. The Department interprets this legislation to be prospective only, and that homeowners who received a completed inspection under Section 215.5586(1), Florida Statutes, on or prior to May 1, 2007, remain eligible for a grant after May 1, 2007.

(b) Change in eligible types of retrofit improvement work. By operation of Chapter 2007-126, Laws of Florida, amending Section 215.5586(2)(e), Florida Statutes, effective June 12, 2007, the Legislature reduced the types of retrofit improvement work eligible for grant subsidy from seven categories to three categories. Prior to June 12, 2007, the Department had issued numerous notices or letters to homeowners advising those homeowners that they were eligible to apply for grant assistance for some or all of the four types of retrofit improvement work that were deleted from Section 215.5586, Florida Statutes, by operation of Chapter 2007-126, Laws of Florida. The Department interprets the Legislative intent in this matter to be as reflected in the following two sub-subparagraphs, and will implement Section 215.5586, Florida Statutes, accordingly.

1. Grants approved by the Department in writing prior to June 12, 2007, remain in force as to any and all of the seven types of retrofit improvement work specified and approved in the grant for the particular house in question.

2. Homeowners who received a notice or letter from the Department dated prior to June 12, 2007, advising those homeowners that they were eligible to apply for grant assistance for some or all of the four types of retrofit improvement work that have subsequently been deleted from Section 215.5586, Florida Statutes, by operation of Ch. 2007-126, but which homeowners were not approved for a grant prior to June 12, 2007, are not eligible for a grant to accomplish any of the four types of retrofit improvement work deleted by the Legislature effective June 12, 2007, notwithstanding that the inspection report or other papers provided to them by the Department prior to June 12, 2007, which recommended, advised, or indicated that the homeowner was eligible to apply for a grant for one or more of the four types of deleted retrofit improvement work.

Specific Authority 215.5586(6) FS. Law Implemented 215.5586 FS. New _____.

DEPARTMENT OF FINANCIAL SERVICES

Division of Consumer Services

RULE NO.: RULE TITLE:

69J-7.007 Grants-Medical Condition Exception PURPOSE AND EFFECT: Section 215.5586, F.S. establishes the MyFloridaSafe Home Program to provide grants to encourage residential property owners meeting specified criteria to improve the structural integrity of their residential structures to make them less vulnerable to hurricane damage. In most cases, replacing one set of code compliant hurricane shutters with another set does not meet the statutory mandate that improvements funded by MySafeFlorida Home grant be used to make structures less vulnerable to hurricane damage. However, if a medical condition makes an existing shutter system too difficult to deploy, its replacement with a more easily deployed system may reduce hurricane damage vulnerability. The proposed rule provides a procedure for homeowners with a medical condition which impairs shutter deployment to obtain a grant to replace shutters.

SUBJECT AREA TO BE ADDRESSED: MySafeFlorida Home Grant Standards.

SPECIFIC AUTHORITY: 215.5586(6) FS.

LAW IMPLEMENTED: 215.5586 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: Wednesday, May 28, 2008, 9:30 a.m.

PLACE: 142 Larson Building, 200 East Gaines 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: Ellen Simon, (850)413-4270. 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 IS: Ellen Simon, Assistant General Counsel, Department of Financial Services, 200 East Gaines Street, Tallahassee, Florida 32399, (850)413-4270

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

69J-7.007 Grants – Medical Condition Exception.

(1) Definitions.

(a) "Grant" refers to a grant under Section 215.5586(2), Florida Statutes.

(b) "Department" refers to the Florida Department of Financial Services.

(c) "MSFH" refers to the My Safe Florida Home program.

(2) General Provision. A grant shall only be used to mitigate the risk of hurricane damage. Subject to the exception below, the Department will not in the My Safe Florida Home program under Section 215.5586, Florida Statutes, approve a grant to replace opening protection on a home, where the home already has existing opening protection that complies with Florida Building Code requirements for new construction in the location where the home is located.

(3) Exception. Replacement of a Florida Building Code compliant opening protection system that is unlikely to be deployed due to medical limitations on the Homeowner with a system that is more likely to be deployed because these limitations do not impede deployment of the system to be installed shall be a basis for a grant subject to the requirements of this section. If a homeowner who otherwise meets all criteria for a grant regarding opening protection except that they already have opening protection that meets Florida Building Code requirements for new construction, establishes by written medical opinion as required herein that applicant is for medical reasons deemed incapable of or is advised against engaging in actions necessary to deploy and install the existing opening protection devices, or establishes by official letter from the Department of Veteran Affairs or Disabled American Veterans that the applicant is permanently or totally disabled, the Department will waive the prohibition set forth in subsection (2).

(4) Required Medical Opinion. In order to establish that an applicant is, for medical reasons, deemed incapable of or has been advised against engaging in actions necessary to deploy and install existing opening protection devices, the applicant must submit:

(a) A written medical opinion, on a physician's letterhead which:

<u>1. Bears the original signature of a physician as defined by</u> Section 458, 459, 460, 461, or 463, Florida Statutes;

2. Bears the physician's license number assigned by the Department of Health;

3. Is dated within 6 months of the date of application for grant; and

4. Contains a statement that in the physician's opinion the applicant, due to age, physical stature, physical handicap, or medical condition, is not deemed by the physician to currently be physically capable of manually installing, removing, or deploying the existing opening protection devices, or is advised by the physician not to attempt to manually install, remove, or deploy the existing opening protection devices due to risk of serious injury or exacerbation of existing injury or medical condition or:

(b) An official letter from the Department of Veteran Affairs or Disabled American Veterans which:

<u>1. Contains a description of the medical condition of the homeowner or that the homeowner is permanently or totally disabled: and</u>

2. Is dated within 3-5 years of the date of application for grant.

(5) Procedures.

(a) A homeowner desiring to apply for a grant to replace opening protection under this rule shall fill out and file with the Department a Department form DFS-xx-xxx, entitled "Application For Medical Condition Exception."

(b) The homeowner shall provide the Department with the original of the required written and signed medical opinion or statement as specified in this rule.

(c) The form DFS-xx-xxx shall be filed by the homeowner with the Department by mailing same to the Department at: MSFH, Grant Application Review, P. O. Box 7300, Tallahassee, FL 32314-7300.

(d) The Department will review the form DFS-xx-xxx and within 30-45 days of receipt advise the applicant of the status of the application.

<u>1. If the application for medical condition exception is</u> <u>denied, the applicant will be advised by the Department in</u> <u>writing sent to the mailing address provided by the applicant.</u>

2. If the application for medical condition exception is approved by the Department, the Department will notify the applicant in writing; no approval will be deemed to have been given unless such a writing is issued by the Department. Any grant issued under the approved medical exception will be subject to the "Grant Award Letter," "Grant Agreement, Terms and Conditions" document, and a "Reimbursement Request Packet," as those forms are adopted under Department Rule 69J-7.005, F.A.C. Grants awarded by the Department are conditioned on all the terms, conditions, and other provisions set forth by the Department in the three Department forms identified in the preceding sentence. By accepting the grant the applicant agrees to all the said terms, conditions, and provisions. No change to the terms, conditions, and provisions of a grant shall be effective against the Department unless agreed to in writing signed by My Safe Florida Home program management.

(6) Grants under this rule are subject to all the requirements, restrictions, and limitations otherwise applicable to grants under Section 215.5586, Florida Statutes, and rules implementing that section.

Specific Authority 215.5586(6) FS. Law Implemented 215.5586 FS. History–New

Section II Proposed Rules

DEPARTMENT OF AGRICULTURE AND CONSUMER SERVICES

Division of Licensing (Formerly 1C)

RULE NO.:	RULE TITLE:
5N-1.140	Security Officer, Recovery Agent
	and Private Investigative Intern
	School Curriculum; Examinations;
	Retention of Records

PURPOSE AND EFFECT: The purpose is to amend Rule 5N-1.140, F.A.C., to require Class "CC" private investigative interns to become trained before being licensed; to incorporate by reference a private investigative intern course curriculum developed by the Division; and to set in place procedures for

how training and examinations will be conducted and by whom. The effect is to implement 2007 Laws of Florida, s. 1, ch. 2007-232.

SUMMARY: Adds a requirement that applicants for licenses to become private investigative interns take 40 hours of training (two training courses) and two examinations and submit proof of completion of the training before becoming licensed; incorporates by reference a training guide; provides for the general content of the training, who will provide training, and examination criteria; and adds Form 16062(9/08), Certificate of Completion; amends the rule title.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COSTS: 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: 493.6203(6)(b) FS.

LAW IMPLEMENTED: 493.6203(6)(b) 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:

DATE AND TIME: June 6, 2008, 10:00 a.m.

PLACE: Conference Room, 2520 North Monroe Street, Tallahassee, Florida 32303

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: John V. McCarthy, Assistant General Counsel, Department of Agriculture and Consumer Services, Division of Licensing, 2520 North Monroe Street, Tallahassee, FL 32303

THE FULL TEXT OF THE PROPOSED RULE IS:

5N-1.140 Security Officer, and Recovery Agent and <u>Private Investigative Intern</u> School Curriculum; Examinations; Retention of Records.

(1) through (3) No change.

(3) Private Investigator Examination. Beginning January 1, 2008 applicants for "Class M," "MA," and "C" licenses must submit proof, completed by the provider on Form 16060 (1/08), Certificate of Completion (incorporated by reference and available at http://mylicensesite.com/forms/index.html), of having successfully passed an examination that covers the provisions of Chapter 493, F.S. The examination, consisting of 100 questions, will be administered by a provider approved by the Division, after the examination fee of \$100 is paid to the Division and the applicant's identity is verified by the provider. A passing score shall be 75 correct answers. The examination provider shall retain an examination file on each applicant for 2 years.

(4)(a) Beginning September 1, 2008, an applicant for a Class "CC" license must have completed at least 24 hours (Course A) of a 40-hour course pertaining generally to private investigative techniques and Chapter 493, F.S. at a state university, school, community college, college or university (hereafter "institution") under the purview of the Florida Department of Education and must successfully pass an examination on Course A.

(b) The applicant must submit proof of completion of Course A on Form 16062(9/08), Certificate of Completion (incorporated by reference and available at http://mylicensesite.com/forms/index.html), with his or her application for licensure. The applicant must complete the remaining 16 hours (Course B), take an examination on Course B and submit proof of successfully passing the Course B examination, also on Form 16062, to the Division within 180 days of the date of submittal of his or her application. Applicants may complete both Course A and Course B before they apply for licensure. Certificates of Completions shall be issued by the institution.

(c) Institutions providing private investigative intern courses shall teach, at a minimum, the subject areas set forth in the Private Investigative Intern Training Curriculum Guide (LC1E188, eff. 9/08), incorporated by reference and available at http://mylicensesite.com/forms/index.html. Private investigative intern courses may be provided by face-to-face presentation, on-line technology, or home study. Whatever the mode of instruction, students shall attend or participate in sessions or classes in accordance with statutes, rules and procedures of the Florida Department of Education.

(d) Providers of private investigative intern courses shall verify the identity of an intern following procedures of the Florida Department of Education before examinations for Course A and B are taken. The examination for Course A shall consist of 100 questions, and 75 correct answers shall be a passing score. The examination for course B shall consist of 70 questions, and 53 correct answers shall be a passing score. For both examinations, no more than 50% of the questions may be true or false questions.

(5)(4) Retention of records. Each school, facility or provider of training shall maintain for 2 years and make available for inspection upon request of the department the following records:

(a) through (e) No change.

Specific Authority <u>493.6203(5)</u>, <u>493.6203(6)</u> <u>2007</u>, <u>2007</u> <u>Laws of</u> Florida, s.1, ch. <u>2007-232</u>, 493.6303(4), 493.6304(3), 493.6403(2), 493.6406(3), FS. Law Implemented 493.6203(5) 2007, <u>493.6203(6)</u>, 493.6303(4), 493.6304(3), 493.6403(2), 493.6406(3), FS. History– New 10-1-91, Amended 2-18-93, 7-6-93, 10-6-93, 12-5-94, 7-31-96,1-1-05, 1-2-08, Formerly 1C-3.140, <u>Amended</u>. NAME OF PERSON ORIGINATING PROPOSED RULE: John V. McCarthy, Assistant General Counsel, Department of Agriculture and Consumer Services, Division of Licensing, 2520 North Monroe Street, Tallahassee, FL 32303, telephone: (850)245-5506; Fax: (850)245-5505

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: W. H. "Buddy" Bevis, Division Director

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: September 12, 2007

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: September 21, 2007

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

Building Code Administrators and Inspectors Board RULE NO.: RULE TITLE:

RULE NO.: 61G19-7.0015

Board Approved Comprehensive Initial Training Programs as Alternative Eligibility Requirements for Examination for Building Inspector or Plans Examiner Certification

PURPOSE AND EFFECT: The proposed rule amendment establishes the number of hours required to satisfactory complete a comprehensive initial training program which will be an alternative eligibility requirement for examination for building inspector or plans examiner certification.

SUMMARY: The proposed rule amendment establishes the number of 120 hours core curriculum required to satisfactory complete a comprehensive initial training program which will be an alternative eligibility requirement for examination for building inspector or plans examiner certification.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COSTS: 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: 468.606, 468.609 FS.

LAW IMPLEMENTED: 468.609, 468.627 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: Robyn Barineau, Executive Director, Building Code Administrators and Inspectors Board, 1940 North Monroe Street, Tallahassee, Florida 32399-0750

THE FULL TEXT OF THE PROPOSED RULE IS:

61G19-7.0015 Board Approved Comprehensive Initial Training Programs as Alternative Eligibility Requirements for Examination for Building Code Inspector or Plans Examiner Certification.

Applicants seeking initial Inspector or Plans Examiner certification having a minimum of 3 years verifiable experience in construction, as defined in subsection 61G19-1.009(8), F.A.C. shall satisfactorily complete a comprehensive initial training program comprised of a 120 hour core curriculum common to all categories and not less than the following number of hours in the certification category sought:

(1) Building – 450 hours
(2) Electrical – 400 hours
(3) Plumbing – 270 hours
(4) Mechanical – 270 hours

Specific Authority 468.606, 468.609 FS. Law Implemented 455.279, 468.609(2) FS. History–New

NAME OF PERSON ORIGINATING PROPOSED RULE: Building Code Administrators and Inspectors Board

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Building Code Administrators and Inspectors Board

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: April 25, 2008

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: March 7, 2008

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Building Code Administrators and Inspectors BoardRULE NO.:RULE TITLE:

61G19-7.002 Training Program Providers

PURPOSE AND EFFECT: The proposed rule amendment provides the approval process for establishing an initial training program and a cross training program.

SUMMARY: The proposed rule amendment provides the approval process for establishing an initial training program and a cross training program for building inspectors or plans examiners.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COSTS: 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: 468.606, 468.609 FS.

LAW IMPLEMENTED: 455.2179, 468.609 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: Robyn Barineau, Executive Director, Building Code Administrators and Inspectors Board, 1940 North Monroe Street, Tallahassee, Florida 32399-0750

THE FULL TEXT OF THE PROPOSED RULE IS:

61G19-7.002 Training Program Providers.

(1) Prospective training program providers shall register with the Board on Board-approved registration form BPR/BCAI/15, effective 8-20-01, with instructions, which is hereby incorporated by reference, copies of which may be obtained from the Board office.

(2) The Board shall maintain a list of all registered training program providers.

(3) Training program providers shall notify the Board in writing within thirty (30) days of the effective date of any changes in information required to be listed on the initial registration.

(4) Registered training program providers seeking approval of a <u>cross</u> training program for building inspectors or plans examiners who meet the eligibility requirements described in Rule 61G19-7.001, F.A.C., shall apply for <u>cross</u> training program approval pursuant to the requirements described in Rule 61G19-7.004, F.A.C.

(5) Registered training program providers seeking approval of an initial training program for building inspectors or plans examiners who meet the eligibility requirements described in Rule 61G19-7.0015, F.A.C., shall apply for initial training program approval pursuant to the requirements described in Rule 61G19-7.005, F.A.C.

Specific Authority 468.606, 468.609 FS. Law Implemented 455.2179, <u>468.609(2)(c)</u>. <u>468.606</u>, 468.609 FS. History–New 8-20-01. <u>Amended</u>.

NAME OF PERSON ORIGINATING PROPOSED RULE: Building Code Administrators and Inspectors Board

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Building Code Administrators and Inspectors Board

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: April 25, 2008

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: March 7, 2008

DEPARTMENT OF ENVIRONMENTAL PROTECTION

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

DEPARTMENT OF ENVIRONMENTAL PROTECTION

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62-210.900 Forms and Instructions

PURPOSE AND EFFECT: The proposed rule amendments update the Annual Operating Report (AOR) form and instructions (DEP Form No. 62-210.900(5)) to include the emissions computation and reporting requirements of Rule 62-210.370, F.A.C., and to modify other air emissions reporting procedures on the form. The proposed amendments to Rule 62-210.370, F.A.C., extend the AOR submittal deadline.

SUMMARY: The proposed rule amendments revise requirements for the annual reporting of air pollutant emissions from permitted facilities.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COSTS: 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: 403.061 FS.

LAW IMPLEMENTED: 403.031, 403.061 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:

DATE AND TIME: Thursday, June 12, 2008, 10:00 a.m.

PLACE: Florida Department of Environmental Protection, Division of Air Resource Management, 111 South Magnolia Drive, Suite 23, Director's Conference Room, 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: Ms. Lynn Scearce at (850)921-9551. 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: Mr. Larry George at (850)921-9555 or larry.george@dep.state.fl.us

THE FULL TEXT OF THE PROPOSED RULES IS:

62-210.370 Emissions Computation and Reporting.

(1) through (2) No change.

(3) Annual Operating Report for Air Pollutant Emitting Facility.

(a) through (b) No change.

(c) The annual operating report shall be submitted to the appropriate Department of Environmental Protection (DEP) division, district or DEP-approved local air pollution control program office by <u>April March</u> 1 of the following year, <u>except that the annual operating report for year 2008 shall be submitted by May 1, 2009. If the report is submitted using the Department's electronic annual operating report software, there is no requirement to submit a copy to any DEP or local air program office.</u>

(d) Beginning with 2007 annual emissions, <u>E</u>emissions shall be computed in accordance with the provisions of subsection 62-210.370(2), F.A.C., for purposes of the annual operating report.

(4) No change.

Specific Authority 403.061 FS. Law Implemented 403.031, 403.061, 403.087 FS. History–New 2-9-93, Formerly 17-210.370, Amended 11-23-94, 3-21-96, 2-11-99, 6-21-01, 2-2-06.

62-210.900 Forms and Instructions.

The forms used by the Department in the stationary source control program are adopted and incorporated by reference in this section. The forms are listed by rule number, which is also the form number, with the subject, title and effective date. Copies of forms may be obtained by writing to the Department of Environmental Protection, Division of Air Resource Management, 2600 Blair Stone Road, Tallahassee, Florida 32399-2400, or by accessing the Division's website at www.dep.state.fl.us/air. The requirement of subsection 62-4.050(2), F.A.C., to file application forms in quadruplicate is waived if an air permit application is submitted using the Department's electronic application form.

(1) through (4) No change.

(5) Annual Operating Report for Air Pollutant Emitting Facility, Form and Instructions (<u>DEP Form No. 62-210.900(5)</u>, Effective ______ 2-11-99).

(6) through (7) No change.

Specific Authority 403.061 FS. Law Implemented 403.061, 403.087 FS. History–New 2-9-93, Amended 7-20-94, Formerly 17-210.900, Amended 11-23-94, 7-6-95, 3-21-96, 1-6-98, 2-11-99, 4-16-01, 6-21-01, 6-16-03, 2-2-06, 3-16-08, ______.

NAME OF PERSON ORIGINATING PROPOSED RULE: Mr. Joseph Kahn, Director, Division of Air Resource Management

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Ms. Mimi Drew, Deputy Secretary DATE PROPOSED RULE APPROVED BY AGENCY HEAD: April 18, 2008 DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: November 2, 2007

DEPARTMENT OF CHILDREN AND FAMILY SERVICES

Economic Self-Sufficiency Program

RULE NOS .:	RULE TITLES:
65A-1.705	Family-Related Medicaid General
	Eligibility Criteria
65A-1.711	SSI-Related Medicaid Non-Financial
	Eligibility Criteria

PURPOSE AND EFFECT: The proposed amendments to the rules clarify residency policy to provide Medicaid for citizen children born to noncitizen parents. Technical and non-substantive changes in the rule are included.

SUMMARY: The proposed amendments clarify residency requirements for Medicaid.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COSTS: 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: 409.818, 409.919 FS.

LAW IMPLEMENTED: 409.818, 409.902, 409.903, 409.904, 409.906, 409.919 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:

DATE AND TIME: June 9, 2008, 1:30 p.m.

PLACE: 1317 Winewood Boulevard, Building 3, Room 455, Tallahassee, FL 32399

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULES IS: Pat Whitford, Economic Self-Sufficiency Services, Telephone (850)410-3479

THE FULL TEXT OF THE PROPOSED RULES IS:

65A-1.705 Family-Related Medicaid General Eligibility Criteria.

(1) Technical eligibility criteria of living in the home of a specified relative, age, residence, citizenship and deprivation apply to coverage groups as follows.

(2) through (4) No change.

(5) The individual must be a resident of Florida as provided by s. 1902(b) of the Social Security Act (2007), incorporated by reference. Individuals who are in the United States with certain temporary visas may be considered residents of the state if they indicate their intent to remain in Florida and can verify residency. The temporary visa must be in one of the following classifications: treaty traders and investors and their families; foreign students; international organization representatives and individuals and their families and servants; temporary workers including agricultural contract workers; or members of foreign press, radio, film or other information media and their families.

(6) The individual must be a citizen of the United States or a qualified alien as defined in 8 USC s. 1641(b) (2000 Ed., Sup. IV), incorporated by reference.

(7) (a) through (j) No change.

(k) The needs, income and assets of individuals who receive only SSI-related Medicaid under Sections 1619(a) and (b) of the Social Security Act (2007), incorporated by reference, are excluded when determining the eligibility of the assistance group if the SSI recipient otherwise would be included in the filing unit. These recipients of SSI-related Medicaid only are SSI individuals who have become employed and whose income exceeds the SSI income standard.

(l) through (m) No change.

(8) through (9) No change.

Specific Authority <u>409.818</u> 409.918, 409.919 FS. Law Implemented 409.902, 409.903, 409.904, 409.818, 409.919 FS. History–New 10-8-97, Amended 9-28-98, 4-5-99, 11-23-99, 2-15-01, 9-24-01, 4-1-03_____.

65A-1.711 SSI-Related Medicaid Non-Financial Eligibility Criteria.

To qualify for Medicaid an individual must meet the general and categorical requirements in 42 C.F.R. Part 435, subparts E and F (2007) (incorporated by reference), with the exception that individuals who are neither aged nor disabled may qualify for breast and cervical cancer treatment, and the following program specific requirements as appropriate.<u>+</u> Individuals who are in the United States with certain temporary visas may be considered residents of the state if they indicate their intent to remain in Florida and can verify residency. The temporary visa must be in one of the following classifications: treaty traders and investors and their families; foreign students; international organization representatives and individuals and their families and servants; temporary workers including agricultural contract workers; or members of foreign press, radio, film or other information media and their families.

(1) For MEDS-AD Demonstration Waiver, the individual must be age 65 or older, or disabled as defined in 20 C.F.R. §416.905 (2007) (incorporated by reference).

(2) For ICP benefits, an individual must be:

(a) No change.

(b) Determined to be in medical need of institutional care services according to Rules 59G-4.180 and 59G-4.290, F.A.C., for nursing facility, hospital swing bed placements and placements in a hospital-based skilled nursing facility bed according to Chapter 65B-38, F.A.C., for ICF/DD facilities or according to Rule <u>59G-4.300</u> 59G-4.165, F.A.C., for state mental hospitals.

(c) If the individual is in a hospital swing bed or in a hospital-based skilled nursing facility bed, meet the requirements for length of stay prescribed in <u>Rule</u> subsection 59G-4.200 59G-4.200(13), F.A.C.

(3) No change.

(4) To be eligible for a Home and Community Based Services Waiver program, an individual must meet the requirements of Rule <u>59G-13.080</u> 59G-8.200, F.A.C. An individual cannot receive waiver coverage and institutional care program coverage at the same time. An individual residing in a nursing home may apply for the waiver, but the individual's approval must be subject to their discharge and move into a community living arrangement. AHCA, in coordination with the program responsible for the daily operations of the waiver, requests the number of individuals to be served by the waiver as part of each waiver submission. The Centers for Medicare and Medicaid Services approve the request based on information provided by the state. Additionally, an individual must meet the criteria for one of the following waivers:

(a) No change.

(b) Be determined disabled in accordance with SSI <u>disability</u> criteria set forth in 42 C.F.R. §§ 435.540 (2007) and 435.541 (2007) (both incorporated by reference) and meet the requirements of subsection 65A-1.701(24), F.A.C., to participate in the Project AIDS Care waiver; or

(c) Be age 65 or older, or be 18 years of age through 64 years of age and disabled in accordance with SSI disability criteria set forth in 42 C.F.R. §§ 435.540 (2007) and 435.541 (2007) (both incorporated by reference), and meet the requirements of subsection 65A-1.701(1), F.A.C., to participate in the ADA/Home and Community Based Services waiver program; or

(d) Be disabled in accordance with SSI disability criteria set forth in 42 C.F.R. §§ 435.540 (2007) and 435.541 (2007) (both incorporated by reference) and meet the requirements of subsection 65A-1.701(10), F.A.C., to participate in the Developmental Services waiver program; or

(e) No change.

(f) Be age 18 through 64 and disabled in accordance with SSI disability criteria set forth in 42 CFR §§ 435.540 (2007) and 435.541 (2007) (both incorporated by reference) with a medical condition of traumatic brain injury or spinal cord injury in accordance with the Centers for Medicare and Medicaid Services approved Medicaid waiver.

(5) No change.

(6) To be eligible for WD the individual must be entitled to enroll for Medicare Part A in accordance with Title XVIII, Section 1818A of the Social Security Act (42 U.S.C. § 1395i-2a, 2000 Ed., Sup. IV, incorporated by reference).

(7) In addition, optional coverage is provided in accordance with Secs. 1920B and 1902(aa) of the Social Security Act (2007), incorporated by reference, as it pertains to

breast and cervical cancer treatment. This coverage is provided only for the duration of the individual's treatment. Applicants are referred by the Department of Health. A face to face interview is not required as a result of this referral. The application form for this coverage is CF-ES 2099, Medicaid Application for Breast and Cervical Cancer Treatment, July 2002 (incorporated by reference). Additional rights and responsibilities are explained to applicants on form CF-ES 2064, Your Rights and Responsibilities (incorporated by reference in Rule 65A-1.204, F.A.C.); this form is provided to each applicant. A form requesting verification of the length of treatment, CF-ES 2701, Request for Length of Treatment Information, Dec. 2001 (incorporated by reference), along with a return envelope are given to the applicant to obtain the required verification from the provider. Alternatively, this information may be obtained by the department through telephone contact with the provider, when known.

(8) No change.

Specific Authority 409.919 FS. Law Implemented 409.902, 409.903, 409.904, 409.906, 409.919 FS. History–New 10-8-97, Amended 4-1-03, 8-10-06 (1), 8-10-06 (8), (9).

NAME OF PERSON ORIGINATING PROPOSED RULE: Nathan Lewis

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Jennifer Lange

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: January 16, 2008

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: January 25, 2008

DEPARTMENT OF CHILDREN AND FAMILY SERVICES

Economic Self-Sufficiency Program

RULE NO.: RULE TITLE:

65A-4.208 Need

PURPOSE AND EFFECT: The proposed amendments to the rule clarify residency policy to provide Temporary Cash Assistance (TCA) for citizen children born to noncitizen parents. Technical and non-substantive changes in the rule are included.

SUMMARY: The proposed amendments clarify residency requirements for TCA.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COSTS: 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: 414.095(18), 414.45 FS.

LAW IMPLEMENTED: 414.095(2)(a), (b), (5), (14) 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: June 9, 2008, 1:30 p.m.

PLACE: 1317 Winewood Boulevard, Building 3, Room 455, Tallahassee, Florida 32399-0700

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Cindy Keil, ACCESS Florida Program Policy, 1317 Winewood Boulevard, Building 3, Tallahassee, Florida 32399-0700, Telephone (850)410-3291

THE FULL TEXT OF THE PROPOSED RULE IS:

65A-4.208 Need.

(1) <u>The Department determines f</u>Financial eligibility is determined by a comparingson of the income, assets and needs of standard filing unit members to the eligibility/payment standard <u>applicable to the assistance group as</u> in Section 414.095(12)(11), F.S., that is applicable to the assistance group. Assistance group members are always members of the standard filing unit and their income, assets and needs are counted. The income and assets of standard filing unit members who are not part of the assistance group are counted, but their needs are not.

(2) Application for Temporary Cash Assistance: A specific ACCESS Florida Application, CF-ES Form 2337, May 06, incorporated by reference; or an ACCESS Florida Web Application, CF-ES Form 2353, Mar 06, incorporated by reference, available on the Department's Internet site at www.myflorida.com/accessflorida. The CF-ES 2353 is only accepted electronically. An application must include at least the individual's name, address and signature to initiate the application process. Household members who are ineligible, or who are not applying for benefits, may be designated as non-applicants.

(2)(3) For <u>T</u>temporary <u>C</u>eash <u>A</u>assistance (TCA), the following individuals are included in the assistance group:

(a) The minor child(<u>ren</u>) for whom assistance is requested, <u>provided they</u> must meet all non-financial state and federal Temporary Assistance to Needy Families (TANF)/TCA eligibility criteria pursuant to Public Law 104-193, <u>S</u>section 401(a)(1) and <u>S</u>section 408(a)(1)(A)(i), 45 C_F.R. §233.10, 45 C_F.R. §233.90(c)(v)(A), 45 C_F.R. §233.107, and Sections 414.095(2) and (<u>14)(15)</u>, F.S. The term "in a setting approved by the <u>D</u>department" set forth in Section 414.095(2)(a)4., F.S., means a <u>D</u>department for an unwed minor child and their dependent child(ren) pursuant to 45 C_F.R. §233.107 and Section 414.095(<u>14)(15)</u>, F.S.

(b) The parent(s), provided the parent meets all non-financial \underline{TCA} temporary cash assistance eligibility criteria.

(c) All minor siblings (including half-brothers and half-sisters) living with the child for whom assistance is requested or if not living with such child, all minor siblings who are determined to be temporarily absent from the home by the <u>D</u>epartment, provided the siblings meet all <u>TCA</u> temporary cash assistance non-financial eligibility criteria.

(3)(4) The following individuals are included in the standard filing unit. However, their needs are not counted, and they are not included in the assistance group.

(a) The parent(s) who is not eligible to be included in the assistance group due to non-financial reasons, but <u>who</u> is living in the home with the child, or if not living with such child, is deemed to be temporarily absent by the <u>Ddepartment</u>.

1. The individual must be a resident of Florida. Individuals who are in the United States with certain temporary visas may be considered residents of the state if they indicate their intent to remain in Florida and can verify residency. The temporary visa must be in one of the following classifications: treaty traders and investors and their families; foreign students; international organization representatives and individuals and their families and servants; temporary workers including agricultural workers; or members of foreign press, radio, film or other informational media and their families.

(b) A 16-18 year old who is not in school and who refuses to participate in the TCA employment and training program, unless good cause exists for non-participation in the employment and training program or school prescribed in Rule 65A-4.2131, F.A.C.

(4)(5) For <u>TCA</u> temporary cash assistance, the following individuals shall be included in the assistance group, at the option of the parent or specified relative:

(a) Stepbrothers, stepsisters or other children in the home who meet all <u>TCA</u> temporary cash assistance non-financial criteria.

(b) through (c) No change.

(5)(6) For $\underline{\text{TCA}}$ temporary cash assistance, the following individuals cannot be included in the assistance group or standard filing unit:

(a) Individuals receiving <u>Supplemental Security Income</u> (SSI) benefits;

(b) through (c) No change.

(d) Individuals who are receiving assistance under the Refugee Assistance Program (RAP) or the Cuban/Haitian Entrant Program (CHEP);

(e) through (f) No change.

<u>(6)(7)</u> When a parent or caretaker relative whose needs are counted is on strike, the entire assistance group is ineligible for <u>TCA</u> temporary cash assistance.

(7)(8) The needs of an unwed minor parent who resides with their parent, and the needs of the minor parent's child will be included in the same <u>benefit</u> grant, unless the minor parent also qualifies as an eligible dependent child in their parent's <u>benefit</u> grant. If a minor parent's child is included in the grandparent's <u>benefit</u> grant then the needs of the minor parent must also be included in the same <u>benefit</u> grant. If a minor parent is included in the parent's <u>benefit</u> grant, the minor parent will not receive a separate <u>benefit</u> grant for the minor parent's child.

(8)(9) The needs of an unwed minor parent and the unwed minor parent's child who reside with a specified relative (not the parent) must be included in the same <u>benefit</u> grant, unless the relative receives assistance for one or more siblings of the unwed minor parent. When the needs of the siblings of an unwed minor parent are included in the specified relative's <u>benefit</u> grant, the needs of the unwed minor parent must be included in the relative's <u>benefit</u> grant, the needs of the unwed minor parent are included in the specified caretaker relative's <u>benefit</u> grant, the minor parent will not receive a separate <u>benefit</u> grant for their child. Their child's needs will be included in the specified caretaker relative's <u>benefit</u> grant.

(9)(10) No change.

(10)(11) A relative caregiver may <u>self-refer</u>, or be referred, or <u>self-refer</u>, to the Relative Caregiver Program (RCP) using CF-ES Form 2305, Relative Caregiver Program Request for Eligibility Consideration, <u>Oct 05 Sep 02</u>, incorporated by reference <u>in Rule 65A-1.400, F.A.C.</u>, or by using the CF-ES 2353 or CF-ES 2337.

(11) Copies of the CF-ES 2305 are available from the ACCESS Florida Headquarters Office, 1317 Winewood Boulevard, Tallahassee, Florida 32399-0700, or on the Department's web site at http://www.dcf.state.fl.us/publications/.

Specific Authority 414.095(18), 414.45 FS. Law Implemented 414.095(2)(a), (b), (5), (<u>14)(15)</u> FS. History–New 1-11-98, Amended 5-10-05, 6-29-06,

NAME OF PERSON ORIGINATING PROPOSED RULE: Nathan Lewis

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Jennifer Lange

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: April 25, 2008

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: January 25, 2008

FISH AND WILDLIFE CONSERVATION COMMISSION

Marine Fisheries

RULE NOS.:	RULE TITLES:
68B-13.008	Gear, Trap Construction,
	Commercial Trap Marking
	Requirements, Trap Working
	Regulations, Trap Transfer
COD 12 010	Stone Cash Tree Lindtation Decom

68B-13.010 Stone Crab Trap Limitation Program PURPOSE AND EFFECT: The purpose of these rule amendments is to make the list of allowable materials for stone crab traps consistent with the list in rule for blue crab traps by allowing the use of galvanized 16 gauge or thinner staples to secure the required degradable panel to the trap and to extend the Stone Crab Advisory Board for an additional three years. The effect of this amendment will be to simplify trap specifications across the stone and blue crab trap fisheries and aid enforcement and to continue collaboration of the Fish and Wildlife Conservation Commission and the stone crab industry on issues related to the fishery.

SUMMARY: Subsection (2) of Rule 68B-13.008, F.A.C., is amended to allow the use of galvanized staples 16 gauge or thinner to secure the required degradable panels to the traps. Subsection (7) of Rule 68B-13.010, F.A.C., is amended to extend the Stone Crab Advisory Board until July 1, 2011.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COSTS: 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: Article IV, Section 9, Florida Constitution.

LAW IMPLEMENTED: Article IV, Section 9, Florida Constitution.

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

DATES AND TIME: During the regular meeting of the Commission, June 11-12, 2008, 8:30 a.m – 5:00 p.m., each day PLACE: International Game Fish Association, Fishing Hall of Fame and Museum, 300 Gulf Stream Way, Dania Beach, Florida 33004

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).

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULES IS: Mark Robson, Director, Division of Marine Fisheries Management, 2590 Executive Center Circle East, Suite 201, Tallahassee, Florida 32301, (850)488-9542

THE FULL TEXT OF THE PROPOSED RULES IS:

68B-13.008 Gear, Trap Construction, Commercial Trap Marking Requirements, Trap Working Regulations, Trap Transfer.

(1) No change.

(2) TRAP CONSTRUCTION. No person, firm, or corporation shall transport on the water, fish with, or cause to be fished with, set, or placed, in the harvest of stone crabs, any trap which does not meet the following requirements:

(a) through (b) No change.

(c)1. through 3. No change.

4. Each plastic or wire trap used to harvest stone crabs shall have a degradable panel.

a. A plastic trap shall be considered to have a degradable panel if it contains at least one sidewall with a rectangular opening no smaller in either dimension than that of the throat. This opening must be obstructed with a cypress or untreated pine slat or slats no thicker than 3/4 inch. When the slat degrades, the opening in the sidewall of the trap will no longer be obstructed.

b. A wire trap shall be considered to have a degradable panel if one of the following methods is used in construction of the trap:

(I) The trap lid tie-down strap is secured to the trap at one end by a single loop of untreated jute twine. The trap lid must be secured so that when the jute degrades, the lid will no longer be securely closed.

(II) The trap lid tie-down strap is secured to the trap at one end with a corrodible loop composed of non-coated steel wire measuring 24 gauge or thinner. The trap lid must be secured so that when the loop degrades, the lid will no longer be securely closed.

(III) The trap lid tie-down strap is secured to the trap at one end by an untreated pine dowel no larger than 2 inches in length by 3/8 inch in diameter. The trap lid must be secured so that when the dowel degrades, the lid will no longer be securely closed.

(IV) The trap contains at least one sidewall with a rectangular opening no smaller in either dimension than 6 inches in height by 3 inches in width. This opening must be laced, sewn, or otherwise obstructed by a single length of untreated jute twine knotted only at each end and not tied or looped more than once around a single mesh bar. When the jute degrades, the opening in the sidewall of the trap will no longer be obstructed.

(V) The trap contains at least one sidewall with a rectangular opening no smaller in either dimension than 6 inches in height by 3 inches in width. This opening must be obstructed with an untreated pine slat or slats no thicker than 3/8 inch. When the slat degrades, the opening in the sidewall of the trap will no longer be obstructed.

(VI) The trap contains at least one sidewall with a rectangular opening no smaller in either dimension than 6 inches in height by 3 inches in width. The opening may either be laced, sewn, or otherwise obstructed by non-coated steel wire measuring 24 gauge or thinner or be obstructed with a panel of ferrous single-dipped galvanized wire mesh made of

24 gauge or thinner wire. When the wire or wire mesh degrades, the opening in the sidewall of the trap will no longer be obstructed.

(VII) The trap contains at least one sidewall with a rectangular opening no smaller in either dimension than 6 inches in height by 3 inches in width. The opening may be obstructed with a rectangular panel made of any material, fastened to the trap at each of the four corners of the rectangle by <u>galvanized staples 16 gauge or thinner</u>, rings made of non-coated 24 gauge or thinner wire or single strands of untreated jute twine. When the corner fasteners degrade, the panel will fall away and the opening in the sidewall of the trap will no longer be obstructed.

(3) through (5) No change.

Specific Authority Art. IV, Sec. 9, Fla. Const. Law Implemented Art IV, Sec. 9, Fla. Const. History–New 7-1-00, Amended 7-22-01, 7-15-04,_____.

68B-13.010 Stone Crab Trap Limitation Program.

(1) through (6) No change.

(7) STONE CRAB ADVISORY BOARD. There is hereby established the Stone Crab Advisory Board. Such board shall consider and advise the Commission on the operation of the trap limitation program and any problems in the fishery.

(a) through (f) No change.

(g) Dissolution. On July 1, 2011 2008, the board shall be dissolved.

Specific Authority Art. IV, Sec. 9, Fla. Const. Law Implemented Art IV, Sec. 9, Fla. Const. History–New 7-1-00, Amended 7-22-01, 6-2-02, 7-1-03, 7-15-04,_____.

BE ADVISED THAT THESE PROPOSED RULES MAY BE FILED FOR ADOPTION AS SOON AS POSSIBLE FOLLOWING THE COMMISSION MEETING AT WHICH THEY ARE CONSIDERED IF THE RULES ARE NOT CHANGED. IF CHANGED, THE RULES MAY BE FILED AS SOON AS POSSIBLE AFTER PUBLICATION OF A NOTICE OF CHANGE IN THE F.A.W.

NAME OF PERSON ORIGINATING PROPOSED RULE: Mark Robson, Director, Division of Marine Fisheries Management, 2590 Executive Center Circle East, Suite 201, Tallahassee, Florida 32301, (850)488-9542

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Mr. Kenneth D. Haddad, Executive Director

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: April 10, 2008

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: May 2, 2008

FISH AND WILDLIFE CONSERVATION COMMISSION

Marine Fisheries

RULE NO.:	RULE TITLE:
68B-39.005	Commercial Harvest, Statewide
	Regulations

PURPOSE AND EFFECT: The purpose of this rule amendment is to rescind the July 1 through January 31 weekend closure on commercial harvest of striped mullet. The effect of this rule will be to provide additional opportunity for the commercial harvest of striped or black mullet, Mugil cephalus. The opening of the weekends for commercial harvest will allow for an increase in commercial landings while maintaining a healthy striped mullet population.

SUMMARY: Rule 68B-39.005, F.A.C., is amended to remove the weekend closure on the commercial harvest of striped mullet from July 1 each year through January 31 of the following year.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COSTS: 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: Article IV, Section 9, Florida Constitution.

LAW IMPLEMENTED: Article IV, Section 9, Florida Constitution.

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

DATES AND TIME: During the regular meeting of the Commission, June 11-12, 2008, 8:30 a.m – 5:00 p.m., each day PLACE: International Game Fish Association, Fishing Hall of Fame and Museum, 300 Gulf Stream Way, Dania Beach, Florida 33004

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).

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Mark Robson, Director, Division of Marine Fisheries Management, 2590 Executive Center Circle East, Suite 201, Tallahassee, Florida 32301, (850)488-9542

THE FULL TEXT OF THE PROPOSED RULE IS:

68B-39.005 Commercial Harvest, Statewide Regulations.

(1) through (2) No change.

(3)(a) Except as provided in paragraph (c) of this subsection, no person shall harvest, possess while in or on the waters of the state, or land in any one day striped or silver mullet in quantities greater than the bag limit specified in Rule 68B-39.004, F.A.C., on any weekend during the period beginning on July 1 of each year and ending on January 31 of the following year.

(b) No person shall purchase, sell, or exchange, or offer to purchase, sell, or exchange any striped or silver mullet harvested on any weekend during the period beginning on July 1 of each year and ending on January 31 of the following year.

(c) A person who has lawfully harvested striped or silver mullet for commercial purposes prior to the beginning of a weekend may possess, aboard a vessel, mullet in quantities greater than the bag limit after the weekend begins, if the vessel is tied up to the docking facilities of a licensed wholesale saltwater products dealer, the vessel was docked at the facility prior to the beginning of the weekend, and the person is in the process of landing the striped or silver mullet at the dealer's facility.

(d) No person shall harvest or possess silver mullet in or on waters of the east region in quantities greater than the bag limit specified in Rule 68B-39.004, F.A.C. during the period beginning February 1 and continuing through the last day of February each year. During this period, no person shall purchase, sell, or exchange, or offer to purchase, sell, or exchange any silver mullet harvested from waters of the east region.

Specific Authority Art. IV, Sec. 9, Fla. Const. Law Implemented Art. IV, Sec. 9, Fla. Const. History–New 10-19-89, Amended 10-1-90, 9-1-91, 11-16-93, 3-3-97, 11-16-98, Formerly 46-39.005, Amended 7-1-03_____.

BE ADVISED THAT THESE PROPOSED RULES MAY BE FILED FOR ADOPTION AS SOON AS POSSIBLE FOLLOWING THE COMMISSION MEETING AT WHICH THEY ARE CONSIDERED IF THE RULES ARE NOT CHANGED. IF CHANGED, THE RULES MAY BE FILED AS SOON AS POSSIBLE AFTER PUBLICATION OF A NOTICE OF CHANGE IN THE F.A.W.

NAME OF PERSON ORIGINATING PROPOSED RULE: Mark Robson, Director, Division of Marine Fisheries Management, 2590 Executive Center Circle East, Suite 201, Tallahassee, Florida 32301, (850)488-9542

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Mr. Kenneth D. Haddad, Executive Director

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: April 10, 2008

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: May 2, 2008

Section III Notices of Changes, Corrections and Withdrawals

DEPARTMENT OF AGRICULTURE AND CONSUMER SERVICES

Division of Marketing and Development

	.
RULE NOS.:	RULE TITLES:
5H-26.001	Purpose
5H-26.002	Definitions
5H-26.003	General Requirements Relating to
	the Sale or Purchase of Horses
5H-26.004	Bill of Sale
	NOTICE OF CHANGE

Notice is hereby given that the following changes have been made to the proposed rule in accordance with subparagraph 120.54(3)(d)1., F.S., published in Vol. 34, No. 4, January 25, 2008 issue of the Florida Administrative Weekly.

5H-26.001 Purpose.

The purpose of this rule chapter is to address unfair and deceptive trade practices surrounding the sale and purchase of horses in Florida. This rule enhances consumer protection by implementation of minimum requirements relating to the sale and purchase of horses in Florida.

Specific Authority 535.16 FS. Law Implemented 535.16, 570.07(36) FS. History–New____.

5H-26.002 Definitions.

As used in this rule <u>chapter</u>, the following definitions shall apply:

(1) "Dual Agent" means a person who knowingly agrees with the Owner and the Purchaser of a horse, either individually or jointly, to act in a fiduciary capacity on behalf of both the Owner and the Purchaser in exchange for the promise of compensation. Auction companies or persons licensed to conduct public sales of thoroughbred horses under Chapter 535, F.S., shall not be deemed to be dual agents under this rule <u>chapter</u>.

(2) "Horse" means an equine as defined in Section 773.01(2), F.S.

(3) "Trainer" means a person who trains horses for contests, shows, or performances.

Specific Authority 535.16 FS. Law Implemented 535.16, 570.07(36) FS. History–New _____.

5H-26.003 General Requirements Relating To the Sale or Purchase of Horses.

(1) Any sale or purchase of a horse or any interest therein in Florida shall be accompanied by a written bill of sale described in Rule 5H-26.004, F.A.C., except as provided in subsection (8). (2) A person shall not act as a dual agent in a transaction involving the sale or purchase of an interest in a horse without:

(a) The prior knowledge of both the Purchaser and the Owner; and

(b) Written consent of both the Purchaser and the Owner.

(3) No person acting as an agent for a Purchaser or an Owner, or acting as a dual agent, in a transaction involving the sale or purchase of a horse or any interest therein, may receive consideration, compensation, fees, a gratuity, or any other item of value in excess of five hundred dollars (\$500), related directly or indirectly to such transaction, from an individual or entity, including any consignor involved in the transaction, other than the agent's principal, unless:

(a) The agent receiving, and the person or entity making, the payment disclose in writing the payment to both the Purchaser and Owner; and

(b) Each principal for whom the agent is acting consents in writing to the payment.

(4) Any person acting as an agent for a Purchaser or an Owner or acting as a dual agent in a transaction involving the sale or purchase of a horse or any interest therein shall, upon request by his or her principal or principals, furnish copies of all financial records and financial documents in the possession or control of the agent pertaining to the transaction to the principal or principals. For purposes of this section, financial records shall not include the agent's or Owner's work product used to internally evaluate the horse.

(5) An agent or trainer shall not purchase on behalf of its principal, nor recommend that its principal purchase or have purchased, any horse in which the agent or trainer has a legal or equitable ownership interest, either directly or through an entity in which the agent or trainer exercises any ownership or control, without the prior knowledge of the principal and the principal's written consent, if practicable.

(6) Except as provided in subsection (4), nothing in this rule chapter shall require disclosure of compensation arrangements between a principal and an agent where no dual agency exists, where the agent is acting solely for the benefit of his or her principal, and where the agent is being compensated solely by his or her principal. Further, for any sale or purchase of a horse or any interest therein in Florida through a public auction or a public sale of thoroughbred horses licensed under Chapter 535, F.S., nothing in this rule chapter shall require disclosure of the reserves, the identity of the Owner or Purchaser, or the auctioneer's commissions.

(7) No contract or agreement for payment of a commission, fee, gratuity, or any other form of compensation to a dual agent in connection with any sale or purchase of a horse or any interest therein shall be enforceable by way of an action or defense unless the contract or agreement is in writing and is signed by the party against whom enforcement is sought.

(8) For any sale or purchase of a horse or any interest therein in Florida through either a public auction or a public sale of thoroughbred horses licensed under Chapter 535, F.S., any bill of sale requirement contained in Chapter 5H-26, F.A.C., may be satisfied by the issuance of an auction receipt or acknowledgement of purchase, generated by the auction company or licensee, stating the name of the horse or the hip number used to identify it for purposes of the public auction or public sale, the date of purchase, and the purchase price, signed by the Purchaser or the Purchaser's agent. The auction receipt or acknowledgement of purchase shall expressly state or incorporate by reference all conditions of the sale, including the terms of any warranties.

(9) During the conduct of any sale of a horse or any interest therein in Florida through a public auction of horses or a public sale of thoroughbred horses licensed under Chapter 535, F.S., the auction company or licensee shall provide a medical information center on the sales grounds for placement of any medical records on a horse that the Owner or its agent may choose to provide for review by Purchasers and their agents. The auction company or licensee may require in its conditions of sale that an Owner or agent include specific types of medical records in any documentation placed in the center.

(10)(a) An Owner or its agent that has subjected a horse to one or more of the following treatments within 7 days prior to the private sale of the horse or any interest therein shall disclose this fact to the Purchaser prior to the sale:

<u>1. Extra-corporal shockwave therapy or radio pulse-wave therapy.</u>

2. Acupuncture, electro-stimulation, or both, with the intent or effect of altering laryngeal function of the horse.

<u>3. Internal blister or other injections behind the knee,</u> which are intended to or which have the effect of concealing the true conformation of the horse.

4. The use of any electrical or mechanical device designed or used to shock or prod a horse for the purpose of increasing the horse's speed when it is being exhibited prior to sale, except for the use of a whip, spurs, or items otherwise permitted by the rules of the governing breed association, federation, or other regulatory body.

(b) In any sale of a horse or any interest therein in Florida through a public auction of horses or a public sale of thoroughbred horses licensed under Chapter 535, F.S., the auction company or licensee shall include in its conditions of sale a prohibition on the treatments specified in subparagraphs (a)1-4. while the horse is on the sales grounds and shall provide specific procedures and means for redress in the event of violations.

(11) With regard to any sale of a horse or any interest therein in Florida through a public auction of horses or a public sale of thoroughbred horses licensed under Chapter 535, F.S., an auction company or licensee that publicly disseminates initial sales results from that auction or public sale shall disclose, within 90 days of the end of the auction or public sale, any such sales that were ultimately determined by the auction company or licensee, based upon the information it receives in the ordinary course of business, as "reserve not attained" or "not sold." The auction company or licensee shall make this disclosure in the same manner it used to publicly disseminate the initial sales results, as well as in response to any written inquiry to the auction company or licensee.

(12) When an Owner or its agent provides any medical information in response to an inquiry from a Purchaser or its agent about the medical history of a horse, the Owner or its agent shall accurately disclose all information within its knowledge that is responsive to the inquiry.

(13) A violation of any provision of Chapter 5H-26, F.A.C., resulting in actual damages to a person, shall be considered an unfair and deceptive trade practice pursuant to Chapter 501, Part II, F.S.

Specific Authority 535.16 FS. Law Implemented 535.16, 570.07(36) FS. History–New_____.

5H-26.004 Bill of Sale.

Except as provided in subsection 5H-26.003(8), F.A.C., the sale or purchase of a horse or any interest therein in Florida must be accompanied by a written bill of sale that must include at a minimum the following:

(1) The name, address, and signature of the Purchaser, the Owner, or their duly authorized agents. In a transaction solely relating to a stallion season, breeding right, or fractional interest in a horse, the syndicate manager or horse manager may serve as an acceptable agent in response to this requirement.

(2) The name of the horse, and its sire and dam if known.

(3) The breed and registry status of the horse, if applicable and if known.

(4) The age of the horse, if known.

(5) The date of the sale.

(6) The purchase price of the horse.

(7) The following statement: "As the person signing below on behalf of the Owner, I hereby confirm that I am the lawful Owner of this horse or the Owner's duly authorized agent, and I am authorized to convey legal title to the horse pursuant to this bill of sale."

(8) The following statement: "As the person signing below on behalf of the Purchaser, I understand that any warranties or representations from the Owner or the Owner's agent that I am relying upon in acquiring this horse, including warranties or representations with respect to the horse's age, medical condition, prior medical treatments, and the existence of any liens or encumbrances, should be stated in writing as part of this bill of sale."

Specific Authority 535.16 FS. Law Implemented 535.16, 570.07(36) FS. History–New_____

DEPARTMENT OF EDUCATION

State Board of Education

RULE NO.:	RULE TITLE:
6A-1.09981	Implementation of Florida's System
	of School Improvement and
	Accountability
	NOTICE OF CHANGE

Notice is hereby given that the following changes have been made to the proposed rule in accordance with subparagraph 120.54(3)(d)1., F.S., published in Vol. 34, No. 11, March 14, 2008 issue of the Florida Administrative Weekly.

The notice of change issued in the May 2, 2008, edition of the Florida Administrative Weekly was in error. The change should be noticed as follows:

Subparagraph (1)(a)3., and paragraph (8)(b) are amended to read:

(1)(a)3. Schools designated as Performance Grade "C" or above shall be required to demonstrate that adequate progress in reading, defined as annual learning gains in paragraph (5)(b) of this rule, has been made by the lowest twenty-five (25) percent of students in the school who scored at or below FCAT Achievement Level 3, based on their previous year's FCAT score. The minimum requirement for adequate progress is deemed to be met when at least fifty (50) percent of such students make learning gains as defined in paragraph (5)(b) of this rule. If the percent of such students making learning gains is below fifty (50) percent in the current year, adequate progress can be met if:

a. Schools demonstrate a one (1) percentage point improvement in the percent of such students making learning gains over the prior year, if the percent of such students making learning gains is at least forty (40) percent in the current year; or

b. Schools demonstrate a five (5) percentage point improvement in the percent of such students making learning gains over the prior year, if the percent of such students making learning gains is below forty (40) percent in the current year.

If the minimum requirement for adequate progress in reading among the lowest twenty-five (25) percent of students in the school is not met, the School Advisory Council shall amend its School Improvement Plan to include a component for improving learning gains of the lowest performing students. If a school otherwise designated as Performance Grade "B" or "C" does not make adequate progress, as defined above, in at least one (1) of two (2) consecutive years, the final Performance Grade designation shall be reduced by one (1) letter grade. No school shall be designated as Performance Grade "A" unless the adequate progress criterion in reading; learning gains for at least half of the lowest performing students, is met each year.

(8)(b) Math lowest twenty-five (25) percent will be added as an additional category of performance beginning in 2006-07. For this category of achievement, schools will earn one (1) point for each

percent of students in the lowest twenty-five (25) percent in mathematics in the school who make learning gains as defined in paragraph (5)(b) of this rule. Improvement of the lowest twenty-five (25) percent of students in mathematics in each grade, as defined in paragraph (5)(b) of this rule, shall be aggregated for each school, unless the students so designated are performing above proficiency, defined as FCAT Achievement Levels 4 and 5.

1. Schools designated as Performance Grade "C" or above shall be required to demonstrate that adequate progress in mathematics, defined as annual learning gains in paragraph (5)(b) of this rule, has been made by the lowest twenty-five (25) percent of students in the school who scored at or below FCAT Achievement Level 3, based on their previous year's FCAT score. The minimum requirement for adequate progress is deemed to be met when at least fifty (50) percent of such students make learning gains as defined in paragraph (5)(b) of this rule. If the percent of such students making learning gains is below fifty (50) percent in the current year, adequate progress can be met if:

a. Schools demonstrate a one (1) percentage point improvement in the percent of such students making learning gains over the prior year, if the percent of such students making learning gains is at least forty (40) percent in the current year; or

b. Schools demonstrate a five (5) percentage point improvement in the percent of such students making learning gains over the prior year, if the percent of such students making learning gains is below forty (40) percent in the current year.

If the minimum requirement for adequate progress in mathematics among the lowest twenty-five (25) percent of students in the school is not met, the School Advisory Council shall amend its School Improvement Plan to include a component for improving learning gains of the lowest performing students. If a school otherwise designated as Performance Grade "B" or "C" does not make adequate progress, as defined above, in at least one (1) of two (2) consecutive years, the final Performance Grade designation shall be reduced by one (1) letter grade. No school shall be designated as Performance Grade "A" unless the adequate progress criterion in mathematics, learning gains for at least half of the lowest performing students, is met each year.

DEPARTMENT OF LAW ENFORCEMENT

Division of Local Law Enforcement Assistance

RULE NOS .:	RULE TITLES:
11D-8.002	Definitions
11D-8.003	Approval of Breath Test Methods and
	Instruments
11D-8.0035	Approval of Alcohol Reference
	Solution and Sources
11D-8.004	Department Inspection and
	Registration of Breath Test
	Instruments

11D-8.006	Agency Inspection of Breath Test
	Instruments
11D-8.007	Approved Breath Test Instruments –
	Access, Facility Requirements,
	Observation Period, and
	Operational Procedures
11D-8.0075	Agency Retention of Records
11D-8.008	Breath Test Operator and Agency
	Inspector
11D-8.011	Approval of Blood Alcohol Test
	Methods
11D-8.012	Blood Samples – Labeling and
	Collection
11D-8.013	Blood Alcohol Permit – Analyst
11D-8.014	Blood Alcohol Permit – Analyst:
	Renewal
11D-8.015	Denial, Revocation, and Suspension
	of Permits
11D-8.017	Forms
	NOTICE OF WITHDRAWAL

Notice is hereby given that the above rule, as noticed in Vol. 34, No. 10, March 7, 2008 issue of the Florida Administrative Weekly has been withdrawn.

BOARD OF TRUSTEES OF THE INTERNAL IMPROVEMENT TRUST FUND

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

EXECUTIVE OFFICE OF THE GOVERNOR

Office of Tourism, Trade and Economic Development

RULE NOS.:	RULE TITLES:
27M-2.002	Application Procedures for
	Certification of a Facility For a
	Professional Sports Franchise
27M-2.003	Certification as a Facility for a New
	Professional Sports Franchise
27M-2.004	Certification as a Facility for
	Retained Professional Sports
	Franchise
	NOTICE OF WITHDRAWAL

Notice is hereby given that the above rule, as noticed in Vol. 34, No. 7, February 15, 2008 issue of the Florida Administrative Weekly has been withdrawn.

LAND AND WATER ADJUDICATORY COMMISSION

Capital Region Community Development DistrictRULE NO.:RULE TITLE:42CC-1.002BoundaryNOTICE OF WITHDRAWAL

Notice is hereby given that the above rule, as noticed in Vol. 34, No. 9, February 29, 2008 issue of the Florida Administrative Weekly has been withdrawn.

LAND AND WATER ADJUDICATORY COMMISSION Southeastern Community Development District

RULE NOS.:RULE TITLES:42III-1.001Establishment42III-1.002Boundary42III-1.003Supervisors

NOTICE OF WITHDRAWAL

Notice is hereby given that the above rule, as noticed in Vol. 34, No. 9, February 29, 2008 issue of the Florida Administrative Weekly has been withdrawn.

DEPARTMENT OF ELDER AFFAIRS

Federal Aging Programs

RULE NOS.:	RULE TITLES:
58A-5.0191	Staff Training Requirements and
	Competency Test
58A-5.035	Waivers
	NOTICE OF CHANGE

Notice is hereby given that the following changes have been made to the proposed rule in accordance with subparagraph 120.54(3)(d)1., F.S., published in Vol. 34, No. 13, March 28, 2008 issue of the Florida Administrative Weekly.

58A-5.0191 Staff Training Requirements and Competency Test.

(1) through (11) No change.

Specific Authority 429.07, 429.178, 429.41, 429.52 FS. Law Implemented 429.07, 429.075, 429.178, 429.41, 429.52 FS. History–New 9-30-92, Formerly 10A-5.0191, Amended 10-30-95, 6-2-96, 4-20-98, 11-2-98, 10-17-99, 7-5-05, 7-30-06, 10-9-06._____.

(Substantial rewording of Rule 58A-5.035 follows. See Florida Administrative Code for the present text.)

58A-5.035 Waivers.

The agency, in consultation with the department, may waive rules promulgated pursuant to Part I, Chapter 429, F.S., if the waiver request meets the conditions set forth in Section 429.41(4), F.S., and demonstrates and evaluates innovative or cost-effective congregate care alternative which will enable individuals to age in place.

(1) Application Process.

(a) No change.

(b) The written request must address the elements required in Section 429.41(4), F.S. In addition, the following information must be included in order to demonstrate how a waiver of the stated rule will permit development of a concept that will achieve the purpose of the underlying statute:-

1. through 6. No change.

(c) through (d) No change.

(2) In accordance with Section 120.542(6), F.S., the agency shall post notice of the request within fifteen (15) days of receipt of the request. The agency shall make any requests for additional information within 30 days of receipt of the request. If additional information is provided, the agency may request clarification of only that information no later than 30 days following receipt of the information. The agency <u>must process the waiver request pursuant to the time frame referenced in Section 120.542(8), F.S. shall have no more than 90 days from the receipt of the request to enter a response to the request for waiver unless by mutual agreement of the agency and requestor.</u>

(3) through (4) No change.

(5) Report of Findings. A facility that has been granted a waiver must submit an annual report within 12 months of the order granting the waiver as specified in Section 429.41(4)(3)(b), F.S. If the report is not submitted as required, the agency may revoke the waiver.

(a) The agency will review the report of findings to determine whether the waiver shall be renewed or revoked. The agency shall make the determination based on whether the facility has met the requirements outline in paragraph (1)(b) of this rule. The agency shall enter an order providing the general basis for making its decision and notify the licensee of its opportunity to seek review of a revocation in accordance with Sections 120.569 and 120.57, F.S. and Rule 28-106.111, F.A.C.

(b) through (d) No change.

Specific Authority 429.41 FS. Law Implemented <u>120.542</u>, 429.41 FS. History–New 9-30-92, Formerly 10A-5.035, Amended 10-30-95._____.

AGENCY FOR HEALTH CARE ADMINISTRATION Health Facility and Agency Licensing

RULE NO.: RULE TITLE:

59A-3.2085 Department and Services NOTICE OF CHANGE

Notice is hereby given that the following changes have been made in accordance with subparagraph 120.54(3)(d)1., F.S., to the proposed rule published in Vol. 33, No. 39, September 28, 2007 issue of the Florida Administrative Weekly and subsequently amended by notices of change published in the November 16, 2007 Florida Administrative Weekly, Vol. 33, No. 46, and the March 28, 2008 Florida Administrative Weekly, Vol. 34, No. 13.

59A-3.2085 Department and Services.

(1) through (12) No change.

(13) Adult Inpatient Diagnostic Cardiac Catheterization Program. <u>All licensed hospitals that establish adult diagnostic</u> cardiac catheterization laboratory services under Section 408.0361, F.S., shall operate in compliance with the guidelines of the American College of Cardiology/American Heart Association regarding the operation of diagnostic cardiac catheterization laboratories. Hospitals are considered to be in

compliance with American College of Cardiology/American Heart Association guidelines when they adhere to standards regarding staffing, physician training and experience, operating procedures, equipment, physical plant, and patient selection criteria to ensure patient quality and safety. The applicable guideline, herein incorporated by reference, is the American College of Cardiology/Society for Cardiac Angiography and Interventions Clinical Expert Consensus Document on Cardiac Catheterization Laboratory Standards: Bashore et al, ACC/SCA&I Clinical Expert Consensus Document on Catheterization Laboratory Standards, JACC Vol. 37, No. 8, June 2001: 2170-214. Aspects of the guideline related to pediatric services or outpatient cardiac catheterization in freestanding non-hospital settings are not applicable to this rule. All licensed hospitals that establish an Adult Inpatient Diagnostic Cardiac Catheterization Program after July 1, 1997 pursuant to an exemption granted under Section 408.036(3)(n), F.S., shall comply with the provisions of the ACC/AHA Guidelines for Cardiac Catheterization and Cardiac Catheterization Laboratories JACC Volume 18, Number 5 of November 1, 1991, which establish the standards for Cardiac Catheterization and Cardiac Catheterization Laboratories, and which is hereby incorporated by reference, except as modified herein.

All such exempted licensed hospitals shall have a department, service or other similarly titled unit which shall be organized, directed and staffed, and integrated with other units and departments of the hospitals in a manner designed to assure the provision of quality patient care.

(a) Definitions. The following definitions shall apply specifically to all adult inpatient diagnostic cardiac catheterization programs, as described in this subsection 59A-3.2085(13), F.A.C.:

<u>1.3.</u> "Diagnostic Cardiac Catheterization" means a procedure requiring the passage of a catheter into one or more cardiac chambers of the left and right heart, with or without coronary arteriograms, for the purpose of diagnosing congenital or acquired cardiovascular diseases, or for determining measurement of blood pressure flow; and also includes the selective catheterization of the coronary arteries.

1. "ACC/AHA" means the American College of Cardiology/American Heart Association.

2. "JACC" means the Journal of the American College of Cardiology.

<u>2.4.</u> "Adult Inpatient" means a person fifteen years of age or older who has been admitted for bed occupancy for the purposes of receiving inpatient hospital services.

5. "Annual Program Volume" means the total number of inpatient and outpatient admissions to the adult cardiac catheterization program, for the purpose of diagnostic cardiac catheterization, for a 12 month period. A single admission is equivalent to one patient visit to the cardiac catheterization program. Each patient visit shall be counted in determining the actual program volume regardless of whether the patient is an inpatient or outpatient at the hospital performing the procedure, or has been admitted as an inpatient or outpatient at another facility.

<u>3.(b)</u> Therapeutic Procedures. An adult diagnostic cardiac catheterization program established pursuant to an exemption granted under Section <u>408.0361</u>, <u>408.036(3)(n)</u>, F.S., shall not provide therapeutic services, such as <u>balloon angioplasty</u> <u>percutaneous coronary intervention or stent insertion</u>, intended to treat an identified condition or the administering of intra-coronary drugs, such as thrombolytic agents.

4.(c) Diagnostic Procedures. Procedures performed in the <u>adult</u> diagnostic cardiac catheterization laboratory shall include, for example, the following:

<u>a.1.</u> Left heart catheterization with coronary angiography and left ventriculography

<u>b.</u>2. Right heart catheterization

<u>c.</u>3. Hemodynamic monitoring line insertion

d.4. Aortogram

e.5. Emergency temporary pacemaker insertion

6. Transesophageal electric pacing

f.7. Myocardial biopsy

g.8. Diagnostic trans-septal procedures

h.9. Intra-coronary ultrasound (ICUS)

i.10. Fluoroscopy

j.11. Hemodynamic stress testing

(d) Annual Program Volume. The minimum program volume for an adult diagnostic cardiac catheterization service shall be either 300 admissions during the 12-month period commencing 18 months after a program becomes operational, or 150 admissions by at least one physician who performed diagnostic cardiac catheterizations during that period, with a second physician with at least 100 admissions for adult diagnostic cardiac catheterization during the same period. The program volume standard shall be met during cach subsequent 12-month period. An annual report of compliance with this requirement shall be forwarded to the Agency's Certificate of Need Office.

(b)(e) Support Equipment. A crash cart containing the necessary medication and equipment for ventilatory support shall be located in each <u>cardiac catheterization</u> procedure room. A listing of all crash cart contents shall be readily available. At the beginning of each shift, the crash cart shall be checked for intact lock; the defribrillator and corresponding equipment shall be checked for function and operational capacity. A log shall be maintained indicating review.

(c) Radiographic Cardiac Imaging Systems. A quality improvement program for radiographic imaging systems shall include measures of image quality, dynamic range and modulation transfer function. Documentation indicating the manner in which this requirement will be met shall be available for the Agency's review.

(d)(f) Physical Plant Requirements. <u>Section 419.2.1.2</u>, <u>Florida Building Code</u>, <u>subsection 59A 3.081(53)</u>, <u>F.A.C.</u>, contains the physical plant requirements for the <u>adult</u> diagnostic inpatient cardiac catheterization program.

(e)(g) Personnel Requirements. There shall be an adequate number of trained personnel available. At a minimum, a team involved in cardiac catheterization shall consist of a physician, one registered nurse, and one technician.

(f) Quality Improvement Program. A quality improvement program for the adult diagnostic cardiac catheterization program laboratory shall include an assessment of proficiency in diagnostic coronary procedures, as described in the American College of Cardiology/Society for Cardiac Angiography and Interventions Clinical Expert Consensus Document on Cardiac Catheterization Laboratory Standards: Bashore et al, ACC/SCA&I Clinical Expert Consensus Document on Catheterization Laboratory Standards, JACC Vol. 37, No. 8, June 2001: 2170-214 guidelines. Essential data elements for the quality improvement program include the individual physician procedural volume and major complication rate; the institutional procedural complication rate; relevant clinical and demographic information about patients; verification of data accuracy; and procedures for patient, physician and staff confidentiality. Documentation indicating the manner in which this requirement will be met shall be available for the Agency's review.

(g)(h) Emergency Services. Cardiac catheterization programs in a hospital not performing open heart surgery shall have a written protocol for the transfer of emergency patients to a hospital providing open heart surgery, which is within thirty minutes travel time by emergency vehicle under average travel conditions.

1. All providers of adult diagnostic cardiac catheterization program services in a hospital not licensed as a Level II adult cardiovascular services provider shall have written transfer agreements developed specifically for diagnostic cardiac catheterization patients with one or more hospitals that operate a Level II adult cardiovascular services program. Written agreements must be in place to ensure safe and efficient emergency transfer of a patient within 60 minutes. Transfer time is defined as the number of minutes between the recognition of an emergency as noted in the hospital's internal log and the patient's arrival at the receiving hospital. Transfer and transport agreements must be reviewed and tested at least every 3 months, with appropriate documentation maintained, including the hospital's internal log or emergency medical services data. Each program shall be capable of providing immediate endocardiac catheter pacemaking in case of cardiac arrest and pressure recording for monitoring and evaluating

valvular disease, or heart failure. Documentation indicating the manner in which this requirement will be met shall be available for the Agency's review.

2. Patients at high risk for diagnostic catheterization complications shall be referred for diagnostic catheterization services to hospitals licensed as a Level II adult cardiovascular services provider. For example, patients actively infracting should be defined as high risk and be immediately transported to a hospital where on site open heart surgery is available. Hospitals not licensed as a Level II adult cardiovascular services provider must have documented patient selection and exclusion criteria and provision for identification of emergency situations requiring transfer to a hospital with a Level II adult cardiovascular services program. Documentation indicating the manner in which this requirement will be met shall be available for the Agency's review.

3. Each adult diagnostic cardiac catherterization program shall have the capability to rapid mobilization of its team 23 hours a day, 7 days a week. Documentation indicating the manner in which this requirement will be met shall be available for the Agency's review.

(h) Policy and Procedure Manual for Medicaid and Charity Care.

<u>1. Each provider of adult diagnostic cardiac</u> <u>catheterization services shall maintain a policy and procedure</u> <u>manual, available for review by the Agency, which documents</u> <u>a plan to provide services to Medicaid and charity care</u> <u>patients.</u>

2. At a minimum, the policy and procedure manual shall document specific outreach programs directed at Medicaid and charity care patients for adult diagnostic cardiac catheterization services.

(i) <u>Enforcement. Enforcement of these rules shall follow</u> <u>procedures established in Rule 59A-3.253, F.A.C. Each</u> <u>diagnostic catheterization program shall provide a minimum of</u> <u>2 percent of its admissions to charity and Medicaid patients</u> <u>each year. An annual report of compliance with this</u> requirement shall be forwarded to the Agency's Certificate of <u>Need Office.</u>

(j) In case of conflict between the provisions of this rule and the American College of Cardiology/Society for Cardiac Angiography and Interventions Clinical Expert Consensus Document on Cardiac Catheterization Laboratory Standards: Bashore et al, ACC/SCA&I Clinical Expert Consensus Document on Catheterization Laboratory Standards, JACC Vol. 37, No. 8, June 2001: 2170-214 guidelines, the provisions of this part shall prevail.

(14) through (15) No change.

(16) Level I Adult Cardiovascular Services.

(a) Licensure.

<u>1. A hospital seeking a license for a Level I adult</u> cardiovascular services program shall submit an application on a form provided by the Agency (See Form 1: Level I Adult Cardiovascular Services License Application Attestation; AHCA Form, Section 18(a) of this rule), signed by the chief executive officer of the hospital, attesting that, for the most recent 12-month period, the hospital has provided a minimum of 300 adult inpatient and outpatient diagnostic cardiac catheterizations or, for the most recent 12-month period, has discharged or transferred at least 300 inpatients with the principal diagnosis of ischemic heart disease (defined by ICD-9-CM codes 410.0 through 414.9).

a. Reportable cardiac catheterization procedures are defined as single sessions with a patient in the hospital's cardiac catheterization procedure room(s), irrespective of the number of specific procedures performed during the session.

b. Reportable cardiac catheterization procedures shall be limited to those provided and billed for by the Level I licensure applicant and shall not include procedures performed at the hospital by physicians who have entered into block leases or joint venture agreements with the applicant.

2. The request shall attest to the hospital's intent and ability to comply with the American College of Cardiology/Society for Cardiac Angiography and Interventions Clinical Expert Consensus Document on Cardiac Catheterization Laboratory Standards: Bashore et al, ACC/SCA&I Clinical Expert Consensus Document on Catheterization Laboratory Standards, JACC Vol. 37, No. 8, June 2001: 2170-214; and the ACC/AHA/SCAI 2005 Guideline Update for Percutaneous Coronary Intervention A Report of the American College of Cardiology/American Heart Association Task Force on Practice Guidelines (ACC/AHA/SCAI Writing Committee to Update the 2001 Guidelines for Percutaneous Coronary Intervention); including guidelines for staffing, physician training and experience, operating procedures, equipment, physical plant, and patient selection criteria to ensure patient quality and safety.

3. The request shall attest to the hospital's intent and ability to comply with physical plant requirements regarding cardiac catheterization laboratories and operating rooms found Section 419.2.1.2, Florida Building Code.

4. The request shall also include copies of one or more written transfer agreements with hospitals that operate a Level II adult cardiovascular services program, including written transport protocols to ensure safe and efficient transfer of an emergency patient within 60 minutes. Transfer time is defined as the number of minutes between the recognition of an emergency as noted in the hospital's internal log and the patient's arrival at the receiving hospital.

5. All providers of Level I adult cardiovascular services programs shall operate in compliance with subsection 59A-3.2085(13), F.A.C., the American College of Cardiology/Society for Cardiac Angiography and Interventions Clinical Expert Consensus Document on Cardiac Catheterization Laboratory Standards: Bashore et al, ACC/SCA&I Clinical Expert Consensus Document on Catheterization Laboratory Standards, JACC Vol. 37, No. 8, June 2001: 2170-214 and the ACC/AHA/SCAI 2005 Guideline Update for Percutaneous Coronary Intervention A Report of the American College of Cardiology/American Heart Association Task Force on Practice Guidelines (ACC/AHA/SCAI Writing Committee to Update the 2001 Guidelines for Percutaneous Coronary Intervention) guidelines regarding the operation of adult diagnostic cardiac catheterization laboratories and the provision of percutaneous coronary intervention.

6. The applicable guidelines, herein incorporated by reference, are the American College of Cardiology/Society for Cardiac Angiography and Interventions Clinical Expert Consensus Document on Cardiac Catheterization Laboratory Standards: Bashore et al, ACC/SCA&I Clinical Expert Consensus Document on Catheterization Laboratory Standards, JACC Vol. 37, No. 8, June 2001: 2170-214; and the ACC/AHA/SCAI 2005 Guideline Update for Percutaneous Coronary Intervention A Report of the American College of Cardiology/American Heart Association Task Force on Practice Guidelines (ACC/AHA/SCAI Writing Committee to Update the 2001 Guidelines for Percutaneous Coronary Intervention). Aspects of the guideline related to pediatric services or outpatient cardiac catheterization in freestanding non-hospital settings are not applicable to this rule. Aspects of the guideline related to the provision of elective percutaneous coronary intervention only in hospitals authorized to provide open heart surgery are not applicable to this rule.

7. Hospitals are considered to be in compliance with the American College of Cardiology/Society for Cardiac Angiography and Interventions Clinical Expert Consensus Document on Cardiac Catheterization Laboratory Standards: Bashore et al, ACC/SCA&I Clinical Expert Consensus Document on Catheterization Laboratory Standards, JACC Vol. 37, No. 8, June 2001: 2170-214 and the ACC/AHA/SCAI 2005 Guideline Update for Percutaneous Coronary Intervention A Report of the American College of Cardiology/American Heart Association Task Force on Practice Guidelines (ACC/AHA/SCAI Writing Committee to Update the 2001 Guidelines for Percutaneous Coronary Intervention) guidelines when they adhere to standards regarding staffing, physician training and experience, operating procedures, equipment, physical plant, and patient selection criteria to ensure patient quality and safety. Hospitals must also document an ongoing quality improvement plan to ensure that the cardiac catheterization program and the percutaneous coronary intervention program meet or exceed national quality and outcome benchmarks reported by the American College of Cardiology-National Cardiovascular Data Registry.

<u>8. Level I adult cardiovascular service providers shall</u> report to the American College of Cardiology-National Cardiovascular Data Registry in accordance with the timetables and procedures established by the Registry. All data shall be reported using the specific data elements, definitions and transmission format as set forth by the American College of Cardiology-National Cardiovascular Data Registry.

a. Each hospital licensed to provide Level I adult cardiovascular services shall execute the required agreements with the American College of Cardiology-National Cardiovascular Data Registry to participate in the data registry.

b. Each hospital licensed to provide Level I adult cardiovascular services shall stay current with the payment of all fees necessary to continue participation in the American College of Cardiology-National Cardiovascular Data Registry.

c. Each hospital licensed to provide Level I adult cardiovascular services shall release the data reported by the American College of Cardiology-National Cardiovascular Data Registry to the Agency for Health Care Administration.

d. Each hospital licensed to provide Level I adult cardiovascular services shall use the American College of Cardiology-National Cardiovascular Data Registry data sets and use software approved by the American College of Cardiology for data reporting.

e. Each hospital licensed to provide Level I adult cardiovascular services shall ensure that software formats are established and maintained in a manner that meets American College of Cardiology-National Cardiovascular Data Registry transmission specifications and encryption requirements. If necessary, each hospital shall contract with a vendor approved by the American College of Cardiology-National Cardiovascular Data Registry for software and hardware required for data collection and reporting.

g. Each hospital licensed to provide Level I adult cardiovascular services shall ensure that all appropriate data is submitted on every patient that receives medical care and is eligible for inclusion in the American College of Cardiology-National Cardiovascular Data Registry.f. To the extent required by the American College of Cardiology-National Cardiovascular Data Registry, each hospital licensed to provide Level I adult cardiovascular services shall implement procedures to transmit data via a secure website or other means necessary to protect patient privacy.

h. Each hospital licensed to provide Level I adult cardiovascular services shall maintain an updated and current institutional profile with the American College of Cardiology-National Cardiovascular Data Registry.

i. Each hospital licensed to provide Level I adult cardiovascular services shall ensure that data collection and reporting will only be performed by trained, competent staff and that such staff shall adhere to the American College of Cardiology-National Cardiovascular Data Registry standards. j. Each hospital licensed to provide Level I adult cardiovascular services shall submit corrections to any data submitted to the American College of Cardiology-National Cardiovascular Data Registry as discovered by the hospital or by the American College of Cardiology-National Cardiovascular Data Registry. Such corrections shall be submitted within thirty days of discovery of the need for a correction or within such other time frame as set forth by the American College of Cardiology-National Cardiovascular Data Registry. Data submitted must be at a level that the American College of Cardiology-National Cardiovascular Data Registry will include the data in national benchmark reporting.

k. Each hospital licensed to provide Level I adult cardiovascular services shall designate an American College of Cardiology-National Cardiovascular Data Registry site manager that will serve as a primary contact between the hospital, the American College of Cardiology-National Cardiovascular Data Registry and the Agency with regard to data reporting. The identity of each site manager shall be provided to the Hospital and Outpatient Services Unit at the Agency for Health Care Administration in Tallahassee.

<u>l. By submitting data to the American College of</u> <u>Cardiology-National Cardiovascular Data Registry in the</u> <u>manner set forth herein, each hospital shall be deemed to have</u> <u>certified that the data submitted for each time period is</u> <u>accurate, complete and verifiable.</u>

9. Notwithstanding guidelines to the contrary in the American College of Cardiology/Society for Cardiac Angiography and Interventions Clinical Expert Consensus Document on Cardiac Catheterization Laboratory Standards: Bashore et al, ACC/SCA&I Clinical Expert Consensus Document on Catheterization Laboratory Standards, JACC Vol. 37, No. 8, June 2001: 2170-214 and the ACC/AHA/SCAI 2005 Guideline Update for Percutaneous Coronary Intervention A Report of the American College of Cardiology/American Heart Association Task Force on Practice Guidelines (ACC/AHA/SCAI Writing Committee to Update the 2001 Guidelines for Percutaneous Coronary Intervention), all providers of Level I adult cardiovascular services programs may provide emergency and elective percutaneous coronary intervention procedures. Aspects of the guidelines related to pediatric services or outpatient cardiac catheterization in freestanding non-hospital settings are not applicable to this rule.

<u>10. Hospitals with Level I adult cardiovascular services</u> programs are prohibited from providing the following procedures:

a. Any therapeutic procedure requiring transseptal puncture, or

b. Any lead extraction for a pacemaker, biventricular pacer or implanted cardioverter defibrillator. 11. Hospitals with Level I adult cardiovascular services programs must renew their licenses at the time of the hospital licensure renewal, providing the information in two through five above. Failure to renew the hospital's license or failure to update the information in two through five above shall cause the license to expire.

(b) Staffing.

<u>1. Each cardiologist shall be an experienced physician</u> who has performed a minimum of 75 interventional cardiology procedures, exclusive of fellowship training and within the previous 12 months from the date of the Level I adult cardiovascular licensure application or renewal application.

2. Physicians with less than 12 months experience shall fulfill applicable training requirements in the ACC/AHA/SCAI 2005 Guideline Update for Percutaneous Coronary Intervention A Report of the American College of Cardiology/American Heart Association Task Force on Practice Guidelines (ACC/AHA/SCAI Writing Committee to Update the 2001 Guidelines for Percutaneous Coronary Intervention) prior to being allowed to perform emergency percutaneous coronary interventions in a hospital that is not licensed for a Level II adult cardiovascular services program.

3. The nursing and technical catheterization laboratory staff shall be experienced in handling acutely ill patients requiring intervention or balloon pump. Each member of the nursing and technical catheterization laboratory staff shall have at least 500 hours of previous experience in dedicated cardiac interventional laboratories at a hospital with a Level II adult cardiovascular services program. They shall be skilled in all aspects of interventional cardiology equipment, and must participate in a 24-hour-per-day, 365 day-per-year call schedule.

4. The hospital shall ensure that a member of the cardiac care nursing staff who is adept in hemodynamic monitoring and Intra-aortic Balloon Pump (IABP) management shall be in the hospital at all times.

(c) Emergency Services.

A hospital provider of Level I adult cardiovascular services program must ensure it has systems in place for the emergent transfer of patients with intra-aortic balloon pump support to one or more hospitals licensed to operate a Level II adult cardiovascular services program. Formalized written transfer agreements developed specifically for emergency PCI patients must be developed with a hospital that operates a Level II adult cardiovascular services program. Written transport protocols must be in place to ensure safe and efficient transfer of a patient within 60 minutes. Transfer time is defined as the number of minutes between the recognition of an emergency as noted in the hospital's internal log and the patient's arrival at the receiving hospital. Transfer and transport agreements must be reviewed and tested at least every 3 months, with appropriate documentation maintained. (d) Policy and Procedure Manual for Medicaid and Charity Care.

1. Each provider of Level I adult cardiovascular services shall maintain a policy and procedure manual, available for review by the Agency, which documents a plan to provide services to Medicaid and charity care patients.

2. At a minimum, the policy and procedure manual shall document specific outreach programs directed at Medicaid and charity care patients for Level I adult cardiovascular services.

(e) Physical Plant Requirements.

Section 419.2.1.2, Florida Building Code, contains the physical plant requirements for adult cardiac catheterization laboratories operated by a licensed hospital.

(f) Enforcement.

<u>1. Enforcement of these rules shall follow procedures</u> established in Rule 59A-3.253, F.A.C.

2. Unless in the view of the Agency there is a threat to the health, safety or welfare of patients, Level I adult cardiovascular services programs that fail to meet provisions of this rule shall be given 15 days to develop a plan of correction that must be accepted by the Agency.

3. Failure of the hospital with a Level I adult cardiovascular services program to make improvements specified in the plan of correction shall result in the revocation of the program license. The hospital may offer evidence of mitigation and such evidence could result in a lesser sanction.

(g) In case of conflict between the provisions of this rule and the guidelines in the American College of Cardiology/Society for Cardiac Angiography and Interventions Clinical Expert Consensus Document on Cardiac Catheterization Laboratory Standards: Bashore et al, ACC/SCA&I Clinical Expert Consensus Document on Catheterization Laboratory Standards, JACC Vol. 37, No. 8, June 2001: 2170-214 and the ACC/AHA/SCAI 2005 Guideline Update for Percutaneous Coronary Intervention A Report of the American College of Cardiology/American Heart Association Task Force on Practice Guidelines (ACC/AHA/SCAI Writing Committee to Update the 2001 Guidelines for Percutaneous Coronary Intervention), the provisions of this part shall prevail.

(17) Level II Adult Cardiovascular Services.

(a) Licensure.

1. A hospital seeking a license for a Level II adult cardiovascular services program shall submit an application on a form provided by the Agency (See Form 2: Level II Adult Cardiovascular Services License Application Attestation; AHCA Form , Section 18(b) of this rule) to the Agency, signed by the chief executive officer of the hospital, attesting that, for the most recent 12-month period, the hospital has provided a minimum of a minimum of 1,100 adult inpatient and outpatient cardiac catheterizations, of which at least 400 must be therapeutic cardiac catheterizations, or, for the most recent 12-month period, has discharged at least 800 patients with the principal diagnosis of ischemic heart disease (defined by ICD-9-CM codes 410.0 through 414.9).

a. Reportable cardiac catheterization procedures shall be limited to those provided and billed for by the Level II licensure applicant and shall not include procedures performed at the hospital by physicians who have entered into block leases or joint venture agreements with the applicant.

2. The request shall attest to the hospital's intent and ability to comply with applicable guidelines in the American College of Cardiology/Society for Cardiac Angiography and Interventions Clinical Expert Consensus Document on Cardiac Catheterization Laboratory Standards: Bashore et al, ACC/SCA&I Clinical Expert Consensus Document on Catheterization Laboratory Standards, JACC Vol. 37, No. 8, June 2001: 2170-2; in the ACC/AHA/SCAI 2005 Guideline Update for Percutaneous Coronary Intervention A Report of the American College of Cardiology/American Heart Association Task Force on Practice Guidelines (ACC/AHA/SCAI Writing Committee to Update the 2001 Guidelines for Percutaneous Coronary Intervention); and in the ACC/AHA 2004 Guideline Update for Coronary Artery Bypass Graft Surgery: A Report of the American College of Cardiology/American Heart Association Task Force on Practice Guidelines (Committee to Update the 1999 Guidelines for Coronary Artery Bypass Graft Surgery) Developed in Collaboration With the American Association for Thoracic Surgery and the Society of Thoracic Surgeons, including guidelines for staffing, physician training and experience, operating procedures, equipment, physical plant, and patient selection criteria to ensure patient quality and safety.

<u>3. The request shall attest to the hospital's intent and ability to comply with physical plant requirements regarding cardiac catheterization laboratories and operating rooms found Section 419.2.1.2, Florida Building Code.</u>

4. All providers of Level II adult cardiovascular services programs shall operate in compliance with subsections 59A-3.2085(13) and 59A-3.2085(16), F.A.C. and the applicable guidelines of the American College of Cardiology/American Heart Association regarding the operation of diagnostic cardiac catheterization laboratories, the provision of percutaneous coronary intervention and the provision of coronary artery bypass graft surgery.

a. The applicable guidelines, herein incorporated by reference, are the American College of Cardiology/Society for Cardiac Angiography and Interventions Clinical Expert Consensus Document on Cardiac Catheterization Laboratory Standards: Bashore et al, ACC/SCA&I Clinical Expert Consensus Document on Catheterization Laboratory Standards, JACC Vol. 37, No. 8, June 2001: 2170-214; and b. ACC/AHA/SCAI 2005 Guideline Update for Percutaneous Coronary Intervention A Report of the American College of Cardiology/American Heart Association Task Force on Practice Guidelines (ACC/AHA/SCAI Writing Committee to Update the 2001 Guidelines for Percutaneous Coronary Intervention; and

c. ACC/AHA 2004 Guideline Update for Coronary Artery Bypass Graft Surgery: A Report of the American College of Cardiology/American Heart Association Task Force on Practice Guidelines (Committee to Update the 1999 Guidelines for Coronary Artery Bypass Graft Surgery) Developed in Collaboration With the American Association for Thoracic Surgery and the Society of Thoracic Surgeons.

d. Aspects of the guidelines related to pediatric services or outpatient cardiac catheterization in freestanding non-hospital settings are not applicable to this rule.

5. Hospitals are considered to be in compliance with the guidelines in the American College of Cardiology/Society for Cardiac Angiography and Interventions Clinical Expert Consensus Document on Cardiac Catheterization Laboratory Standards: Bashore et al, ACC/SCA&I Clinical Expert Consensus Document on Catheterization Laboratory Standards, JACC Vol. 37, No. 8, June 2001: 2170-214; in the ACC/AHA/SCAI 2005 Guideline Update for Percutaneous Coronary Intervention A Report of the American College of Cardiology/American Heart Association Task Force on Practice Guidelines (ACC/AHA/SCAI Writing Committee to Update the 2001 Guidelines for Percutaneous Coronary Intervention; and in the ACC/AHA 2004 Guideline Update for Coronary Artery Bypass Graft Surgery: A Report of the American College of Cardiology/American Heart Association Task Force on Practice Guidelines (Committee to Update the 1999 Guidelines for Coronary Artery Bypass Graft Surgery) Developed in Collaboration With the American Association for Thoracic Surgery and the Society of Thoracic Surgeons when they adhere to standards regarding staffing, physician training and experience, operating procedures, equipment, physical plant, and patient selection criteria to ensure patient quality and safety. Hospitals must also document an ongoing quality improvement plan to ensure that the cardiac catheterization program, the percutaneous coronary intervention program and the cardiac surgical program meet or exceed national quality and outcome benchmarks reported by the American College of Cardiology-National Cardiovascular Data Registry and the Society of Thoracic Surgeons.

<u>6. In addition to the requirements set forth in subparagraph</u> (16)(a)7. of this rule, each hospital licensed to provide Level II adult cardiovascular services programs shall participate in the Society of Thoracic Surgeons National Database.

a. Each hospital licensed to provide Level II adult cardiovascular services shall report to the Society of Thoracic Surgeons National Database in accordance with the timetables and procedures established by the Database. All data shall be reported using the specific data elements, definitions and transmission format as set forth by the Society of Thoracic Surgeons.

b. Each hospital licensed to provide Level II adult cardiovascular services shall stay current with the payment of all fees necessary to continue participation in the Society of Thoracic Surgeons data registry.

c. Each hospital licensed to provide Level II adult cardiovascular services shall release the data reported by the Society of Thoracic Surgeons National Database to the Agency.

d. Each hospital licensed to provide Level II adult cardiovascular services shall use the most current version of the Society of Thoracic Surgeons National Database and use software approved by the Society of Thoracic Surgeons for data reporting.

e. Each hospital licensed to provide Level II adult cardiovascular services shall ensure that software formats are established and maintained in a manner that meets Society of Thoracic Surgeons transmission specifications and encryption requirements. If necessary, each hospital shall contract with a vendor approved by the Society of Thoracic Surgeons National Database for software and hardware required for data collection and reporting.

f. To the extent required by the Society of Thoracic Surgeons National Database, each hospital licensed to provide Level II adult cardiovascular services shall implement procedures to transmit data via a secure website or other means necessary to protect patient privacy.

g. Each hospital licensed to provide Level II adult cardiovascular services shall ensure that all appropriate data is submitted on every patient who receives medical care and is eligible for inclusion in the Society of Thoracic Surgeons National Database.

h. Each hospital licensed to provide Level II adult cardiovascular services shall maintain an updated and current institutional profile with the Society of Thoracic Surgeons National Database.

<u>i. Each hospital licensed to provide Level II adult</u> <u>cardiovascular services shall ensure that data collection and</u> <u>reporting will only be performed by trained, competent staff</u> <u>and that such staff shall adhere to Society of Thoracic Surgeons</u> <u>National Database standards.</u>

j. Each hospital licensed to provide Level II adult cardiovascular services shall submit corrections to any data submitted to the Society of Thoracic Surgeons National Database as discovered by the hospital or by the Society of Thoracic Surgeons National Database. Such corrections shall be submitted within thirty days of discovery of the need for a correction or within such other time frame as set forth by the Society of Thoracic Surgeons National Database. Data submitted must be at a level that the Society of Thoracic Surgeons National Database will include the data in national benchmark reporting.

k. Each hospital licensed to provide Level II adult cardiovascular services shall designate a Society of Thoracic Surgeons National Database site manager that will serve as a primary contact between the hospital, the Society of Thoracic Surgeons National Database and the Agency with regard to data reporting. The identity of each site manager shall be provided to the Hospital and Outpatient Services Unit at the Agency for Health Care Administration in Tallahassee.

<u>l. By submitting data to the Society of Thoracic Surgeons</u> <u>National Database and the American College of</u> <u>Cardiology-National Cardiovascular Data Registry in the</u> <u>manner set forth herein, each hospital shall be deemed to have</u> <u>certified that the data submitted for each time period is</u> <u>accurate, complete and verifiable.</u>

7. Hospitals with Level II adult cardiovascular services programs must renew their licenses at the time of the hospital licensure renewal, providing the information in two through four above. Failure to renew the hospital's license or failure to update the information in two through four above shall cause the license to expire.

(b) Staffing.

1. Each cardiac surgeon shall be Board certified.

a. New surgeons shall be Board certified within 4 years after completion of their fellowship.

b. Experienced surgeons with greater than 10 years experience shall document that their training and experience preceded the availability of Board certification.

2. Each cardiologist shall be an experienced physician who has performed a minimum of 75 interventional cardiology procedures, exclusive of fellowship training and within the previous 12 months from the date of the Level II adult cardiovascular licensure application or renewal application.

3. The nursing and technical catheterization laboratory staff shall be experienced in handling acutely ill patients requiring intervention or balloon pump. Each member of the nursing and technical catheterization laboratory staff shall have at least 500 hours of previous experience in dedicated cardiac interventional laboratories at a hospital with a Level II adult cardiovascular services program. They shall be skilled in all aspects of interventional cardiology equipment, and must participate in a 24-hour-per-day, 365 day-per-year call schedule.

4. The hospital shall ensure that a member of the cardiac care nursing staff who is adept in hemodynamic monitoring and Intra-aortic Balloon Pump (IABP) management shall be in the hospital at all times.

(c) Policy and Procedure Manual for Medicaid and Charity Care.

<u>1. Each provider of adult Level II adult cardiovascular</u> services shall maintain a policy and procedure manual, available for review by the Agency, which documents a plan to provide services to Medicaid and charity care patients.

2. At a minimum, the policy and procedure manual shall document specific outreach programs directed at Medicaid and charity care patients for Level II adult cardiovascular services.

(d) Physical Plant Requirements.

Section 419.2.1.2, Florida Building Code, contains the physical plant requirements for adult cardiac catheterization laboratories and operating rooms for cardiac surgery operated by a licensed hospital.

(e) Enforcement.

<u>1. Enforcement of these rules shall follow procedures</u> established in Rule 59A-3.253, F.A.C.

2. Unless in the view of the Agency there is a threat to the health, safety or welfare of patients, Level II adult cardiovascular services programs that fail to meet provisions of this rule shall be given 15 days to develop a plan of correction that must be accepted by the Agency.

<u>3. Failure of the hospital with a Level II adult</u> <u>cardiovascular services program to make improvements</u> <u>specified in the plan of correction shall result in the revocation</u> <u>of the program license. The hospital may offer evidence of</u> <u>mitigation and such evidence could result in a lesser sanction.</u>

(f) In case of conflict between the provisions of this rule and the guidelines in the American College of Cardiology/Society for Cardiac Angiography and Interventions Clinical Expert Consensus Document on Cardiac Catheterization Laboratory Standards: Bashore et al, ACC/SCA&I Clinical Expert Consensus Document on Catheterization Laboratory Standards, JACC Vol. 37, No. 8, June 2001: 2170-214; the ACC/AHA/SCAI 2005 Guideline Update for Percutaneous Coronary Intervention A Report of <u>the American College of Cardiology/American Heart</u> Association Task Force on Practice Guidelines (ACC/AHA/SCAI Writing Committee to Update the 2001 Guidelines for Percutaneous Coronary Intervention; and the ACC/AHA 2004 Guideline Update for Coronary Artery Bypass Graft Surgery: A Report of the American College of Cardiology/American Heart Association Task Force on Practice Guidelines (Committee to Update the 1999 Guidelines for Coronary Artery Bypass Graft Surgery) Developed in Collaboration With the American Association for Thoracic Surgery and the Society of Thoracic Surgeons, the provisions of this part shall prevail.

(18) Forms.

(a) Form 1: Level I Adult Cardiovascular Services License Application. AHCA Form .

Attestation AHCA Facility Number: Facility Name: Facility/Premise Address:

Date

12-month Reporting Period:

Volume:

<u>Total number of adult cardiac catheterization patients/</u> sessions:

Inpatient Sessions:

Outpatient Sessions:

<u>Or</u>

<u>Total number of inpatient discharges or transfers with</u> <u>principal diagnosis of ischemic heart disease (ICD-9-CM</u> codes 410.0 through 414.9)

Inpatient Discharges:

Inpatient Transfers:

<u>I, the undersigned, upon oath and affirmation of belief and</u> personal knowledge, attest that the above named hospital volume are true, accurate, and complete.

I, the undersigned, upon oath and affirmation of belief and personal knowledge, attest that the above named hospital will fully comply, where applicable, with the guidelines in the American College of Cardiology/Society for Cardiac Angiography and Interventions Clinical Expert Consensus Document on Cardiac Catheterization Laboratory Standards: Bashore et al, ACC/SCA&I Clinical Expert Consensus Document on Catheterization Laboratory Standards, JACC Vol. 37, No. 8, June 2001: 2170-214, and the ACC/AHA/SCAI 2005 Guideline Update for Percutaneous Coronary Intervention A Report of the American College of Cardiology/American Heart Association Task Force on Practice Guidelines (ACC/AHA/SCAI Writing Committee to Update the 2001 Guidelines for Percutaneous Coronary Intervention) for staffing, physician training and experience, operating procedures, equipment, physical plant, and patient selection criteria to ensure quality patient care and safety, except where they are in conflict with Florida law.

I, the undersigned, upon oath and affirmation of belief and personal knowledge, attest that the above named hospital will fully comply with the physical plant requirements regarding cardiac catheterization laboratories and operating rooms found in Section 419.2.1.2, Florida Building Code as applicable.

I, the undersigned, upon oath and affirmation of belief and personal knowledge, attest that the above named hospital has a formalized, written transfer agreement with a hospital that has a Level II adult cardiovascular program, including a written transport agreement(s) to ensure safe and efficient transfer of a patient within 60 minutes.

I, the undersigned, upon oath and affirmation of belief and personal knowledge, attest that the above named hospital will participate in the American College of Cardiology National Cardiovascular Data Registry.

I, the undersigned, upon oath and affirmation of belief and personal knowledge, attest that the above named hospital has a formalized plan to provide services to Medicaid and charity care patients in need of Level I adult cardiovascular services. I, , hereby swear or affirm that the statements in this attestation are true and correct.

Signature of Chief Executive Officer

STATE OF FLORIDA

COUNTY OF

Sworn to and subscribed before me this

by

This individual is personally known to me or produced the following identification:

Notary Public

NOTARY SEAL:

(b) Form 2: Level II Adult Cardiovascular Services License Application. AHCA Form .

Attestation

AHCA Facility Number:

Facility Name:

Facility/Premise Address:

12-month Reporting Period:

Volume:

<u>Total number of adult cardiac catheterization patients/</u> sessions:

Inpatient Sessions:

Outpatient Sessions:

Or

<u>Total number of inpatient discharges or transfers with</u> <u>principal diagnosis of ischemic heart disease (ICD-9-CM</u> <u>codes 410.0 through 414.9)</u>

Inpatient Discharges:

Inpatient Transfers:

<u>I, the undersigned, upon oath and affirmation of belief and</u> personal knowledge, attest that the above named hospital volume are true, accurate, and complete.

I, the undersigned, upon oath and affirmation of belief and personal knowledge, attest that the above named hospital will fully comply with the physical plant requirements regarding cardiac catheterization laboratories and operating rooms found in Section 419.2.1.2, Florida Building Code as applicable, I, the undersigned, upon oath and affirmation of belief and personal knowledge, attest that the above named hospital will fully comply with the guidelines in the American College of Cardiology/Society for Cardiac Angiography and Interventions Clinical Expert Consensus Document on Cardiac Catheterization Laboratory Standards: Bashore et al, ACC/SCA&I Clinical Expert Consensus Document on Catheterization Laboratory Standards, JACC Vol. 37, No. 8, June 2001: 2170-21; in the ACC/AHA/SCAI 2005 Guideline Update for Percutaneous Coronary Intervention A Report of the American College of Cardiology/American Heart Association Task Force on Practice Guidelines (ACC/AHA/SCAI Writing Committee to Update the 2001 Guidelines for Percutaneous Coronary Intervention); and in

the ACC/AHA 2004 Guideline Update for Coronary Artery	60FF-1.006	Required Users: Replacement
<u>Bypass Graft Surgery: A Report of the American College of</u> Cardiology/American Heart Association Task Force on		Declarations and Terminations for Existing Network Solutions That
Practice Guidelines (Committee to Update the 1999		are Not Provided Through
Guidelines for Coronary Artery Bypass Graft Surgery)		SUNCOM
Developed in Collaboration With the American Association for	60FF-1.007	Required Users: Criteria for
Thoracic Surgery and the Society of Thoracic Surgeons for		Obligation to Submit Exemption
staffing, physician training and experience, operating		Requests for Custom Network
procedures, equipment, physical plant, and patient selection		Solutions
criteria to ensure patient quality and safety.	60FF-1.008	Required Users: Part I Exemption
I, the undersigned, upon oath and affirmation of belief and		Requests for Existing and Future
personal knowledge, attest that the above name hospital will		Custom Network Solutions
participate in the American College of Cardiology National	60FF-1.009	Required Users: Exemption Request
Cardiovascular Data Registry and the Society of Thoracic		Part IIA Providing a Business Case
Surgeons National Database.		for Future Custom Network
I, the undersigned, upon oath and affirmation of belief and		Solutions
personal knowledge, attest that the above name	60FF-1.010	Required Users: Exemption Request
hospital/facility has a formalized plan to provide services to		Part IIB Business Case for Existing
Medicaid and charity care patients in need of Level II adult		Custom Network Solutions
cardiovascular services.	60FF-1.011	The Department's Criteria for
I, , hereby swear or affirm that the statements in this	COFE 1 012	Evaluating Exemption Requests
attestation are true and correct.	60FF-1.012	The Department's Responses to Exemption Requests
Signature of Chief Executive Officer Date	60FF-1.013	State Intranet Users: Clearance
STATE OF FLORIDA		Requests Related to Interoperability
COUNTY OF		and Security
Sworn to and subscribed before me this ,	60FF-1.014	Department Response to Clearance
by .		Requests
		OTICE OF CHANGE
This individual is personally known to me or produced the Notice is hereby given that the following cha		0 0
following identification:	made to the propose	d rule in accordance with subparagraph

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Notary Public
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NOTARY SEAL:
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Specific Authority 395.1055, 395.3038, 395.401, 408.036, 408.0361(1) FS. Law Implemented 395.001, 395.1055, 395.1065, 395.3038, 395.401, 408.036, 408.0361, 957.05 FS. History-New 4-17-97, Amended 3-29-98, 8-23-99, 3-23-06,

DEPARTMENT OF MANAGEMENT SERVICES

Communications and Information Technology Services

RULE NOS .:	RULE TITLES:
60FF-1.001	General
60FF-1.002	Definitions
60FF-1.003	Establishing and Maintaining
	Eligibility for Non-Required
	SUNCOM Customers
60FF-1.004	Standards for Submitting Requests,
	Notices and Declarations to the
	Department
60FF-1.005	Customer Notice of Security
	Concern Regarding a Network
	Solution

iges have been made to the proposed rule in accordance with subparagraph 120.54(3)(d)1., F.S., published in Vol. 34, No. 18, May 2, 2008 issue of the Florida Administrative Weekly.

These changes respond to comments by the Joint Administrative Procedures Committee and to suggestions filed through written comments and/or made during public hearings held January 28, February 7 and February 20, 2008. The following changes represent a substantial rewording of the proposed rules published in Vol. 33, No. 52, December 28, 2007 issue of the Florida Administrative Weekly.

60FF-1.001 General.

No change.

Specific Authority 282.102(9) FS. Law Implemented 282.102(2), (8), (12), 282.103, 282.104, 282.105, 282.106, 282.107 FS. History-New

60FF-1.002 Definitions.

(1) The following terms as defined below, are applicable to Chapters 60FF-1, 60FF-2 and 60FF-3, F.A.C .:

(a) No change.

(b) Backdoor – Any connection to a network outside of the State Intranet that directly or indirectly circumvents the State firewalls. Any Unauthorized Connection linking an part of the State Intranet to an outside network or the Internet.

(c) Billing Data – Data, in standardized formats established by the Department, used by the Department to charge Customers for the relative portions of SUNCOM Services they use.

(d) No change.

(e) Clearance Request – A request from a Customer, that is not a Required User, to implement a Network Solution that uses Internet technology and is not provided through <u>SUNCOM</u>.

 $(\underline{f})(\underline{e})$ Communications Device – Any device or software that which renders audio, video and/or data into Electronic Communications.

(g) Communications Purchase or Lease Authorization – The means that was used by Required Users to seek and obtain approval from the Department to purchase or lease communications equipment prior to establishment of Chapter 60FF, F.A.C.

(f) through (k) renumbered (h) through (m) No change.

(n) Custom Network Solution – A Network Solution that is designed for a Customer using communications and network resources not provided by SUNCOM.

(l) through (n) renumbered (o) through (q) No change.

(r) Exemption Request – A request from Required Users seeking Department approval to use Network Solutions that are not provided through SUNCOM.

(s) Maintenance – Activity to ensure the ongoing availability of a Network Solution through replacement of parts, software patches and associated services without expanding the scope, functionality, volume by more than 10% over the volume that was approved by the Department, or changes the architecture of the Network Solution.

(t)(Θ) Network Equipment – Any device or circuit <u>that</u> which establishes Physical or Virtual Connections from within the Customer's Physical Network to networks or devices outside of the Customer's Physical Network to facilitate communications on behalf of Communications Devices or other Network Equipment. A Communications Device, regardless of its primary use, shall be classified as Network Equipment if it also performs this Network Equipment function.

(u)(p) No change.

 $(\underline{v})(\underline{q})$ Network Security – The protection of network topologies and associated services from unauthorized modification, destruction, or disclosure and the reassurance that the network performs its critical function without harmful side effects <u>and retains its integrity</u>, <u>availability and predictability</u>.

(w)(r) Network Software – Any software that which establishes Physical or Virtual Connections from within the Customer's Physical Network to networks or devices outside of the Customer's Physical Network to facilitate communications on behalf of Communications Devices or Network Equipment. (x)(s) No change.

(y) Network Solution Replacement Declaration – A commitment from a Customer to replace a Custom Network Solution with a SUNCOM solution by a specific date.

(z) Notice of Security Concern – A statement warning the Department that a condition exists that may violate the Department Security Standards.

(aa)(t) No change.

(bb)(u) Portfolio of Services – The electronic publication located on the official Web site of the Department defining SUNCOM <u>contemporary</u> Services and providing <u>the latest</u> associated technical standards, <u>as mandated in Section</u> 281.102(1), F.S. <u>based upon current SUNCOM contracts</u>, modern industry standards, new software and hardware releases, recent security threats, and/or technological improvements. The Portfolio shall also provide sample templates for requests and notices to the Department as they become available. The Web site address is: http://dms.myflorida.com/cits/portfolio of services.

(cc)(v) Required User – All state agencies and state universities mandated to use SUNCOM in Section <u>282.103</u> 281.103, F.S.

(dd) Sanctioned Filtering – A configuration of a Network Solution designed to protect a network from Unauthorized Activity that has been evaluated in accordance with the process under subsection 60FF-3.004(3), F.A.C., and approved by the Department in accordance with the standards under Rule 60FF-3.004, F.A.C.

(ee)(w) No change.

(ff) Security Exposure – Any condition that is in violation of Rule 60FF-3.004, F.A.C., Network Protection Standards for State Network, or may lead to a Security Breach.

(gg)(x) State Intranet – That portion of the SUNCOM network protected from other networks or the Internet via the State Firewall maintained <u>or sanctioned</u> by the Department.

(hh)(y) No change.

(ii)(z) Sub-network – Networks established by customers within, or attached to, the broader State Network that is maintained by the Department.

(jj)(aa) No change.

(kk)(bb) SUNCOM Services – Network Equipment, Network Services, Network Software, Communications Devices or the configuration or management of any of these, obtained, secured or provided by the Department and rendered into services that are made available to <u>Customers Eligible</u> Users by the Department or SUNCOM Providers under agreements with the Department.

(ee) through (jj) renubered (ll) through (ss) No change.

(tt) User – Person authorized, through an user identification and password, to enter and/or see data in any Department of Management Services electronic system for establishing, maintaining, monitoring, auditing or accounting for SUNCOM services. (uu)(kk) No change.

(2) No change.

Specific Authority 282.102(9) FS. Law Implemented 282.102(2), (8), (12), 282.103, 282.104, 282.105, 282.106, 282.107 FS. History–New_____.

60FF-1.003 Establishing and Maintaining Eligibility for Non-Required SUNCOM Customers.

(1) Eligible Users <u>that which</u> are not Required Users must submit an electronic mail request to <u>customerservice@dms.myflorida.com</u>, provide the associated information necessary to prove eligibility and agree to the provisions of these rules and SUNCOM policies and procedures prior to becoming a Customer.

(2) Once designated by the Department as eligible, Eligible Users have the obligation to maintain <u>knowledge</u> understanding of statutory eligibility requirements, verify their ongoing eligibility and notify the Department upon loss of eligibility.

(3) <u>If At any time</u> the Department <u>discovers</u> may declare an Eligible User incligible if the Department finds that <u>an</u> <u>Eligible User</u> the Customer no longer qualifies in accordance with Sections 282.103-.107, F.S., the Department shall declare an Eligible User ineligible.

(4) through (6)(c) No change.

(7) Declining these terms will result in a statement akin to the following: Acceptance is required for the use of SUNCOM Service. Please contact your local SUNCOM Representative with questions or concerns at: <u>866-MY-DMS-IT</u> 888-4SUNCOM.

Specific Authority 282.102(9) FS. Law Implemented 282.102(2), (8), (12), 282.103, 282.104, 282.105, 282.106, 282.107 FS. History-New_____.

The following changes represent a substantial rewording of proposed Rule 60FF-1.004 published in Vol. 33, No. 52, December 28, 2007 issue of the Florida Administrative Weekly:

60FF-1.004 <u>Standards for Submitting Requests</u>, Notices and Declarations to the Department Required Users Filing <u>SUNCOM Exemption Requests for Use of Network Resources</u> Not Provided through SUNCOM.

(1) All of the following formal submittals to the Department shall comply with the standards of Rule 60FF-1.004, F.A.C.:

(a) Notices of Security Concern;

(b) Parts I and II of Exemption Requests;

(c) Clearance Requests;

(d) Network Solution Replacement Declarations.

(2) Customers shall use one of the following means of making submittals:

(a) Through the provisions of the CSAB System; or

(b) Via electronic mail with attachments to SUNCOMRequests@dms.myflorida.com with the title of the submittal and the name of the Customer in the Subject line. Note that if the request contains sensitive information, use of electronic mail may pose security risks.

(c) Or via U. S. Postal Service address to:

Department of Management Services

<u>SUNCOM</u>

Attention: Submittal Processing

4030 Esplanade Way

Tallahassee, Florida 32399-0950.

(3) The Customer shall provide the following standard information with all submittal packages.

(a) SUNCOM account number;

(b) The Customer account number;

(c) Customer organization name, address, city, state, zip code;

(d) The submittal author's name and contact information;

(e) The name and contact information of the person who is an employee of the Customer holding a full-time position who shall speak on behalf of the Customer and shall be available to answer related questions.

(f) Category of service the submittal pertains to (e.g., Voice, Data, Conferencing, Wireless).

(4) Submittals shall use common practices of readability including tables of contents where appropriate, headings, executive summaries or cover letters, proper grammar and spelling. Recommended examples shall be provided through the Portfolio of Services as they become available.

(5) Single submittals that describe the same conditions in multiple locations or describe conditions that are repeated in multiple events over time shall be accepted by the Department in lieu of multiple submittals if all of the locations, events and timing of the events are named in the submittal.

(6) The Department will protect any information contained in these submittals in accordance with exemptions to Chapter 119, F.S.

Specific Authority 282.102(9) FS. Law Implemented 282.102(2), (8), (12), 282.103, 282.104, 282.105, 282.106, 282.107 FS. History–New_____.

The following changes represent a substantial rewording of proposed Rule 60FF-1.005 published in Vol. 33, No. 52, December 28, 2007 issue of the Florida Administrative Weekly:

<u>60FF-1.005</u> Customer Notice of Security Concern Regarding a Network Solution.

(1) All Customers shall submit a Notice of Security Concern Regarding any Network Solution that is in use, or the Customer intends to use, and not in compliance with Rule 60FF-3.004, F.A.C. This requirement to submit a notice is not obviated by the submittal of a corresponding notice by a vendor.

(2) All vendors selling or implementing Network Solutions that are not provided as a part of SUNCOM services for use by SUNCOM Customers shall submit a Notice of Security Concern to the Department and the purchasing Customer prior to entering into associated agreements or contracts, or accepting associated purchase orders if prior to impending engagement or during engagement, the vendor is aware that Network Solution is not, or is not expected to be in compliance with Rule 60FF-3.004, F.A.C. This requirement to submit a notice is not obviated by the submittal of a corresponding notice by a Customer.

(3) The Notice of Security Concern Regarding a Network Solution shall:

(a) Follow the submittal standards established under Rule 60FF-1.004, F.A.C.;

(b) Contain a description of the Network Solution;

(c) Contain descriptions of all the circumstances where the Network Solution does not comply with Rule 60FF-3.004, F.A.C.; and

<u>1. The security measures currently in place to address the</u> <u>Security Exposures; and</u>

2. The security guidelines that have been made available from the Network Solution provider to Customer, and measures that are and expected to be in place to address the Security Exposures; and

<u>3. Highlighted liability provisions that are applicable to</u> these security conditions in complete copies of the related contracts, agreements and purchase orders.

(d) Contain a statement specifying how long the Customer intends to use the Network Solution.

(4) Customers and vendors using or implementing Network Solutions that are in violation of Rule 60FF-3.004, F.A.C., shall provide the Department the following:

1. All related information requested by the Department.

<u>2. Upon request from the Department, all the cooperation, access and authorities described in Rule 60FF-3.006, F.A.C.</u>

Specific Authority 282.102(9) FS. Law Implemented 282.102(2), (8), (12), 282.103, 282.104, 282.105, 282.106, 282.107 FS. History– New .

The following changes represent a substantial rewording of proposed Rule 60FF-1.006 published in Vol. 33, No. 52, December 28, 2007 issue of the Florida Administrative Weekly:

<u>60FF-1.006 Required Users: Replacement Declarations</u> and Terminations for Existing Network Solutions that are Not <u>Provided through SUNCOM.</u>

(1) All Required Users must submit a Network Solution Replacement Declaration for, or cease usage of, all Network Solutions under the following conditions: (a) The Network Solution is not provided through SUNCOM and;

(b) The Network Solution would otherwise be in use after March 31, 2009, and;

(c) No applicable Exemption Request or Communication Purchase or Lease Authorization has been approved by the Department in accordance with the requirements under Rules 60FF-1.007 through 60FF-1.012, F.A.C.

(2) A Network Solution Replacement Declaration shall follow the submittal standards established under Rule 60FF-1.004, F.A.C., and shall consist of the following:

(a) A description of the Custom Network Solution to be replaced by a SUNCOM alternative.

(b) The date, known as the "replacement date," on which the Custom Network Solution will have been completely replaced by a SUNCOM alternative. The replacement date shall be no later than March 31, 2009.

(c) An irrevocable order for services from SUNCOM that will replace the Custom Network Solution by the replacement date. Irrevocable orders may be modified in consultation with a representative of the Department to accommodate changing conditions and implementation plans as long as the ordered SUNCOM services fully replace the Custom Network Solution by the replacement date.

(d) The following written statement from an authorized representative of the Required User: "The entire Network Solution described in this Replacement Declaration shall be replaced with SUNCOM services as of the replacement date and shall not be in use after the replacement date."

<u>Specific Authority 282.102(9) FS. Law Implemented 282.102(2), (8),</u> (12), 282.103, 282.104, 282.105, 282.106, 282.107 FS. History– New ______

The following changes represent a substantial rewording of proposed Rule 60FF-1.007 published in Vol. 33, No. 52, December 28, 2007 issue of the Florida Administrative Weekly:

<u>60FF-1.007 Required Users: Criteria for Obligation to</u> <u>Submit Exemption Requests for Custom Network Solutions.</u>

(1) All Required Users must obtain Exemptions from the Department to use Custom Network Solutions when the Custom Network Solution is not provided through SUNCOM under the following conditions:

(a) The Required User seeks to implement the new Custom Network Solution or;

(b) The Required User seeks to continue use of an existing Custom Network Solution later than December 31, 2008, under the following conditions:

1. A previous Exemption had not been granted by the Department through a Communication Purchase or Lease Authorization (CPLA) or Exemption Request for the Network Solution. Required Users shall submit these Exemption Requests on or before September 30, 2008. 2. A previous Exemption had been granted by the Department through a Communication Purchase or Lease Authorization (CPLA) or Exemption Request for the Network Solution and the current contract terms will expire later than July 1, 2008, and the Customer intends to continue services, use software or obtain hardware related to the Network Solution for any purpose other than Maintenance. Use of any associated Network Solution requires an Exemption before establishing a new contract, contract renewal, contract extension, contract amendment, major upgrade or replacement purchase, for any purpose other than Maintenance.

(2) Upon identifying a Business Objective requiring a new or continuation of a Custom Network Solution and before seeking exemptions in accordance with Rule 60FF-1.008, F.A.C., Required Users shall discuss the Required User's need with the Department to find out if SUNCOM's existing or impending services, or a collaborative effort between the Department and the Required User, can accommodate the Business Objective.

(3) Exemption Requests shall be submitted prior to the procurement planning stage of any Custom Network Solution if the Network Solution was not established by contract prior to July 1, 2008.

(4) With exceptions for maintenance described in subparagraph 60FF-1.007(1)(b)2., F.A.C., exemptions are granted for periods no longer than the terms of the contract for the associated Network Solution.

Specific Authority 282.102(9) FS. Law Implemented 282.102(2), (8), (12), 282.103, 282.104, 282.105, 282.106, 282.107 FS. History-New

<u>60FF-1.008 Required Users: Part I Exemption Requests</u> for Existing and Future Custom Network Solutions. Exemption Requests shall comply with submittal standards

established under Rule 60FF-1.004, F.A.C., and shall include the following:

(1) A description of the Required User's findings from the initial inquiry to the Department regarding the Required User's needs in accordance with subsection 60FF-1.008(2), F.A.C.

(2) A description of the Business Objectives (to be) satisfied by the Custom Network Solution for which the Required User is seeking an Exemption. The description shall contain the same essential information the Required User used (shall use) to formulate the Required User's proposed Custom Network Solution.

(3) A general description of the Custom Network Solution and technical means to achieve the Business Objectives for which the Required User is seeking an Exemption in sufficient detail for the Department to evaluate whether the Department can currently, or shall soon be able to, provide a comparable solution. (4) The purpose of the Exemption Request indicating which of the conditions listed in paragraph 60FF-1.007(1)(c), F.A.C., is applicable.

(5) A statement explaining how long the Customer intends to use the Custom Network Solution. That statement must comport with the associated contract terms for the Network Solution.

(6) Descriptions of all the circumstances where the Custom Network Solution does not comply with Rule 60FF-3.004, F.A.C.

(a) If conditions exist where the Custom Network Solution does not comply with Rule 60FF-3.004, F.A.C., the Customer must submit a Notice of Security Concern in accordance with Rule 60FF-1.005, F.A.C.

(b) If the customer asserts that the Custom Network Solution is in compliance with Rule 60FF-3.004, F.A.C., the Customer must include the following statement: "The Network Solution described in this Exemption Request complies with Rule 60FF-3.004, F.A.C."

(7) An explanation of the reasons the Required User is seeking the Exemption. The explanation should focus on how the Custom Network Solution and underlying technology satisfies the associated Business Objective in a manner that is superior to the most appropriate SUNCOM alternative.

(8) Verification that Part I of the Exemption Request has been authorized by the Chief Information Officer or the equivalent (if a CIO does not exist) for the Required User.

<u>Specific Authority 282.102(9) FS. Law Implemented 282.102(2), (8),</u> (12), 282.103, 282.104, 282.105, 282.106, 282.107 FS. History– New .

The following changes represent a substantial rewording of proposed Rule 60FF-1.009 published in Vol. 33, No. 52, December 28, 2007 issue of the Florida Administrative Weekly:

60FF-1.009 Required Users: Exemption Request Part IIA Providing a Business Case for Future Custom Network Solutions.

Part IIA Exemption Requests must be submitted only by Required Users seeking to implement a new or expand a current Custom Network Solution that is not provided by SUNCOM and has been denied an Exemption based upon a Part I submittal. A Part IIA Exemption Request shall follow the submittal standards established in Rule 60FF-1.004, F.A.C., and consist of the following:

(1) Standard Part I content described in Rule 60FF-1.008, F.A.C., with any elaboration or corrections the Required User chooses to include.

(2) An explanation of any deficiencies in the Part I submittal that may have led to the denial and/or errors in the Department's denial finding.

(3) The general expected timing of the milestones for implementing the solution.
(4) General descriptions of the Network Equipment, Software or Services comprising the proposed Custom Network Solution categorized using the following three categories:

(a) "Internal Resources" – Required User full or part-time staff, Required User owned Equipment and Software developed by the Required User.

(b) "Vendor(s) Resources" – Vendor provided Equipment, Software and Services.

<u>(c) "SUNCOM Resources" – SUNCOM provided</u> Equipment, Software and Services.

(5) The procurement method expected to be used to obtain the Custom Network Solution such as: State Contract Number, Single Source, Invitation to Bid, or Request for Proposal.

(6) All of the projected one-time and recurring costs of the Custom Network Solution. This includes all of the costs of Network Services, Network Software and Network Equipment, project management, planning, consulting, procurement process, maintenance, required and expected upgrades, and miscellaneous costs associated with the entire project and ongoing usage of the Custom Network Solution.

(a) If cost savings are considered to be among the benefits claimed in the Exemption Request, then Return on Investment (ROI) calculations must be included. The ROI calculations must include estimated net cost savings from the proposed solution using all of the estimated short and long-term costs of the solution. The calculation methods and assumptions must be in sufficient detail to allow for replication and shall consider the most appropriate SUNCOM option for mathematical comparison.

(7) Any subsequent supplementary documentation requested by the Department that will clarify or elaborate and is needed to properly evaluate the Required User's Exemption Request.

(8) Verification that Part IIA of the Exemption Request has been authorized by the Chief Information Officer or the equivalent (if a CIO does not exist) for the Required User.

Specific Authority 282.102(9) FS. Law Implemented 282.102(2), (8), (12), 282.103, 282.104, 282.105, 282.106, 282.107 FS. History– New______.

The following changes represent a substantial rewording of proposed rule 60FF-1.010 published in Vol. 33, No. 52, December 28, 2007 issue of the Florida Administrative Weekly:

<u>60FF-1.010 Required Users: Exemption Requests Part IIB</u> <u>Business Case for Existing Custom Network Solutions.</u>

Part IIB Exemption Requests must be submitted only by Required Users seeking to continue or renew use of a Custom Network Solution that is not provided by SUNCOM and has been denied an Exemption based upon a Part I submittal. A Part IIB Exemption Request shall follow the submittal standards established in Rule 60FF-1.004, F.A.C., and consist of the following:

(1) Standard Part I content described in Rule 60FF-1.008, F.A.C., with any elaboration or corrections the Required User chooses to include.

(2) An explanation of any deficiencies in the Part I submittal that may have led to the denial and/or flaws in the Department's denial finding.

(3) A description, documentation and results of any previous requests to the Department seeking approval for the Customer to implement the Custom Network Solution.

(4) Descriptions of the Network Equipment, Software or Services comprising the Custom Network Solution categorized using the following three categories:

(a) "Internal Resources" – Required User full or part-time staff, Required User owned Equipment and Software developed by the Required User.

(b) "Vendor(s) Resources" – Vendor provided Equipment, Software and Services.

(c) "SUNCOM Resources" – SUNCOM provided Equipment, Software and Services.

(5) All of the costs associated with using the Custom Network Solution. This includes all of the costs of Network Services, Network Software and Network Equipment, ongoing project management, planning, consulting, procurement process, maintenance, required and expected upgrades, and miscellaneous costs associated with the entire project and ongoing usage of the Custom Network Solution.

(6) The name and contact information for the entity that is providing the solution.

(7) All of the contracts and agreements associated with the Custom Network Solution.

(8) A description of the operational, financial and contractual consequences if the Custom Network Solution is to be replaced with the most appropriate SUNCOM alternative.

(a) Descriptions of the operational consequences shall describe how the Business Objectives are affected.

(b) Descriptions of the financial consequences shall include comprehensive cost data associated with the Custom Network Solution, supporting documentation and a demonstration of the calculation methods and assumptions for determining the consequences in sufficient detail to allow for replication.

(c) Descriptions of the contractual consequences shall include complete copies of the contracts with the relevant contract language highlighted and an explanation of how the language is relevant to the impact if the Custom Network Solution were replaced with a SUNCOM service.

(9) Verification that Part IIB of the Exemption Request has been authorized by the Chief Information Officer or the equivalent (if a CIO does not exist) for the Required User. Specific Authority 282.102(9) FS. Law Implemented 282.102(2), (8), (12), 282.103, 282.104, 282.105, 282.106, 282.107 FS. History–New

The following changes represent a substantial rewording of proposed Rule 60FF-1.010 (renumbered 60FF-1.011) published in Vol. 33, No. 52, December 28, 2007 issue of the Florida Administrative Weekly:

<u>60FF-1.011 The Department's Criteria for Evaluating</u> <u>Exemption Requests.</u>

The Department shall use the following combination of criteria in evaluating an Exemption Request:

(1) Availability of SUNCOM alternatives: The Department shall consider the current availability and expected ability of the Department to provide a viable, timely and cost effective alternative to the Custom Network Solution.

(2) Suitability of a SUNCOM solution: The Department will compare SUNCOM's potential solution to the Custom Network Solution to determine if it can satisfy the Business Objective as well or better than the Custom Network Solution.

(3) Additional benefits from the SUNCOM solution: The Department shall consider any additional features or value provided by the SUNCOM solution that may go beyond the Business Objectives.

(4) Enterprise economies of scale: The Department will consider the additional bulk purchasing leverage and financial impact on the Department's ability to achieve better prices for all of SUNCOM services resulting from implementing a SUNCOM solution.

(5) Ongoing costs to the Customer: The Department will consider the recurring cost difference between the Custom Network Solution and the SUNCOM alternative.

(6) The consequences of transition: The Department shall consider the operational, financial and contractual consequences if the Custom Network Solution is to be replaced with the most appropriate SUNCOM alternative.

(7) Compatibility of the Custom Network Solution with the State Network: The Department shall determine if the Custom Network Solution creates incompatibility with the State Network such that State communications or economies of scale shall be impaired. The complexity and cost of maintaining conditions where compatibility is sustained for a Custom Network Solution will be a factor in this determination.

(8) Security Impact on the State Network: The Department shall determine if the Custom Network Solution will comport with the Network Protection Standards for State Network established in Rule 60FF-3.004, F.A.C. The complexity and cost of maintaining conditions where security is sustained for a Custom Network Solution will be a factor in this determination.

(9) Congruity considerations:

(a) Congruity between the Required User's Business Objectives and the associated Custom Network Solution: This criterion shall determine if the intended benefits of the Custom Network Solution satisfy the Required User's Business Objectives.

(b) Congruity between the Required User's estimated costs and the realistic resources required, market conditions and scope that drive costs: This criterion shall determine if the costs estimates are accurate.

(c) Congruity between the Required User's estimated timing and the work effort required: This criterion shall determine if the milestones in Part IIA are realistic given the description of the Custom Network Solution.

(d) Congruity between the Required User's expectations of the Custom Network Solution and the likelihood those expectations shall be or have been met: This criterion shall determine if the proposed technology described in Part IIA has been used before to satisfy equivalent Business Objectives and what is the likelihood of success based upon the scope, technological maturity and track-record of similar projects.

(10) Longevity of the Custom Network Solution: The Department will consider the life cycle of the solution and the length of time the Required User expects to use the Custom Network Solution.

Specific Authority 282.102(9) FS. Law Implemented 282.102(2), (8), (12), 282.103, 282.104, 282.105, 282.106, 282.107 FS. History– New______.

60FF-1.012 The Department's Responses to Exemption Requests.

(1) The Department shall respond in writing within 30 days after Part I or within 45 days after Part II of an Exemption Request has been submitted. The Department shall render one of the following findings:

(a) The Exemption Request is approved.

(b) The Exemption Request is approved contingent upon certain conditions. Those conditions shall include the following where applicable:

<u>1. Specified changes to the Custom Network Solution to</u> address the Department's security or compatibility concerns.

2. Unfettered monitoring of implementation of the Custom Network Solution by the Department to address the Department's security or compatibility concerns.

<u>3. Ongoing Department monitoring of use of the Custom</u> <u>Network Solution to address the Department's security or</u> <u>compatibility concerns.</u>

<u>4. A commitment from the Required User to maintain</u> certain compatibility and security related configurations and upgrades.

5. Specified changes to the Custom Network Solution to include a portion of SUNCOM services.

6. A commitment from the Required User to replace the Custom Network Solution with a SUNCOM alternative when a viable SUNCOM alternative becomes available. The Required User may submit another Exemption Request for consideration when the SUNCOM alternative becomes available.

(c) The Exemption Request is denied. The Department shall provide the following with this finding:

1. An explanation of the Department's reasoning behind the finding.

2. A general proposal and plan describing the SUNCOM service that will replace the Network Solution. The Department shall subsequently work with the Required User to develop a more detailed consensus plan and proposal for collaboratively implementing the SUNCOM alternative.

(d) The Department requires more information to render a conclusive finding. The Department will specify the information required and render a finding within 45 days from its submittal.

(2) If the Required User seeks reconsideration of a denial or a contingent approval of a Part I Exemption Request, the Required User may refine its submittal and submit Part II of the Exemption Request.

Specific Authority 282.102(9) FS. Law Implemented 282.102(2), (5) (8), (12), 282.103, 282.104, 282.105, 282.106, 282.107 FS. History–New

The following changes represent a substantial rewording of proposed Rule 60FF-1.011 (renumbered 60FF-1.013) published in Vol. 33, No. 52, December 28, 2007 issue of the Florida Administrative Weekly:

<u>60FF-1.013 State Intranet Users: Clearance Requests</u> <u>Related to Interoperability and Security.</u>

(1) Clearance Requests must be submitted by SUNCOM Customers that are:

(a) Using the State Intranet; and

(b) Are not Required Users; and

(c) Are intending to initiate Network Solutions that result in the purchase or lease of Network Services, Network Software or Network Equipment and these network resources:

1. Make use of the Internet Protocol; and

2. Are not provided through SUNCOM.

(2) These Customers must follow the submittal standards established in Rule 60FF-1.004, F.A.C., to provide the following as a part of the Clearance Request:

(a) Address, city, state, zip code where the primary part of the Network Solution shall take place;

(b) Date that the Network Solution is to be implemented;

(c) Any pending SUNCOM orders affected;

(d) Brief summary of Business Objectives .;

(e) General descriptions of the Network Equipment, Software or Services comprising the Network Solution-: (f) If known at the time of submittal of the Clearance Request, the entity that is expected to provide the solution with contact information including: entity name, city, state, representative name, telephone number and electronic mail address:-

(g) A "Customer Notice of Security Concern Regarding a Network Solution" in accordance with Rule 60FF-1.005, F.A.C., if the Network Solution creates any Security Exposures in violation of Rule 60FF-3.004, F.A.C.

(3) A statement must be included that the Customer shall commit to Rule 60FF-3.005, F.A.C., and be prepared to demonstrate this commitment by also making purchasing documents available to the Department.

(4) The Customer must provide any subsequent supplementary documentation requested by the Department that shall clarify or elaborate on the Network Solution and is needed to properly evaluate its potential impact on the State Intranet and its other Customers.

<u>Specific Authority 282.102(9) FS. Law Implemented 282.102(2), (8),</u> (12), 282.103, 282.104, 282.105, 282.106, 282.107 FS. History– <u>New</u>.

<u>60FF-1.014</u> 60FF 1.012 Department Response to Clearance Requests.

(1) The Department shall evaluate the Customer's Clearance Request for the following conditions:

(a) No change.

(b) Security Impact on the State Network – If the Department determines that the Network Solution shall not comport with the Network Protection Standards for State Network established in Rule 60FF-3.004, F.A.C., the Department shall request that the Customer modify its Network Solution accordingly. If the Network Solution cannot be modified to comport with Rule 60FF-3.004, F.A.C., the Department shall deny the Clearance Request.

- (2) No change
- (a) No change
- (b) No change
- (c) No change

Specific Authority 282.102(9) FS. Law Implemented 282.102(2), (5) (8), (12), 282.103, 282.104, 282.105, 282.106, 282.107 FS. History– New

DEPARTMENT OF MANAGEMENT SERVICES

Communications and Information Technology Services

RULE NOS.:	RULE TITLES:
60FF-2.001	Order Process
60FF-2.002	Customer Responsibilities in Order
	Process
60FF-2.003	Communications Service Provider
	Responsibilities in Order Process

60FF-2.004	The Department's Responsibilities in
	Order Process
60FF-2.005	SUNCOM Charges to Customers
60FF-2.006	SUNCOM Provider Billing to
	Department
60FF-2.007	SUNCOM Provider Billing Directly
	to Customers
60FF-2.008	Security Standards for Usage of State
	Communications Systems
60FF-2.009	Security and Reliability Provisions
	Required for SUNCOM Approved
	Use of Third Party Services,
	Software and Equipment
60FF-2.010	SUNCOM Response to System
	Failures and Security Breaches
60FF-2.011	SUNCOM Cost Recovery for System
	Failures and Security Breaches
	Caused by Third Parties
	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. 33, No. 52, December 28, 2007 issue of the Florida Administrative Weekly.

These changes respond to comments by the Joint Administrative Procedures Committee and to suggestions filed through written comments and/or made during public hearings held January 28, February 7 and February 20, 2008.

60FF-2.001 Order Process.

The <u>Communications</u> Customer Service Authorization Process shall be as follows:

(1) through (6) No change.

Specific Authority 282.102(9) FS. Law Implemented 282.102(2), (8), (12), 282.103, 282.104, 282.105, 282.106, 282.107 FS. History–New_____.

60FF-2.002 Customer Responsibilities in Order Process. The Customer's responsibilities in the order process shall be as follows:

(1) Register to Become a Customer – Eligible Users which are not SUNCOM Customers or Required Users must submit a request, provide the associated information and agree to the terms and conditions as described in Rule 60FF-1.003, F.A.C.

(2) Appoint and Maintain Authorizing Officials – The Customer shall appoint Authorizing Official(s) on behalf of the <u>Customer Eligible User</u> and all of its subordinate entities (for which the Customer makes organizational and/or accounting distinctions). Multiple roles within the CSAB system(s) may be held by single or several individuals, as long as all of the roles available to Customers in the CSAB system(s), including the authority to appoint other Authorizing Officials, are performed by appointees of the Customer.

(a) No change.

(b) All Authorizing Officials are obliged to achieve and maintain understanding of their role(s) and associated authorities and functionality of the CSAB <u>S</u>system(s) and SUNCOM processes to satisfy Customer requests and to invoice for services.

(3) through (8) No change.

Specific Authority 282.102(9) FS. Law Implemented 282.102(2), (8), (12), 282.103, 282.104, 282.105, 282.106, 282.107 FS. History-New_____.

60FF-2.003 Communications Service Provider Responsibilities in Order Process.

The Communications Service Provider's and SUNCOM Service Provider's responsibilities in the order process shall be as follows:

(1) Accept the CSAB System(s) as the Means for Processing Service Requests – In all instances where agreements between the Department and SUNCOM Providers do not specifically exclude the CSA process, SUNCOM Providers shall accept CSA data from the CSAB Systems(s) as the basis for processing requests from the Department and SUNCOM Customers, and shall recognize the CSA data as the State's acknowledgement of its payment obligations.

(a) through (c) No change.

(d) SUNCOM Providers shall not accommodate or satisfy requests for SUNCOM Services from Eligible Users outside the CSA process unless an exception is explicitly granted by the Department or specified through an agreement between the Department and the Provider.

1. If a SUNCOM Provider has been granted an exception to allow selling SUNCOM Services outside of the CSA process, the SUNCOM Provider will supply substantiating detail of said sales using the same standards as outlined in paragraph 60FF-2.007(2)(b), F.A.C.

(e) No change.

1. through 2. No change.

(2) No change.

(3)(a) Acknowledge the Primacy of CSA Data – Because the CSAB System(s) is the foundation of the SUNCOM inventory of services obtained from SUNCOM Providers and services consumed by SUNCOM Customers (when agreements with SUNCOM Providers do not specifically exclude the CSA process) and the basis for invoicing SUNCOM Customers, SUNCOM Providers must make good faith efforts to ensure that the data contained in the system is accurate and presuppose its validity.

(a)(b) Absent clear evidence to the contrary, disputes regarding whether or not a compensable service has been rendered shall be determined by the existence of data in the CSAB System(s). This data shall verify that a CSA request had been issued and a compensable service had been rendered for

the period corresponding to a SUNCOM Provider's claim in order for the SUNCOM Provider to receive the associated payment.

(4) No change.

Specific Authority 282.102(9) FS. Law Implemented 282.102(2), (8), (12), 282.103, 282.104, 282.105, 282.106, 282.107 FS. History–New_____.

60FF-2.004 The Department's Responsibilities in Order Process.

No change.

Specific Authority 282.102(9) FS. Law Implemented 282.102(2), (8), (12), 282.103, 282.104, 282.105, 282.106, 282.107 FS. History–New_____.

60FF-2.005 SUNCOM Charges to Customers.

(1) through (2) No change.

(a) through (c) No change.

(d) Customers properly satisfying the invoice via any other means shall send one copy of the summary element with the payment to:

Department of Management Services

Bureau of Financial Management

Post Office Box 5438

Tallahassee, Florida 32399-5438.

(3) The entire amount of the bill is due within 30 days from the date of the invoice was date printed on the invoice.

(a) Non-payment of the bill within 31 days from the date the invoice was printed shall result in a notice of nonpayment describing potential consequences of failure to make a timely payment in accordance with the provisions in subsection 60FF-2.005(4) and criteria in subsection 60FF-2.005(5), F.A.C.

(b) Non-payment of the bill within 60 days from the date the invoice was printed shall result in a second notice of nonpayment warning the Customer that the recurring service associated with the charge shall be terminated if payment is not processed within 90 days from the date the invoice was issued of the potential consequences of failure to make a timely payment in accordance with the provisions in subsection 60FF-2.005(4) and criteria in subsection 60FF-2.005(5), F.A.C.

(c) Non-payment of the bill within 90 days <u>from the date</u> <u>the invoice was printed</u> shall result in a third notice of nonpayment warning the Customer that the recurring service associated with the charge may be terminated immediately of the potential consequences of failure to make a timely payment in accordance with the provisions in subsection 60FF-2.005(4) and criteria in subsection 60FF-2.005(5), F.A.C.

(d) Non-payment of the bill within 120 days <u>from the date</u> <u>the invoice was printed</u> shall result in a fourth notice of nonpayment warning the Customer <u>of the potential</u> <u>consequences of failure to make a timely payment in</u> <u>accordance with the provisions in subsection 60FF-2.005(4)</u> and criteria in subsection 60FF-2.005(5), F.A.C that all of the recurring services provided to the Customer by SUNCOM may be terminated immediately.

(4) The remedies and consequences for failure to make timely payment may include:

(a) Prohibition on obtaining new SUNCOM services;

(b) Suspension of services;

(c) Use of debt collection processes to obtain payment and;

(d) Suspension of the services related to the unpaid invoices;

(e) Suspension of all SUNCOM services to the Customer that has failed to make timely payment.

(5) The Department shall consider the following criteria in determining remedies for non-payment:

(a) The length of time the invoice has not been paid and;

(b) The existence of related legitimate and timely charge disputes from the Customer in accordance with subsection 60FF-2.005(6), F.A.C. and;

(c) The risk that the Customer will exist in the future as an ongoing operation and thus will be able to satisfy the debt in the future and;

(d) The size of the debt and;

(e) The Customer's good faith commitments and efforts to satisfy the debt and;

(f) The public service ramifications from suspension.

(6)(4) Disputing Charges – If the Customer disputes any of the charges on a SUNCOM invoice, the Customer shall submit a "charge dispute" via electronic mail to the following address: SUNCOMInv@dms.myflorida.com.

(a) No change.

1. through 3. No change.

(b) In spite of the Customer's dispute of (a portion of the) charges, the Customer shall pay the entire invoice, including the disputed charges, and await resolution of the dispute and a subsequent credit from the Department.

1. However, if the <u>Customer makes a good faith</u> <u>determination that the</u> disputed charge constitutes an onerous obligation for the Customer and the Customer has a good faith belief that the charge is unwarranted; the Customer may withhold payment for the corresponding portion of the charge that is in dispute. If the Customer chooses to exercise this option, the Customer shall include a statement akin to the following in their charge dispute: "Because this disputed charge constitutes an onerous cost and the Customer is confident that the disputed charge is unwarranted, the Customer is withholding payment for the portion of the invoice related to the disputed charge."

2. No change.

(c) No change.

1. through 2. No change.

Specific Authority 282.102(9) FS. Law Implemented 282.102(2), (8), (12), 282.103, 282.104, 282.105, 282.106, 282.107 FS. History–New_____.

60FF-2.006 SUNCOM Provider Billing to the Department.

Barring the exceptions for contract terms described below, all of the following conditions apply to invoicing from SUNCOM Providers.

(1) through (2) No change.

(3) The Department shall pay SUNCOM Providers lump sums on behalf of all SUNCOM Customers for the entire amount of legitimate charges regardless of the payment status of SUNCOM Customers.

(a) The Department shall solely determine when services shall be <u>suspended</u> terminated to SUNCOM Customers for nonpayment in accordance with subsection 60FF-2.005(3), F.A.C.

(4) through (6)(b)No change.

(c) The substantiating detail must be provided <u>by</u> using an Electronic Data Interchange format established by the Department and <u>by sending to the following electronic mail</u> <u>address: ftppool.dms.state.fl.us</u> sent to the Department address established for that purpose.

(d) Any electronic billing substantiation or detail data supplied by SUNCOM Providers that is not authorized by the Department as the means of accepting electronic substantiating detail data shall be considered supplemental aids to auditing or querying invoicing data and <u>shall</u> do not comprise official payment obligations or substantiating detail.

(7) No change.

(8) Conflicting or mutually exclusive methods of billing to and collections from SUNCOM Customers <u>are</u> is prohibited.

(9) SUNCOM Providers may invoice after the normal billing cycle for charges that were not adequately invoiced during the normal billing cycle.

(a) The portion of the subsequent invoice that SUNCOM shall pay and seek from SUNCOM Customers shall be determined by the terms of the contract for the service.

(b) If terms addressing subsequent billing do not exist in the contract for the service, the Department and the Customer shall pay only the amounts owed for the current fiscal year.

(10) Overcharges from SUNCOM Providers, including charges for services that should have been terminated in accordance with a Communications Service Authorization (CSA) or services that were not provided during the billing period that was billed, shall be refunded to the Department.

(a) The portion of the overcharge that the SUNCOM Provider shall refund shall be determined by the terms of the contract for the service.

(b) If relevant terms addressing overcharges do not exist in the contract for the service, the SUNCOM Provider shall credit an amount for the entire period the service was billed while the service was not available or for the period that it was billed after it should have been suspended in accordance with a Communications Service Authorization (CSA), whichever is greater.

Specific Authority 282.102(9) FS. Law Implemented 282.102(2), (8), (12), 282.103, 282.104, 282.105, 282.106, 282.107 FS. History–New_____.

60FF-2.007 SUNCOM Provider Billing Directly to Customers.

(1) No change.

(2) When the SUNCOM Provider invoices SUNCOM Customers directly:

(a) No change.

(b) The SUNCOM Provider shall electronically supply to the Department complete and accurate detail substantiating all of the charges to SUNCOM Customers.

1. No change.

2. Absent contract provisions with the Department that establish formats and exchange methods for the electronic substantiating detail file, the file must be provided using an Electronic Data Interchange format established by the Department and sent to the <u>following electronic mail address:</u> <u>ftppool.dms.state.fl.us</u> Department address established for that purpose.

3. No change.

(3) The Department has no obligation to assume payable commitments on behalf of SUNCOM or SUNCOM Customers in instances where a vendor or SUNCOM Provider submitted an invoice directly to a SUNCOM Customer. If the Department chooses to assume such commitments, it shall only <u>pay do so if and after the SUNCOM provider when the Customer makes an associated payment to the Department</u> Customer has made the associated payment to the Department.

(4) SUNCOM Providers may invoice after the normal billing cycle for charges that were not adequately invoiced during the normal billing cycle.

(a) The portion of the subsequent invoice that the Customer shall pay shall be determined by the terms of the contract for the service.

(b) If terms addressing subsequent billing do not exist in the contract for the service, the Customer shall pay only the amounts owed for the current fiscal year.

(5) Overcharges from SUNCOM Providers, including charges for services that should have been suspended in accordance with a Communications Service Authorization (CSA) or services that were not provided during the billing period that was billed, shall be refunded to the Customer.

(a) The portion of the overcharge that the SUNCOM Provider shall refund shall be determined by the terms of the contract for the service. (b) If relevant terms addressing overcharges do not exist in the contract for the service, the SUNCOM Provider shall credit an amount for the entire period the service was billed while the service was not available or for the period that it was billed after it should have been suspended in accordance with a Communications Service Authorization (CSA), whichever is greater.

Specific Authority 282.102(9) FS. Law Implemented 282.102(2), (8), (12), 282.103, 282.104, 282.105, 282.106, 282.107 FS. History–New_____.

DEPARTMENT OF MANAGEMENT SERVICES

Communications and I	nformation Technology Services
RULE CHAPTER NO .:	RULE CHAPTER TITLE:
60FF-3	State Network Usage and Security
	Policies
RULE NOS.:	RULE TITLES:
60FF-3.001	Customer Access to State Long
	Distance Communications System
60FF-3.002	Modifications, Additions, Reductions
	or Terminations to Existing
	SUNCOM Service Initiated by a
	Customer
60FF-3.003	Additions or Modifications,
	Reductions or Terminations to
	Existing SUNCOM Service
	Initiated by the Department
60FF-3.004	Protection Standards for State
	Network
60FF-3.005	Security Breach Protection
	Provisions Required for
	Department Approved Use of Third
	Party Equipment, Services and
	Software
60FF-3.006	Department Response to System
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60FF-3.007	SUNCOM Cost Recovery for System
	Failures and Security Breaches
	Caused by Third Parties
60FF-3.008	Management and Distribution of
	State Numbers and Addresses
60FF-3.009	Exemption for the Department of
	Education
60FF-3.010	Florida State Government Listings
NOT	ICE 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. 33, No. 52, December 28, 2007 issue of the Florida Administrative Weekly.

These changes respond to comments by the Joint Administrative Procedures Committee and to suggestions filed through written comments and/or made during public hearings held January 28, February 7 and February 20, 2008.

60FF-3.001 Customer Access to State Long Distance Communications System.

No change.

Specific Authority 282.102(9) FS. Law Implemented 282.102(2), (8), (12), 282.103, 282.104, 282.105, 282.106, 282.107 FS. History–New_____.

60FF-3.002 Modifications, Additions, Reductions or Terminations to Existing SUNCOM Service Initiated by a Customer.

The Customer of a SUNCOM Service is required to adhere to the appropriate technical specifications and procedures associated with the applicable service, as outlined in the Portfolio of Services. To obtain approval for any modifications, additions, reductions, or terminations of SUNCOM Services, the Customer shall follow the Customer Service Authorization (CSA) process, as described in Chapter 60FF-2, F.A.C., at least 45 days in advance of the requested effective date. Failure to provide notification for the termination or modification of a service in the Communications Service Authorization and Billing System (CSAB System) within the required time frame shall result in continued charges for the existing service.

Specific Authority 282.102(9) FS. Law Implemented 282.102(2), (8), (12), 282.103, 282.104, 282.105, 282.106, 282.107 FS. History–New_____.

60FF-3.003 Additions or Modifications, Reductions or Terminations to Existing SUNCOM Service Initiated by the Department.

(1) The Department shall initiate changes or <u>suspend</u> terminate a Customer's SUNCOM service based on any of the following reasons:

(a) through (d) No change.

(e) A change to the service is required because the service offering has changed.

(f) No change.

(g) Violation of a security standard, as specified in Rules 60FF-3.004-.006, F.A.C.

(h) The Customer is no longer eligible for SUNCOM Services in accordance with Sections 282.103-.107, F.S.

(i) The Customer fails to pay for SUNCOM Services as described in subsection 60FF-2.005(3) = 60FF-2.003(4), F.A.C.

(2) When a change to a Customer's service is required, the Department shall notify the Customer of required changes to the Customer's service. If H the Customer disputes the basis for the change or wishes to request an extension, the Customer shall respond within 30 days from such notice, with a written request to justify why the Department should not make the proposed change to the Customer's service.

(a) No change.

(b) No change.

(3) The terms of the applicable contract for the SUNCOM service shall be the basis for the Department's notice obligation to vendors when requesting a change to a service. If the applicable contract fails to address these notice obligations:

(a) Discontinuance of services shall be implemented within one day from the date a request from the Department is issued.

(b) Modifications requiring no physical actions other than electronic changes implemented through remote devices or databases shall be implemented within one day from the date a request from the Department is issued.

(c) Modifications requiring physical actions shall be implemented within a period that is customary for the vendor in serving large business customers.

Specific Authority 282.102(9) FS. Law Implemented 282.102(2), (8), (12), 282.103, 282.104, 282.105, 282.106, 282.107 FS. History-New_____.

60FF-3.004 Network Protection Standards for State Network.

To protect the integrity<u>, predictability and availability</u> of state communications services, Customers shall adhere to the following security specifications and directives:

(1) No change.

(2) <u>Absent approval from the Department, the following</u> <u>are prohibited:</u> The Department prohibits configurations which directly or indirectly circumvent the State firewall creating

(a) Any Backdoor <u>c</u>Connections without SUNCOM managed or sanctioned filtering:-

(b)(3) <u>Any</u> The Department prohibits configurations creating non-SUNCOM managed Virtual Connections to or from the State Intranet;, tunnels (encrypted and

(c) Any configuration creating non-SUNCOM managed tunnels to or from the State Intranet;

(d) Any configuration creating non-SUNCOM managed non-encrypted) or remote access Connections to or from the State Intranet directly or indirectly circumventing the State firewall.

(4) Any inbound or outbound connectivity to the State Intranet via Virtual Connections, tunnels (encrypted and non-encrypted) or remote access shall be registered by the Customer with the Department. To register, Customers shall adhere to Rule 60FF-1.004 or 60FF-1.0011, F.A.C., (depending upon its required usage status) by submitting an Exemption Request (for Required Users) or Clearance Request (for other Intranet users). A 12 month utilization log shall be maintained by the Customer and made available to the Department upon request.

(3) To obtain approval for any of the conditions described in subsection 60FF-3.004(2), F.A.C. Customers shall submit a Notice of Security Concern Regarding a Network Solution in accordance with Rule 60FF-1.005, F.A.C. Additionally, if the Department does not keep a log for the Customer, the Customer shall maintain current 15-day log(s) for all of the Customer firewalls that connect any Customer Sub-network to any SUNCOM services outside of the Sub-network. The logs shall contain records for every transaction processed by the firewall with each record containing the following at a minimum:

(a) Source and destination ports contained in the transaction;

(b) Source and destination addresses contained in the transaction;

(c) The date and time for the transaction.

(4) The Department shall take several findings into consideration in determining whether or not to approve any of the conditions described in subsection 60FF-3.004(2), F.A.C. Those findings shall determine whether or not the Customer has in place:

(a) The appropriate and generally accepted processes for protecting the State Intranet and;

(b) A modern firewall using contemporary tools and functionality for protecting the State Intranet and:

(c) Trained staff available to inform and work with the Department and:

(d) Monitoring activities and modern tools that are adequate for protecting the State Intranet and;

(e) Ongoing transparent access available to the Department to the information necessary to verify these things and perform associated diagnostics.

(5) No scanning tools, Traffic generating stress testing of applications or communications, or network topology discovery tools <u>that automatically generate repeated contact</u> with other nodes outside the Customer's Sub-network are allowed to be used on or across the SUNCOM network, are allowed to be used without written authorization from the Department. <u>Authorizations can be obtained via an electronic mail request and reply with the SUNCOM Network Operations for repetitive activities if the request for authorizations shall be granted based upon the Department verifying that:</u>

(a) through (c) No change.

(6) The Information Security Manager, as established by Section 282.318(2)(a), (1), F.S., or the highest level information security official for the Customer, shall work with the Department to ensure that the Customer adheres to the Department's security rules and any SUNCOM service requirement based on the appropriate technical specifications and procedures associated with the applicable service, as outlined in the Portfolio of Services. The Customer's security designees and network administrator are responsible for keeping any Unauthorized Traffic or Connection from traversing the SUNCOM network.

(7) Additional Network Solutions obtained Services outside the official SUNCOM offering are subject to the Security Breach Protection provisions stated in Rules 60FF-3.004 60FF-3.005 through 60FF-3.007 60FF-3.006, F.A.C., and shall be documented by the Customer, as required in subsection 60FF-1.008(6) Rule 60FF-1.009, F.A.C., for Required Users or in Rule 60FF-1.013 subsection 60FF-1.011(4), F.A.C., for Non-Required Users. This documentation shall be made available to the Department for review upon request.

(8) SUNCOM communication Traffic shall be monitored by the Department for Unauthorized Activity. Violations shall be reported to the Customer having appeared to have facilitated the Unauthorized Activity and/or the appropriate authority with jurisdiction over associated prevention and enforcement. After the Department has notified the Customer, access to the <u>SUNCOM network may be terminated by the Department until</u> any Unauthorized Traffic has been eliminated if the Department believes it could threaten the State Network or its <u>Customers.</u>, which shall include that Agency for Enterprise Information Technology, and be remedied through the provisions of Rule 60FF-3.006, F.A.C.

(9) The Customer shall provide documentation of network topology and configuration information to the Department during <u>any related</u> Network Security audits or during resolution or investigation of security incidents.

(10) Customers shall be responsible for resolving all security <u>breaches and exposures</u> problems and vulnerabilities defined in these rules for conditions within the Customer's purview and shall cooperate with the Department on SUNCOM resolution efforts <u>through the provisions of Rule</u> 60FF-3.006, F.A.C. for conditions jointly within the purview of the Department and the Customer.

Specific Authority 282.102(9) FS. Law Implemented 282.102(2), (8), (12), 282.103, 282.104, 282.105, 282.106, 282.107 FS. History–New_____.

60FF-3.005 Security Breach Protection Provisions Required for Department Approved Use of Third Party Network Equipment, Services and Software.

All Required Users and Users of the State Intranet shall adhere to these requirements for any purchase or lease of Network Services, Network Software or Network Equipment through means other than SUNCOM Services.

(1) Any procurement solicitation, contract, purchase order or agreement for Network Services, Network Software, <u>or</u> Network Equipment through means other than SUNCOM Services must include the following:

(a) This phrase, "The vendor agrees to <u>use of reasonable</u> <u>efforts to</u> provide equipment, software and services in accordance with and adherence to Chapters 60FF-1 through 60FF-3, Florida Administrative Code."

(b) A description of the relative amount of liability for System Failures and Security Breaches that shall be assumed by the purchasing entity, the vendor and the Department when the cause of System Failures or Security Breaches are within the shared control of these parties.

(b)(c) This phrase, "The vendor shall assume one hundred percent (100%) liability for System Failures and/or Security Breaches that which result from the violations of subsections 60FF-3.004(1) and (2), F.A.C., that are caused by the vendor provided network solution if the vendor has failed to inform, in accordance with Rule 60FF-1.005, F.A.C., the Florida Department of Management Services, the purchaser and parties who are vendor's failure to properly implement or coordinate implementation (which includes providing due diligent communications with other parties having roles in implementing or accommodating implementation) of the services, equipment or software described in this contract/purchase order/agreement or result from the inherent flaws or limitations of the services, equipment or software described in this contract/purchase order/agreement."

(c) This phrase, "The relative amount of liability for System Failures and Security Breaches shall be apportioned between the purchasing entity, the vendor and the Department when the cause of System Failures or Security Breaches are within the shared control of these parties in accordance with their respective fault."

Specific Authority 282.102(9) FS. Law Implemented 282.102(2), (8), (12), 282.103, 282.104, 282.105, 282.106, 282.107 FS. History–New_____.

60FF-3.006 Department Response to System Failures<u>, and</u> Security Breaches<u> and Security Exposures</u>.

(1) If there is a Security Breach. <u>Security Exposure</u> or System Failure resulting from implementation of Network Services, Network Software or Network Equipment purchased or leased from sources other than SUNCOM by Required Users and Users of the State Intranet, the Department <u>in</u> <u>consultation with the Agency for Enterprise Information</u> <u>Technology</u> shall take whatever action the Department deems necessary to protect the integrity. <u>predictability and availability</u> of the State Network and SUNCOM Customers, following the <u>escalation steps defined below:</u>

(a) Customers shall remedy any Security Breach or Security Exposure while in communications with the Department and the Agency for Enterprise Information Technology.

(b) In the event that the customer cannot remedy the Security Breach or Security Exposure, the Department shall be granted access to and/or control of any resources the Department declares to be related to the failure, breach or exposure. (c) Based on This can include the Department's determination that steps (a) and (b) above have failed to resolve the Security Breach or Exposure in a manner that will protect the integrity, predictability and availability of the State Network and SUNCOM Customers, the Department shall be granted assumption of exclusive access and control, through the Department's staff or its vendors, of any and all said Network Services, Network Software, or Network Equipment, or may temporarily suspend (b) And/or this can result in temporary termination of SUNCOM Services to the SUNCOM Customer responsible for said Network Services, Network Software, or Network Services, Network Software, or Network Services, Network Software, or Network Services, Network Services, Network Software, or Network Equipment.

<u>1. In making its determination that steps (a) and (b) have</u> <u>failed, the Department shall consider the severity of System</u> <u>Failure, Security Breach or Security Exposure, the extent,</u> <u>timeliness and effectiveness of the Customer's resolution</u> <u>efforts and the findings described in subsection 60FF-3.004(4),</u> <u>F.A.C.</u>

(d) The Department shall provide notice to the Customer prior to taking the actions described in paragraph 60FF-3.006(1)(b) and (c), F.A.C.

(2) Government entities and associated vendors that are responsible for any and all said Network Services, Network Software, or Network Equipment shall grant the Department exclusive access to and control of any resources that the Department declares to be related to the failure Θr_{s} breach <u>or</u> <u>exposure</u>, remedy thereto and ongoing prevention of recurrence.

(a) If the Department assumes exclusive control of these Network Resources, the Department shall grant staff authorized by the Customer unlimited opportunity to see information regarding the configuration, conditions and activities on the Network Resource.

(b) If the Department assumes exclusive control of these Network Resources, the Department shall do so in consultation with the Agency for Enterprise Information Technology.

(3) If the Customer requests allowance for continuation of the primary conditions that led to the Security Breach or Security Exposure beyond the short term mitigation efforts, the Department may implement ongoing State Network protection requirements that may include implementing access controls to shared resources, isolation of the Customer's Sub-network and/or special monitoring of the Customer's network traffic and configurations.

Specific Authority 282.102(9) FS. Law Implemented 282.102(2), (8), (12), 282.103, 282.104, 282.105, 282.106, 282.107 FS. History-New_____.

60FF-3.007 SUNCOM Cost Recovery for System Failures and Security Breaches Caused by Third Parties.

If there is a Security Breach or System Failure that affects SUNCOM or any SUNCOM Customer resulting from a breach as described in Rule 60FF-3.005, F.A.C., the providing vendor shall pay the Department liquidated damages in proportion to

the vendor's liability share. The amount of the liquidated damages shall be equal to the Department's costs to resolve the breach, repair consequential damages and establish protections to prevent recurrence. The Department's costs shall consist of SUNCOM staff time, any equipment, expenses or vendor charges related to the effort.

(1) through (2) No change.

Specific Authority 282.102(9) FS. Law Implemented 282.102(2), (8), (12), 282.103, 282.104, 282.105, 282.106, 282.107 FS. History-New_____.

60FF-3.008 Management and Distribution of State Numbers and Addresses.

(1) The Department, as the provider of the State Network, shall own, manage and establish standards for the communications addressing, directory services, and the state numbering plans for <u>State computing and telephony state</u> communications and the State Network. <u>This applies to the following:</u>

(1) For all Internet Protocol Versions later than Internet Protocol Verison Four, the Department shall distribute and/or authorize (a) This includes distributing and/or authorizing all numbers and addresses to Customers of the network, and/or delegate delegating management of subsidiary groups of numbers and addresses to Customers of the network. No Required User shall seek ownership or usage of any Internet Protocol addresses through any source other than the Department.

(2) For all phone numbers regardless of when they were distributed, the Department shall distribute and/or authorize numbers to Customers of the network, and/or delegate management of subsidiary groups of numbers to Customers of the network.

(3) All private Internet Protocol Version Four addresses used on the State Intranet that are intended to be used outside the Customer's Sub-network shall be registered with and approved by the Department of Management Services. Duplicate registrations will be found in favor of the first registrant.

(4) Upon request from the Department, Customers shall provide the Department with a full listing and usage status classification of all of the non-private numbers, addresses or series of numbers or addresses that are held, reserved, used by or scheduled for usage by the Customer.

(5)(2) Telephone numbers and electronic addresses provided by the Department as part of the SUNCOM Service offering belong to the Department and cannot be given to another entity should SUNCOM service be <u>suspended</u> terminated without the Department's expressed written consent.

(6)(3) Required Users shall cooperate with the Department's efforts to carry out these responsibilities, and other Customers shall cooperate with such efforts as they relate to the SUNCOM Services purchased by the Customers.

Specific Authority 282.102(9) FS. Law Implemented 282.102(2), (8), (12), 282.103, 282.104, 282.105, 282.106, 282.107 FS. History–New_____.

60FF-3.009 <u>Exemption for</u> Delegation to the Department of Education.

The Department of Management Services exempts the Department of Education from the requirement to file Exemption Requests, as described in Chapter 60FF-1, F.A.C., for the purpose of acquiring, leasing, and utilizing broadcast communications equipment, facilities, and services that are used to carry out the responsibilities of the Department of Education under Section 1001.26, F.S. The authority to acquire, lease, and utilize broadcast communications equipment, facilities, and services is hereby delegated to the Department of Education in the procurement of broadcast equipment, facilities, and services for use by the public and educational broadcast entities licensed by the Federal Communications Commission. The Department of Education shall brief the Department on these delegated activities and shall permit the Department to audit activities delegated herein when the Federal Communications Commission initiates an action related to these delegations or the Department of Education engages in a related procurement process.

Specific Authority 282.102(9) FS. Law Implemented 282.102(2), (5), (8), (12), 282.103 FS. History–New____.

<u>60FF-3.010 Exemption for Computerized Traffic Systems</u> and Control Devices.

The authority of the Department of Transportation to acquire. lease, maintain and utilize communications equipment, facilities, circuits and services that facilitate traffic systems and control devices solely for the purpose of motor vehicle traffic control and surveillance, is hereby exempted from the requirement to use SUNCOM and the provisions of Rules 60FF-1.007 through 60FF-1.010, F.A.C.

(1) This exemption does not apply in any instance where the Department of Transportation's communications equipment, facilities, circuits or services are put to use as tools in other operations of the Department of Transportation or do not comply with uniform system of traffic control devices adopted pursuant to Section 316.0745, F.S., even if these communications resources also carry traffic systems and control data.

(2) The Department of Transportation shall permit the Department upon request to audit activities exempted herein and provide the Department the associated information it needs to verify that the Department of Transportation's communications resources to which this exemption applies are solely used for the purpose of motor vehicle traffic control and surveillance.

Specific Authority 282.102(9) FS. Law Implemented 282.102(2), (5), (8), (12), 282.103 FS. History–New

<u>60FF-3.011</u>60FF-3.010 Florida State Government Listings.

(1) The Department shall provide the State of Florida government listing information for all local commercial directories and coordinate the <u>maintenance</u> maintainance of government and personnel listing information on the state government Web site www.411.myflorida.com. The Department shall have final authority regarding State of Florida government listing publishing, format, distribution and standardization for all local commercial directories and on the state government Web site www.411.myflorida.com.

(2) Each Eligible User shall be responsible for submitting updated listing information through means provided by the Department on the state government Web site at www.411.myflorida.com, or by email to help@dms.myflorida.com, or by writing to:

Department of Management Services SUNCOM Attention: Directory Records Listings Information 4030 Esplanade Way Tallahassee, Florida 32399-0950. (3) through (6) No change.

Specific Authority 282.102(9) FS. Law Implemented 282.103, 282.104, 282.105, 282.106, 282.107 FS. History–New_____.

DEPARTMENT OF MANAGEMENT SERVICES

Personnel Management System

RULE NOS.:	RULE TITLES:
60L-35.001	Scope and Purpose
60L-35.002	Definitions
60L-35.003	Minimum Requirements
60L-35.004	Career Service
60L-35.005	Selected Exempt Service
60L-35.006	Senior Management Service
60L-35.0067	Transitional Provision
	NOTICE OF CHANGE

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. 33, No. 27, July 6, 2007 issue of the Florida Administrative Weekly.

60L-35.001 Scope and Purpose.

This chapter sets forth the rules governing <u>a uniform</u> the Performance Evaluation System, which is the method for reviewing and evaluating the job performance of employees in the state's Career Service, <u>and employees in the</u> Selected Exempt Service <u>covered by collective bargaining agreements</u>, and Senior Management Service. The Performance Evaluation System enables employees to receive feedback concerning performance of assigned duties and responsibilities. It informs them of their strengths and areas of needed improvement in job performance, identifies current and future training needs, and provides documentation for awarding discretionary merit increases, and lump sum bonuses in accordance with Section 110.1245(2), Florida Statutes. <u>Nothing in this rule shall limit</u> the ability of an agency to take disciplinary action in accordance with Chapter 60L-36, Florida Administrative Code.

Specific Authority 110.1055, 110.224(3), 110.403, 110.605 FS. Law Implemented 110.1245(2)(b)5., 110.224, 110.403(1)(b), 110.605(1)(b) FS. History–New_____.

60L-35.002 Definitions.

For the purpose of administering this chapter, the following definitions shall apply:

(1) Agency Designated Evaluation Date – The date selected by an agency which begins the 60-day period within which all annual evaluations shall be <u>completed</u> conducted. An agency may select up to four (4) designated evaluation dates per calendar year in order to accommodate operational needs.

(2) Evaluation Period – The <u>annual</u> period of time covered by the performance plan, not to exceed one year.

(3) Overall Rating – The employee's level of performance for the evaluation period, which is derived as follows:

(a) Calculate the average of all of the individually-rated <u>performance</u> expectations. In calculating this average, all digits three or more places to the right of the decimal shall be dropped. No rounding shall be used in this calculation.

(b) Locate the numeric range in which the calculated average falls on the below chart and assign the corresponding overall rating.

OVERALL RATING SCALE

NUMERIC RANGE	OVERALL RATING
<u>4.50 – 5.00</u> 4.75 and above	Outstanding
3.50 - 4.49 + 4.00 - 4.74	Commendable
3.00 – <u>3.49</u> 3.99	Satisfactory
<u>2.50</u> 2.75 – 2.99	Needs Improvement
<u>2.49</u> 2.74 and below	Unsatisfactory

(4) Performance Evaluation – An oral and written assessment of an employee's performance of assigned duties and responsibilities as reflected in the employee's performance expectations and documented on a performance evaluation form.

(5) Performance Expectation – A statement that describes satisfactory performance of an essential duty or responsibility as listed in the position description or satisfactory demonstration of an attribute or value that the agency deems necessary for the accomplishment of its core missions. For purposes of this rule, an essential duty or responsibility is essential if it must be a duty or responsibility the successfully performed in order performance of which is critical to fulfilling the requirements of the position.

(6) Performance Plan – An oral and written notification prepared by the rater in conjunction with the employee that identifies the performance expectations by which the employee will be evaluated <u>during</u> at the end of the designated evaluation period.

(7) Rater – The employee's current immediate supervisor or a designated managerial employee who has knowledge of the employee's duties, responsibilities and job performance.

Specific Authority 110.1055, 110.224(3), 110.403, 110.605 FS. Law Implemented 110.1245(2)(b)5, 110.224, 110.403(1)(b), 110.605(1)(b) FS. History–New _____.

60L-35.003 Minimum Requirements.

(1) The rater shall conduct a performance planning session with the employee to identify the performance expectations by which an employee shall be evaluated and to review the performance expectations and rating scale. The rater shall also provide an opportunity for employee feedback regarding what is expected <u>of the</u> employee in the position. A performance plan shall be signed by the rater and the employee, indicating that the performance expectations have been discussed. A copy of the signed performance plan shall be made available to the employee. In the event an employee refuses to sign the performance plan, the rater shall make a signed and dated notation on the plan that the employee refused to sign.

(2) The rater shall manage performance by:

(a) Conducting an oral performance planning session with each employee at the beginning of every evaluation period and providing to the employee a copy of the corresponding performance plan.

(b)(a) Conducting written and oral performance evaluations of his/her employees at least annually. Such evaluations must be completed within sixty (60) calendar days following the agency designated evaluation date.

(c)(b) Providing employees with coaching and meaningful feedback regarding job performance throughout the evaluation period.

(d)(e) <u>Timely</u> iInforming the employee orally and in writing throughout the evaluation period, of performance expectation deficiencies that could result in a "Below Expectation" or "Unacceptable" rating and the necessary corrective action to be taken, prior to the end of the evaluation period. in order to facilitate the employee's progress toward meeting performance expectations.

(e)(d) Meeting in person with the employee, when practicable, for performance planning and performance evaluation.

(3) At a minimum, a written performance evaluation shall include:

(a) A rating of the employee's job performance during the evaluation period for each performance expectation identified in the performance plan. Each performance expectations shall be measured using the following scale.

RATING	NUMERIC SCALE	INDIVIDUAL PERFORMANCE EXPECTATIONS RATING SCALE
Exceptional	5	DEFINITION AND EXAMPLES Employee consistently exceeds the performance expectation of the position. <u>Examples</u> <u>include, but are not limited to</u> For example: The employee requires little or no supervision from management in accomplishing his/her tasks and seeks opportunities to enhance the organization. The employee possesses highly advanced job knowledge. The employee is relied upon to solve complex problems and applies creativity and
Above Expectation s	4	innovative approaches in formulating solutions. Employee consistently meets and often exceeds the performance expectation of the position. <u>Examples include, but are not limited to</u> For example: The employee requires minimal supervision from management in accomplishing his/her tasks. The employee possesses a thorough knowledge of the job, and often solves or assists in solving
Meets Expectations	3	complex problems. Employee consistently meets and may occasionally exceed the performance expectation of the position. <u>Examples include, but are not limited to</u> For example: The employee requires moderate supervision from management in accomplishing his/her
Below Expectation s	2	tasks. The employee possesses sufficient knowledge and/or initiative to execute his/her duties and responsibilities. Employee exhibits inconsistent job performance, but has the capacity to improve to meet the performance expectation of the position. Examples include, but are not limited to For example: At times the employee requires close supervision where he/she should
Unacceptable	1	be operating on his/her own. The employee sometimes lacks the initiative, and/or job knowledge to execute his/her duties and responsibilities. Employee consistently fails to meet the designated performance expectation. Examples include, but are not limited to For example: The employee requires close supervision and his/her work requires continual correction. The employee's job knowledge is
Ν	None given	insufficient to meet daily requirements. No longer applicable or unable to determine.

(b) Comments relating to the employee's job performance for each performance expectation ratings of "Exceptional" and "Above Expectations".

(c) Comments relating to the employee's job performance for each performance expectation rating of "Below Expectations" and "Unacceptable", as well as prescribed developmental activities and corrective action(s) for areas where improvement is required.

(d) The overall rating of the employee's job performance during the evaluation period, which shall not be adjusted or affected by the ratings of any other employees being rated.

(e) At the agency's discretion, performance plans and evaluations may be reviewed by a higher level authority and comments may be provided. However, completed performance plans and evaluations shall not be changed by a higher level authority.

(4) Employees with an overall rating of either "Needs Improvement" or "Unsatisfactory" shall be considered to have not met their performance expectations for the position during that evaluation period.

(5) Other than probationary employees addressed in paragraph 60L-35.004(3), F.A.C., employees who do not receive a performance evaluation within sixty (60) calendar

days following the agency designated evaluation date shall be considered to have met their performance expectations as documented on their performance plan, and will receive a rating of "Meets Expectations" for each performance expectation and an overall rating of "Satisfactory".

(6) A description of training and educational opportunities for the employee may be included as part of the performance planning/evaluation process. Training opportunities may include those available under Sections 110.1099 and 110.235, FS.

(7) The performance evaluation shall be signed by the rater and the employee. The signature of the employee shall indicate only that the employee's job performance has been discussed with the employee and does not imply that the employee agrees or disagrees with the rater's assessment of his/her performance. The employee may attach written comments to the performance evaluation form in response to the evaluation. In the event an employee refuses to sign the performance evaluation that the employee refused to sign.

(8) A performance evaluation is considered to be complete when it has been discussed with the employee and the employee has signed or refused to sign the evaluation. The evaluation shall then be included in the employee's personnel file, and a copy shall be made available to the employee.

(9) Agencies may develop additional internal performance evaluation policies <u>and procedures</u> that comply with this performance evaluation rule. These policies may include:

(a) Provisions for conducting performance evaluations more frequently than designated in the rule.

(b) Instructions regarding when supervisors should take documented corrective action needed to improve an employee's performance level, and when to take further action in accordance with Rule 60L-36.005, F.A.C.

(10) An agency may use forms developed by the Department of Management Services or forms developed by their agency to evaluate and document their employee's' performance.

Specific Authority 110.1055, 110.224(3), 110.403, 110.605 FS. Law Implemented 110.1245(2)(b), 110.224, 110.403(1)(b), 110.605(1)(b) FS. History–New_____

60L-35.004 Career Service.

(1) Agencies shall comply with this performance evaluation rule when reviewing and evaluating the performance of Career Service employees.

(2) Upon original appointment, promotion, demotion, or reassignment to a position with <u>significantly</u> different job duties or responsibilities, and at the beginning of each evaluation period, the rater shall <u>timely</u> conduct a performance planning session with the employee.

(3) Career Service employees in probationary status shall have a performance evaluation completed on or before the end of the probationary period provided that, if the probationary period is extended pursuant to agency policy, the extension shall be noted on the evaluation form and the employee shall have another performance evaluation completed on or before the end of the extended probationary period. Failure to evaluate the probationary employee on or before the end of the probationary period will result in the employee successfully completing their probationary period.

(4) If an employee successfully completes the probationary period within 60 calendar days of the agency designated evaluation date, the probationary period overall rating shall become the employee's overall rating for the annual evaluation period that corresponds with that agency designated evaluation date.

Specific Authority 110.1055, 110.224(3) FS. Law Implemented 110.1245(2)(b), 110.224 FS. History–New_____

60L-35.005 Selected Exempt Service.

(1) Agencies shall comply with this performance evaluation rule when reviewing and evaluating the performance of Selected Exempt Service employees covered by collective bargaining agreements.

(a) Upon original appointment to a position with significantly different job duties or responsibilities, and at the beginning of each evaluation period, the rater shall timely conduct a performance planning session with the employee.

(b) Agencies may also incorporate any elements that the agency head deems appropriate for evaluating performance in relationship to the requirements of the position filled by the employee, so long as such elements do not conflict with this rule.

(2) In accordance with Section 110.605(1)(b), Florida Statutes, agencies shall develop their own respective performance evaluation system for reviewing and evaluating the performance of all other Selected Exempt Service employees.

Specific Authority 110.1055, 110.605(1) FS. Law Implemented 110.1245(2)(b), 110.605(1)(b) FS. History–New_____.

60L 35.006 Senior Management Service.

(1) Agencies shall comply with this performance evaluation rule when reviewing and evaluating the performance of Senior Management Service employees.

(a) Upon original appointment and at the beginning of each evaluation period, the rater shall conduct a performance planning session with the employee.

(b) The performance plan of Senior Management Service employees shall incorporate performance expectations that, at a minimum, address the following:

1. The efficiency, productivity and effectiveness of the individual employee; and

2. The efficiency, productivity and effectiveness of the organizational unit(s) under the employee's direction.

(c) Agencies may also incorporate any elements that the agency head deems appropriate for evaluating performance in relationship to the requirements of the position filled by the employee, so long as such elements do not conflict with this rule.

(2) An agency head may propose for Department approval an alternative performance evaluation system for Senior Management Service employees. Such agency systems shall incorporate, at a minimum, performance expectations that address the following:

(a) The efficiency, productivity and effectiveness of the individual employee; and

(b) The efficiency, productivity and effectiveness of the organizational unit(s) under the employee's direction.

Specific Authority 110.1055, 110.403 FS. Law Implemented 110.1245(2)(b)5., 110.403(1)(b) FS. History New_____.

60L-35.00<u>67</u> Transitional Provision.

To allow adequate time for agencies to adapt their operational procedures for carrying out the provisions of this rule chapter, agencies have until <u>December 31</u> July 1, 2008 to implement this rule.

Specific Authority 110.1055, 110.201, 110.224(3), 110.403, 110.605 FS. Law Implemented 110.1245(2)(b)5., 110.224, 110.227, 110.403(1)(b), 110.605(1)(b) FS. History–New _____.

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Construction Industry Licensing Board

RULE NO .:	RULE TITLE:
61G4-15.032	Certification of Swimming Pool
	Specialty Contractors
	NOTICE OF CUANCE

NOTICE OF CHANGE

Notice is hereby given that the following correction has been made to the proposed rule in accordance with subparagraph 120.54(3)(d)1., F.S., published in Vol. 34, No. 14, of the April 4, 2008, issue of the Florida Administrative Weekly. The change is in response to comments submitted by the Joint Administrative Procedures Committee in a letter dated April 23, 2008. The change is as follows:

The rule shall read as:

61G4-15.032 Certification of Swimming Pool Specialty Contractors.

(1) through (2) No change

(3) Certification Procedures.

(a)1. Through (a)2.b. No change.

c. Submits affidavit(s) signed by a Florida licensed registered or certified commercial or residential pool/spa contractor, in good standing, that demonstrates four years of experience in the swimming pool specialty contractor category for which the person applied; and

d.<u>I.</u> Takes <u>and successfully completes a written</u> <u>examination for certification in the category of swimming pool</u> <u>specialty contractor applied for; or and successfully passes a</u> <u>practical examination for certification in the category of</u> <u>swimming pool specialty contractor; and</u>

II. Until January 1, 2012, an applicant who completes.

e. Completes three (3) hours of board-approved continuing education, consisting of one hour of workplace safety, one hour of business practices, and one hour of workers' compensation, may qualify, if the applicant successfully passes a practical examination for certification in the category of swimming pool specialty contractor applied for in lieu of a written examination for licensure.

(b) No change.

Specific Authority 455.217, 489.113(6), 489.108, 489.115(4) FS. Law Implemented 455.217, 489.113(6), 489.108, 489.115(4) FS. History–New 1-4-06, Amended_____.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: G. W. Harrell, Executive Director, Construction Licensing Board, 1940 North Monroe Street, Tallahassee, Florida 32399

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Construction 1	Industry Licensing Board
RULE NO.:	RULE TITLE:
61G4-21.005	Payment of Claims

NOTICE OF CHANGE

Notice is hereby given that the following change has been made to the proposed rule in accordance with subparagraph 120.54(3)(d)1, FS, published in Vol. 34, No. 7, of the February 15, 2008, issue of the Florida Administrative Weekly. The change is in response to comments submitted by the Joint Administrative Procedures Committee in a letter dated February 21, 2008. The change is as follows:

The rule shall read as:

61G4-21.005 Payment of Claims.

(1) If the Board authorizes payment of any claim in full or in part, then it shall forward the final agency action with respect to the claim to the Secretary of the Department for payment.

(2) Procedures for disbursements of funds shall not commence until <u>35</u> 45 days after the filing of the Final Order of the Board approving payment of any claim from the recovery fund.

(3) No claimant eligible for, or currently receiving, restitution under a civil or criminal restitution order or other repayment plan shall be eligible to recover from the Fund until two or more payments have been missed. Prior to receiving any payments, such a claimant shall provide the Board with a written affirmation stating any of amount received to date under such an order or plan, the date and amount of the last payment, and how much is still due and owing under such an order or plan.

Specific Authority 489.108 FS. Law Implemented 489.141, 489.143 FS. History–New 7-11-95, Amended 4-27-99, 6-19-03, 7-7-05.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: G. W. Harrell, Executive Director, Construction Licensing Board, 1940 North Monroe Street, Tallahassee, Florida 32399

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Building Code Administrators and Inspectors Board					
RULE NO.:	RULE TITLE:				
61G19-9.001	Continuing Education for Biennial				
	Renewal				

NOTICE OF CHANGE

Notice is hereby given that the following changes have been made to the proposed rule in accordance with subparagraph 120.54(3)(d)1., F.S., published in Vol. 34, No. 11, March 14, 2008 issue of the Florida Administrative Weekly.

The changes are as follows:

(4) "Laws and Rules" as used in subsection (1) above means the study and examination of the related subject matter as is exemplified and contained within Chapters 112, 320, 468, 553, 471, 481, 489 (as it relates to licensure and scope of practice), and 713 (as it relates to permitting), F.S., and their associated rules in the Florida Administrative Code (F.A.C.) as listed in the Board's Candidate Information Bulletin (CIB) online. <u>"Ethics" as used in subsection (1) above means the study and examination of the subject matter contained within Chapter 112, Part III, F.S., and other ethical principles enumerated in Chapter 468, Part XII, F.S. specifically relevant to the role of licensees of this board.</u>

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED CHANGE IS: Robyn Barineau, Executive Director, Building Code Administrators and Inspectors Board, 1940 North Monroe Street, Tallahassee, Florida 32399-0750

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 Massage Therapy

RULE No.:RULE TITLE:64B7-25.001Examination RequirementsNOTICE OF CHANGE

Notice is hereby given that the following change has been made to the proposed rule in accordance with subparagraph 120.54(3)(d)1, F.S., published in Vol. 33, No. 48, of the November 30, 2007, issue of the Florida Administrative Weekly. The change is in response to the hearing held on April 25, 2008. The change is as follows:

The rule shall read as:

64B7-25.001 Examination Requirements.

(1)(a) through (e) No change.

(2) The Board approves the National Certification Board for Therapeutic Massage and Bodywork Examination until May 1, 2009. The Board approves the Massage and Bodywork Licensing Examination administered by the Federation of State Massage Therapy Boards as of August 1, 2008. Only those examination results obtained during periods of Board approval will be accepted for licensure by examination.

Specific Authority 456.013(7), 456.017(1)(c), 456.034, 480.035(7), 480.041(2), 480.042(1) FS. Law Implemented 456.013(7), 456.017(1)(c), 456.034, 480.041, 480.042 FS. History–New 11-27-79, Amended 9-2-80, 10-9-85, Formerly 21L-25.01, Amended 12-22-92, 3-24-93, 5-20-93, Formerly 21L-25.001, Amended 8-12-93, 6-28-94, 8-18-96, Formerly 61G11-25.001, Amended 5-20-98, 7-30-02_

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Pamela King, Executive Director, Board of Massage Therapy/MQA, 4052 Bald Cypress Way, Bin #C06, Tallahassee, Florida 32399-3256

DEPARTMENT OF HEALTH

Division of Health Access and Tobacco					
RULE NOS .:	RULE TITLES:				
64I-6.001	Title				
64I-6.002	Program Components				
	NOTICE OF CHANGE				

Notice is hereby given that the following changes have been made to the proposed rule in accordance with subparagraph 120.54(3)(d)1., F.S., published in Vol. 34, No. 10, March 7, 2008 issue of the Florida Administrative Weekly.

64I-6.001 Title.

Specific Authority 381.84(9) FS. Law Implemented 381.84(3) FS.

64I-6.002 Program Components.

(1) The Comprehensive Statewide Tobacco Education and Use Prevention Program shall be implemented <u>as required by</u> <u>subsection 381.84(3), F.S., and shall, at a minimum, include</u> <u>the program components described in Section A of in</u> accordance with the United States Centers for Disease Control (CDC) Best Practices for Comprehensive Tobacco Control Programs-October 2007, as amended. <u>The (CDC) program</u> <u>components to be implemented are as follows:</u>

(a) State and Community Interventions;

(b) Health Communication Interventions;

(c) Cessation Interventions;

(d) Surveillance and Evaluation; and

(e) Administration and Management.

(2) The (CDC) Best Practices for Comprehensive Tobacco Control Programs-October 2007, as amended, is incorporated herein by reference.

Specific Authority 381.84(9)(3)FS. Law Implemented 381.84(3) FS.

FISH AND WILDLIFE CONSERVATION COMMISSION

RULE NO.:	RULE TITLE"
68-1.003	Florida Fish and Wildlife
	Conservation Commission Grants
	Program
	NOTICE OF CHANGE

Notice is hereby given that the following changes have been made to the proposed rule in accordance with subparagraph 120.54(3)(d)1., F.S., published in Vol. 34, No. 8, February 22, 2008 issue of the Florida Administrative Weekly.

Subsection (8) of the proposed rule has been amended to read:

(8) Florida Boating Safety <u>and Education</u> Grant Program grants shall meet all <u>additional program</u> requirements of Rules 62D-5.031-039, F.A.C. <u>set forth in the Boating Safety and</u> <u>Education Grant Program Guidelines (dated Jan. 2008), which</u> <u>are hereby incorporated by reference. The following form is</u> <u>hereby adopted and incorporated by reference: FWC/FBSEG,</u> <u>Florida Boating Safety and Education Grant Application,</u> <u>07/08. The guidelines and form are available from the</u> <u>Commission at 620 S. Meridian Street, 1M, Tallahassee,</u> <u>Florida 32399-1600 or www.myfwc.com/boating/grants/.</u>

Subsection (9) of the proposed rule has been amended to read: (9) Florida Boating Improvement Program grants shall meet all additional program requirements set forth in the Florida Boating Improvement Program Guidelines (dated Jan. 2008), which are hereby incorporated by reference. The following forms are hereby adopted and incorporated by reference: FWC/FBIP-A, Florida Boating Improvement Program Grant Application for Recreational Channel Markers and Other Uniform Waterway Markers, 07/08; FWC/FBIP-B, Florida Boating Improvement Program Grant Application for Boating Access Facilities, 07/08; FWC/FBIP-C, Florida Boating Improvement Program Grant Application for Derelict Vessel Removal, 07/08; FWC/FBIP-D, Florida Boating Improvement Program Boater Education Grant Application, 07/08; FWC/FBIP-E, Florida Boating Improvement Program Grant Application for Economic Initiatives and Other Local Boating Related Projects, 07/08. The guidelines and forms are available from the Commission at 620 S. Meridian Street, 1M, Tallahassee, Florida 32399-1600 or www.myfwc.com/boating/ grants/fbip.htm. be similar to eligible projects determined under the program administered by the Department of Environmental Protection and established in Rules 62D 5.031 .036, F.A.C.

Subsection (12) of the proposed rule has been amended to read:

(12) Boating Infrastructure Grant Program grants shall meet all additional requirements set forth in the Boating Infrastructure Grant Program Guidelines (dated Jan. 2008), which are hereby incorporated by reference. The following form is hereby adopted and incorporated by reference: FWC/BIGP-APP, Boating Infrastructure Grant Program Grant Application, 07/08. The guidelines and form are available from

the Comm	nission	at	620	S.	Merid	ian	St.,	1M,	Tallahassee,
Florida	32399	9-16	500		or	ww	w.my	yfwc.	com/boating/
grants/big	p.htm.								-

The forms adopted by reference in subsections (8), (9) and (12) have been revised to remove the requirement that the application form be sworn to and notarized. That requirement is replaced with a warning that Section 837.06, Florida Statutes, prohibits and provides criminal penalties for making a false statement in writing with the intent to mislead a public servant in the performance of his or her official duty.

FISH AND WILDLIFE CONSERVATION COMMISSION

Vessel Registration and Boating Safety

RULE NO.:	RULE TITLE:
68D-16.029	Derelict Vessel Removal Grant
	Program
	NOTICE OF CHANGE

Notice is hereby given that the following changes have been made to the proposed rule in accordance with subparagraph 120.54(3)(d)1., F.S., published in Vol. 34, No. 8, February 22, 2008 issue of the Florida Administrative Weekly.

as revised by the Notice of Change published in Vol. 34, No. 15, April 11, 2008 issue of the Florida Administrative Weekly. These changes are being made in response to comments received from the Joint Administrative procedures Committee in accordance with subparagraph 120.54(3)(d)1., F.S.

Subsection (2) of the proposed rule has been amended to change the date of the application form from October 2005 to June 2008. The requirement that the application form be sworn to and notarized has been removed and replaced by a warning that Section 837.06, Florida Statutes, prohibits and provides criminal penalties for making a false statement in writing with the intent to mislead a public servant in the performance of his or her official duty.

Subsection (5) will be revised to replace each occurrence of the word "may" with "shall."

DEPARTMENT OF FINANCIAL SERVICES

Division of Insurance Agents and Agency ServicesRULE NO.:RULE TITLE:69B-240.001Military Sales PracticesNOTICE 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. 33, No. 39, September 28, 2007 issue of the Florida Administrative Weekly.

These changes are being made to address concerns expressed by the Joint Administrative Procedures Committee.

69B-240.001 Military Sales Practices.

(1) through (4) No change.

(5) The following acts or practices when committed on a military installation by an insurance producer with respect to the in-person, face-to-face solicitation of life insurance are declared to be unfair or deceptive acts or practices by Section 626.9541(1)(a)9., and (d), F.S.:

(a) through (j) No change.

(6) The following acts or practices by an insurance producer constitute corrupt practices, improper influences or inducements and are declared to be unfair or deceptive acts or practices prohibited by Section 626.9541(1)(a)1.,6., and 9., F.S. or 626.9551(1)(a), F.S., regardless of the location where committed:

(a) No change.

(b) Receiving funds from a service member for the payment of premium from a depository institution with which the service member has no formal banking relationship. For purposes of this section, a formal banking relationship is established when the depository institution:

1. provides the service member a deposit agreement and periodic statements and makes the disclosures required by the Truth in Savings Act, 12 U.S.C. § 4304, which are hereby incorporated by reference; and the regulations promulgated thereunder, which are hereby incorporated by reference; and

2. No change.

(c) through (r) No change.

(s) Failing to make, at the time of sale or offer to an individual known to be a service member, the written disclosures required by the "Military Personnel Financial Services Protection Act," Pub. L. No. 109-290, which are hereby incorporated by reference.

(t) through (y) No change.

(7) No change.

The remainder of the rule reads as previously published.

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 LAW ENFORCEMENT

NOTICE IS HEREBY GIVEN THAT on April 29, 2008, the Criminal Justice Standards and Training Commission, received a petition for waiver of subsection 11B-30.007(6), F.A.C., by David Imparato. Petitioner wishes to obtain a refund for the cost of sitting for the State Officer Certification Examination. A copy of the Petition for Variance or Waiver may be obtained by contacting: Grace A. Jaye, Assistant General Counsel, Florida Department of Law Enforcement, P. O. Box 1489, Tallahassee, FL 32302-1489, (850)410-7676. Comments on the petition may be directed to the above.

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

NOTICE IS HEREBY GIVEN THAT on April 24, 2008, the South Florida Water Management District, received a petition for waiver from Michael and Janie Meives, Application No. 08-0219-5, for utilization of Works or Lands of the District known as the C-17 Canal, Palm Beach County, for an existing dock and landscaping and the proposed installation of two new boat lifts located on the north right of way of the C-17 Canal; Section 16, Township 42 South, Range 43 East. The petition seeks relief from subsections 40E-6.011(4) and (6), and paragraph 40E-6.221(2)(j), Florida Administrative Code, which govern the placement of permanent and/or semi-permanent above-ground encroachments within 40 feet of the top of bank within Works or Lands of the District.

A copy of the Petition for Variance or Waiver may be obtained by contacting: Kathie Ruff at (561)682-6320 or e-mail at kruff@sfwmd.gov. The District will accept comments concerning the petition for 14 days from the date of publication of this notice. To be considered, comments must be received by the end of business on the 14th day at the South Florida Water Management District, 3301 Gun Club Road, MSC 1410, West Palm Beach, FL 33406, Attn.: Kathie Ruff, Office of Counsel.

NOTICE IS HEREBY GIVEN THAT on April 29, 2008, the South Florida Water Management District (District), received a petition for waiver from Adam Smith, Application No. 07-0110-2, for utilization of Works or Lands of the District known as the C-100A Canal, Miami-Dade County, for existing palm trees located on the west right of way of C-100A Canal; Section 23, Township 55 South, Range 40 East. The Petition seeks relief from subsections 40E-6.011(4) and (6), Florida Administrative Code, which govern the placement of permanent and/or semi-permanent above-ground encroachments within 40 feet of the top of bank within Works or Lands of the District.

A copy of the Petition for Variance or Waiver may be obtained by contacting Kathie Ruff at (561)682-6320 or e-mail at kruff @sfwmd.gov. The District will accept comments concerning the petition for 14 days from the date of publication of this notice. To be considered, comments must be received by the end of business on the 14th day at the South Florida Water Management District, 3301 Gun Club Road, MSC 1410, West Palm Beach, FL 33406, Attn: Kathie Ruff, Office of Counsel.

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

NOTICE WAS HEREBY GIVEN THAT on April 11, 2008, for an Emergency Variance for subsection 61C-4.010(7), Florida Administrative Code, from Big Tomato located in Miami. The above referenced F.A.C. states...each public food service establishment shall maintain a minimum of one public bathroom for each sex, properly designated.....The proposed establishment has one bathroom for patrons and they are requesting a variance to have a seating capacity of nineteen (19).

This variance request was approved and is contingent upon the Petitioner ensuring the public bathroom is functional, has hot and cold running water at all times, provided with soap and an approved method to dry hands, and kept in a clean and sanitary manner. Seating shall not exceed (19) which includes inside and outside seating. 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.

A copy of the Order may be obtained by contacting: Xenia.Bailey@dbpr.state.fl.us.

NOTICE IS HEREBY GIVEN THAT on April 22, 2008, the Florida Department of Business and Professional Regulation, Division of Hotels and Restaurants has issued an order.

NOTICE WAS HEREBY GIVEN THAT on April 16, 2008, for a Routine Variance for subsection 61C-4.010(7), Florida Administrative Code, from Café Rendez-Vous located in Seaside. The above referenced F.A.C. states that all bathrooms shall be of easy and convenient access to both patrons and employees...They are requesting a variance to use public bathrooms located in a common area and have seating for sixty. This variance request was approved and is contingent upon the Petitioner ensuring the centrally located bathrooms has 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. The Petitioner shall also ensure directional signage is installed within/or outside the establishment clearly stating the location of the bathrooms. Petitioner will have no more than sixty (60) seats which includes inside and outside seating. 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.

A copy of the Order may be obtained by contacting: Xenia.Bailey@dbpr.state.fl.us.

NOTICE IS HEREBY GIVEN THAT on April 22, 2008, the Florida Department of Business and Professional Regulation, Division of Hotels and Restaurants has issued an order.

NOTICE WAS HEREBY GIVEN THAT on April 16, 2008, for a Routine Variance for subsection 61C-4.010(7), Florida Administrative Code, from Deco Café located in Inverness. The above referenced F.A.C. states...each public food service establishment shall maintain a minimum of one public bathroom for each sex, properly designated.....The proposed establishment has one bathroom for patrons and they are requesting a variance to have a seating capacity of seventeen (17).

This variance request was approved and is contingent upon the Petitioner ensuring the public bathroom is functional, has hot and cold running water at all times, provided with soap and an approved method to dry hands, and kept in a clean and sanitary manner. Seating shall not exceed (17) which includes inside and outside seating. 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.

A copy of the Order may be obtained by contacting: Xenia.Bailey@dbpr.state.fl.us.

NOTICE IS HEREBY GIVEN THAT on April 17, 2008, the Florida Department of Business and Professional Regulation, Division of Hotels and Restaurants has issued an order.

for an Emergency Variance for subsection 61C-4.010(7), Florida Administrative Code, from Galley Catering LLC located in Davie. The above referenced F.A.C. states that all bathrooms shall be of easy and convenient access to both patrons and employees...They are requesting a variance to use public bathrooms located in a hallway twenty feet away and have seating for twenty-five.

This variance request was approved and is contingent upon the Petitioner ensuring the bathrooms located twenty-feet away are functional, has 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. The Petitioner shall also ensure directional signage is installed within/or outside the establishment clearly stating the location of the bathrooms. Petitioner will have no more than twenty-five seats which includes inside and outside seating. 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.

A copy of the Order may be obtained by contacting: Xenia.Bailey@dbpr.state.fl.us.

NOTICE IS HEREBY GIVEN THAT on April 17, 2008, the Florida Department of Business and Professional Regulation, Division of Hotels and Restaurants has issued an order.

NOTICE WAS HEREBY GIVEN THAT on April 1, 2008, for a Routine Variance for subsection 61C-4.010(7), Florida Administrative Code, from Heavenly Treasures and Angel Tea Room located in Dade City. The above referenced F.A.C. states...each public food service establishment shall maintain a minimum of one public bathroom for each sex, properly designated....The proposed establishment has one bathroom for patrons and they are requesting a variance to have a seating capacity of thirty-four (34).

This variance request was approved and is contingent upon the Petitioner ensuring the public bathroom is functional, has hot and cold running water at all times, provided with soap and an approved method to dry hands, and kept in a clean and sanitary manner. Seating shall not exceed (34) which includes inside and outside seating. 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.

A copy of the Order may be obtained by contacting: Xenia.Bailey@dbpr.state.fl.us.

NOTICE IS HEREBY GIVEN THAT on April 22, 2008, the Florida Department of Business and Professional Regulation, Division of Hotels and Restaurants has issued an order.

NOTICE IS HEREBY GIVEN THAT on April 16, 2008, for an Emergency Variance for subsection 61C-4.010(1) and 61C-4.010(6), Florida Administrative Code, from the Rollin Lunch Box located in Naples. 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 request was approved 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.

A copy of the Order may be obtained by contacting: Xenia.Bailey@dbpr.state.fl.us.

NOTICE IS HEREBY GIVEN THAT on April 17, 2008, the Florida Department of Business and Professional Regulation, Division of Hotels and Restaurants has issued an order.

NOTICE WAS HEREBY GIVEN THAT on April 1, 2008, for a Routine Variance for subsection 61C-4.010(7), Florida Administrative Code, from Socris Grill Restaurant located in Miami. The above referenced F.A.C. states...each public food service establishment shall maintain a minimum of one public bathroom for each sex, properly designated.....The proposed establishment has one bathroom for patrons and they are requesting a variance to have a seating capacity of twenty (20). This variance request was approved and is contingent upon the Petitioner ensuring the public bathroom is functional, has hot and cold running water at all times, provided with soap and an approved method to dry hands, and kept in a clean and sanitary manner. Seating shall not exceed (20) which includes inside and outside seating. 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.

A copy of the Order may be obtained by contacting: Xenia.Bailey@dbpr.state.fl.us.

NOTICE IS HEREBY GIVEN THAT on April 17, 2008, the Florida Department of Business and Professional Regulation, Division of Hotels and Restaurants has issued an order.

NOTICE WAS HEREBY GIVEN THAT on April 9, 2008, for a Routine Variance for subsection 61C-4.010(7), Florida Administrative Code, from Taco Rock #3 located in Cantonment. The above referenced F.A.C. states...each public food service establishment shall maintain a minimum of one public bathroom for each sex, properly designated.....The proposed establishment has one bathroom for patrons and they are requesting a variance to have a seating capacity of twenty-nine (29).

This variance request was approved and is contingent upon the Petitioner ensuring the public bathroom is functional, has hot and cold running water at all times, provided with soap and an approved method to dry hands, and kept in a clean and sanitary manner. Seating shall not exceed (29) which includes inside and outside seating. 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.

A copy of the Order may be obtained by contacting: Xenia.Bailey@dbpr.state.fl.us.

NOTICE IS HEREBY GIVEN THAT on April 22, 2008, the Florida Department of Business and Professional Regulation, Division of Hotels and Restaurants has issued an order.

NOTICE WAS HEREBY GIVEN THAT on April 17, 2008, for a Routine Variance for subsection 61C-4.010(7), Florida Administrative Code, from Tropical Smoothie Café located in Tallahassee. The above referenced F.A.C. states...each public food service establishment shall maintain a minimum of one public bathroom for each sex, properly designated.....The proposed establishment has one bathroom for patrons and they are requesting a variance to have a seating capacity of twenty (20).

This variance request was approved and is contingent upon the Petitioner ensuring the public bathroom is functional, has hot and cold running water at all times, provided with soap and an approved method to dry hands, and kept in a clean and sanitary manner. Seating shall not exceed (20) which includes inside and outside seating. 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.

A copy of the Order may be obtained by contacting: Xenia.Bailey@dbpr.state.fl.us.

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 IS HEREBY GIVEN THAT on March 27, 2008, the Department of Environmental Protection, received a petition for Carus Corporation seeking a variance from the prohibition from a zone of discharge under subsection 62-522.300(3), F.A.C., for the use of RemOx® EC to clean up contaminated sites. The petition has been assigned OGC File No. 08-0556.

A copy of the Petition for Variance or Waiver may be obtained by contacting: Cathy McCarty, Department of Environmental Protection, Underground Injection Control Program, MS 3530, 2600 Blair Stone Road, Tallahassee, Florida 32399-2400, (850)245-8654. Written comments must be received by Cathy McCarty at the above address no later than 14 days from the date of publication of this notice.

DEPARTMENT OF HEALTH

The Board of Dentistry hereby gives notice of the withdrawal of the Petition Variance or Waiver for Douglas Most, D.D.S. The Notice of Petition for Variance or Waiver was published in Vol. 34, No. 10, of the March 7, 2008, Florida Administrative Weekly. Petitioner has requested the Petitioner for Variance or Waiver be withdrawn.

A copy of the Board's Order may be obtained by contacting: Sue Foster, Executive Director, Board of Dentistry, 4052 Bald Cypress Way, Bin # C08, Tallahassee, Florida 32399-3258.

NOTICE IS HEREBY GIVEN THAT on April 30, 2008, the Board of Medicine, received a petition for waiver or variance filed by Tom Timothy, from subsection 64B8-30.003(1), F.A.C., with regard to the requirement for letters of recommendation for physician assistant applicants. Comments on this petition should be filed with the Board of Medicine, 4052 Bald Cypress Way, Bin #C03, Tallahassee, Florida 32399-3053, within 14 days of publication of this notice.

A copy of the Petition for Variance or Waiver may be obtained by contacting: Larry McPherson, Jr., Executive Director, Board of Medicine, at the above address, or telephone (850)245-4131.

NOTICE IS HEREBY GIVEN THAT on April 28, 2008, the Board of Physical Therapy Practice, received a petition for Sonia V. Nigudkar, seeking a variance or waiver of paragraph 64B17-3.001(5)(a), F.A.C., which requires that a licensee has attained and submitted to the Board a minimum of 75 professional education credits with no deficiencies in the required content sections or areas as delineated in the FSBPT coursework evaluation tool. The petitioner also seeks a waiver of paragraph 64B17-3.001(5)(b), F.A.C., which requires that a licensee has attained and submitted to the Board a minimum of 60 general education credits with no deficiencies in the required content sections or areas as delineated in the FSBPT coursework evaluation tool.

A copy of the Petition for Variance or Waiver may be obtained by contacting: Allen Hall, Executive Director, Board of Physical Therapy Practice, 4052 Bald Cypress Way, Bin #C05, Tallahassee, Florida 32399-3255, (850)245-4373, ext. 3480. Comments on this petition should be filed with the Board of Physical Therapy Practice within 14 days of publication of this notice.

DEPARTMENT OF CHILDREN AND FAMILY SERVICES

NOTICE IS HEREBY GIVEN that on April 7, 2008, the Department of Children and Family Services, received a petition for Waiver of subsection 65C-15.017(3), F.A.C., from Kids Hope United and Virginia Andersen, assigned Case No. 08-009W. The rule states an agency staff responsible for performing casework services shall have a bachelor's degree in social work or related area of study or a master's degree in social work or a related area of study from an accredited college or university.

A copy of the Petition for Variance or Waiver may be obtained by contacting: Agency Clerk, Department of Children and Family Services, 1317 Winewood Blvd., Bldg. 2, Room 204, Tallahassee, FL 32399-0700.

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: May 28, 2008, 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 a public meeting to which all persons are invited.

DATE AND TIME: Wednesday, May 21, 2008, 1:30 p.m.

PLACE: Director's Conference Room, Polk County Health Department, 1290 Golfview Avenue, Bartow FL 33830, (863)519-7900, ext. 1004.

GENERAL SUBJECT MATTER TO BE CONSIDERED: To hold an Orientation Meeting of the Art Selection Committee to determine artwork sites for Art in State Buildings Project No. DOH 7005-3350, Polk County Health Department in Lake Wales.

A copy of the agenda may be obtained by contacting: Lee Modica, Division of Cultural Affairs, 500 South Bronough Street, Room 310A, Tallahassee FL 32399-0250, (850)245-6476.

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 Morgan Lewis at (850)245-6356. 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.

DEPARTMENT OF AGRICULTURE AND CONSUMER SERVICES

The Florida **Department of Agriculture and Consumer Services, Division of Forestry** (DOF) and the Picayune Strand State Forest Management Plan Advisory Group announces a hearing to which all persons are invited.

PLACE: Collier County University Extension Office, 14700 Immokalee Road, Naples, FL 34120

DATE AND TIME: Public Meeting, Tuesday, June 10, 2008, 6:00 p.m.

GENERAL SUBJECT MATTER TO BE CONSIDERED: To allow the Picayune Strand State Forest Management Plan Advisory Group to prepare for a public hearing the evening of June 10, 2008 and provide recommendations to the DOF to help in preparation of a management plan for the Picayune Strand State Forest.

DATE AND TIME: Public Hearing, Tuesday, June 10, 2008, 6:15 p.m.

GENERAL SUBJECT MATTER TO BE CONSIDERED: To solicit comments on management of the Picayune Strand State Forest. Comments may be presented orally or in writing at the hearing. Written comments may also be submitted to the Caloosahatchee Forestry Center, 10941 Palm Beach Blvd., Ft. Myers, FL 33905, Attention: Kevin Podkowka and should be mailed so as to arrive at the office by the date of the public hearing.

DATE AND TIME: Public Meeting, Wednesday, June 11, 2008, 9:00 a.m.

GENERAL SUBJECT MATTER TO BE CONSIDERED: To allow the Picayune Strand Forest Management Plan Advisory Group to review comments from the public hearing of June 10, 2008 and provide recommendations to the DOF to help in preparation of a management plan for the Picayune Strand State Forest.

A copy of the agenda may be obtained by contacting: DOF Caloosahatchee Forestry Center, Forest Resource Administrator, Kevin Podkowka at (239)690-3500, ext. 104. A copy of the working draft of the management plan, or viewing of the management prospectus may also be obtained by contacting the DOF Caloosahatchee Forestry Center.

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: 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.

DEPARTMENT OF TRANSPORTATION

The **Florida Transportation Commission** announces a public meeting to which all persons are invited.

DATE AND TIME: May 29, 2008, 1:00 p.m. – until completion of business

PLACE: Florida Department of Transportation, 605 Suwannee Street, Burns Building, Executive Conference Room, Tallahassee, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: Safety Summit.

A copy of the agenda may be obtained by contacting: Florida Transportation Commission, Room 176, M.S. 9, 605 Suwannee Street, Tallahassee, Florida 32399-0450, (850)414-4105.

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 Cathy Goodman at (850)414-4105. 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 Cathy Goodman at (850)414-4105.

The **Florida Transportation Commission** announces a public meeting to which all persons are invited.

DATE AND TIME: May 30, 2008, 8:30 a.m. - 12:00 Noon

PLACE: Florida Department of Transportation, 605 Suwannee Street, Burns Building, Auditorium, Tallahassee, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: Florida Transportation Commission Meeting.

A copy of the agenda may be obtained by contacting Cathy Goodman at (850)414-4105.

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 Cathy Goodman at (850)414-4105. 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: Florida Transportation Commission, Room 176, M.S. 9, 605 Suwannee Street, Tallahassee, Florida 32399-0450, (850)414-4105.

The Florida **Department of Transportation**, District Seven invites you to attend and participate in the public hearing for the Reevaluation of the Proposed I-4/Lee Roy Selmon Expressway Connector Revised Alignment. announces a hearing to which all persons are invited.

DATE AND TIMES: Thursday, June 12, 2008, Open House: 5:00 p.m.; Formal Hearing: 6:00 p.m.; Adjourn: 7:00 p.m.

Place Lion's Eye Institute, 1410 North 21st Street, Tampa, Florida 33605

GENERAL SUBJECT MATTER TO BE CONSIDERED: This public hearing has been scheduled to provide interested persons the opportunity to express their views concerning the reevaluation of the proposed I-4/Lee Roy Selmon Expressway Connector revised alignment. This reevaluation includes design changes; advances the right-of-way acquisition phase; and allows for the federal funding construction authorization. The limits of the project are from I-4 south to the existing Lee Roy Selmon Expressway located in the City of Tampa in Hillsborough County, Florida. Graphics and project information will be on display and FDOT staff will be available to answer questions. A court reporter will also be available to record public comments. The Financial Project ID Numbers are: 258415-1-52-01, 258415-2-52-01 and 258415-3-52-01.

A copy of the agenda may be obtained by contacting: Adam Perez, P.E., Interstate Program Manager, Florida Department of Transportation, 11201 N. McKinley Drive, MS 7-600, Tampa, FL 33612-6456, (813)975-6277 or 1(800)226-7220.

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: Adam Perez, P.E., Interstate Program Manager, Florida Department of Transportation, 11201 N. McKinley Drive, MS 7-600, Tampa, FL 33612-6456, (813)975-6277 or 1(800)226-7220. 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: Adam Perez, P.E., Interstate Program Manager, Florida Department of Transportation, 11201 N. McKinley Drive, MS 7-600, Tampa, FL 33612-6456, (813)975-6277 or 1(800)226-7220.

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.

DATES AND TIMES: May 20, 2008, 9:00 a.m. – 5:00 p.m.; May 21, 2008, 9:00 a.m. – 3:00 p.m.

PLACE: Guana Tolomato Matanzas National Estuarine Research Reserve, 505 Guana River Road, Ponte Vedra Beach, FL 32082

GENERAL SUBJECT MATTER TO BE CONSIDERED: The Florida Oceans and Coastal Council will meet to further its duties under the Oceans and Coastal Resources Act.

A copy of the agenda may be obtained by contacting: Nicole Robinson at (850)245-2103 or Nicole.robinson@dep.state.fl. us.

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 Nicole Robinson at nicole.robinson@dep.state.fl.us or (850)245-2103. 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**, Florida Citrus Commission announces a public meeting to which all persons are invited.

DATE AND TIME: Wednesday, May 21, 2008, 9:00 a.m.

PLACE: Florida Department of Citrus, 1115 East Memorial Blvd., Lakeland, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: The Commission will convene for the purpose of standing committee meetings and the regular monthly meeting of the Florida Citrus Commission. The Commission will address issues pertaining to budget items and revisions, contracts, advertising programs, program evaluation measurements, licensing, rulemaking, and other matters addressed during monthly meetings of the Commission. The Commission may also go into closed session pursuant to the provisions of Section 286.011(8), F.S., to discuss Citrosuco, et al v. Department of Citrus, et al. The parties attending the closed session will be Benny W. Albritton, Jr., Robert M. Behr, Wesley W. Brumback, Michael L. Carrere, E. Stanley Carter, W. Cody Estes, Sr., Michael W. Haycock, Virginia S. Pena, Steven M. Smith, George H. Streetman, Michael O. Taylor, David P. Wheeler, Ken Keck, Executive Director, Hank B. Campbell, Esq., and Edwin A. Scales, III, Esq.

A copy of the agenda may be obtained by contacting: Linda Gurney at (863)499-2500 or lgurney@citrus.state.fl.us.

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 Linda Gurney at (863)499-2500 or lgurney@citrus.state.fl.us.

PUBLIC SERVICE COMMISSION

The Florida **Public Service Commission** announces a prehearing to be held in the following docket, to which all interested persons are invited.

Docket No. 080065 – TX Investigation of Vilaire Communications, Inc.'s eligible telecommunications carrier status and competitive local exchange company certificate status in the State of Florida.

DATE AND TIME: Wednesday, May 28, 2008, 9:30 a.m.

PLACE: Betty Easley Conference Center, Joseph P. Cresse Hearing Room 148, 4075 Esplanade Way, Tallahassee, Florida GENERAL SUBJECT MATTER TO BE CONSIDERED: To consider (1) the simplification of the issues; (2) the identification of the positions of the parties on the issues; (3) the possibility of obtaining admissions of fact and of documents which will avoid unnecessary proof; (4) the identification of the exhibits; (5) the establishment of an order of witnesses; and (6) such other matters as may aid in the disposition of the action.

In accordance with the Americans with Disabilities Act, persons needing a special accommodation at this conference should contact the Office of Commission Clerk no later than 48 hours prior to the conference at (850)413-6770 or via 1(800)955-8770 (Voice) or 1(800)955-8771 (TDD) Florida Relay Service. Assistive Listening Devices are available at the Office of Commission Clerk, Betty Easley Conference Center, Room 110.

The Florida **Public Service Commission** announces a hearing to be held in the following docket, to which all interested persons are invited.

Docket No. 080065 – TX Investigation of Vilaire Communications, Inc.'s eligible telecommunications carrier status and competitive local exchange company certificate status in the State of Florida.

DATE AND TIME: Wednesday, June 4, 2008, 9:30 a.m.

PLACE: Betty Easley Conference Center, Joseph P. Cresse Hearing Room 148, 4075 Esplanade Way, Tallahassee, Florida GENERAL SUBJECT MATTER TO BE CONSIDERED: To permit parties to present testimony and exhibits relative to the investigation of Vilaire Communications, Inc.'s eligible telecommunications carrier status and competitive local exchange company certificate status in the State of Florida, and for such other purposes as the Commission may deem appropriate. All witnesses shall be subject cross-examination at the conclusion of their testimony on the issues identified by the parties at the prehearing conference held on Wednesday, May 28, 2008. The proceedings will be governed by the provisions of Chapter 120, F.S., and Chapter 25-28, F.A.C.

In accordance with the Americans with Disabilities Act, persons needing a special accommodation at this conference should contact the Office of Commission Clerk no later than 48 hours prior to the conference at (850)413-6770 or via 1(800)955-8770 (Voice) or 1(800)955-8771 (TDD) Florida Relay Service. Assistive Listening Devices are available at the Office of Commission Clerk, Betty Easley Conference Center, Room 110.

EXECUTIVE OFFICE OF THE GOVERNOR

The Agency for Enterprise Information Technology, The State of Florida, Chief Information Officers (CIO) Council announces a public meeting to which all persons are invited. DATE AND TIME: May 19, 2008, 10:00 a.m. – 12:00 Noon

PLACE: Betty Easley Conference Center, Room 152, 4075 Esplanade Way, Tallahassee, FL 32399-0850

GENERAL SUBJECT MATTER TO BE CONSIDERED: To enhance communication among the Chief Information Officers of all state agencies and assist in identifying critical statewide information technology issues.

If you would like an agenda for this meeting or require special accommodations due to disability or physical impairment, please contact: Gail Kent, with the Department of Financial Services, email: kentg@dfs.state.fl.us or call at (850)413-1557. 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 1 day before the workshop/meeting. 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 **Executive Office of the Governor** announces a public meeting to which all persons are invited.

DATES AND TIMES: May 20, 2008, 2:00 p.m. - 4:00 p.m., Public Hearing, 6:00 p.m. - 8:00 p.m., Public Hearing; May 21, 2008, 9:00 a.m. - 12:00 Noon, Commission Meeting, 1:00 p.m. - 4:00 p.m., Commission Meeting

PLACE: Florida Atlantic University, Higher Education Complex, 111 East Las Olas Boulevard, 11th Floor, Suite 1110, Fort Lauderdale, FL 33301

GENERAL SUBJECT MATTER TO BE CONSIDERED: Commission meeting: Law Enforcement Open Government Issues;

Other State Structures;

Enforcement and Compliance with Public Records Laws;

Education and Training Public Participation in Open Meetings; Redundancy, Definitions and Fees.

Public Hearing:

Florida law as it relates to the public's right of access to government meetings and records.

NOTE: Interested parties unable to attend meeting or hearing are encouraged to submit written comments to the Commission. Written comments can be mailed to: Office of Open Government, The Capitol, Executive Office of the Governor, Tallahassee, FL 32399-0001, (850)921-6099, Fax (850)488-0219.

In the absence of quorum, items on this agenda will be discussed as workshop, and notes will be recorded, although no formal action will be taken. If you have any questions, please call (850)921-6099. You may contact us via email at: cristopen gov@eog.myflorida.com. For more information, visit our website at: http://www.flgov.com/og_commission_home.

To register for speaking time during the public hearings or to attend the Commission meetings, please register at: http:// forms.ucc.fsu.edu/online/workshops/OpenGovernment/list.jsp. A copy of the agenda may be obtained by contacting: Office of Open Government, Executive Office of the Governor, The Capitol, Tallahassee, FL 32399-0001, (850)921-6099, Fax (850)488-0219.

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 3 days before the workshop/meeting by contacting: Office of Open Government, Executive Office of the Governor, The Capitol, Tallahassee, FL 32399-0001, (850)921-6099, Fax (850)488-0219. 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: Office of Open Government, Executive Office of the Governor, The Capitol, Tallahassee, The Capitol, Tallahassee, FL 32399-0001, (850)921-6099, Fax (850)488-0219.

REGIONAL PLANNING COUNCILS

The **West Florida Regional Planning Council** announces a public meeting to which all persons are invited.

DATE AND TIMES: May 19, 2008, Executive Committee: 3:00 p.m.; Council Meeting: 4:00 p.m.

PLACE: Niceville City Hall, Niceville, FL

GENERAL SUBJECT MATTER TO BE CONSIDERED: Regular business of the WFRPC.

For more information, you may contact: West Florida Regional Planning Council, Attn: Whitney Vaughan, 4081 E. Olive Road, Suite A, Pensacola, Fl 32514.

The North Central Florida Regional Planning Council announces a public meeting to which all persons are invited. DATE AND TIME: May 22, 2008, 6:00 p.m.

PLACE: Holiday Inn Hotel and Suites, 213 S. W. Commerce Drive, Lake City, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: To conduct the regular business of the Executive Committee of the North Central Florida Regional Planning Council.

A copy of the agenda may be obtained by contacting: North Central Florida Regional Planning Council, 2009 N. W. 67 Place, Gainesville, Florida 32653-1603.

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 business days before the workshop/meeting by contacting (352)955-2200. 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.

The North Central Florida Regional Planning Council announces a public meeting to which all persons are invited.

DATE AND TIME: May 22, 2008, 6:00 p.m.

PLACE: Holiday Inn Hotel and Suites, 213 S. W. Commerce Drive, Lake City, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: To conduct the regular business of the Regional Planning Committee of the North Central Florida Regional Planning Council.

A copy of the agenda may be obtained by contacting: North Central Florida Regional Planning Council, 2009 N. W. 67 Place, Gainesville, Florida 32653-1603.

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 business days before the workshop/meeting by contacting (352)955-2200. 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.

The North Central Florida Regional Planning Council announces a public meeting to which all persons are invited. DATE AND TIME: May 22, 2008, 6:30 p.m.

PLACE: Holiday Inn Hotel and Suites, 213 S. W. Commerce Drive, Lake City, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: To conduct the regular business of the Clearinghouse Committee of the North Central Florida Regional Planning Council.

A copy of the agenda may be obtained by contacting: North Central Florida Regional Planning Council, 2009 N. W. 67 Place, Gainesville, Florida 32653-1603.

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 business days before the workshop/meeting by contacting (352)955-2200. 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.

The North Central Florida Regional Planning Council announces a public meeting to which all persons are invited. DATE AND TIME: May 22, 2008, 7:30 p.m.

PLACE: Inn Hotel and Suites, 213 Southwest Commerce Drive, Lake City, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: To conduct the regular business of the North Central Florida Regional Planning Council.

A copy of the agenda may be obtained by contacting: North Central Florida Regional Planning Council, 2009 N. W. 67 Place, Gainesville, Florida 32653-1603.

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 business days before the workshop/meeting by contacting (352)955-2200. 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.

The **Northeast Florida Regional Council**, Local Emergency Preparedness Committee announces a public meeting to which all persons are invited.

DATE AND TIME: May 14, 2008, 10:00 a.m.

PLACE: The Northeast Florida Regional Council, 6850 Belfort Oaks Place, Jacksonville, FL 32216

GENERAL SUBJECT MATTER TO BE CONSIDERED: The Northeast Florida Regional Council Local Emergency Preparedness Committee announces the following public meeting to which all persons are invited. Notice is also given that two or more members of Boards of County Commissioners, City/Town Councils/Commissions and other entities covered under Chapter 286, Florida Statutes may attend and speak at the meeting.

A copy of the agenda may be obtained by contacting: Northeast Florida Regional Council, 6850 Belfort Oaks Place, Jacksonville, FL 32216.

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 3 days before the workshop/meeting by contacting Debbie Dale at (904)279-0880. 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: Debbie Dale at (904)279-0880 or ddale@nefrc.org.

The **East Central Florida Regional Planning Council** announces a public meeting to which all persons are invited.

DATE AND TIME: Monday, May 12, 2008, 8:30 a.m.

PLACE: ECFRPC Offices, 631 N. Wymore Road, Maitland, FL 32751

GENERAL SUBJECT MATTER TO BE CONSIDERED: The regular monthly meeting of the ECFRPC Executive Committee will meet to discuss the agenda of the upcoming May 21 Council Meeting. The SRPP Task Force will meeting immediately after the Executive Committee at 10:00 a.m. to discuss the ECFRPC's Strategic Regional Policy Plan.

A copy of the agenda may be obtained by contacting Ruth Little at (407)623-1075.

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 1 day before the workshop/meeting by contacting Ruth Little at (407)623-1075 or rlittle@ecfrpc.org. 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: Ruth Little at (407)623-1075 or rlittle@ecfrpc.org.

The **Southwest Florida Regional Planning Council** announces a public meeting to which all persons are invited.

DATE AND TIME: Thursday, May 22, 2008, 9:30 a.m.

PLACE: Southwest Florida Regional Planning Council, 1st Floor, Conference Room, 1926 Victoria Avenue, Fort Myers, FL

GENERAL SUBJECT MATTER TO BE CONSIDERED: To discuss and implement provisions of the Emergency Planning and Community Right To Know Act. The Southwest Florida Fire Departments Hazmat Team Group will meet immediately following the LEPC meeting.

A copy of the agenda may be obtained by contacting: Mr. John Gibbons at (239)338-2550, ext. 229 or email jgibbons@swfrpc .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: Mrs. Deborah Kooi at (239)338-2550, ext. 210 or email dkooi@swfrpc.org. 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: Mr. John Gibbons at (239)338-2550, ext. 229 or email jgibbons@swfrpc.org or visit our website at www.swfrpc.org.

The **South Florida Regional Planning Council** announces a public meeting to which all persons are invited.

DATE AND TIME: Thursday, May 15, 2008, 10:00 a.m. – 12:00 Noon

PLACE: South Florida Regional Planning Council, 3440 Hollywood Boulevard, Suite 140, Hollywood, FL 33021

GENERAL SUBJECT MATTER TO BE CONSIDERED: Gold Coast Clean Cities Coalition will continue discussions and presentations regarding the advancement of clean alternative fuels within Palm Beach, Broward, Miami-Dade and Monroe Counties.

A copy of the agenda may be obtained by contacting: South Florida Regional Planning Council, Gold Coast Clean Cities Coalition, 3440 Hollywood Boulevard, Suite 140, Hollywood, Florida 33021, (954)985-4416.

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. 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 Allen at (954)985-4416.

The District XI Local Emergency Planning Committee announces a public meeting to which all persons are invited. DATE AND TIME: Wednesday, June 25, 2008, 10:00 a.m. PLACE: South Florida Regional Planning Council, 3440 Hollywood Boulevard, Suite 140, Hollywood, FL 33021 GENERAL SUBJECT MATTER TO BE CONSIDERED: To

discuss the LEPC's ongoing regional hazardous materials training and planning activities for FY 2007/08.

A copy of the agenda may be obtained by contacting: Manuel Cela, South Florida Regional Planning Council, 3440 Hollywood Boulevard, Suite 140, Hollywood, FL 33021, (954)985-4416 or Celam@sfrpc.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 1 day before the workshop/meeting by contacting: Manuel Cela, South Florida Regional Planning Council, 3440 Hollywood Boulevard, Suite 140, Hollywood, FL 33021, (954)985-4416 or Celam@sfrpc.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).

For more information, you may contact: Manuel Cela, South Florida Regional Planning Council, 3440 Hollywood Boulevard, Suite 140, Hollywood, FL 33021, (954)985-4416, or Celam@sfrpc.com.

REGIONAL TRANSPORTATION AUTHORITIES

The **South Florida Regional Transportation Authority** announces a public meeting to which all persons are invited. DATE AND TIME: May 19, 2008, 3:00 p.m.

PLACE: South Florida Regional Transportation Authority, Administration Building, Main Conference Room, Suite 100, 800 N. W. 33rd Street, Pompano Beach, FL 33064

GENERAL SUBJECT MATTER TO BE CONSIDERED: The Evaluation/Selection Committee For RFP 08-003 "Marketing, Public Relations, and Advertising Services".

A copy of the agenda may be obtained by contacting the Executive Office at (954)788-7915.

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: Executive Office, 800 N. W. 33rd Street, Suite 100, Pompano Beach, FL 33064. 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.

The **South Florida Regional Transportation Authority** announces a public meeting to which all persons are invited.

DATE AND TIME: Tuesday, May 20, 2008, 2:00 p.m.

PLACE: Main Conference Room, SFRTA's Administrative Offices, 800 N. W. 33rd Street, Pompano Beach, FL 33064

GENERAL SUBJECT MATTER TO BE CONSIDERED: Marketing Committee Meeting.

A copy of the agenda may be obtained by contacting SFRTA Marketing Office at (954)788-7935.

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: Executive Office, 800 N. W. 33rd Street, Suite 100, Pompano Beach, Florida 33064. 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.

The **South Florida Regional Transportation Authority** announces a public meeting to which all persons are invited. DATE AND TIME: Wednesday, May 21, 2008, 10:00 a.m.

PLACE: Board Room, SFRTA's Administrative Offices, 800 N. W. 33rd Street, Pompano Beach, FL 33064

GENERAL SUBJECT MATTER TO BE CONSIDERED: Planning Technical Advisory Commitee meeting.

A copy of the agenda may be obtained by contacting the SFRTA Planning Office at (954)788-7928.

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 SFRTA Planning Office at (954)788-7928. 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.

The **South Florida Regional Transportation Authority** announces a public meeting to which all persons are invited. DATE AND TIME: Thursday, May 22, 2008, 10:00 a.m.

PLACE: Miami-Dade Transit, Overtown Transit Village, 701 N. W. 1 Court, Miami, FL 33136

GENERAL SUBJECT MATTER TO BE CONSIDERED: Operations Technical Committee meeting.

A copy of the agenda may be obtained by contacting the SFRTA Operations Office at (954)788-7945.

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. 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.

The **South Florida Regional Transportation Authority** announces a public meeting to which all persons are invited. DATE AND TIME: Friday, May 23, 2008, 9:30 a.m.

PLACE: Board Room, South Florida Regional Transportation Authority, Administration Building, 800 N. W. 33rd Street, Suite 100, Pompano Beach, Florida 33064

GENERAL SUBJECT MATTER TO BE CONSIDERED: Governing Board Meeting.

A copy of the agenda may be obtained by contacting the Executive Office at (954)788-7915.

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: Executive Office, 800 N. W. 33rd Street, Suite 100, Pompano Beach, Florida 33064. 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.

The **Tampa Bay Area Regional Transportation Authority** announces a public meeting to which all persons are invited.

DATE AND TIMES: Friday, May 23, 2008, 9:00 a.m. – 11:00 a.m.; Immediately following this meeting, the TBARTA Board will convene a Board Workshop from approximately 11 a.m. – 2:30 p.m.

PLACE: Florida Department of Transportation, District Seven Office, 11201 North McKinley Drive, Tampa, FL

GENERAL SUBJECT MATTER TO BE CONSIDERED: The TBARTA Board will convene to discuss developing a comprehensive Regional Transportation Master Plan for Citrus, Hernando, Hillsborough, Pasco, Pinellas, Manatee and Sarasota Counties.

The Citizens Advisory Committee (CAC):

DATE AND TIME: Wednesday, May 21, 2008, 10:00 a.m.

PLACE: Florida Department of Transportation, District Seven Office, 11201 North McKinley Drive, Tampa, FL

GENERAL SUBJECT MATTER TO BE CONSIDERED: This group of volunteers provides region-oriented advice to the Board from a citizen's perspective.

The Transit Management Committee (TMC):

DATE AND TIME: Wednesday, May 21, 2008, 1:30 p.m.

PLACE: Florida Department of Transportation, District Seven Office, 11201 North McKinley Drive, Tampa, FL

GENERAL SUBJECT MATTER TO BE CONSIDERED: Consisting of representatives of the region's transit agencies, this group advises the Board on the technical development of the Master Plan and its future implementation.

Agendas for the Board, CAC, and TMC meetings will be available online about five days prior to each meeting at http://www.tbarta.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 3 days before the workshop/meeting by contacting Brandie Miklus, Transportation Planner at (813)217-4037. Public participation is solicited without regard to race, color, religion, sex, age, nation origin, disability, or family status. 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 TBARTA at (813)217-4048.

WATER MANAGEMENT DISTRICTS

The Northwest Florida Water Management District announces a public meeting to which all persons are invited. DATE AND TIME: Thursday, May 22, 2008, 1:00 p.m. (CDT) PLACE: NWFWMD Crestview Office, 800 Hospital Drive, Crestview, Florida 32539

GENERAL SUBJECT MATTER TO BE CONSIDERED: Governing Board Meeting – to consider District business.

OTHER MEETINGS HELD ON MAY 22, 2008:

- 10:30 a.m. (CDT) District Lands Committee to discuss land acquisition matters
- 11:30 a.m. (CDT) Regulations Committee to discuss the Environmental Resource Permitting Program
- 1:15 p.m. (CDT) Public Hearing on Consideration of Regulatory Matters
- 1:30 p.m. (CDT) Public Hearing on Consideration of Land Acquisition Matters

A copy of the agenda may be obtained by contacting: Dorothy Cotton, NWFWMD, 81 Water Management Drive, Havana, Florida 32333, (850)539-5999, or available on the internet at www.nwfwmd.state.fl.us.

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 Larry Wright at the District. 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.

The **Southwest Florida Water Management District** (SWFWMD) announces a public meeting to which all persons are invited.

DATE AND TIME: Friday, May 16, 2008, 9:00 a.m.

PLACE: Construction Site, 138 CR 490, Lake Panasoffkee, FL 33538

GENERAL SUBJECT MATTER TO BE CONSIDERED: TOUR OF LAKE PANASOFFKEE PROJECT – tour project area, dredging activities, and disposal site (Ad Order 18825).

A copy of the agenda may be obtained by contacting: SWFWMD Executive Department, 2379 Broad Street, Brooksville, FL 34604, 1(800)423-1476 (Florida) or Frances Sesler at (352)796-7211, ext. 4608.

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: General Services Department, 1(800)423-1476 (Florida) or (362)796-7211, extension 4527. 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 the SWFWMD Executive Department at the address above.

The **South Florida Water Management District** announces a workshop to which all persons are invited.

DATE AND TIME: May 19, 2008, 2:00 p.m.

PLACE: South Florida Water Management District, Lower West Coast Regional Service Center, 2301 McGregor Blvd., Fort Myers, FL 33901

DATE AND TIME: May 22, 2008, 2:00 p.m.

PLACE: South Florida Water Management District, Building B-1, Auditorium, 3301 Gun Club Road, West Palm Beach, FL 33406

GENERAL SUBJECT MATTER TO BE CONSIDERED: Additional rule development workshops to amend Rules 40E-24.011, 40E-24.101, 40E-24.201, 40E-24.301, 40E-24.401, and add new Rule 40E-24.501, F.A.C., to provide greater flexibility for use of reclaimed water, supplemented reclaimed water and alternative water sources based on input received from the public.

A REVISED DRAFT OF THE PRELIMINARY RULE TEXT IS AVAILABLE ON THE DISTRICT'S WEBSITE AT: www.sfwmd.gov/watersupplyruledevelopment and click on the tab marked for Year-Round Landscape Rules.

A copy of the agenda may be obtained by contacting: Jesus Rodriguez, Lead Water Conservation Officer, South Florida Water Management District at 1(800)432-2045, ext. 6060 or (561)682-6060.

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: South Florida Water Management District Clerk at 1(800)432-2045, ext. 2087 or (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).

For more information, you may contact: Jesus Rodriguez, Lead Water Conservation Officer, South Florida Water Management District, P. O. Box 24680, West Palm Beach, FL 33416-4680, 1(800)432-2045, ext. 6060 or (561)682-6060, email: jerodrig@sfwmd.gov.

For procedural questions contact: Jan Sluth, Paralegal, South Florida Water Management District, P. O. Box 24680, West Palm Beach, FL 33416-4680, 1(800)432-2045, ext. 6299 or (561)682-6299, email: jsluth@sfwmd.gov.

The **South Florida Water Management District** announces a public meeting to which all persons are invited.

Peer Review of the LWCFAS model (Lower West Coast Floridan Aquifer system model)

DATE AND TIME: May 27, 2008, 9:00 am.

PLACE: SFWMD, Building B-2, 2 SE St. Lucie River Conference room, 3301 Gun Club Road, West Palm Beach, FL 33406

GENERAL SUBJECT MATTER TO BE CONSIDERED: Discuss the peer review of the LWCFAS model (Lower West Coast Floridan Aquifer system model).

A copy of the agenda may be obtained by contacting: Hope Radin at (561)682-2120 or http://webboard.sfwmd.gov/default. asp?action=10&boardid=16&fid=438.

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 District Clerk's Office at (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 the District Clerk's Office at (561)682-2087.

LAND AND WATER ADJUDICATORY COMMISSION

The Florida Land and Water Adjudicatory Commission announces a public meeting to which all persons are invited.

DATE AND TIME: Tuesday, May 13, 2008, 9:00 a.m.

PLACE: The Capitol, Room LL03, Cabinet Meeting Room, Tallahassee, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: This meeting is a regularly scheduled Cabinet meeting. The Florida Land and Water Adjudicatory Commission will consider amendment to Chapter 42AA-1, F.A.C., Poinciana Community Development District. Proposed rule amendment to Rule 42AA-1.002, F.A.C., which addresses the boundary of the Poinciana Community Development District, was published in the Florida Administrative Weekly on March 14, 2008 (Vol. 34, No. 11).

A copy of the agenda may be obtained by contacting: Barbara Leighty, Office of the Governor, Room 1801, The Capitol, Tallahassee, Florida 32399-0001, (850)487-1884.

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 two days before the workshop/meeting by contacting: Barbara Leighty, Office of the Governor, Room 1801, The Capitol, Tallahassee, Florida 32399-0001, (850)487-1884. 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).

REGIONAL UTILITY AUTHORITIES

The **Withlacoochee Regional Water Supply Authority** announces a public meeting to which all persons are invited.

DATE AND TIME: May 21, 2008, 4:30 p.m.

PLACE: Sumter County Government Center, Commission Meeting Room, 910 N. Main Street, Bushnell, FL 33513 GENERAL SUBJECT MATTER TO BE CONSIDERED: To conduct regular business of the Authority. A copy of the agenda may be obtained by contacting: Withlacoochee Regional Water Supply Authority, 1107 Shalimar Drive, Tallahassee, FL 32312 or at www.WRWSA .org under "Minutes and Notices," "Current Agenda."

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 Jack Sullivan at (850)385-0220.

SPACE FLORIDA

The **Space Florida** announces a public meeting to which all persons are invited.

DATE AND TIME: May 15, 2008, 2:00 p.m. (EST)

PLACE: Space Florida Conference Room, Center for Space Education, KSC Visitor Complex, State Road 405, Kennedy Space Center, FL

GENERAL SUBJECT MATTER TO BE CONSIDERED: Special Meeting: One Topic – Space Florida Governance Policies.

A copy of the agenda may be obtained by contacting: Juanell Kirkendoll at email jkirkendoll@spaceflorida.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 Juanell Kirkendoll at email jkirkendoll@space florida.gov. 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: Juanell Kirkendoll, Executive Assistant, Space Florida, email: jkirkendoll@spaceflorida.gov.

DEPARTMENT OF ELDER AFFAIRS

The **Department of Elder Affairs** announces a public meeting to which all persons are invited.

DATE AND TIME: May 27, 2008, 10:00 a.m.

PLACE: 4160 Woodcock Ave., Jacksonville, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: Long-Term Care Ombudman Program, First Coast District Council Business.

A copy of the agenda may be obtained by contacting: Michael Milliken at (904)391-3942.

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 Michael Milliken at (904)391-3942. 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: Michael Milliken at (904)391-3942.

The **Department of Elder Affairs** announces a public meeting to which all persons are invited.

DATE AND TIME: May 29, 2008, 9:30 a.m.

PLACE: 1101 Gulf Breeze Parkway, Gulf Breeze, Florida 32561

GENERAL SUBJECT MATTER TO BE CONSIDERED: Long-Term Care Ombudsman Program, Northwest Florida District Council Business.

A copy of the agenda may be obtained by contacting: Mike Phillips at (850)916-6720.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 5 days before the workshop/meeting by contacting Mike Phillips at (850)916-6720. 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: Mike Phillips at (850)916-6720.

AGENCY FOR HEALTH CARE ADMINISTRATION

The **Agency for Health Care Administration** announces a public meeting to which all persons are invited.

DATE AND TIME: Wednesday, May 21, 2008, 10:00 a.m.

PLACE: Agency for Health Care Administration, Conference Room "A," 2727 Mahan Drive, Tallahassee, Florida. Any person interested in participating by telephone may dial (713)481-0090/Pass Code: 9701442#. If you have any difficulty accessing the teleconference, please call the Florida Center's main number at (850)922-5771.

GENERAL SUBJECT MATTER TO BE CONSIDERED: This is a meeting of the State Consumer Health Information and Policy Advisory Council Data Transparency Steering Committee to which all interested parties are invited. The purpose is 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 contacting: Cheryl Barfield, Agency for Health Care Administration, 2727 Mahan Drive, Bldg. 3, Mail Stop #16, Tallahassee, FL 32308-5403. The agenda will also be posted at http://ahca.myflorida.com/SCHS/chismeetings.shtml seven (7) days prior to the meeting. 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 Cheryl Barfield at (850)414-5422. 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: Cheryl Barfield at (850)414-5422.

The **Agency for Health Care Administration** announces a public meeting to which all persons are invited.

DATE AND TIME: May 27, 2008, 10:00 a.m.

PLACE: Agency for Health Care Administration, 2727 Mahan Drive, Building 3, Conference Room A, Tallahassee, FL 32308 GENERAL SUBJECT MATTER TO BE CONSIDERED: The Health Information Exchange Coordinating Committee and State Electronic Prescribing Advisory Panel will meet to consider and make recommendations regarding the coordinated implementation of electronic health information exchange including strategies to promote the adoption of electronic health records and electronic prescribing.

A copy of the agenda may be obtained by contacting: Carolyn H. Turner, Agency for Health Care Administration, 2727 Mahan Drive, Bldg. 3, Mail Stop #16, Tallahassee, FL 32308-5403. The agenda will be posted at: http://ahca.my florida.com/dhit/index.shtml seven (7) days prior to the meeting.

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: Carolyn H. Turner at (850)922-5861. 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: May 16, 2008, 1:00 p.m. -4:00 p.m.

PLACE: Agency for Health Care Administration, Conference Room C, 2727 Mahan Drive, Tallahassee, FL 32308. Those not able to attend in person may participate via conference phone by calling 1(888)808-6959 and entering conference code 8504885420.

GENERAL SUBJECT MATTER TO BE CONSIDERED: The Enhanced Benefits Panel will discuss issues related to the technical aspects of the Enhanced Benefits program, under Medicaid Reform.

A copy of the agenda may be obtained by contacting: Aldria White, Agency for Health Care Administration, 2727 Mahan Drive, Mail Stop #8, Tallahassee, FL 32308, (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 Aldria White at the address and phone number written above. 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: Aldria White at the address and phone number written above.

The **Agency for Health Care Administration** announces a public meeting to which all persons are invited.

DATE AND TIME: Friday, May 23, 2008, 1:00 p.m. – 4:00 p.m.

PLACE: Agency for Health Care Administration, Fort Knox Center, 2727 Mahan Dr., Building 3, Conference Room A, Tallahassee, FL. 32308, Dial In Number: 1(877)328-7346, Conference Id #: 44906649

GENERAL SUBJECT MATTER TO BE CONSIDERED: Medicaid Reform Technical Advisory Panel Teleconference.

A copy of the agenda may be obtained by contacting: dilmores @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 7 days before the workshop/meeting by contacting: dilmores@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).

For more information, you may contact: dilmores@ahca. myflorida.com.

The **Agency for Health Care Administration** announces a public meeting to which all persons are invited.

DATES AND TIME: July 10, 2008; July 24, 2008; August 7, 2008; August 21, 2008; September 4, 2008; September 18, 2008; October 2, 2008; October 16, 2008; October 30, 2008; November 13, 2008; December 11, 2008; January 8, 2009; January 22, 2009; 9:30 a.m. – 11:00 a.m.

PLACE: Agency for Healthcare Administration, Building 3, Conference Room C, 2727 Mahan Drive, Tallahassee, FL 32308. Dial In Number: 1(888)808-6959, Conference Code: 9210737. Those not able to attend in person may call the conference phone number (listed above).

GENERAL SUBJECT MATTER TO BE CONSIDERED: Technical and Operational Issues meetings. These issues are related to Health Plans.

A copy of the agenda may be obtained by contacting: Beth Kumar, Agency for Health Care Administration, 2727 Mahan Drive, Mail Stop #50, Tallahassee, FL 32308 or calling (850)487-2355.

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 Beth Kumar at (850)487-2355. 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 **Department of Management Services** announces a public meeting to which all persons are invited.

DATES AND TIME: Tuesday, May 27, 2008; Wednesday, May 28, 2008; Thursday, May 29, 2008; Friday, May 30, 2008, 9:00 a.m. – 12:00 Noon

PLACE: 4050 Esplanade Way, Suite 101, Tallahassee, FL

GENERAL SUBJECT MATTER TO BE CONSIDERED: The Statewide Steering Committee will continue its review and determination of direct local services applications submitted by charitable organizations for the receipt of undesignated funds.

These meetings are a continuation of meetings on this topic originally held on April 28, 2008, April 29, 2008 and May 5, 2008.

A copy of the agenda may be obtained by contacting: Erin Thoresen at (850)922-1274, Erin.Thoresen@dms.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 2 days before the workshop/meeting by contacting: Erin Thoresen at Erin.Thoresen@dms.myflorida. com, (850)922-1274. 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: Erin Thoresen at Erin. Thoresen@dms.myflorida.com, (850)922-1274.

The **State Retirement Commission** announces a hearing to which all persons are invited.

DATE AND TIME: May 19, 2008, 8:30 a.m.

PLACE: Hilton Orlando/Altamonte Springs, 350 S North Lake Blvd., Altamonte Springs, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: To conduct hearings pursuant to Section 121.23, Florida Statutes, and to consider other matters related to the business of the Commission.

A copy of the agenda may be obtained by contacting: Department of Management Services, State Retirement Commission, 4050 Esplanade Way, Suite 160, Tallahassee, Florida 32399-0950 or by telephoning (850)487-2410.

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 15 days before the workshop/meeting by contacting: Clerk for the Commission at (850)487-2410. 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.

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

The **Construction Industry Licensing Board** announces a public meeting to which all persons are invited.

DATE AND TIMES: May 27, 2008, 9:00 a.m. and 10:00 a.m. or soon thereafter

PLACE: Department of Business and Professional Regulation, 1940 North Monroe Street, Tallahassee, Florida 32399, (850)488-0062

GENERAL SUBJECT MATTER TO BE CONSIDERED: To review complaints in which a determination of the existence of probable cause has already been made. A copy of the agenda may be obtained by contacting: Jeff Kelly, Chief Construction Attorney, Department of Business and Professional Regulation, Office of the General Counsel, 1940 N. Monroe Street, Suite 42, Tallahassee, Florida 32399-2202, (850)488-0062.

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: Jeff Kelly, Chief Construction Attorney, Department of Business and Professional Regulation, Office of the General Counsel, 1940 N. Monroe Street, Suite 42, Tallahassee, Florida 32399-2202, (850)488-0062. 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.

The **Board of Landscape Architecture** announces a telephone conference call to which all persons are invited.

DATE AND TIME: May 29, 2008, 2:00 p.m.

PLACE: Access Phone: 1(888)808-6959, Conference Code 9218690

GENERAL SUBJECT MATTER TO BE CONSIDERED: General Board and business meeting.

A copy of the agenda may be obtained by contacting: Board of Landscape Architecture, 1940 North Monroe Street, Tallahassee, FL 32399, (850)922-7154.

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: Board of Landscape Architecture, 1940 North Monroe Street, Tallahassee, FL 32399, (850)922-7154. 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: Board of Landscape Architecture, 1940 North Monroe Street, Tallahassee, FL 32399, (850)922-7154.

The Florida **Board of Professional Engineers**, Probable Cause Panel announces a public meeting to which all persons are invited.

DATE AND TIME: Tuesday, May 20, 2008, 8:30 a.m.

PLACE: 2507 Callaway Road, Suite 200, Tallahassee, Florida GENERAL SUBJECT MATTER TO BE CONSIDERED: Although this meeting is open to the public, portions of the Probable Cause Panel meeting may be closed consistent with law. The case of Irving Abcug, P.E., Mark Stephens, P.E. and T. Hung Mai, P.E., will be presented as Reconsiderations of the Administrative Complaint that was filed.

A copy of the agenda may be obtained by contacting: Carrie A. Flynn.

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: Carrie A. Flynn. 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: Carrie A. Flynn.

The **Florida Engineers Management Corporation** announces a public meeting to which all persons are invited. DATE AND TIME: Wednesday, June 18, 2008, 9:00 a.m.

PLACE: Hyatt Regency Tampa, Two Tampa City Center, 211 North Tampa Street, Tampa, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: General business of the Corporation.

A copy of the agenda may be obtained by contacting: Carrie A. Flynn.

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: Carrie A. Flynn. 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: Carrie A. Flynn.

The Florida **Board of Professional Engineers** announces a public meeting to which all persons are invited.

DATES AND TIMES: Wednesday, June 18, 2008, 11:00 a.m.; Thursday, June 19, 2008, 8:30 a.m.
PLACE: Hyatt Regency Tampa, Two Tampa City Center, 211 North Tampa Street, Tampa, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: General business of the Board.

A copy of the agenda may be obtained by contacting: Carrie A. Flynn.

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: Carrie A. Flynn. 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: Carrie A. Flynn.

The Florida **Board of Professional Engineers**, Educational Advisory and Application Review Committees announces a public meeting to which all persons are invited.

DATE AND TIME: Wednesday, July 16, 2008, 8:30 a.m.

PLACE: 2507 Callaway Road, Suite 200, Tallahassee, Florida 32303

GENERAL SUBJECT MATTER TO BE CONSIDERED: Review of applications for examination and/or licensure by endorsement and to review applications of foreign educated applicants.

A copy of the agenda may be obtained by contacting: Carrie A. Flynn.

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: Carrie A. Flynn. 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: Carrie A. Flynn.

The Florida **Board of Professional Engineers** and the Florida **Engineers Management Corporation**, Board Operations Committee announces a public meeting to which all persons are invited.

DATE AND TIME: Wednesday, July 16, 2008, 2:00 p.m.

PLACE: 2507 Callaway Road, Suite 200, Tallahassee, Florida 32303. Call In Number: 1(866)895-8146, Passcode 5210500

GENERAL SUBJECT MATTER TO BE CONSIDERED: To monitor the operations of the Florida Board of Professional Engineers and the Florida Engineers Management Corporation A copy of the agenda may be obtained by contacting: Carrie A. Flynn.

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: Carrie A. Flynn. 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: Carrie A. Flynn.

The Florida **Board of Professional Engineers** announces a telephone conference call to which all persons are invited. DATE AND TIME: Friday, July 25, 2008, 10:00 a.m.

PLACE: 2507 Callaway Road, Suite 200, Tallahassee, Florida, Call In Number: 1(866)895-8146, Passcode 5210500

GENERAL SUBJECT MATTER TO BE CONSIDERED: To act on recommendations from the Educational Advisory and Application Review Committees to approve or deny applications for licensure and any old or new business of the Florida Board of Professional Engineers.

A copy of the agenda may be obtained by contacting: Carrie A. Flynn.

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: Carrie A. Flynn. 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: Carrie A. Flynn.

The Florida **Board of Professional Engineers** announces a public meeting to which all persons are invited.

DATES AND TIME: Wednesday, August 6, 2008; Thursday, August 7, 2008, 8:30 a.m.

PLACE: The Ritz-Carlton Naples, 280 Vanderbilt Beach Road, Naples, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: General business of the Board.

A copy of the agenda may be obtained by contacting: Carrie A. Flynn.

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: Carrie A. Flynn. 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: Carrie A. Flynn.

The Florida **Board of Professional Engineers**, Rules Committee announces a public meeting to which all persons are invited.

DATE AND TIME: Tuesday, September 16, 2008, 1:00 p.m.

PLACE: 2507 Callaway Road, Suite 200, Tallahassee, Florida GENERAL SUBJECT MATTER TO BE CONSIDERED: General business of the Committee.

A copy of the agenda may be obtained by contacting: Carrie A. Flynn.

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: Carrie A. Flynn. 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: Carrie A. Flynn.

The Florida **Board of Professional Engineers**, Educational Advisory and Application Review Committees announces a public meeting to which all persons are invited.

DATE AND TIME: Wednesday, September 17, 2008, 8:30 a.m.

PLACE: 2507 Callaway Road, Suite 200, Tallahassee, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: Review of applications for examination and/or licensure by endorsement and to review applications of foreign educated applicants.

A copy of the agenda may be obtained by contacting: Carrie A. Flynn.

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: Carrie A. Flynn. 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: Carrie A. Flynn.

The Florida **Board of Professional Engineers** announces a telephone conference call to which all persons are invited.

DATE AND TIME: Friday, September 26, 2008, 10:00 a.m.

PLACE: 2507 Callaway Road, Suite 200, Tallahassee, Florida, Call In Number 1(866)895-8146, Passcode 5210500

GENERAL SUBJECT MATTER TO BE CONSIDERED: To act on recommendations from the Educational Advisory and Application Review Committees to approve or deny applications for licensure and any old or new business of the Florida Board of Professional Engineers.

A copy of the agenda may be obtained by contacting: Carrie A. Flynn.

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: Carrie A. Flynn. 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: Carrie A. Flynn.

The Florida **Board of Professional Engineers** and the Florida **Engineers Management Corporation**, Board Operations Committee announces a public meeting to which all persons are invited.

DATE AND TIME: Tuesday, October 14, 2008, 4:00 p.m.

PLACE: Hilton Palm Beach Airport, 150 Australian Ave., West Palm Beach, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: To monitor the operations of the Florida Board of Professional Engineers and the Florida Engineers Management Corporation. A copy of the agenda may be obtained by contacting; Carrie A. Flynn.

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: Carrie A. Flynn. 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: Carrie A. Flynn.

The Florida **Board of Professional Engineers** announces a public meeting to which all persons are invited.

DATES AND TIME: Wednesday, October 15, 2008; Thursday, October 16, 2008, 8:30 a.m.

PLACE: Hilton Palm Beach Airport, 150 Australian Ave., West Palm Beach, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: General business of the Board.

A copy of the agenda may be obtained by contacting: Carrie A. Flynn.

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; Carrie A. Flynn. 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: Carrie A. Flynn.

The **Florida Engineers Management Corporation** announces a telephone conference call to which all persons are invited.

DATE AND TIME: October 28, 2008, 9:00 a.m.

PLACE: 2507 Callaway Road, Suite 200, Tallahassee, Florida, Call In Number: 1(866)895-8146, Passcode 5210500

GENERAL SUBJECT MATTER TO BE CONSIDERED: General business of the Corporation.

A copy of the agenda may be obtained by contacting: Carrie A. Flynn.

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: Carrie A. Flynn. 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; Carrie A. Flynn.

The Florida **Board of Professional Engineers**, Educational Advisory and Application Review Committees announces a public meeting to which all persons are invited.

DATE AND TIME: Wednesday, November 12, 2008, 8:30 a.m.

PLACE: 2507 Callaway Road, Suite 200, Tallahassee, Florida 32303

GENERAL SUBJECT MATTER TO BE CONSIDERED: Review of applications for examination and/or licensure by endorsement and to review applications of foreign educated applicants.

A copy of the agenda may be obtained by contacting: Carrie A. Flynn.

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: Carrie A. Flynn. 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: Carrie A. Flynn.

The Florida **Board of Professional Engineers** announces a telephone conference call to which all persons are invited. DATE AND TIME: Friday, November 21, 2008, 10:00 a.m. PLACE: 2507 Callaway Road, Suite 200, Tallahassee, Florida 32303, Conference Call: 1(866)895-8146, Passcode: 5210500

GENERAL SUBJECT MATTER TO BE CONSIDERED: To act on recommendations from the Educational Advisory and Application Review Committees to approve or deny applications for licensure and any old or new business of the Florida Board of Professional Engineers.

A copy of the agenda may be obtained by contacting: Carrie A. Flynn.

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: Carrie A. Flynn. 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: Carrie A. Flynn.

The **Board of Veterinary Medicine** announces a public meeting to which all persons are invited.

DATE AND TIME: June 3, 2008, 8:00 a.m.

PLACE: Florida Hotel and Conference Center, 1500 Sand Lake Road, Orlando, FL 32809, (407)859-1500

GENERAL SUBJECT MATTER TO BE CONSIDERED: General Board and Business meeting.

A copy of the agenda may be obtained by contacting: Board of Veterinary, 1940 North Monroe Street, Tallahassee, FL 32399, (850)922-7154.

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: Board of Veterinary, 1940 North Monroe Street, Tallahassee, FL 32399, (850)922-7154. 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: Board of Veterinary, 1940 North Monroe Street, Tallahassee, FL 32399, (850)922-7154.

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 series of public meetings to which all persons are invited.

Energy Supply and Demand Technical Working Group Call

DATE AND TIME: May 14, 2008, 1:30 p.m. – 3:30 p.m. or until completion of business

PLACE: The Douglas Building, Conference Room B via teleconference and members of the public may join the meeting by dialing 1(800)704-9804 and entering the following code: 612147

Agriculture, Forestry and Waste Technical Working Group Call DATE AND TIME: June 10, 2008, 10:00 a.m. – 12:00 Noon or until completion of business

PLACE: The Douglas Building, Conference Room B via teleconference and members of the public may join the meeting by dialing 1(800)704-9804 and entering the following code: 436766

Transportation and Land Use Technical Working Group Call

DATE AND TIME: June 13, 2008, 1:00 p.m. – 3:00 p.m. or until completion of business

PLACE: The Carr Building, Room 153 via teleconference and members of the public may join the meeting by dialing 1(800)704-9804 and entering the following code: 372144

Cap and Trade Technical Working Group Call

DATE AND TIME: June 13, 2008, 2:00 p.m. – 4:00 p.m. or until completion of business

PLACE: The Carr Building, Conference Room 170 via teleconference and members of the public may join the meeting by dialing 1(800)704-9804 and entering the following code: 162223

Government Policy Coordination Technical Working Group Call

DATE AND TIME: June 17, 2008, 9:00 a.m. – 11:00 a.m. or until completion of business

PLACE: The Douglas Building, Conference Room B via teleconference and members of the public may join the meeting by dialing 1(800)704-9804 and entering the following code: 232679

Adaptation Technical Working Group Call

DATE AND TIME: June 16, 2008, 10:00 a.m. – 12:00 Noon or until completion of business

PLACE: The Douglas Building, Conference Room B via teleconference and members of the public may join the meeting by dialing 1(800)704-9804 and entering the following code: 883437

GENERAL SUBJECT MATTER TO BE CONSIDERED: These are meetings of the technical workgroups associated with the Governor's Action Team on Energy and Climate Change to continue discussion of policy issues regarding the development of a comprehensive Energy and Climate Change Action Plan that will address statewide greenhouse gas reductions specified in Executive Order 07-127.

A copy of the agenda may be obtained by contacting: Florida Department of Environmental Protection, Attn: Allena Nelson (allena.nelson@dep.state.fl.us), Office of Strategic Planning, 3900 Commonwealth Blvd., M.S. 18, Tallahassee, Florida 32399-3000 or by calling (850)245-2002.

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: Florida Department of Environmental Protection, Attn: Allena Nelson (allena.nelson@dep.state.fl.us), Office of Strategic Planning, 3900 Commonwealth Blvd., M.S. 18, Tallahassee, Florida 32399-3000 or by calling (850)245-2002. 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: Florida Department of Environmental Protection, Attn: Allena Nelson (allena.nelson @dep.state.fl.us), Office of Strategic Planning, 3900 Commonwealth Blvd., M.S. 18, Tallahassee, Florida 32399-3000 or by calling (850)245-2002.

The **Department of Environmental Protection** announces a public meeting to which all persons are invited.

DATE AND TIME: Thursday, May 15, 2008, 9:00 a.m.

PLACE: Jacksonville City Hall (St. James Building), Exam Room 3, 117 West Duval Street, Jacksonville, FL 32202

GENERAL SUBJECT MATTER TO BE CONSIDERED: The Lower St. Johns River Tributaries (LSJRT) Fecal Coliform Technical Working Group was formed to provide a forum for stakeholders to discuss issues related to the LSJRT Fecal Coliform TMDLs, topics for this meeting include discussion of the Lower St. Johns River Tributaries Fecal Coliform Basin Management Action Plan.

A copy of the agenda may be obtained by contacting: Ms. Amy Tracy, Department of Environmental Protection, 2600 Blair Stone Road, Watershed Planning and Coordination Section, MS 3565, Tallahassee, Florida 32399-2400, (850)245-8506.

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. Amy Tracy at (850)245-8506. 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, Division of Water Resource Management** announces a public meeting to which all persons are invited.

DATES AND TIME: May 28, 2008; July 9, 2008; August 20, 2008; October 1, 2008; November 12, 2008, 10:00 a.m. – 3:00 p.m. (ET) (each meeting)

PLACE: SAIC (Science Applications International Corp.), Science Bldg. II, Florida Room, 12901 Science Drive, Orlando, FL 32826

GENERAL SUBJECT MATTER TO BE CONSIDERED: The Technical Advisory Committee is meeting to assist the Department and Water Management Districts in the development of a new Chapter 62-347, F.A.C., to update stormwater quality treatment design and performance standards for stormwater treatment systems, with particular emphasis on reducing nutrient discharges.

A copy of the agenda may be obtained by contacting: Mary VanTassel, Department of Environmental Protection, Office of Submerged Lands and Environmental Resources, 2600 Blair Stone Road, MS 2500, Tallahassee, FL 32399-2400, (850)245-8486, e-mail: Mary.VanTassel@dep.state.fl.us or facsimile (850)245-8499. The agenda will be developed in advance of each meeting and will be available, along with past meeting materials, on the Department's Internet site at http:// www.dep.state.fl.us/water/wetlands/erp/rules/sw_swt_rule_dvl pmt.htm (The file tracking number is OGC 07-0552.).

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 Mary VanTassel at (850)245-8486. 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.

DATES AND TIMES: May 29, 2008, 10:00 a.m. – 5:00 p.m.; May 30, 2008, 8:30 a.m. – 2:30 p.m. or until completion of business

PLACE: Room 412, The Knott Building, The Capital, Tallahassee, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: This is a meeting of the Governor's Action Team on Energy and Climate Change to continue discussion of policy issues regarding the development of a comprehensive Energy and Climate Change Action Plan that will address statewide greenhouse gas reductions specified in Executive Order 07-127. A copy of the agenda may be obtained by contacting: Florida Department of Environmental Protection, Attn: Allena Nelson (allena.nelson@dep.state.fl.us), Office of Strategic Planning, 3900 Commonwealth Blvd., M.S. 18, Tallahassee, Florida 32399-3000 or by calling (850)245-2002.

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: Florida Department of Environmental Protection, Attn: Allena Nelson (allena.nelson@dep.state.fl.us), Office of Strategic Planning, 3900 Commonwealth Blvd., M.S. 18, Tallahassee, Florida 32399-3000 or by calling (850)245-2002. 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: Florida Department of Environmental Protection, Attn: Allena Nelson (allena.nelson @dep.state.fl.us), Office of Strategic Planning, 3900 Commonwealth Blvd., M.S. 18, Tallahassee, Florida 32399-3000 or by calling (850)245-2002.

NOTICE OF CORRECTION – The **Bureau of Beaches and Coastal Systems** announces a hearing to which all persons are invited.

DATE AND TIME: May 28, 2008, 9:00 a.m.

PLACE: Bureau of Beaches and Coastal Systems, Building B, Room 309 (Training Room), 5050 West Tennessee Street, Tallahassee, FL

GENERAL SUBJECT MATTER TO BE CONSIDERED: A Notice of Rulemaking for proposed new Chapter 62B-56, F.A.C., Rules and Procedures for Using Sand-Filled Geotextile Dune Cores (Permits for Construction and Maintenance), was published on April 25, 2008, Vol. 34, No. 17. The notice provided that the new Chapter covers all sand-filled geotextile containers used to protect upland structures. It includes requirements and procedures for issuance, denial, transfer, modification, suspension, and revocation of Construction and Maintenance Permits for sand-filled geotextile containers used as the core of a reconstructed dune. It also includes criteria and financial assurance requirements for the removal of such structures.

Within this notice it was announced that a public hearing will be held, if requested within 21 days of the notice, on May 30, 2008.

THIS IS A CORRECTION TO THE HEARING DATE. THE NEW HEARING DATE WILL BE MAY 28, 2008, AT 9:00 A.M., IF REQUESTED WITHIN 21 DAYS OF THE DATE OF THE ORIGINAL NOTICE OF RULEMAKING. A copy of the agenda may be obtained by contacting: Rosaline Beckham, Environmental Specialist III, Department of Environmental Protection, Bureau of Beaches and Coastal Systems, Mail Station #300, 3900 Commonwealth Boulevard, Tallahassee, FL 32399-3000, (850)488-7815 or e-mail: rosaline.beckham@dep.state.fl.us.

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 Rosaline Beckham as cited above. 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).

NOTICE OF CORRECTION –The **Bureau of Beaches and Coastal Systems** announces a hearing to which all persons are invited.

DATE AND TIME: May 28, 2008, 9:00 a.m.

PLACE: Bureau of Beaches and Coastal Systems, Building B, Room 309 (Training Room), 5050 West Tennessee Street, Tallahassee, FL

GENERAL SUBJECT MATTER TO BE CONSIDERED: A Notice of Rulemaking for proposed amendments to Chapter 62B-33, F.A.C., Rules and Procedures for Coastal Construction and Excavation (Permits for Construction Seaward of the Coastal Construction Control Line and Fifty-Foot Setback) was published in the F.A.W., on April 25, 2008, Vol. 34, No. 17. The notice provided that the proposed changes to Chapter 62B-33, F.A.C., will clarify that Chapter 62B-56, F.A.C. will govern the use of all sand-filled geotextile containers and that sand-filled geotextile containers may not be used as an emergency armoring structure.

Within this notice it was announced that a public hearing will be held, if requested within 21 days of the notice, on May 30, 2008.

THIS IS A CORRECTION TO THE HEARING DATE. THE NEW HEARING DATE WILL BE MAY 28, 2008, AT 9:00 A.M., IF REQUESTED WITHIN 21 DAYS OF THE DATE OF THE ORIGINAL NOTICE OF RULEMAKING.

A copy of the agenda may be obtained by contacting: Rosaline Beckham, Environmental Specialist III, Department of Environmental Protection, Bureau of Beaches and Coastal Systems, Mail Station #300, 3900 Commonwealth Boulevard, Tallahassee, FL 32399-3000, (850)488-7815 or e-mail: rosaline.beckham@dep.state.fl.us.

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 Rosaline Beckham as cited above. 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** announces a telephone conference call to which all persons are invited.

DATES AND TIMES: May 12, 2008, 3:30 p.m. – 5:00 p.m.; May 19, 2008, 1:00 p.m. – 3:00 p.m.

PLACE: Toll Free Conference Call Number: 1(888)808-6959, Conference Code: 2454242 (Please Note: All calls are based on Eastern Standard Time)

GENERAL SUBJECT MATTER TO BE CONSIDERED: Governor's Task Force on Autism spectrum Disorders.

Subcommittee: Window of Opportunity.

The Task Force will discuss the scope and prioritization of autism issues to be addressed as listed in Executive Order 08-36 for the development of a report of recommendations due to the Governor by March 20, 2009. The conference calls are primarily designed as work time for Task Force members.

A copy of the agenda may be obtained by contacting: Lona_Gibson-Taylor at (850)245-4242 or by internet at www.healthyfloridians.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 two (2) business days before the workshop/meeting by contacting: Lona_Gibson-Taylor at (850)245-4242 or via electronic messaging to Lona_Gibson-Taylor@doh.state.fl.us. 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** announces a telephone conference call to which all persons are invited.

DATE AND TIME: May 13, 2008, 10:30 a.m. – 12:00 Noon

PLACE: Toll Free Conference Call Number: 1(888)808-6959, Conference Code: 2454242 (Please Note: All calls are based on Eastern Standard Time)

GENERAL SUBJECT MATTER TO BE CONSIDERED: Governor's Task Force on Autism Spectrum Disorders.

Task Force Co-Chairs and Committee Co-Chairs Only Organizational Conference Call.

The Task Force will discuss the scope and prioritization of autism issues to be addressed as listed in Executive Order 08-36 for the development of a report of recommendations due to the Governor by March 20, 2009. The conference calls are primarily designed as work time for Task Force members.

A copy of the agenda may be obtained by contacting: Lona_Gibson-Taylor at (850)245-4242 or by internet at www. healthyfloridians.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 two (2) business days before the workshop/meeting by contacting: Lona_Gibson-Taylor at (850)245-4242 or via electronic messaging to Lona_Gibson-Taylor@doh.state.fl.us. 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** announces a telephone conference call to which all persons are invited.

DATE AND TIME: May 14, 2008 (See times and topics below)

Current and Future Outlook Committee Conference Call

DATE AND TIME: May 14, 2008, 10:00 a.m. – 11:30 a.m.

Costs of Autism Committee Conference Call

DATE AND TIME: May 14, 2008, 3:00 p.m. – 5:00 p.m.

*Full Task Force Conference Call (Speakers on the Costs of Autism):

DATE AND TIME: May 14, 2008, 3:30 p.m. – 5:00 p.m.

PLACE: Toll Free Conference Call Number: 1(888)808-6959, Conference Code: 2454242 (Please Note: All calls are based on Eastern Standard Time)

GENERAL SUBJECT MATTER TO BE CONSIDERED: Governor's Task Force on Autism Spectrum Disorders.

*This meeting overlaps with the Costs of Autism Committee meeting in order for the entire Task Force to hear the speakers presenting to the Costs of Autism Committee.

The Task Force will discuss the scope and prioritization of autism issues to be addressed as listed in Executive Order 08-36 for the development of a report of recommendations due to the Governor by March 20, 2009. The conference calls are primarily designed as work time for Task Force members.

A copy of the agenda may be obtained by contacting: Lona_Gibson-Taylor at (850)245-4242 or by internet at www. healthyfloridians.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 two (2) business days before the workshop/ meeting by contacting: Lona_Gibson-Taylor at (850)245-4242 or via electronic messaging to Lona_Gibson-Taylor@doh. state.fl.us.

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** announces a telephone conference call to which all persons are invited.

Putting the Pieces Together Committee Conference Call DATE AND TIME: May 15, 2008, 9:00 a.m. – 11:00 a.m.

Full Task Force Conference Call (Regular Meeting) DATE AND TIME: May 15, 2008, 3:30 p.m. – 5:00 p.m. Public Comments: *

DATE AND TIME: May 15, 2008, 4:10 p.m. - 4:30 p.m.

PLACE: Toll Free Conference Call Number: 1(888)808-6959, Conference Code: 2454242 (Please Note: All calls are based on Eastern Standard Time)

GENERAL SUBJECT MATTER TO BE CONSIDERED: Governor's Task Force on Autism Spectrum Disorders.

The Task Force will discuss the scope and prioritization of autism issues to be addressed as listed in Executive Order 08-36 for the development of a report of recommendations due to the Governor by March 20, 2009. The conference calls are primarily designed as work time for Task Force members.

*Public comments will be accepted by members of the general public during the full Task Force conference call only at the designated time, 4:10 p.m. - 4:30 p.m. on May 15, 2008.

Individuals wishing to address the Task Force are asked to submit a public comment form by 3:45 p.m., May 15, 2008. Public comment forms and conference call agendas are available on the internet at www.healthyfloridians.com/ autism.html, or by contacting Lona Taylor at (850)245-4242.

A copy of the agenda may be obtained by contacting: Lona_Gibson-Taylor at (850)245-4242 or by internet at www. healthyfloridians.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 two (2) business days before the workshop/meeting by contacting: Lona_Gibson-Taylor at (850)245-4242 or via electronic messaging to Lona_Gibson-Taylor@doh.state.fl.us.

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** announces a telephone conference call to which all persons are invited.

Costs of Autism Committee Conference Call:

DATES AND TIME: May 21, 2008; May 29, 2008, 3:30 p.m. – 5:00 p.m.

Putting the Pieces Together Committee Conference Call:

DATES AND TIMES: May 22, 2008, 2:00 p.m. – 4:00 p.m.; May 30, 2008, 9:00 a.m. – 11:00 a.m.

Current and Future Outlook Committee Conference Call:

DATE AND TIME: May 29, 2008, 10:00 a.m. - 11:30 a.m.

PLACE: Toll Free Conference Call Number: 1(888)808-6959, Conference Code: 2454242 (Please Note: All calls are based on Eastern Standard Time)

GENERAL SUBJECT MATTER TO BE CONSIDERED: Governor's Task Force on Autism Spectrum Disorders.

The Task Force will discuss the scope and prioritization of autism issues to be addressed as listed in Executive Order 08-36 for the development of a report of recommendations due to the Governor by March 20, 2009. The conference calls are primarily designed as work time for Task Force members.

A copy of the agenda may be obtained by contacting: Lona_Gibson-Taylor at (850)245-4242 or by internet at www. healthyfloridians.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 two (2) business days before the workshop/meeting by contacting: Lona_Gibson-Taylor at (850)245-4242 or via electronic messaging to Lona_Gibson -Taylor@doh.state.fl.us.

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 Medicine**, Dietetics-Nutrition and Electrolysis Committee announces a public meeting to which all persons are invited.

DATE AND TIME: Friday, June 6, 2008, immediately following the Full Board meeting which will be ending at approximately 5:00 p.m.

PLACE: Rosen Plaza Hotel, 9700 International Drive, Orlando, FL 32819, (407)996-9700

GENERAL SUBJECT MATTER TO BE CONSIDERED: To conduct the general business of the Board of Medicine. Please check the Board Website at www.Flhealthsource.com for cancellations or changes to meeting dates or call the Board of Medicine at (850)245-4131 for information.

A copy of the agenda may be obtained by contacting: Gwyn Willis at (850)245-4131, ext. 3532 or Gwyn_Willis@doh.state. fl.us.

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: Gwyn Willis at (850)245-4131, ext. 3532 or Gwyn_Willis@doh.state.fl.us. 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.

The **Board of Pharmacy**, Pharmacist Prescribing Committee announces a telephone conference call to which all persons are invited. DATE AND TIME: May 29, 2008, 12:00 Noon

PLACE: Conference Call Number: 1(888)808-6959, Conference Code 5642037

GENERAL SUBJECT MATTER TO BE CONSIDERED: Approve minutes from the August 22, 2007, meeting; select a vice-chair; review list of drugs that pharmacist may order and dispense; and open discussion.

A copy of the agenda may be obtained by contacting: Agenda will be available on website two weeks prior to meeting.

For more information, you may contact the Board of Pharmacy at (850)245-4292.

The **Department of Health**, Drug Wholesaler Advisory Council announces a telephone conference call to which all persons are invited.

DATE AND TIME: May 22, 2008, 9:30 a.m.

PLACE: Conference Call Number: 1(888)808-6959, Conference Code: 2454292

GENERAL SUBJECT MATTER TO BE CONSIDERED: Welcome/Introductions, Approval of Minutes from the February 14, 2008, Meeting; Old Business; New Business; Council Member Update, Program Office Update, Select Next Meeting Date, and Open Discussion.

The agenda will be sent out electronically to the interested party distribution list and placed on the website two weeks prior to the meeting.

For more information, you may contact the Board of Pharmacy at (850)245-4292.

DEPARTMENT OF CHILDREN AND FAMILY SERVICES

The **Department of Children and Family Services** announces a public meeting to which all persons are invited. DATE AND TIME: April 29, 2008, 1:00 p.m. – 3:00 p.m.

PLACE: Children's Network of Southwest Florida, 2232 Altamont Ave., Fort Myers, Florida 33901

GENERAL SUBJECT MATTER TO BE CONSIDERED: The Florida Department of Children and Family Services announces the following Circuit 20 Community Based Care Lee County Alliance Subcommittee Meeting to discuss Kids Aging Out of Foster Care, which all interested persons are invited.

A copy of the agenda may be obtained by contacting Eileen Wickeri at (239)338-1251.

For additional information or pursuant to Section 286.26, F.S., if you are a qualified individual with a disability and need special accommodations to participate in this meeting, contact Ms. Wickeri, with the Department of Children and Family Services at least 48 hours in advance of the meeting.

The **Department of Children and Family Services** announces a public meeting to which all persons are invited.

DATE AND TIME: May 12, 2008, 1:30 p.m.

PLACE: Lee County Human Services, 2440 Thompson Street, Fort Myers, Florida. 33901

GENERAL SUBJECT MATTER TO BE CONSIDERED: The Florida Department of Children and Family Services announces the following Circuit 20 Community Based Care Lee County Alliance Subcommittee Meeting, to discuss Abuse Prevention and Education, which all interested persons are invited.

A copy of the agenda may be obtained by contacting Eileen Wickeri at (239)338-1251.

For additional information or pursuant to Section 286.26, F.S., if you are a qualified individual with a disability and need special accommodations to participate in this meeting, contact Ms. Wickeri, with the Department of Children and Family Services at least 48 hours in advance of the meeting.

The **Department of Children and Family Services**, Circuit 10 announces a public meeting to which all persons are invited. DATE AND TIME: Friday, May 23, 2008, 9:30 a.m.

PLACE: Department of Children and Family Services, 1055 U.S. 17 North, Bartow, FL 33830

GENERAL SUBJECT MATTER TO BE CONSIDERED: The Chapter 39 Local Planning Team of the Office of Adoption and Child Protection.

A copy of the agenda may be obtained by contacting: Diane Dvorak, Department of Children and Family Services at (863)619-4100.

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: Diane Dvorak, Department of Children and Family Services at (863)619-4100. 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: Diane Dvorak, Department of Children and Family Services at (863)619-4100.

FLORIDA HOUSING FINANCE CORPORATION

The **Florida Housing Finance Corporation** announces a public meeting to which all persons are invited.

DATES AND TIMES: Wednesday, May 28, 2008, 2:00 p.m. (Eastern Time); Friday, May 30, 2008, 10:00 a.m. (Eastern Time)

PLACE: Florida Housing Finance Corporation, Rick Seltzer Conference Room, Suite 6000, 227 North Bronough Street, Tallahassee, Florida GENERAL SUBJECT MATTER TO BE CONSIDERED: To discuss, evaluate and score the proposals submitted in response to Florida Housing Finance Corporation's Request for Proposals #2008-03 for foreclosure prevention counseling training and/or technical assistance services.

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 Robin Grantham at (850)488-4197. 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.

The **Florida Housing Finance Corporation** announces a public meeting to which all persons are invited.

DATES AND TIMES: Tuesday, June 10, 2008, 2:00 p.m. (Eastern Time); Tuesday, June 17, 2008, 2:30 p.m. (Eastern Time); Wednesday, July 23, 2008, 10:00 a.m. (Eastern Time)

PLACE: Rick Seltzer Conference Room, Suite 6000, Florida Housing Finance Corporation, 227 North Bronough Street, Tallahassee, Florida 32301-1329

GENERAL SUBJECT MATTER TO BE CONSIDERED: To discuss, evaluate and score the proposals submitted in response to Florida Housing Finance Corporation's Request for Proposals #2008-01 for the development and substantial rehabilitation of special needs housing.

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 Robin Grantham at (850)488-4197. 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.

FISH AND WILDLIFE CONSERVATION COMMISSION

The Florida **Fish and Wildlife Conservation Commission** announces a public meeting to which all persons are invited.

DATE AND TIME: May 19, 2008, 11:00 a.m. – 12:00 Noon

PLACE: Fish and Wildlife Conservation Commission, Farris Bryant Building, Room 272, 620 South Meridian Street, Tallahassee, Florida 32399-1600 and Fish and Wildlife Research Institute, 1st Floor, Conference Room, Florida Fish and Wildlife Conservation Commission, 100 Eighth Avenue, S. E., St. Petersburg, Florida 33701

GENERAL SUBJECT MATTER TO BE CONSIDERED: The FWRI Grants Program Committee will meet to discuss and make a funding recommendation regarding the proposal, Research and Public Outreach Program at the Smithsonian Marine Station, Fort Pierce, Florida 2008-2011.

A copy of the agenda may be obtained by contacting: Stuart Cumberbatch, Wildlife Research Section, Fish and Wildlife Conservation Commission, 620 South Meridian Street, Tallahassee, Florida 32399-1600, Grants Coordinator, (850)488-3831.

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).

DEPARTMENT OF FINANCIAL SERVICES

The **Department of Financial Services, Division of State Fire Marshal** announces a public meeting to which all persons are invited.

DATE AND TIME: Tuesday, May 20, 2008, 10:00 a.m.

PLACE: State Fire Marshal Conference Room, Third Floor, Atrium, 325 John Knox Road, Tallahassee, Florida 32303

GENERAL SUBJECT MATTER TO BE CONSIDERED: Quarterly meeting of the Florida Fire Safety Board. Anyone wishing to attend may attend in person or by telephone conference call. Those attending by telephone conference call should dial (850)413-1591, (SC)293-1591. (Cisco VoIP Internal callers may reach the conference call by dialing 11591.) Once you have dialed the initial number you will be prompted to enter the Conference ID which is 736077. The connection will be available 5 to 10 minutes before 10:00, a.m. A copy of the agenda may be obtained by contacting: Donald Rollins, Division of State Fire Marshal, Bureau of Fire Prevention, Regulatory Licensing Section, 200 East Gaines Street, Tallahassee, FL 32399-0342, (850)413-3628.

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 the person listed above. 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 Financial Services**, **Division of State Fire Marshal** announces a public meeting to which all persons are invited.

DATE AND TIME: May 20, 2008, 11:00 a.m.

PLACE: Department of Transportation, 657 Plantation Road, Perry, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: Meeting of the Historic Task Force to consider a system of fire protection and lifesafety support necessary for a public lodging establishment structure that is individually listed in the National Register of Historic Places pursuant to the National Historic Preservation Act of 1966, as amended; or is a contributing property to a National Register-listed district; or is designated as a historic property, or as a contributing property to a historic district under the terms of a local preservation ordinance. The assemblage was requested by Christopher James, relating to his properties located at 301 North Jefferson Street and 303 North Quincy Street, both in Perry, Florida.

A copy of the agenda may be obtained by contacting: Belinda Chukes, Division of State Fire Marshal, 200 East Gaines Street, Tallahassee, FL 32399-0342, (850)413-3619.

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 Belinda Chukes at (850)413-3619. 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).

H. LEE MOFFITT CANCER CENTER AND RESEARCH AUTHORITY

The State of Florida Cancer Control Research and Advisory Council announces a public meeting to which all persons are invited.

DATE AND TIME: Monday, May 12, 2008, 10:00 a.m.

PLACE: Tampa Airport Marriott, Broward Room, Tampa, FL GENERAL SUBJECT MATTER TO BE CONSIDERED: To conduct the general business of the Florida Cancer Control Research and Advisory Council.

A copy of the agenda may be obtained by contacting: Glendora M. Flanders-Ghani at (813)745-6251 or email: Glendora. Flandersghani@moffitt.org.

SOIL AND WATER CONSERVATION DISTRICTS

The **Duval Soil and Water Conservation District** announces a public meeting to which all persons are invited. DATE AND TIME: May 14, 2008, 10:00 a.m. PLACE: Duval County Agricultural Extension Center, 1010 N. McDuff Avenue, Jacksonville, FL 32254

GENERAL SUBJECT MATTER TO BE CONSIDERED: To conduct the business of the District Board.

The **Collier Soil and Water Conservation District** announces a public meeting to which all persons are invited. DATE AND TIME: May 15, 2008, 9:30 a.m.

DATE AND TIME: May 15, 2008, 9:50 a.m.

PLACE: Mackle Park Public Room, Marco Island, FL GENERAL SUBJECT MATTER TO BE CONSIDERED: Monthly Business Meeting.

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.

The **Madison Soil and Water Conservation District** announces a public meeting to which all persons are invited. DATE AND TIME: May 19, 2008, 8:15 a.m.

PLACE: USDA-NRCS Office, 1416 U.S. 90 E., Madison, FL GENERAL SUBJECT MATTER TO BE CONSIDERED: General Business.

A copy of the agenda may be obtained by contacting Doris Newman at (850)973-6595.

The **Palm Beach Soil and Water Conservation District** announces a public meeting to which all persons are invited. DATE AND TIME: May 27, 2008, 8:00 a.m.

PLACE: USDA Service Center, 750 S. Military Trail, Suite H, West Palm Beach, FL 33415

GENERAL SUBJECT MATTER TO BE CONSIDERED: General Business.

A copy of the agenda may be obtained by contacting Laura at (561)683-2285, ext. 3.

FLORIDA PATIENT SAFETY CORPORATION

The **Florida Patient Safety Corporation** announces a telephone conference call to which all persons are invited. DATE AND TIME: Thursday, May 15, 2008, 9:00 a.m.

PLACE: Call may be accessed by dialing 1(866)200-9760 followed by PIN 8938936#

GENERAL SUBJECT MATTER TO BE CONSIDERED: This is a meeting of the Financial Strategies Committee to continue discussion of various funding strategies.

A copy of the agenda may be obtained by contacting Susan Moore at susan.a.moore@comcast.net.

For more information, you may contact Susan Moore at susan.a.moore@comcast.net.

TAMPA BAY ESTUARY PROGRAM

The **Tampa Bay Estuary Program** announces a public meeting to which all persons are invited.

DATE AND TIME: Friday, May 16, 2008, 9:00 a.m. – 4:00 p.m.

PLACE: Tampa Bay Regional Planning Council, 4000 Gateway Centre Boulevard, Suite 100, Pinellas Park, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: Management Board Meeting – 9:00 a.m.

Policy Board Meeting -1:00 p.m.

Action will be taken on approval of the FY08/09 Annual Workplan and Budget, the Joint Participation Agreement with Tampa Port Authority, and Agreement with Coastal Resources Group.

A copy of the agenda may be obtained by contacting: ron@tbep.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 7 days before the workshop/meeting. 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.

PASCO-PINELLAS AREA AGENCY ON AGING

The **Area Agency on Aging of Pasco-Pinellas** announces a public meeting to which all persons are invited.

DATE AND TIME: May 19, 2008, 9:30 a.m.

PLACE: 9887 4th St., N., Suite 100, St. Petersburg. Fl 33702 GENERAL SUBJECT MATTER TO BE CONSIDERED: Items related to Area Agency on Aging of Pasco-Pinellas business and Board of Directors' oversite.

A copy of the agenda may be obtained by contacting: Elizabeth Laubach, 9887 4th St., N., Suite 100, St. Petersburg. FL 33702. 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 3 days before the workshop/meeting by contacting: Elizabeth Laubach, 9887 4th St., N., Suite 100, St. Petersburg. FL 33702. 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: Elizabeth Laubach, 9887 4th St., N., Suite 100, St. Petersburg, FL 33702.

VOLUNTEER FLORIDA FOUNDATION

The Florida Faith-based and Community-based Advisory Council announces a telephone conference call to which all persons are invited.

DATE AND TIME: May 20, 2008, 1:00 p.m.

PLACE: By Conference Call

GENERAL SUBJECT MATTER TO BE CONSIDERED: The Emerging Initiatives and Best Practices Subcommittee will meet by telephone conference to discuss matters relating to drug abuse prevention, adoption and other initiatives impacting the health of Florida communities.

A copy of the agenda may be obtained by contacting: Suzanne. Yack@vfffund.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. 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: Suzanne.Yack @vfffund.org.

FLORIDA PORTS COUNCIL

The **Florida Ports Financing Commission (FPFC)** announces a public meeting to which all persons are invited.

DATE AND TIME: Wednesday, May 28, 2008, 4:00 p.m. – 6:00 p.m.

PLACE: Wyndham Jacksonville Riverwalk Hotel, Starboard Ballroom, 1515 Prudential Drive, Jacksonville, FL 32207, (904)396-5100

GENERAL SUBJECT MATTER TO BE CONSIDERED: General Business.

A copy of the agenda may be obtained by contacting Toy Keller at (850)222-8028.

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 Toy Keller at (850)222-8028. 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 Toy Keller at (850)222-8028.

The **Florida Ports Council** announces a public meeting to which all persons are invited.

DATE AND TIME: Thursday, May 29, 2008, 9:15 a.m. – 10:15 a.m.

PLACE: Wyndham Jacksonville Riverwalk Hotel, Starboard Ballroom, 1515 Prudential Drive, Jacksonville, FL 32207, (904)396-5100

GENERAL SUBJECT MATTER TO BE CONSIDERED: General business.

A copy of the agenda may be obtained by contacting Toy Keller at (850)222-8028.

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 Toy Keller at (850)222-8028. 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 Toy Keller at (850)222-8028.

The Florida Seaport Transportation and Economic Development Council (FSTED) announces a public meeting to which all persons are invited.

DATE AND TIME: Thursday, May 29, 2008, 10:30 a.m. – 2:30 p.m.

PLACE: Wyndham Jacksonville Riverwalk Hotel, Starboard Ballroom, 1515 Prudential Drive, Jacksonville, FL 32207, (904)396-5100

GENERAL SUBJECT MATTER TO BE CONSIDERED: General Business.

A copy of the agenda may be obtained by contacting Toy Keller at (850)222-8028.

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 Toy Keller at (850)222-8028. 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 Toy Keller at (850)222-8028.

FLORIDA WORKERS' COMPENSATION JOINT UNDERWRITING ASSOCIATION, INC.

The Florida Workers' Compensation Joint Underwriting Association, Inc., Investment Committee announces a telephone conference call to which all persons are invited. The FWCJUA announces twelve teleconference meetings of its Investment Committee to which all interested parties are invited to attend.

DATES AND TIMES: May 30, 2008, 11:30 a.m.; June 27, 2008, 10:00 a.m.; July 25, 2008, 10:00 a.m.; August 29, 2008, 10:00 a.m.; September 26, 2008, 10:00 a.m.; October 31, 2008, 10:00 a.m.; December 1, 2008, 10:00 a.m.; December 29, 2008, 10:00 a.m.; January 30, 2009, 10:00 a.m.; February 27, 2009, 10:00 a.m.; March 27, 2009, 10:00 a.m.; April 24, 2009, 10:00 a.m.

PLACE: To participate in the teleconference meetings, please contact Kathy Coyne at (941)378-7408

GENERAL SUBJECT MATTER TO BE CONSIDERED: Agenda topics will include the approval of minutes and a compliance review of the current investment portfolio.

A copy of the agenda may be obtained by contacting: Kathy Coyne at (941)378-7408 or from the FWCJUA's website: www.fwcjua.com.

The Florida Workers' Compensation Joint Underwriting Association, Inc., Producer Appeals Committee announces a public meeting to which all persons are invited.

DATE AND TIME: June 11, 2008, 9:00 a.m.

PLACE: Hyatt Regency Orlando International Airport, Orlando, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: Agenda items shall include an agency/producer's request for reinstatement of privileges to submit business to the FWCJUA; and a review of Committee duties.

A copy of the agenda may be obtained by contacting: Kathy Coyne at (941)378-7408 or from the FWCJUA's website: www.fwcjua.com.

FLORIDA LEAGUE OF CITIES

The **Florida League of Cities** announces a public meeting to which all persons are invited.

DATE AND TIME: June 5, 2008, 11:00 a.m. – 3:00 p.m.

PLACE: Ritz Carlton Naples Hotel, 280 Vandervilt Beach Road, Naples, FL, (239)598-3300

GENERAL SUBJECT MATTER TO BE CONSIDERED:

11:00 a.m. Florida Municipal Pension Trust Fund

12:00 Noon Joint Luncheon (FMPTF/FMIvT)

1:00 p.m. FMPTF/FMIvT Joint Meeting (to receive reports from Atlanta Capital/ACG)

2:00 p.m. Florida Municipal Investment Trust

Immediately

following FMIvT meeting: Florida Municipal Loan Council A copy of the agenda may be obtained by contacting: Jeannie Garner at jgarner@flcities.com or (850)701-3623.

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 10 days before the workshop/meeting. 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 Linda Bridges at lbridges@flcities.com or (850)701-3636.

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 Aventura Marina One Condominium Association, Inc.; Docket No. 2008024085. The petition seeks the agency's opinion as to the applicability of Chapter 718, Florida Statutes, as it applies to the petitioner.

Whether Aventura Marina Owners' Association, Inc. is a master condominium association under Section 718.104(23), Florida Statutes, and whether Aventura Marina Condominium Number One may require an amendment to the master association governing documents to require it be designated a seat on the board.

A copy of the Petition for Declaratory Statement may be obtained by contacting: Division 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 received the petition for declaratory statement from Laurel Oak Community Association, Inc. Docket No. 2008024987. The petition seeks the agency's opinion as to the applicability of Chapter 720, Florida Statutes, as it applies to the petitioner. Whether Laurel Oak Community Association, Inc. must mail a second notice of demand for past due assessments to an owner before it files an amendment to a previously recorded lien to increase the amount due under Section 720.3085(4), Florida Statutes.

A copy of the Petition for Declaratory Statement may be obtained by contacting: Division 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 received the petition for declaratory statement from Sea Fields Club, Inc.; Docket No. 2008024082. The petition seeks the agency's opinion as to the applicability of Chapter 719, Florida Statutes, as it applies to the petitioner.

Whether Sea Fields Club, Inc., a cooperative, may amend its governing documents to define the cost of insuring the unit fixtures and improvements as a common expense under Section 719.107, Florida Statutes.

A copy of the Petition for Declaratory Statement may be obtained by contacting: Division 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 received the petition for declaratory statement from Marie M. Dahm, Petitioner, In RE: Sun Island Association, Inc., Docket No. 2008022375. The petition seeks the agency's opinion as to the applicability of Chapter 718, Florida Statutes, as it applies to the petitioner.

Whether Sun Island Association, Inc. is a statutory multicondominium under Section 718.405, Florida Statutes, and whether it must assess common expenses and shared

operational costs of the condominiums in the Bay Islands Condominiums in accordance with its 1971 declaration or Sections 718.115 and 718.119, Florida Statutes.

A copy of the Petition for Declaratory Statement may be obtained by contacting: Division 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 declined to rule on the petition for declaratory statement filed by Michael David Drinkwine, Petitioner; Docket No. 2008015352 on March 10, 2008. The following is a summary of the agency's declination of the petition:

The Division declined to issue an order because a declaration may not address issues that have already occurred and is not an appropriate remedy when proceedings are pending on related matters.

A copy of the Order Declining of the Petition for Declaratory Statement may be obtained by contacting: Division 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: Philip Monte, 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 HEALTH

NOTICE IS HEREBY GIVEN THAT on April 18, 2008, the Board of Psychology has received the petition for declaratory statement from Randi Most, Ph.D. The petition seeks the agency's opinion as to the applicability of Rule 64B19-19.006, Florida Administrative Code, and Section 490.009, Florida Statutes, as it applies to the petitioner. The petition seeks the Board's interpretation of Rule 64B19-19.006, Florida Administrative Code, and Section 490.009, Florida Statutes, and whether it would be considered as a breach of confidentiality if petitioner reported a client as an impaired driver to the Department of Highway and Motor Vehicles without a signed consent form.

A copy of the Petition for Declaratory Statement may be obtained by contacting: Allen Hall, Executive Director, Board of Psychology, 4052 Bald Cypress Way, Bin #C05, Tallahassee, Florida 32399-3253.

DEPARTMENT OF FINANCIAL SERVICES

NOTICE IS HEREBY GIVEN THAT Department of Financial Services, Division of State Fire Marshal has received the petition for declaratory statement from Glen Lathers, Fire Code Official, on or about April 21, 2008. The petition seeks the agency's opinion as to the applicability of Florida Fire Prevention Code, NFPA 101, Section 14.2.11.1 Windows for Rescue as it applies to the petitioner.

A copy of the Petition for Declaratory Statement may be obtained by contacting: Lesley Mendelson, Assistant General Counsel, 200 East Gaines Street, Tallahassee, Florida 32399-0340, (850)413-3604 or (850)413-4238, Fax (850)922-1235 or (850)488-0697 (please advise if you would like it mailed or faxed to you and please include your phone number on your request in case any question arises), or by e-mailing your request to Lesley.Mendelson@fldfs.com.

NOTICE IS HEREBY GIVEN THAT Department of Financial Services, Division of State Fire Marshal has received the petition for declaratory statement from Schwab Materials, Inc., on April 25, 2008. The petition seeks the agency's opinion as to the applicability of an interpretation of Sections 552.30 and 552.32 et seq., Florida Statutes, Rule 69A-2.024, Florida Administrative Code, and any other implementing rules or orders as applied to the particular facts and circumstances as described in its request for declaratory statement as it applies to the petitioner.

A copy of the Petition for Declaratory Statement may be obtained by contacting: Lesley Mendelson, Assistant General Counsel, 200 East Gaines Street, Tallahassee, Florida 32399-0340, (850)413-3604 or (850)413-4238, Fax (850)922-1235 or (850)488-0697 (please advise if you would like it mailed or faxed to you and please include your phone number on your request in case any question arises), or by e-mailing your request to Lesley.Mendelson@myflorida cfo.com.

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

NOTICE OF BID

The University of Florida, Purchasing & Disbursement Services will receive sealed bids for the following: ITB08SVF-290, Annual Contract for Sanitary Sewer Investigation Services and Rehabilitation Repairs. Estimated budget: \$500,000. Bids are due on or before June 12, 2008, 3:00 p.m., in 101 Elmore Hall, Radio Road, Gainesville, FL. Scope of work: Providing heavy cleaning and closed circuit television services of approximately 8,301 lineal feet of existing sanitary sewer. The size of the existing sewer main's range from 4 inches to 12 inches. Additional services will include man-hole inspections, root removal, raising of existing sewer man-holes, removal of protruding service laterals, and point repairs. Mandatory pre-bid meeting will be held May 27, 2008, 3:00 p.m., 101 Elmore Hall, Radio Road, Gainesville, FL. Bid documents may be downloaded at www.purchasing.ufl.edu. Questions should be directed to Karen Olitsky, kolitsk@ufl.edu or (352)392-1331.

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 PROFESSIONAL CONSULTANTS:

The University of Florida Board of Trustees announces that Professional Services in the discipline of architecture will be required for the project listed below:

Project: UF-299, Renovation of the Medical Sciences Building Autopsy Suite at the University of Florida J. Hillis Miller Health Science Center in Gainesville, Florida.

The project consists of the renovation and remodeling of approximately 1,245 gross square feet of interior space on the ground floor level of the Medical Sciences Building, the first of twelve buildings that currently make up the J. Hillis Miller Health Science Center complex. The area is question has functioned since 1956 as an autopsy suite in support of educational programs provided by the College of Medicine, and provides post mortem diagnostic services for Shands HealthCare. The goal for design and construction is to provide an operational facility that meets all current standards and functionality. This will require a complete gut and reconstruction of the necropsy area with new utilities infrastructure, including air conditioning and HEPA filtered exhaust systems, upgrading of electrical and plumbing services, new equipment specifically designed for autopsy functions, a security system, and cadaver cold room.

The estimated construction budget is approximately \$1,124,200. The project will be delivered using the Construction Manager at Risk method.

The selected firm will provide design, construction documents and construction administration services for the referenced project. Blanket professional liability insurance will be required for this project in the amount of \$1,000,000, and will be provided as a part of Basic Services. Plans and specifications for University of Florida projects are subject to reuse in accordance with the provisions of Section 287.055, Florida Statutes.

Applicants will be evaluated on the basis of their past performance, experience, personnel, design ability, references, workload, and responses to questions posed both in the shortlist and interview phases. The Selection Committee may reject all proposals and stop the selection process at any time. At the time of application, the applicant and its engineering consultants must posses current design licenses from the appropriate governing board and be properly registered to practice its profession in the State of Florida. If the applicant is a corporation, must be chartered by the Florida Department of State to operate in Florida.

Applicants desiring to provide professional services for the project shall submit a proposal only after thoroughly reviewing the facilities program, Project Fact Sheet, and other background information. The proposal shall be limited to 40 single-sided, consecutively-numbered pages and shall include:

- 1. A Letter of Application that concisely illustrates the applicant's understanding of the scope of services, design intent, and other goals and considerations as outlined in the Project Fact Sheet and facilities program.
- 2. A completed, project-specific "Professional Qualifications Supplement" (PQS) proposal with signed certification. Applications on any other form will not be considered.
- 3. Resumes, LEED accreditation, and other pertinent credentials for all proposed staff (applicant and consultants).
- 4. Proof of the applicant's corporate status in Florida (if applicable) and copies of current licenses for applicant and all engineering and landscape architecture consultants from the appropriate governing board.
- 5. Proof of the applicant's and all engineering consultants' ability to be insured for the level of professional liability coverage demanded for this project.

As required by Section 287.133, Florida Statutes, an applicant may not submit a proposal for this project if it is on the convicted vendor list for a public entity crime committed within the past 36 months. The selected professional must warrant that it will neither utilize the services of, nor contract with, any supplier, subcontractor, or consultant in excess of \$15,000.00 in connection with this project for a period of 36 months from the date of their being placed on the convicted vendor list.

Unsigned proposals or proposals containing expired or invalid licenses will be disqualified. Submittal materials will not be returned.

The project-specific PQS form, instructions, Project Fact Sheet, facilities program, UF Design Services Guide, UF Design and Construction Standards, standard University of Florida Owner-Professional agreement, and other project and process information can be found on the Facilities Planning & Construction website.

Finalists may be provided with supplemental interview requirements and criteria as needed.

Provide the number of copies prescribed in the Project Fact Sheet. Submittals must be received in the Facilities Planning and Construction office by 3:00 p.m. (Local Time), Friday, June 6, 2008. Facsimile (FAX) submittals are not acceptable and will not be considered. Facilities Planning & Construction 232 Stadium / P. O. Box 115050 Gainesville, FL 32611-5050 Telephone: (352)392-1256 FAX: (352)392-6378 Internet: www.facilities.ufl.edu

A/E ADVERTISEMENT – BT-648

A.D. Henderson University School Classroom Expansion Boca Raton Campus

NOTICE TO PROFESSIONAL CONSULTANTS

Florida Atlantic University, on behalf of its Board of Trustees, announces that Professional Services in the discipline of Architecture/Engineer, will be required for the project listed below:

Project No. BT- 648

Project and Location: Located on Florida Atlantic University's Boca Raton Campus, the A.D. Henderson School currently has several portable buildings which need to be replaced with a permanent structure. The project will include 8 general classroom spaces of approximately 850-900 square feet to house 25 student stations for grades 5-9, a larger general purpose room for music and movement instruction, and a basic science lab that would not require the use or storage of hazardous materials or fume hoods. The project will total approximately 16,000 gross square feet. The project shall be handicap accessible. Total construction budget is approximately \$4,150,200.00. The selected firm will provide programming, schematic design, design development, construction documents and construction administration for the referenced project. This project will be delivered via a construction manager at risk. Blanket professional liability insurance will be required for this project in the amount of \$250,000.00, and will be provided as a part of Basic Services. **INSTRUCTIONS:**

Firms desiring to apply for consideration shall submit a letter of application.

The letter of application should have attached:

1. A completed "Florida Atlantic University Professional Qualifications Supplement" (FAUPQS Revised January 2004). Applications on any other form may not be considered.

Selection of finalists for interview will be made on the basis of professional qualifications, including experience and ability; past experience; design ability; volume of work; and distance from project. A copy of the applicant's current Professional Registration Certificate from the appropriate governing board. An applicant must be properly registered at the time of application to practice its profession in the State of Florida. If the applicant is a corporation, it must be chartered by the Florida Department of State to operate in Florida.

Submit (five) 5 sets of the above requested data bound in the order listed above. Applications which do not comply with the above instructions may be disqualified. Application materials will not be returned. The plans and specifications for the State of Florida University projects are subject to reuse in accordance with the provisions of Section 287.055, Florida Statutes. As required by Section 287.133, Florida Statutes, a consultant may not submit a proposal for this project if it is on the convicted vendor list for a public entity crime committed within the past 36 months. The selected consultant must warrant that it will neither utilize the services of, nor contract with, any supplier, subcontractor, or consultant in excess of \$10,000.00 in connection with this project for a period of 36 months from the date of their being placed on the convicted vendor list.

Sole Point of Contact: The FAU Professional Qualifications Supplement, and the Project Fact Sheet are available online at http://wise.fau.edu/facilities/uavp/AE-CM-advertise-home.php or by contacting the University's Sole Point of Contact for this project: Ms. Jill Rosen, Department of Facilities Planning at (561)297-4110, Fax (561)297-2260, or e-mail jrosen58@fau. edu.

From the date of issuance of this Notice until a final selection of a consultant is made or a notice of cancellation is posted, the consultant must not make available or discuss its proposal, or any part thereof, with any member of the Selection Committee, unless permitted by the Sole Point of Contact, in writing, for purposes of clarification only, as set forth herein.

Any individual associated with a consultant who contacts members of the Selection Committee, regarding any aspect of this project, whether such contact be in person, telephone, or through electronic or written correspondence, may be determined to have violated the terms and conditions of this solicitation. If that determination is made, any proposal received from such an individual OR their company may be rejected as non-responsive and not subject to evaluation. If there are any changes or additions to the Sole Point of Contact information at any time in the process, participating consultants will be notified via an addendum to the Notice.

Questions regarding the Notice and/or process should be submitted via fax or email to the Sole Point of Contact. No oral communications shall be considered as a change to the Notice. FAU may respond to questions deemed by the University to be material in nature via a written addendum to the Notice. Interpretation of the wording of this document shall be the responsibility of the FAU and that interpretation shall be final. All postings referred to in this Notice will be posted electronically on the FAU Facilities website: http://wise. fau.edu/facilities/uavp/AE-CM-advertise-home.php. At all times it shall remain the responsibility of the consultants participating in this solicitation to check the website for postings of addenda, short lists, and award decisions. No further notice will be given.

Five (5) bound sets of the required proposal data must be received in the Facilities Planning Department, Florida Atlantic University, Attention to Jill Rosen, 777 Glades Road, Bldg. CO-69, Room #107, Boca Raton, Florida 33431, by 5:00 p.m. (Local Time), June 10, 2008. Facsimile (FAX) submittals are not acceptable and will not be considered.

PROJECT FACT SHEET

A.D. Henderson University School Classroom Expansion BT-648 – Florida Atlantic University

Boca Raton Campus

PROJECT DESCRIPTION

The project will include 8 general classroom spaces of approximately 850-900 square feet to house 25 student stations for grades 5-9, a larger general purpose room for music and movement instruction, and a basic science lab that would not require the use or storage of hazardous materials or fumes. The project will total approximately 16,000 gross square feet. The project shall be handicap accessible.

This facility will be constructed using the Construction Management delivery process.

The Construction budget is approximately \$4,150,200.00.

SELECTION CRITERIA

Firms will be evaluated in the following areas: current workload, location, past performance, volume of state work, design ability, and experience and ability. Experience and ability scores will be based on the following criteria:

- 1. Experience of firm and individual members of the design team with project of similar size and program.
- 2. Experience of firm and individual members of the design team in planning, designing, estimating, and construction administration of projects similar in size and budget. Site examples of projects within the past five-year, including the ability to meet aggressive time and budget constraints.
- 3. Experience in campus planning, educational facilities and working with committees.

SELECTION COMMITTEE

Tom Donaudy, University Architect & Vice President for Facilities

Glen Thomas, Director University School, A.D. Henderson University School

Robert Richman, Associate Director, Facilities Planning James Baker, Director, Engineering & Utilities

SELECTION SCHEDULE:

The anticipated schedule for selection, award, and negotiation is as follows:

Submittal Due:	June 10, 2008
Shortlist Meeting:	TBD
Final Interviews:	TBD
Contract Negotiation:	TBD

GENERAL INFORMATION

- 1. The University is not liable for any costs incurred by the Applicants prior to the issuance of an executed contract.
- In order to minimize the possibility of unethical pressures or influences on the recommendation of the Selection Committee, no verbal or written communication is permitted between the applicants and the members of the Selection Committee. Any questions or requests for project information must be in writing to: Jill Rosen, Office of Facilities Planning, Florida Atlantic University, 777 Glades Road, Campus Operations Building #69, Room 107, Boca Raton, Florida 33431, (561)297-4110, Fax (561)297-2260, or e-mail jrosen58 @fau.edu.
- 3. All applicants will be notified of the results of the shortlist in writing. Finalists will be informed of the interview date and time and will be provided with additional project information, if available.
- 4. The Selection Committee will make a recommendation to the President of the University. All finalists will be notified in writing of the President's action. Upon approval by the President, negotiations will be conducted in accordance with Section 287.055, Florida Statutes.
- 5. Professional liability insurance is required for this project in the amount of \$250,000.00.
- 6. A copy of the building program is available on our website at http://wise.fau.edu/facilities/uavp/AE-CM-advertise-home. php.

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 TRANSPORTATION AUTHORITIES

NOTIFICATION OF PUBLIC MEETING

THE EVALUATION/SELECTION COMMITTEE FOR RFP 08-003 "Marketing, Public Relations, and Advertising Services" will hold an Evaluation/Selection Meeting on May 19, 2008. The meeting will convene at 3:00 p.m. in the Main

Conference Room, Suite 100, of the South Florida Regional Transportation Authority Administration Building, located at 800 N. W. 33rd Street, Pompano Beach, FL 33064.

Any person who decides to appeal any decision made by the South Florida Regional Transportation Authority with respect to any matter considered at this meeting, 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 Executive Office at (954)788-7915.

In accordance with the Americans with Disabilities Act and Section 286.26, Florida Statutes, persons with disabilities needing special accommodation to participate in these proceeding, must at least 48 hours prior to the meeting, provide a written request directed to the Executive Office at 800 N.W. 33rd Street, Suite 100, Pompano Beach, FL 33064, or telephone (954)942-7245 for assistance; if hearing impaired, telephone 1(800)273-7545 (TTY) for assistance.

DEPARTMENT OF CORRECTIONS

SECTION A - ADVERTISEMENT FOR BID

PROPOSALS ARE REQUESTED FROM GENERAL CONTRACTORS BY THE STATE OF FLORIDA, DEPARTMENT OF CORRECTIONS, FOR THE CONSTRUCTION OF:

PROJECT NO: EK-38

PROJECT NAME AND LOCATION: Charlotte Correctional Institution WTP Modifications

FOR: Miscellaneous Water Treatment Improvements including valve replacement, flocculator improvements, painting, clearwell inspection/cleaning, chlorine monitoring equipment installation and related work.

PERFORMANCE BOND AND LABOR AND MATERIAL PAYMENT BOND: If the construction contract award amount is \$100,000.00 or less, a Performance Bond and a Labor And Material Payment Bond are not required.

PUBLIC ENTITY CRIME INFORMATION STATEMENT: A person or affiliate who has been placed on the convicted vendor list following a conviction for a public entity crime may not submit a bid on a contract to provide any goods or services to a public entity, may not submit a bid on a contract with a public entity for the construction or repair of a public building or public work, may not submit bids on leases of real property to a public entity, may not be awarded or perform work as a contractor, supplier, subcontractor, or consultant under a contract with any public entity, and may not transact business with any public entity in excess of the threshold amount provided in Section 287.017, F.S., for Category Two for a period of 36 months from the date of being placed on the convicted vendor list.

PREQUALIFICATION: Each bidder whose field is governed by Chapters 399, 489 and 633, Florida Statutes, for licensure or certification must submit prequalification data of their eligibility to submit proposals five (5) calendar days prior to the bid opening date if not previously qualified by the Department for the current biennium (July 1 through June 30) of odd numbered years. Please call Ms. Sandra Rogers at (850)922-8855 for Prequalification Requirements. You must be prequalified five (5) days prior to bid opening. After the bid opening the low bidder must qualify in accordance with Rule 60D-5.004, F.A.C. A copy of the rule requirements is included in the Instruction To Bidders under Article B-2 "Bidder Qualification Requirements and Procedures".

Sealed bids will be received, publicly opened and read aloud on:

DATE AND TIME: Monday, June 2, 2008, 2:00 p.m. (EDT)

PLACE: Hartman & Associates, Inc., 4415 Metro Parkway, Suite 320, Fort Myers, FL 33916

Any person with a qualified disability requiring special accommodations at the pre-bid conference and/or bid/proposal opening shall contact the person listed below at least (5) working days prior to the event. If you are hearing or speech impaired, please contact this office by using the Florida Relay Services which can be reached at 1(800)955-8771 (TDD).

PROPOSAL: Bids must be submitted in full in accordance with the requirements of the Drawings, Specifications, Bidding Conditions and Contractual Conditions, which may be examined and obtained from the:

ARCHITECT-ENGINEER Hartman & Associates, Inc., 4415 Metro Parkway, Suite 320, Fort Myers, Florida 33916

TELEPHONE: (239)277-5155

Drawings and specifications may be purchased for \$125.00 per set from the Architect/Engineer.

PRE-BID CONFERENCE: A NON mandatory pre-bid conference will be held on site at the Charlotte Correctional Institution Administrative Conference Room on May 13, 2008 at 10:00 a.m. The Charlotte Correctional Institution is located at 33123 Oil Well Road, Punta Gorda, FL 33955.

CONTRACT AWARD: Bid Tabulation and Notice of Award Recommendation will be sent to all bidders by Facsimile (FAX), Return Receipt Required. If no protest is filed per Article B-20 of the Instructions to Bidders, "Bid Protests, Points of Entry", the contract will be awarded by the Secretary, Department of Corrections. Right is reserved to reject any or all bids.

SECTION A - ADVERTISEMENT FOR BID

PROPOSALS ARE REQUESTED FROM GENERAL CONTRACTORS BY THE STATE OF FLORIDA, OF CORRECTIONS. DEPARTMENT FOR THE CONSTRUCTION OF:

PROJECT NO: EK-04 (WTI)

PROJECT NAME AND LOCATION: Levy Forestry Camp WWTP Pump Station Improvements; Brownson, FL

FOR: The furnishing and installation of two (2) new master lift station pumps and control panels (Self Priming Chopper Pumps) at the Levy Forestry Camp WWTP.

PERFORMANCE BOND AND LABOR AND MATERIAL PAYMENT BOND: If the construction contract award amount is \$100,000.00 or less, a Performance Bond and a Labor And Material Payment Bond are not required.

PUBLIC ENTITY CRIME INFORMATION STATEMENT: A person or affiliate who has been placed on the convicted vendor list following a conviction for a public entity crime may not submit a bid on a contract to provide any goods or services to a public entity, may not submit a bid on a contract with a public entity for the construction or repair of a public building or public work, may not submit bids on leases of real property to a public entity, may not be awarded or perform work as a contractor, supplier, subcontractor, or consultant under a contract with any public entity in excess of the threshold amount provided in Section 287.017, F.S., for Category Two for a period of 36 months from the date of being placed on the convicted vendor list.

PREQUALIFICATION: 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 proposals five (5) calendar days prior to the bid opening date if not previously qualified by the Department for the current biennium (July 1 through June 30) of odd numbered years. Please call Ms. Sandra Rogers at (850)922-8855 for Prequalification Requirements. You must be prequalified five (5) days prior to bid opening. After the bid opening the low bidder must qualify in accordance with Rule 60D-5.004, F.A.C. A copy of the rule requirements is included in the Instruction To Bidders under Article B-2 "Bidder Qualification Requirements and Procedures".

Sealed bids will be received, publicly opened and read aloud on:

DATE AND TIME: Monday, June 2, 2008, 3:00 p.m. (EDT)

Any person with a qualified disability requiring special accommodations at the pre-bid conference, and/or bid/proposal opening, shall contact the person listed below at least (5) working days prior to the event. If you are hearing or speech impaired, please contact this office by using Florida Relay Services by dialing 1(800)955-8771 (TDD).

PLACE: Tetra Tech, Inc., 4415 Metro Parkway, Suite 320, Fort Myers, FL 33916

PROPOSAL: Bids must be submitted in full in accordance with the requirements of the Drawings, Specifications, Bidding Conditions and Contractual Conditions, which may be examined and obtained from the:

ARCHITECT-ENGINEER: Tetra Tech, Inc., 4415 Metro Parkway, Suite 320, Fort Myers, FL 33916

TELEPHONE: (239)277-5155

Drawings and specifications may be purchased for \$75.00 per set from the Architect/Engineer.

PRE-BID CONFERENCE: A pre-bid conference will not be held for this project. The Contractor is responsible for familiarizing himself with the project prior to bid. The Levy Forestry Camp is located at 1251 N. E. CR 343, Bronson, FL 32621. Bobby Starkey may be contacted at (352)486-5330 to schedule a site visit.

CONTRACT AWARD: Bid Tabulation and Notice of Award Recommendation will be sent to all bidders by Facsimile (FAX), Return Receipt Required. If no protest is filed per Article B-20 of the Instructions to Bidders, "Bid Protests, Points of Entry", the contract will be awarded by the Secretary, Department of Corrections. Right is reserved to reject any or all bids.

EXPRESSWAY AUTHORITIES

REQUEST FOR STATEMENT OF QUALIFICATIONS (RSOQ) – MDX PROCUREMENT/CONTRACT NO.:

RFP-08-01 – MDX WORK PROGRAM NO(S).: 83622.030 MDX PROJECT/SERVICE TITLE: DESIGN-BUILD PROJECT FOR THE DESIGN AND CONSTRUCTION OF AN EASTBOUND AUXILIARY LANE ALONG DOLPHIN EXPRESSWAY (STATE ROAD 836), FROM WEST OF NORTHWEST 57TH AVENUE TO NORTHWEST 42ND AVENUE

The Miami-Dade Expressway Authority ("MDX" or "Authority"), is soliciting for Statement of Qualifications from a qualified Design-Build Firm for the design and construction of an eastbound auxiliary lane along Dolphin Expressway (State Road 836), from West of Northwest 57th Avenue to Northwest 42nd Avenue. The Work consists of, but is not limited to, providing all design, labor, maintenance of traffic schemes, materials, equipment and incidentals necessary to the widening, milling, and resurfacing of the eastbound lanes of the Dolphin Expressway (SR 836) for approximately 1.70 miles. Please refer to the Solicitation Documents for all prequalification requirements for this Project. MDX notifies all Proposers and individuals that it requires and encourages small, minority and women-owned businesses to have full opportunity to submit a response to any Solicitation Document issued by MDX. For copies of the RSOQ with information on the scope of services as well as submittal requirements, please log onto our web site: www.mdz-way.com or call MDX Procurement Office at (305)637-3277. Please note: In order to download any MDX solicitations, you must register as a vendor. The vendor registration can only be done through MDX's website. The deadline for submitting a Statement of Qualifications is June 3, 2008 by 2:00 p.m. (Eastern Time).

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 INVITATION TO BID BID NO. BDC 74-07/08

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: Orman House-Rehabilitation Work and Repairs

SCOPE OF WORK: The contractor shall provide all materials, equipment, labor and supervision required to permit and execute the rehabilitation work and repairs to the Orman House in accordance with the construction documents. In addition, the contractor shall provide all materials, equipment, labor and supervision required for proper abatement of all lead-based paint (exterior only) and asbestos (exterior only) as required by law and in accordance with the Asbestos and Lead-Based Paint Abatement Specifications.

PARK LOCATION: Orman House, 177 5th Street, Apalachicola, Florida 32320

PROJECT MANAGER: Mitchell Fenton, Bureau of Design and Construction, Alfred B Maclay Gardens State Park, 3540 Thomasville Road, Tallahassee, Florida 32309, (850)488-5372, Fax 488-3537.

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, 455, 489, or 633 of the Florida

Statutes, for licensure or certification must submit prequalification data of their eligibility prior to the bid closing 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. Compact Disk (CD) containing the plans and specifications will be available on May 9, 2008 at: Orman House c/o Dr. Julian G. Bruce St. George Island State Park, 1900 E Gulf Beach Drive, St. George Island, Florida 32328, Attention: Tony Tindell, Park Manager (850)927-2111, Fax: (850)927-2500.

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 Michael Renard with the Bureau of Design and Construction at (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 2:30 p.m., Tuesday, June 3, 2008, to the below address: Florida Department of Environmental Protection, Bureau of Design and Construction, 3540 Thomasville Road, Tallahassee, Florida 32309, Attention: Michael Renard, Construction Projects Administer, Bureau of Design and Construction, (850)488-3572. The Department reserves the right to reject any or all bids.

BID POSTING DATE: No later than 2:00 p.m., Friday, June 13, 2008, unless extended by the Department for good cause.

NOTICE OF RIGHTS: Notice of Intent to Protest the Bid Specifications must be filed with (received by) the Agency Clerk, Lea Crandall, Department of Environmental Protection, Office of General Counsel, MS 35, 3900 Commonwealth Blvd., Tallahassee FL 32399-3000, (850)245-2242, Fax (850)245-2303, Lea.Crandall@dep.state.fl.us during the 72-hour period after Bid Specifications are posted on the Vendor Bid System. Failure to file a Notice of Intent to Protest or a formal, written Protest in accordance with Chapter 28-110, F.A.C., within ten days after the 72-hour period ends, as prescribed in Section 120.57(3), Florida Statutes, shall constitute a waiver of your right to an administrative hearing on the Bid Specifications under Chapter 120, Florida Statutes. Rules for bid protests can be found in Sections 120.569 and 120.57, F.S., and Chapter 28-110, Florida Administrative Code. A bid protester shall comply with these statutes and rules.

DEPARTMENT OF CHILDREN AND FAMILY SERVICES

INVITATION TO BID

Proposals are requested from qualified General or Roofing Contractors by the State of Florida, Department of Children and Family Services, hereinafter referred to as Owner, for the construction of:

PROJECT NUMBER: DCF-08235570

PROJECT: RETROFIT METAL STANDING SEAM ROOF AND NEW ENTRY FACADE BUILDING 1 NORTHEAST FLORIDA STATE HOSPITAL MACCLENNY, FLORIDA

PREQUALIFICATION: The Owner accepts bids from those firms who demonstrate current licensure with the Florida Department of Business and Professional Regulation, as a General or Roofing Contractor, and who comply with the pre-qualification requirements as stated in the project specifications.

BONDING REQUIREMENTS: See Section B-11 for bid guarantee requirements. See Section C-5 for performance and payment bond requirements.

BID DATE AND TIME: Sealed bids will be received at the ENGINEERING OFFICE, NORTHEAST FLORIDA STATE HOSPITAL, 7487 S.R. 121 SOUTH, MACCLENNY, FLORIDA 32063 on June 11, 2008 until 2:00 p.m. (Local Time), at which time they will be publicly opened and read aloud.

PRE-BID MEETING: A pre-bid meeting and inspection of the on-site conditions will be held on May 21, 2008, 10:00 a.m., at the above address.

PROPOSAL: Bids must be submitted in full accordance with the requirements of the Drawings and the General and Technical Specifications, which may be examined and obtained for \$50.00 from the Architect:

SKINNER VIGNOLA McLEAN, INC. 1628 N. W. 6th STREET GAINESVILLE, FLORIDA 32609 TELEPHONE: (352)378-4400 FAX: (352)377-5378

CONTRACT AWARD: The Bid Tabulation and Notice of Award Recommendation will be posted within two business days, at the location where the bids were opened. In the event that the Bid Tabulation and Notice of Award Recommendation cannot be posted in this manner, then all bidders will be duly notified. If no protest is filed per Section B-21 of the Instructions to Bidders, "Notice and Protest Procedures," the Owner will award a contract to the qualified, responsive low bidder in accordance with established departmental contracting procedures (CFOP 70-7).

DEPARTMENT OF MILITARY AFFAIRS

ADVERTISEMENT FOR BIDS

PROPOSALS ARE REQUESTED FROM QUALIFIED LICENSED GENERAL CONTRACTORS BY THE State of Florida, Department of Military Affairs HEREINAFTER REFERRED TO AS OWNER, FOR CONSTRUCTION OF: PROJECT NUMBER: 206034

ACCOUNTING CODE: FARP FY08

PROJECT NAME & LOCATION: Renovation of the Bartow National Guard Armory, 120 Bartow Municipal Airport, Bartow, Florida 33830

POTENTIAL RESPONDENTS TO THE SOLICITATION MUST VISIT THE MYFLORIDA.COM WEBSITE AT http://fcn.state.fl.us/owa/vbs_www.main_menu TO VIEW THE ENTIRE SOLICITATION AND ACQUIRE A COMPLETE SET OF BID DOCUMENTS.

FOR (PROJECT DESCRIPTION):

Work includes but is not necessarily limited to the following: the Existing Armory, the Platoon Storage Building and related sitework. Portions of this work are included Additive Alternates. Construction trades and materials from most of the 16 CSI Divisions are involved.

PREQUALIFICATION: Each bidder whose field is governed by Chapters 399, 455, 489, and 633 of the Florida Statutes, for licensure or certification must submit prequalification data (EXPERIENCE QUESTIONNAIRE AND CONTRACTOR'S FINANCIAL STATEMENT, Form Number DBC 5085 (Exhibit 3),of their eligibility prior to the bid opening and no later than Friday, May 30, 2008 before 4:30 p.m. (Local Time). The low bidder must qualify in accordance with Rule 60D-5.004, F.A.C. A copy of the requirements is included in the Non-Technical Specifications Level IV/V, Instructions to Bidders under Section B-2 "Bidder Qualification Requirements and Procedures".

MANDATORY PRE-BID MEETING:

DATE AND TIME: Thursday, May 22, 2008, 10:00 a.m. (Local Time)

PLACE: Haines City National Guard Armory, 1107 West Commerce Avenue, Haines City, Florida 33844

All Contractors and subcontractors interested in bidding on this project are invited to attend.

Sealed bids will be received, publicly opened and read aloud on: BIDS / RESPONSES TRANSMITTED ELECTRONICALLY WILL NOT BE CONSIDERED. BIDS/RESPONSES RECEIVED AT THE LOCATION DESIGNATED AFTER THE EXACT TIME SPECIFIED FOR RECEIPT WILL NOT BE CONSIDERED. DATE AND TIME: Tuesday, June 10, 2008, 10:00 a.m. (Local Time)

PLACE: Bartow National Guard Armory, 120 Bartow Municipal Airport, Airport, Florida 33830

MARK ENVELOPES: DO NOT OPEN – SEALED BID for Project Number 206034 Renovation of the Bartow National Guard Armory, 120 Bartow Municipal Airport, Bartow, Florida 33830, Attn: SGM (Ret) K.C. "Butch" Hersey.

Bids submitted prior to the bid opening via courier or mail, are to be delivered in a SEALED package to: State of Florida, Department of Military Affairs-CFMO, Robert F. Ensslin, Jr. Armory, 2305 State Road 207, St. Augustine, Florida 32086 Attn: SGM (Ret) K.C. "Butch" Hersey. Early Bid shall be received at this address NO LATER THAN Monday, JUNE 9, 2008, 3:00 p.m. (Local Time).

BID/PROPOSAL: All responses must be submitted in a sealed package and shall be clearly marked on the outside of package with the above information. Department of Military Affairs is not responsible for the opening of any solicitation package which is not properly marked. It is the respondent's responsibility to assure its response is submitted in the place and time indicated in this solicitation. Also, all responses must be in full in accordance with the requirements of the Drawings, Specifications, Bidding Conditions and Contractual Conditions, and Non-Technical Specifications, which have been prepared by the Architect Engineer as listed, and may be obtained as follows:

ARCHITECT-ENGINEER:

TELEPHONE:

HANSON PROFESSIONAL SERVICES 720 N. MAITLAND AVENUE MAITLAND, FLORIDA 32751 Attn: Zoran Aleksic (407)622-2050

PROPOSAL: Bids must be submitted in full in accordance with the requirements of the Drawings, Specifications, Bidding Conditions and Contractual Conditions, and Non-Technical Specifications, which have been prepared by the Architect-Engineer as listed above, and may be obtained as follows:

Drawings and specifications may by purchased by Fax from Winter Park Blueprint, 160 Candace Drive, Maitland, Florida 32751, (407)645-1462 or by visiting online at http://wpblue.com (select PLAN ROOM, select HANSON PROFESSIONAL SERVICES, choose SEARCH, choose PROJECT) to view and purchase full sets or individual drawings.

FULL SETS of drawings and specifications may be purchased by payment of the printing and handling cost at the rate of \$125.00 per set.

ADVERTISEMENT FOR BIDS

PROPOSALS ARE REQUESTED FROM QUALIFIED LICENSED GENERAL CONTRACTORS BY THE State of Florida, Department of Military Affairs HEREINAFTER REFERRED TO AS OWNER, FOR CONSTRUCTION OF:

PROJECT NUMBERS: 207073

ACCOUNTING CODE: GR 087028

PROJECT NAME & LOCATION: Youth Challenge Dining Facility Design, Camp Blanding Joint Training Center, Starke, Florida

FOR: The Florida Army National Guard, Department of Military Affairs, Construction & Facility Management Office INTERESTED PARTIES MUST DOWNLOAD THE ENTIRE SOLICIATION FOR THIS PROJECT FROM THE MYFLORIDA.COM, VENDOR BID SYSTEM.

POTENTIAL RESPONDENTS TO THE SOLICITATION ARE ENCOURAGED TO CAREFULLY REVIEW ALL THE MATERIALS ON THE VENDOR BID SYSTEM, PURCHASE DRAWINGS AND SPECIFICATIONS AS REQUIRED, ATTEND THE MANDATORY PRE-BID MEETING AND THEN PREPARE RESPONSES ACCORDINGLY.

FOR (PROJECT DESCRIPTION): Construction of a new Addition to the existing Youth Challenge Dining Facility and remodeling and renovations to the existing Youth Challenge Dining Facility Building are required at the Camp Blanding Joint Training Center in Starke, Florida. The scope of work includes, but is not limited to, selective demolition, new concrete floor slabs and sidewalks, new masonry walls, new pre-engineered wood roof trusses and wood sheathing, new shingle roof, new storefront windows, interior partitions and finishes, HVAC systems, plumbing fixtures and electrical systems. The estimated value of this work is assumed to less than \$500,000.00.

PREQUALIFICATION: Each bidder whose field is governed by Chapters 399, 455, 489, and 633 of the Florida Statutes, for licensure or certification must submit prequalification data of their eligibility with their bid at or prior to the bid opening. After the bid opening, the low bidder must qualify in accordance with Rule 60D-5.004, F.A.C. A copy of the requirements is included in the Non-Technical Specifications Level IV/V, Instructions To Bidders under Section B-2 "Bidder Qualification Requirements and Procedures". Note: A completed experience questionnaire and financial statement form number DBC 5085 (Exhibit 3) must be submitted with bid. The Department of Military Affairs will not be performing prequalification prior to bid opening due to time constraints on this project.

BID SECURITY: Bids/Proposals in total excess of \$100,000.00, the bidder must provide with bid, a good faith deposit in the amount of 5% of the bid by way of a bid bond

from a surety insurer authorized to do business in the STATE OF FLORIDA as surety or a certified check or cashier's check accompanying the bid.

PERFORMANCE BOND AND LABOR AND MATERIAL PAYMENT BOND'S are required from any persons or parties entering into a formal contract with the STATE OF FLORIDA for contracts in total excess of \$100,000.00 for construction, additions, renovations, repairs, or demolition of any public building pursuant to Florida Statute 255.05(1)(a).

All questions regarding this procurement will be accepted in writing via facsimile ONLY to Mr. Tom Norman at fax number (904)241-7526.

INFORMATION WILL NOT BE AVAILABLE BY TELEPHONE. All information received through any oral communication shall not be binding on the Department of Military Affairs and shall not be relied upon by an offerer.

Pursuant to Section 287.057(26), Florida Statutes, Respondents to this solicitation of persons acting on their behalf may not contact, between the release of the solicitation and the end of the 72-hour period following the agency posting the notice of intended award, excluding Saturdays, Sundays, and state holidays, any employee or officer of the executive or legislative branch concerning any aspect of this solicitation, except in writing to the procurement officer or as provided in the solicitation documents. Violation of this provision may be grounds for rejecting a response.

MANDATORY PRE-BID MEETING

DATE AND TIME: 21 May 2008, 10:00 a.m. (Local Time)

PLACE: Camp Blanding Youth Challenge Dining Facility, Building 3825, Starke, Florida 32091

All interested parties should call Mrs. Bobbie Smith at (904)823-0256 to be placed on the access list by May 19, 2008, before 4:30 p.m. All General Contractors interested in bidding on this project are required to attend this pre-bid meeting.

Sealed bids will be received, publicly opened and read aloud on:

DATE AND TIME: Wednesday, June 11, 2008, 2:00 p.m. (Local Time)

PLACE: Camp Blanding Post Headquarters, Building 2300, Command Conference Room, Starke, Florida 32091

BIDS / RESPONSES TRANSMITTED ELECTRONICALLY WILL NOT BE CONSIDERED. BIDS / RESPONSES RECEIVED AT THE LOCATION DESIGNATED AFTER THE EXACT TIME SPECIFIED FOR RECEIPT WILL NOT BE CONSIDERED.

MARK ENVELOPES: SEALED BID for Project Numbers 207073, Youth Challenge Dining Facility Design, Camp Blanding Joint Training Center, Starke, Florida 32091, Attn: Michele M. Dobbs, (904)823-0255/0256.

Bids submitted prior to the bid opening via courier or mail must be delivered to: State of Florida, Department of Military Affairs, 2305 State Road 207, St. Augustine, Florida 32086 Marked as above. Bids must be received by this office NO LATER THAN 4:00 p.m. (Local Time), Tuesday, June 10, 2008.

BID/PROPOSAL: All responses must be submitted in a sealed package and shall be clearly marked on the outside of package with the above information. Department of Military Affairs is not responsible for the opening of any solicitation package which is not properly marked. It is the respondent's responsibility to assure its response is submitted in the place and time indicated in this solicitation. Also, all responses must be in full in accordance with the requirements of the Drawings, Specifications, Bidding Conditions and Contractual Conditions, and Non-Technical Specifications, which have been prepared by the Engineer as listed, and may be obtained as follows:

ARCHITECT-ENGINEER:

Ebert Norman Brady (ENB) Architects – Mr. Tom Norman TELEPHONE: (904)241-9997

Make all checks or money orders payable to: Ebert Norman Brady Architects. No Credit cards are accepted.

DEPOSIT: \$150.00 per set of Drawings and Specifications is required with a limit of two (2) sets per General Contractor or Prime Bidder and one set per mechanical subcontractor and/or electrical subcontractor. The deposit shall only be returned to those General Contractors, or Prime Bidders, mechanical subcontractors and/or electrical subcontractors, who, after having examined the Drawings and Specifications:

a. Submit a request for pre-qualification and fail to qualify, or

b. Submit a bid (in the case of mechanical and/or electrical subcontractor's submission of a bid to a prime bidder), and return the Drawings and Specifications in good condition within fifteen (15) days of the date of receipt of bids.

-OR-

FULL SETS of drawings and specifications may be purchased by payment of the printing and handling cost at the rate of \$150.00 per set.

CONTRACT AWARD: The lowest bid will be the bid from the responsive bidder that has submitted the lowest price for the base bid or base bid plus the additive alternates or less the deductive alternates chosen by the Agency to be included in or excluded from the proposed contract, taken in numerical order listed in the bid documents. The order of the alternates may be selected by the Agency in any sequence so long as such acceptance out of order does not alter the designation of the low bidder. The official Notice of Award Recommendation will be by electronic posting on the Department's website at http://fcn.state.fl.us/owa/vbs/owa/vbs_www.main_menu.

Failure to file a protest within the time prescribed in Section 120.57(3), Florida Statutes, shall constitute a waiver of

proceedings under Chapter 120, Florida Statutes. If no protest is filed, the contract will be awarded to the qualified, responsible and responsive low bidder in accordance with Chapter 60D-5, F.A.C. by the Owner.

The Non-Technical Specifications Level IV and V are considered to be applicable to this solicitation and award of contract when made and are made a part hereof.

The State of Florida, through the Department of Management Services, has instituted MyFloridaMarketPlace, a statewide e-procurement system. Pursuant to subsection 60A-1.032(1), Florida Administrative Code, this contract shall be exempt from the one percent (1%) transaction fee.

The State of Florida's performance and obligation to pay under this contract is contingent upon availability of funding and an annual appropriation by the Legislature.

NO VERBAL STATEMENTS MADE BY ANY STATE OF FLORIDA EMPLOYEE OR AGENCY REPRESENTATIVE WILL OPERATE TO SUPERSEDE INFORMATION PUBLISHED IN THIS SOLICITATION. ONLY WRITTEN PUBLISHED AGENDAS, MEETING MINUTES AND ADDENDUMS ISSUED BY THE DEPARTMENT OF MILITARY AFFAIRS CONSTRUCTION AND FACILITY MANAGEMENT OFFICE OR ITS REPRESENTATIVES WILL OPERATE TO ALTER OR OTHERWISE AMEND THIS SOLICITATION.

PROPOSALS ARE REQUESTED FROM QUALIFIED LICENSED CONTRACTORS BY THE State of Florida, Department of Military Affairs HEREINAFTER REFERRED TO AS OWNER, FOR CONSTRUCTION OF:

PROJECT NUMBER:SFB Restroom Renovations 01/19ACCOUNTING CODE: General Revenue

PROJECT NAME AND LOCATION: Renovation of Restrooms at St. Francis Barracks, Saint Augustine, Florida

YOU MUST VISIT MYFLORIDA.COM, MYFLORIDA MARKETPLACE, VENDOR BID SYSTEM TO VIEW THE ENTIRE SOLICITATION FOR THIS PROJECT.

POTENTIAL RESPONDENTS TO THE SOLICITATION ARE ENCOURAGED TO CAREFULLY REVIEW ALL THE MATERIALS CONTAINED HEREIN AND PREPARE RESPONSES ACCORDINGLY.

FOR (PROJECT DESCRIPTION): St. Francis Barracks Building #1 and the Annex Building #19 Restroom renovations (see Scope of Work published on MyFlorida.Com, Vendor Bid System.

PREQUALIFICATION: Each bidder whose field is governed by Chapters 399, 455, 489, and 633 of the Florida Statutes for licensure or certification must submit prequalification data (EXPERIENCE QUESTIONNAIRE AND CONTRACTOR'S FINANCIAL STATEMENT, Form Number DBC 5085 (Exhibit 3), of their eligibility with their bid. After the bid opening, the low bidder must qualify in accordance with Rule 60D-5.004. A copy of the requirements is included in the Non-Technical Specifications Level IV/V, Instructions to Bidders under Section B-2 "Bidder Qualification Requirements and Procedures". Even if you have pre-qualified on previous project, you must qualify specifically for this project.

BID SECURITY: Bids/Proposals in total excess of \$100,000.00, the bidder must provide with bid, a good faith deposit in the amount of 5% of the bid by way of a bid bond from a surety insurer authorized to do business in the STATE OF FLORIDA as surety or a certified check or cashier's check accompanying the bid.

PERFORMANCE BOND AND LABOR AND MATERIAL PAYMENT BOND'S are required from any persons or parties entering into a formal contract with the STATE OF FLORIDA for contracts in total excess of \$100,000.00 for construction, additions, renovations, repairs, or demolition of any public building pursuant to Florida Statute 255.05(1)(a).

All questions and answers/changes to the solicitation will be provided in writing and posted on the DMS Vendor Bid System (VBS). It is the prospective contractor's responsibility to check periodically for any information updates to the solicitations which are posted to the VBS. The Department of Military Affairs bears no responsibility for any delays, or resulting impacts, associated with a prospective contractor's failure to obtain information made available through the DMS Vendor Bid System.

INFORMATION WILL NOT BE AVAILABLE BY TELEPHONE. All information received through any oral communication shall not be binding on the Department of Military Affairs and shall not be relied upon by an offerer.

MANDATORY PRE-BID MEETING:

DATE AND TIME: May 20, 2008, 10:00 a.m. (Local Time) PLACE: St. Francis Barracks, 182 Marine Street, Saint Augustine, Florida 33844

All Contractors and subcontractors interested in bidding on this project are invited to attend.

Sealed bids will be received, publicly opened and read aloud on: BIDS / RESPONSES TRANSMITTED ELECTRONICALLY WILL NOT BE CONSIDERED. BIDS / RESPONSES RECEIVED AT THE LOCATION DESIGNATED AFTER THE EXACT TIME SPECIFIED FOR RECEIPT WILL NOT BE CONSIDERED.

DATE AND TIME: June 4, 2008, 2:00 p.m. (Local Time)

PLACE: RFE National Guard Armory, 2305 State Road 207, St. Augustine, Florida 32086

MARK ENVELOPES: DO NOT OPEN – SEALED BID for Project Number SFB Restroom Renovations 01/19, Attention: Michele M. Dobbs, ext. 0255

BID/PROPOSAL: All responses must be submitted in a sealed package and shall be clearly marked on the outside of package with the above information. Department of Military Affairs is not responsible for the opening of any solicitation package which is not properly marked. It is the respondent's responsibility to assure its response is submitted in the place and time indicated in this solicitation. Also, all responses must be in full in accordance with the requirements of the Drawings, Specifications, Bidding Conditions and Contractual Conditions, and Non-Technical Specifications, which have been prepared by the Construction and Facility Management Office and can be obtained on the MyFlorida.Com, Vendor Bid System.

CONTRACT AWARD: The lowest bid will be the bid from the responsive bidder that has submitted the lowest price for the base bid or base bid plus the additive alternates or less the deductive alternates chosen by the Agency to be included in or excluded from the proposed contract, taken in numerical order listed in the bid documents. The order of the alternates may be selected by the Agency in any sequence so long as such acceptance out of order does not alter the designation of the low bidder. The official Notice of Award Recommendation will be by electronic posting on the Department's website at http://fcn.state.fl.us/owa_vbs/owa/vbs_www.main_menu.

Failure to file a protest within the time prescribed in Section 120.57(3), Florida Statutes, shall constitute a waiver of proceedings under Chapter 120, Florida Statutes. If no protest is filed, the contract will be awarded to the qualified, responsible and responsive low bidder in accordance with Chapter 60D-5, F.A.C., by the Owner.

The Non-Technical Specifications Level IV and V are considered to be applicable to this solicitation and award of contract when made and are made a part hereof.

The State of Florida, Department of Military Affairs, objects to and shall not consider any additional terms or conditions submitted by a respondent, including any appearing in documents attached as part of a respondent's response. In submitting its response, a respondent agrees that any additional terms or conditions; whether submitted intentionally or inadvertently, shall have no force or effect. Failure to comply with terms and conditions, including those specifying information that must be submitted with a response, shall be grounds for rejecting a response.

Prior to entering into a contract with the State of Florida, Department of Military Affairs, the selected contractor must be registered with the Florida Department of Management Services (DMS) MyFloridaMarketPlace Vendor Registration System. Information about the registration process is available, and registration must be completed at the website MyFloridaMarketPlace (link available under BUSINESS at www.myflorida.com). Prospective contractors who do not have Internet access may request assistance from the MyFloridaMarketPlace Customer Service at 1(866)352-3776.

The State of Florida's performance and obligation to pay under this contract is contingent upon availability of funding and an annual appropriation by the Legislature.

NO VERBAL STATEMENTS MADE BY ANY STATE OF FLORIDA EMPLOYEE OR AGENCY REPRESENTATIVE WILL OPERATE TO SUPERSEDE INFORMATION PUBLISHED IN THIS SOLICITATION. ONLY WRITTEN PUBLISHED AGENDAS, MEETING MINUTES AND ADDENDUMS ISSUED BY THE DEPARTMENT OF MILITARY AFFAIRS CONSTRUCTION AND FACILITY MANAGEMENT OFFICE OR ITS REPRESENTATIVES WILL OPERATE TO ALTER OR OTHERWISE AMEND THIS SOLICITATION.

BALFOUR BEATTY CONSTRUCTION, LLC

INVITATION FOR PREQUALIFICATIONS AND SEALED BID

Construction of the Annex adjacent to and the Future Expansion/Renovation of the Main Unit at the Mayo Correctional Institution.

Balfour Beatty Construction LLC (BBC) is requesting Prequalifications for the above referenced project until 2:00 p.m., June 12, 2008, at the address provided below:

Sealed Bids will be accepted for all phases of work (div. 1 through 16) from prequalified Subcontractors until 2:00 p.m., June 12, 2008. Bids will be opened and read publicly immediately following the 2:00 p.m. cut off.

All questions will be addressed by trade by the following Balfour Beatty Estimators (Phone No. for the following estimators is (954)585-4300):

Mike Bridis Plumbing/Fire Protection

John Rodriguez HVAC

Elisa Diaz Div. 6, Flooring, div. 12

Paul Duquesnay Div. 10 and 11

Angel Gonzalez Div. 4

Vijay Kaul Div. 3

Chuck Reiman Div. 8, Det, Eq/Furn

Don Rofle Div. 16

Irfan Syed Div. 2

Wayne Thonsgard Div. 5, 7, 13

Peter Wu Div. 9 Excl Flooring

James Case WWTP

Bid Package will be available at NGI on May 8, 2008.

Interested parties can obtain plans, specifications, bid package and prequalification forms at the following location. The estimated cost for the documents is \$400.

NGI (Ocala)

(352)622-5039

304A Southwest Broadway Street, Ocala, FL 34474

SEALED BIDS AND PREQUALIFICATION FORMS ARE TO BE SENT TO:

Attention: John Parker/Balfour Beatty Construction, 11650 N. W. Gainesville Road, Ocala, FL 34482 for receipt prior to June 11, 2008. (Phone (352)369-6183).

All Sealed Bids submitted after June 11, 2008, shall be hand delivered to: The Hilton Ocala Attention John Parker/Churchill Ballroom 3600 S. W. 36th Avenue, Ocala, FL 34474

A pre bid conference will be held at:

The Hilton Ocala

3600 S. W. 36th Avenue

Ocala, FL 34474

On May 15, 2008, 9:00 a.m.

Balfour Beatty Construction does not discriminate on the basis of race, color, religion, age, sex, national origin, marital status, handicap or other reason prohibited by law. LICENSE CGC 05623.

Section XII Miscellaneous

DEPARTMENT OF COMMUNITY AFFAIRS

DCA Final Order No.: DCA08-OR-110A STATE OF FLORIDA DEPARTMENT OF COMMUNITY AFFAIRS In Re: MONROE COUNTY LAND DEVELOPMENT REGULATIONS ADOPTED BY MONROE COUNTY ORDINANCE NO. 002-2008

AMENDED FINAL ORDER

Department of Community Affairs The (the "Department") hereby issues its Final Order, pursuant to §§ 380.05(6), Florida Statutes, and § 380.0552(9), Florida Statutes (2007), rejecting a land development regulation adopted by a local government within the Florida Keys Area of Critical State Concern as set forth below.

FINDINGS OF FACT

1. The Florida Keys Area is a statutorily designated area of critical state concern, and Monroe County is a local government within the Florida Keys Area.

- On February 13, 2008 the Department received for review 2. Monroe County Ordinance No. 002-2008 ("Ord. 002-2008"), adopted by Monroe County on January 16, 2008.
- The purpose of the Ordinance is to adopt amendments to 3. the text of the Monroe County Code to provide incentives to owners of mobile home parks to maintain the property as affordable housing.

CONCLUSIONS OF LAW

- The Department is required to approve or reject land 4. development regulations that are enacted, amended, or rescinded by any local government in the Florida Keys Area of Critical State Concern. § 380.05(6), Florida Statutes, and § 380.0552(9), Florida Statutes (2007).
- 5. Monroe County is a local government within the Florida Keys Area of Critical State Concern. § 380.0552, Florida Statutes (2007) and Rule 28-29.002 (superseding Chapter 27F-8), Florida Administrative Code.
- "Land development regulations" include local zoning, 6. subdivision, building, and other regulations controlling the development of land. § 380.031(8), Florida Statutes (2007). The regulations adopted by Ord. 002-2008 are land development regulations.
- All land development regulations enacted, amended, or 7. rescinded within an area of critical state concern must be consistent with the Principles for Guiding Development (the "Principles") as set forth in § 380.0552(7), Florida Statutes See Rathkamp v. Department of Community Affairs, 21 F.A.L.R. 1902 (Dec. 4, 1998), aff'd, 740 So. 2d 1209 (Fla. 3d DCA 1999). The Principles are construed as a whole and no specific provision is construed or applied in isolation from the other provisions.
- 8. Ord. 002-2008 allows for the transfer of market rate Rate of Growth Ordinance (ROGO) exempt allocations off-site to receiving properties in exchange for maintaining an equal or greater number of deed restricted affordable dwelling units within Monroe County with the sender site either donated or sold to Monroe County, or appropriately deed-restricted. Monroe County would assign affordable housing ROGO allocations from the ROGO pool to the mobile home park in exchange for the underlying land or appropriate long-term deed-restriction.
- 9. Ord. 002-2008 fails to properly address the transfer of ROGO exempt units and does not limit the receiver sites to Tier III or IIIA properties identified in Section 9.5-120.3, Land Development Regulations, to ensure that no clearing of habitat is required. Ord. 002-2008 fails limit the receiver sites of the ROGO exempt units to areas not located within a Velocity Zone. Ord 002-2008 is inconsistent with the following Principles:

(a) To strengthen local government capabilities for managing land use and development so that local government is able to achieve these objectives without the continuation of the area of critical state concern designation.

(b) To protect shoreline and marine resources, including mangroves, coral reef formations, seagrass beds, wetlands, fish and wildlife, and their habitat.

(c) To protect upland resources, tropical biological communities, freshwater wetlands, native tropical vegetation (for example, hardwood hammocks and pinelands), dune ridges and beaches, wildlife and their habitat.

(i) To limit the adverse impacts of public investments on the environmental resources of the Florida Keys, protect the public health, safety, and welfare of the citizens of the Florida Keys and maintain the Florida Keys as a unique Florida resource.

10. Ord. 002-2008 is inconsistent with the following provisions of the 2010 Monroe County Comprehensive Plan:

Policy 101.5.8

Policy 101.5.8 states Monroe County may develop a program, called Transfer of ROGO Exemption (TRE), that would allow for the transfer off-site of dwelling units, hotel rooms, campground/recreational vehicle spaces and/or mobile homes to another site in the same ROGO sub-area, provided that they are lawfully existing and can be accounted for in the County's hurricane evacuation model. In addition, the receiver site shall be located within a Tier III area outside a designated Special Protection Area and for a receiver site on Big Pine Key and No Name Key; the sending site shall also be located on one of those two islands.

Policy 101.14.1

Monroe County shall discourage developments proposed within the Coastal High Hazard Area (CHHA).

Objective 102.8

Monroe County shall take actions to discourage private development in areas designated as units of the Coastal Barrier Resources System.

Policy 102.8.1

Monroe County shall discourage developments which are proposed in units of Coastal Barrier Resources System (CBRS)

11. Ord. 002-2008 is inconsistent with Policy 205.2.2 because it fails to restrict transfer of development to Tier III in order to discourage the clearing of habitat.

Policy 205.2.2

Monroe County shall discourage developments in Tier I and within tropical hardwood hammock or pinelands of one acre or more in area to protect areas of native upland vegetation.

 Ord. 002-2008 is inconsistent with the Principles for Guiding Development of the Florida Keys Area of Critical State Concern and Monroe County's Comprehensive Plan.
WHEREFORE, IT IS ORDERED that Ordinance No.

002-2008 is found to be inconsistent with the Principles for Guiding Development of the Florida Keys Area of Critical State Concern, and is found to be inconsistent with the Monroe County Comprehensive Plan, and is hereby REJECTED.

This Order becomes effective 21 days after publication in the Florida Administrative Weekly unless a petition is filed as described below.

DONE AND ORDERED in Tallahassee, Florida.

CHARLES GAUTHIER, AICP Director, Division of Community Planning Department of Community Affairs 2555 Shumard Oak Boulevard Tallahassee, Florida 32399-2100 NOTICE OF ADMINISTRATIVE RIGHTS

ANY PERSON WHOSE SUBSTANTIAL INTERESTS ARE AFFECTED BY THIS ORDER HAS THE **OPPORTUNITY** FOR AN ADMINISTRATIVE PROCEEDING PURSUANT TO SECTION 120.569. FLORIDA STATUTES, REGARDING THE AGENCY'S ACTION. DEPENDING UPON WHETHER YOU ALLEGE ANY DISPUTED ISSUE OF MATERIAL FACT IN YOUR REQUESTING AN ADMINISTRATIVE PETITION PROCEEDING. YOU ARE ENTITLED TO EITHER AN INFORMAL PROCEEDING OR A FORMAL HEARING.

IF YOUR PETITION FOR HEARING DOES NOT ALLEGE ANY DISPUTED ISSUE OF MATERIAL FACT CONTAINED IN THE DEPARTMENT'S ACTION, THEN THE ADMINISTRATIVE PROCEEDING WILL BE AN INFORMAL ONE, CONDUCTED PURSUANT TO SECTIONS 120.569 AND 120.57(2) FLORIDA STATUTES, AND CHAPTER 28-106, PARTS I AND III, FLORIDA ADMINISTRATIVE CODE. IN AN INFORMAL ADMINISTRATIVE PROCEEDING, YOU MAY BE REPRESENTED BY COUNSEL OR BY A QUALIFIED REPRESENTATIVE, AND YOU MAY PRESENT WRITTEN OR ORAL EVIDENCE IN OPPOSITION TO THE DEPARTMENT'S ACTION OR REFUSAL TO ACT; OR YOU MAY EXERCISE THE OPTION TO PRESENT A WRITTEN STATEMENT CHALLENGING THE GROUNDS UPON WHICH THE DEPARTMENT HAS CHOSEN TO JUSTIFY ITS ACTION OR INACTION.

IF YOU DISPUTE ANY ISSUE OF MATERIAL FACT STATED IN THE AGENCY ACTION, THEN YOU MAY FILE A PETITION REQUESTING A FORMAL ADMINISTRATIVE HEARING BEFORE AN ADMINISTRATIVE LAW JUDGE OF THE DIVISION OF ADMINISTRATIVE HEARINGS, PURSUANT TO SECTIONS 120.569 AND 120.57(1), FLORIDA STATUTES, AND CHAPTER 28-106, PARTS I AND II, FLORIDA ADMINISTRATIVE CODE. AT Α FORMAL ADMINISTRATIVE HEARING, YOU MAY BE REPRESENTED BY COUNSEL OR OTHER QUALIFIED REPRESENTATIVE, AND YOU WILL HAVE THE PRESENT OPPORTUNITY TO **EVIDENCE** AND ARGUMENT ON ALL THE ISSUES INVOLVED, TO CONDUCT **CROSS-EXAMINATION** AND **SUBMIT** REBUTTAL EVIDENCE. TO SUBMIT PROPOSED FINDINGS OF FACT AND ORDERS, AND TO FILE EXCEPTIONS TO ANY RECOMMENDED ORDER.

YOU DESIRE EITHER AN IF INFORMAL PROCEEDING OR A FORMAL HEARING. YOU MUST THE FILE WITH THE AGENCY CLERK OF DEPARTMENT OF COMMUNITY AFFAIRS A WRITTEN PLEADING ENTITLED, **"PETITION** FOR ADMINISTRATIVE PROCEEDINGS" WITHIN 21 CALENDAR DAYS OF PUBLICATION OF THIS NOTICE. A PETITION IS FILED WHEN IT IS RECEIVED BY THE AGENCY CLERK. IN THE DEPARTMENT'S OFFICE OF GENERAL COUNSEL, 2555 SHUMARD OAK BOULEVARD, TALLAHASSEE, FLORIDA 32399-2100.

THE PETITION MUST MEET THE FILING SUBSECTION REQUIREMENTS IN 28-106.104(2), FLORIDA ADMINISTRATIVE CODE. IF AN INFORMAL PROCEEDING IS REQUESTED, THEN THE PETITION SHALL BE SUBMITTED IN ACCORDANCE WITH RULE 28-106.301, FLORIDA ADMINISTRATIVE CODE. IF A FORMAL HEARING IS REQUESTED, THEN THE PETITION SHALL BE SUBMITTED IN ACCORDANCE WITH SUBSECTION 28-106.201(2), **FLORIDA** ADMINISTRATIVE CODE.

A PERSON WHO HAS FILED A PETITION MAY REQUEST MEDIATION. A REQUEST FOR MEDIATION MUST INCLUDE THE INFORMATION REQUIRED BY RULE 28-106.402, FLORIDA ADMINISTRATIVE CODE. CHOOSING MEDIATION DOES NOT AFFECT THE RIGHT TO AN ADMINISTRATIVE HEARING.

YOU WAIVE THE RIGHT TO AN INFORMAL ADMINISTRATIVE PROCEEDING OR A FORMAL HEARING IF YOU DO NOT FILE A PETITION WITH THE AGENCY CLERK WITHIN 21 DAYS OF PUBLICATION OF THIS FINAL ORDER.

CERTIFICATE OF FILING AND SERVICE

I HEREBY CERTIFY that the original of the foregoing Final Order has been filed with the undersigned designated Agency Clerk, and that true and correct copies have been furnished to the persons listed below by the method indicated this 28th day of April, 2008.

Paula Ford, Agency Clerk

By U.S. Mail: Honorable Charles "Sonny" McCoy Mayor of Monroe County Florida Keys Marathon Airport 9400 Overseas Highway, Suite 210 Key West, Florida 33050 Danny L. Kolhage Clerk to the Board of County Commissioners 500 Whitehead Street Key West, Florida 33040

Andrew Trivette Director Planning and Environmental Resources 2798 Overseas Highway, Suite 400 Marathon, Florida 33050

DEPARTMENT OF REVENUE

Notice of Adoption of Communications

Services Tax Address/Jurisdiction Database

Section 202.22(2), F.S., requires the Department of Revenue to create and maintain an electronic situsing database that assigns customer service addresses to local taxing jurisdictions for purposes of the communications services tax. The update to the database, as posted on April 3, 2008, becomes effective on July 1, 2008. The situsing database can be accessed at http://geotax. state.fl.us. The next update to the database will be effective January 1, 2009, and is required to be posted 90 days in advance of the effective date. Local governments are required to submit changes and additions for inclusion in the January 1, 2009, update no later than September 3, 2008. Additional information concerning procedures for requesting changes and additions to the database is available from the Department of Revenue Communications Services Tax Local Government Unit by telephone at (850)921-9181 (Suncom 291-9181) or by e-mail at cs-tax@dor.state.fl.us. Persons with hearing or speech impairments may call the TDD line at (800)367-8331 or (850)922-1115 (Suncom 292-1115).

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, notice is given that LS Motorsports, LLC, intends to allow the establishment of Ali-J, Inc. d/b/a Freedom Powersports, as a dealership for the sale of motorcycles manufactured by Chongqing Lifan Industry Group (CHOL) at 941 Country Club Boulevard, Unit C & D, Cape Coral (Lee County), Florida 33990, on or after April 28, 2008.

The name and address of the dealer operator(s) and principal investor(s) of Ali-J, Inc. d/b/a Freedom Powersports are dealer operator(s): Jeffrey Free, 941 Country Club Boulevard, Unit C & D, Cape Coral, Florida 33990; principal investor(s): Jeffrey Free, 941 Country Club Boulevard, Unit C & D, Cape Coral, Florida 33990.

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: Mathu Solo, President, LS Motorsports, LLC, 10215 South Sam Houston Parkway West, Suite 100, Houston, Texas 77071.

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, notice is given that LS Motorsports, LLC, intends to allow the establishment of Ali-J, Inc. d/b/a Freedom Powersports, as a dealership for the sale of motorcycles manufactured by Jiangsu

Linhai Power Machinery Group (LINH) at 941 Country Club Boulevard, Unit C & D, Cape Coral (Lee County), Florida 33990, on or after April 28, 2008.

The name and address of the dealer operator(s) and principal investor(s) of Ali-J, Inc. d/b/a Freedom Powersports are dealer operator(s): Jeffrey Free, 941 Country Club Boulevard, Unit C & D, Cape Coral, Florida 33990; principal investor(s): Jeffrey Free, 941 Country Club Boulevard, Unit C & D, Cape Coral, Florida 33990.

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: Mathu Solo, President, LS Motorsports, LLC, 10215 South Sam Houston Parkway West, Suite 100, Houston, Texas 77071.

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, notice is given that LS Motorsports, LLC, intends to allow the establishment of Ali-J, Inc. d/b/a Freedom Powersports, as a dealership for the sale of motorcycles manufactured by Qianjiang Motorcycle Group Corporation (QIAN) at 941 Country Club Boulevard, Unit C & D, Cape Coral (Lee County), Florida 33990, on or after April 28, 2008.

The name and address of the dealer operator(s) and principal investor(s) of Ali-J, Inc. d/b/a Freedom Powersports are dealer operator(s): Jeffrey Free, 941 Country Club Boulevard, Unit C & D, Cape Coral, Florida 33990; principal investor(s): Jeffrey Free, 941 Country Club Boulevard, Unit C & D, Cape Coral, Florida 33990.

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: Mathu Solo, President, LS Motorsports, LLC, 10215 South Sam Houston Parkway West, Suite 100, Houston, Texas 77071.

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, notice is given that LS Motorsports, LLC, intends to allow the establishment of Ali-J, Inc. d/b/a Freedom Powersports, as a dealership for the sale of motorcycles manufactured by Zhejiang Lingyun Motorcycle Co. Ltd. (ZHEL) at 941 Country Club Boulevard, Unit C & D, Cape Coral (Lee County), Florida 33990, on or after April 28, 2008.

The name and address of the dealer operator(s) and principal investor(s) of Ali-J, Inc. d/b/a Freedom Powersports are dealer operator(s): Jeffrey Free, 941 Country Club Boulevard, Unit C & D, Cape Coral, Florida 33990; principal investor(s): Jeffrey Free, 941 Country Club Boulevard, Unit C & D, Cape Coral, Florida 33990.

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: Mathu Solo, President, LS Motorsports, LLC, 10215 South Sam Houston Parkway West, Suite 100, Houston, Texas 77071.

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, notice is given that LS Motorsports, LLC, intends to allow the establishment of Ali-J, Inc. d/b/a Freedom Powersports, as a dealership for the sale of motorcycles manufactured by Zongshen Industrial Group (ZONG) at 941 Country Club Boulevard, Unit C & D, Cape Coral (Lee County), Florida 33990, on or after April 28, 2008.

The name and address of the dealer operator(s) and principal investor(s) of Ali-J, Inc. d/b/a Freedom Powersports are dealer operator(s): Jeffrey Free, 941 Country Club Boulevard, Unit C & D, Cape Coral, Florida 33990; principal investor(s): Jeffrey Free, 941 Country Club Boulevard, Unit C & D, Cape Coral, Florida 33990.

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: Mathu Solo, President, LS Motorsports, LLC, 10215 South Sam Houston Parkway West, Suite 100, Houston, Texas 77071.

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, notice is given that Peace Industry Group, Inc., intends to allow the establishment of Cajuns Motor Scooters, as a dealership for the sale of motorcycles manufactured by Astronautical Bashan Motorcycle Manufacture Co. Ltd. (BASH) at 6409 Central Avenue, St. Petersburg (Pinellas County), Florida 33710, on or after May 1, 2008.

The name and address of the dealer operator(s) and principal investor(s) of Cajuns Motor Scooters are dealer operator(s): Steve Hunpheys, 6409 Central Avenue, St. Petersburg, Florida 33710; principal investor(s): Steve Hunpheys, 6409 Central Avenue, St. Petersburg, Florida 33710.

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: Lily Ji, Peace Industry Group, Inc., 6600 B Jimmy Carter Boulevard, 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 More than 300,000 Population

Pursuant to Section 320.642, Florida Statutes, notice is given that JMSTAR Powersports, Inc., intends to allow the establishment of Fache Scooter Shop, Inc., as a dealership for

the sale of motorcycles manufactured by Shanghai JMSTAR (JMST) at 2051 Northwest 27 Avenue, Miami (Dade County), Florida 33142, on or after April 23, 2008.

The name and address of the dealer operator(s) and principal investor(s) of Fache Scooter Shop, Inc. are dealer operator(s): Juan Carlos Fache, 2051 Northwest 27 Avenue, Miami, Florida 33142; principal investor(s): Juan Carlos Fache, 2051 Northwest 27 Avenue, Miami, Florida 33142.

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: Yenong Xie, President, JMSTAR Powersports, Inc., 400 Northwest 141 Avenue, #207, Pembroke Pines, Florida 33028.

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, notice is given that JMSTAR Powersports, Inc., intends to allow the establishment of Fache Scooter Shop, Inc., as a dealership for the sale of motorcycles manufactured by Kaitong Motorcycle Manufacture Co. Ltd. (KAIT) at 2051 Northwest 27 Avenue, Miami (Dade County), Florida 33142, on or after April 23, 2008.

The name and address of the dealer operator(s) and principal investor(s) of Fache Scooter Shop, Inc. are dealer operator(s): Juan Carlos Fache, 2051 Northwest 27 Avenue, Miami, Florida 33142; principal investor(s): Juan Carlos Fache, 2051 Northwest 27 Avenue, Miami, Florida 33142.

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: Yenong Xie, President, JMSTAR Powersports, Inc., 400 Northwest 141 Avenue, #207, Pembroke Pines, Florida 33028.

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, notice is given that JMSTAR Powersports, Inc., intends to allow the establishment of Fache Scooter Shop, Inc., as a dealership for the sale of motorcycles manufactured by Zhejiang Xingyue Vehicle Co. Ltd. (ZXYV) at 2051 Northwest 27 Avenue, Miami (Dade County), Florida 33142, on or after April 23, 2008.

The name and address of the dealer operator(s) and principal investor(s) of Fache Scooter Shop, Inc. are dealer operator(s): Juan Carlos Fache, 2051 Northwest 27 Avenue, Miami, Florida 33142; principal investor(s): Juan Carlos Fache, 2051 Northwest 27 Avenue, Miami, Florida 33142.

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: Yenong Xie, President, JMSTAR Powersports, Inc., 400 Northwest 141 Avenue, #207, Pembroke Pines, Florida 33028.

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 the Relocation of a Franchise Motor Vehicle Dealer in a County of Less than 300,000 Population

Pursuant to Section 320.642, Florida Statutes, notice is given that American Honda Motors Co., Inc., intends to allow the relocation of First Coast Imports, LLC d/b/a First Coast Honda, as a dealership for the sale of Honda (HOND) motorcycles from its present location at 210 State Road 16, St. Augustine, Florida 32084, to a proposed location at 565, 569, 573, 577 and 581 West Twincourt Trail, St. Augustine (St. Johns County), Florida 32095, on or before June 10, 2010.

The name and address of the dealer operator(s) and principal investor(s) of First Coast Imports, LLC d/b/a First Coast Honda are: dealer operator(s): Mark Allen, 210 State Road 16, St. Augustine, Florida 32084 and Jose F. Torregrosa, 210 State Road 16, St. Augustine, Florida 32084; principal investor(s): Mark Allen, 210 State Road 16, St. Augustine, Florida 32084 and Jose F. Torregrosa, 210 State Road 16, St. Augustine, Florida 32084 and Jose F. Torregrosa, 210 State Road 16, St. Augustine, Florida 32084 and Jose F. Torregrosa, 210 State Road 16, St. Augustine, Florida 32084 and Jose F. Torregrosa, 210 State Road 16, St. Augustine, Florida 32084 and Jose F. Torregrosa, 210 State Road 16, St. Augustine, Florida 32084.

The notice indicates an intent to relocate the franchise 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, 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: Ray Blank, American Honda Motor Co., Inc., 1919 Torrance Boulevard, Torrance, California 90501-2746.

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 relocation 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, notice is given that Tank Sports, Inc., intends to allow the establishment of Imaginetour, Inc., as a dealership for the sale of KTMMEX motorcycles (KTMM) at 7324 East Colonial Drive, Orlando (Orange County), Florida 32807, on or after April 8, 2008.

The name and address of the dealer operator(s) and principal investor(s) of Imaginetour, Inc. are dealer operator(s): Kaan Orer, 5801 Lake Champlain Drive, Orlando, Florida 32829 and Yigit Orer, 5801 Lake Champlain Drive, Orlando, Florida 32829; principal investor(s): Kaan Orer, 5801 Lake Champlain Drive, Orlando, Florida 32829 and Yigit Orer, 5801 Lake Champlain Drive, Orlando, Florida 32829.

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: Mike Turber, Tank Sports, Inc., 10925 Schmidt Road, El Monte, California 91733.

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, notice is given that Peace Industry Group, Inc., intends to allow the establishment of Mega Power Sports, as a dealership for the sale of motorcycles manufactured by Astronautical Bashan Motorcycle Manufacture Co. Ltd. (BASH) at 390 North Beach Street, Daytona Beach (Volusia County), Florida 32114, on or after May 14, 2008. The name and address of the dealer operator(s) and principal investor(s) of Mega Power Sports are dealer operator(s): David Levison, 390 North Beach Street, Daytona Beach, Florida 32114; principal investor(s): David Levison, 390 North Beach Street, Daytona Beach, Florida 32114.

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: Lily Ji, Peace Industry Group, Inc., 6600 B Jimmy Carter Boulevard, 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 More than 300,000 Population

Pursuant to Section 320.642, Florida Statutes, notice is given that Mod Cycles Corp., intends to allow the establishment of Motorcar Exchange, LLC, as a dealership for the sale of motorcycles manufactured by Deceleste, S.A. (DECE) at 13 West Mariana Avenue, North Fort Myers (Lee County), Florida 33903, on or after April 28, 2008.

The name and address of the dealer operator(s) and principal investor(s) of Motorcar Exchange, LLC are dealer operator(s): Mark Alexa, 13 West Mariana Avenue, North Fort Myers, Florida 33903; principal investor(s): Mark Alexa, 13 West Mariana Avenue, North Fort Myers, Florida 33903.

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: Javier Opoczynski, General Manager, Mod Cycles Corp., 7547 Northwest 52 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, notice is given that Mod Cycles Corp., intends to allow the establishment of Motorcar Exchange, LLC, as a dealership for the sale of motorcycles manufactured by Qingqi Group Ningbo Cycles (NING) at 13 West Mariana Avenue, North Fort Myers (Lee County), Florida 33903, on or after April 28, 2008.

The name and address of the dealer operator(s) and principal investor(s) of Motorcar Exchange, LLC are dealer operator(s): Mark Alexa, 13 West Mariana Avenue, North Fort Myers, Florida 33903; principal investor(s): Mark Alexa, 13 West Mariana Avenue, North Fort Myers, Florida 33903.

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: Javier Opoczynski, General Manager, Mod Cycles Corp., 7547 Northwest 52 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, notice is given that Mod Cycles Corp., intends to allow the establishment of Motorcar Exchange, LLC, as a dealership for the sale of motorcycles manufactured by Zhejiang Taizhou Wangye Power Co. Ltd. (ZHEJ) at 13 West Mariana Avenue, North Fort Myers (Lee County), Florida 33903, on or after April 28, 2008.

The name and address of the dealer operator(s) and principal investor(s) of Motorcar Exchange, LLC are dealer operator(s): Mark Alexa, 13 West Mariana Avenue, North Fort Myers, Florida 33903; principal investor(s): Mark Alexa, 13 West Mariana Avenue, North Fort Myers, Florida 33903.

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: Javier Opoczynski, General Manager, Mod Cycles Corp., 7547 Northwest 52 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, notice is given that Mod Cycles Corp., intends to allow the establishment of Motorcar Exchange, LLC, as a dealership for the sale of motorcycles manufactured by Zongshen Industrial Group (ZONG) at 13 West Mariana Avenue, North Fort Myers (Lee County), Florida 33903, on or after April 29, 2008. The name and address of the dealer operator(s) and principal investor(s) of Motorcar Exchange, LLC are dealer operator(s): Mark Alexa, 13 West Mariana Avenue, North Fort Myers, Florida 33903; principal investor(s): Mark Alexa, 13 West Mariana Avenue, North Fort Myers, Florida 33903.

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: Javier Opoczynski, General Manager, Mod Cycles Corp., 7547 Northwest 52 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, notice is given that SunL Group, Inc., intends to allow the establishment of Naples Automotive Group, Inc., as a dealership for the sale of motorcycles manufactured by Taizhou Chuanl Motorcycle Manufacturing Co. Ltd. (CHUA) at 3855 Davis Boulevard, Naples (Collier County), Florida 34104, on or after April 24, 2008.

The name and address of the dealer operator(s) and principal investor(s) of Naples Automotive Group, Inc. are dealer operator(s): Charles Anderson, 3855 Davis Boulevard, Naples, Florida 34104; principal investor(s): Charles Anderson, 3855 Davis Boulevard, Naples, Florida 34104.

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: Jeff Boudreaux, General Manager, SunL Group, Inc., 8551 Esters Boulevard, Irving, Texas 75063.

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, notice is given that SunL Group, Inc., intends to allow the establishment of Naples Automotive Group, Inc., as a dealership for the sale of motorcycles manufactured by Shanghai JMSTAR Motorcycle Co. Ltd. (JMST) at 3855 Davis Boulevard, Naples (Collier County), Florida 34104, on or after April 24, 2008.

The name and address of the dealer operator(s) and principal investor(s) of Naples Automotive Group, Inc. are dealer operator(s): Charles Anderson, 3855 Davis Boulevard, Naples, Florida 34104; principal investor(s): Charles Anderson, 3855 Davis Boulevard, Naples, Florida 34104.

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: Jeff Boudreaux, General Manager, SunL Group, Inc., 8551 Esters Boulevard, Irving, Texas 75063.

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, notice is given that SunL Group, Inc., intends to allow the establishment of Naples Automotive Group, Inc., as a dealership for the sale of motorcycles manufactured by Shanghai Meitian Motorcycle Co. Ltd. (MEIT) at 3855 Davis Boulevard, Naples (Collier County), Florida 34104, on or after April 24, 2008.

The name and address of the dealer operator(s) and principal investor(s) of Naples Automotive Group, Inc. are dealer operator(s): Charles Anderson, 3855 Davis Boulevard, Naples, Florida 34104; principal investor(s): Charles Anderson, 3855 Davis Boulevard, Naples, Florida 34104.

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: Jeff Boudreaux, General Manager, SunL Group, Inc., 8551 Esters Boulevard, Irving, Texas 75063.

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, notice is given that SunL Group, Inc., intends to allow the establishment of Naples Automotive Group, Inc., as a dealership for the sale of motorcycles manufactured by Qingqi Group, Inc. (QING) at 3855 Davis Boulevard, Naples (Collier County), Florida 34104, on or after April 24, 2008. The name and address of the dealer operator(s) and principal investor(s) of Naples Automotive Group, Inc. are dealer operator(s): Charles Anderson, 3855 Davis Boulevard, Naples, Florida 34104; principal investor(s): Charles Anderson, 3855 Davis Boulevard, Naples, Florida 34104.

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: Jeff Boudreaux, General Manager, SunL Group, Inc., 8551 Esters Boulevard, Irving, Texas 75063.

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, notice is given that SunL Group, Inc., intends to allow the establishment of Naples Automotive Group, Inc., as a dealership for the sale of motorcycles manufactured by Shanghai Shenke Motorcycle Co. Ltd. (SHEN) at 3855 Davis Boulevard, Naples (Collier County), Florida 34104, on or after April 24, 2008.

The name and address of the dealer operator(s) and principal investor(s) of Naples Automotive Group, Inc. are dealer operator(s): Charles Anderson, 3855 Davis Boulevard, Naples, Florida 34104; principal investor(s): Charles Anderson, 3855 Davis Boulevard, Naples, Florida 34104.

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: Jeff Boudreaux, General Manager, SunL Group, Inc., 8551 Esters Boulevard, Irving, Texas 75063.

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, notice is given that Nissan Diesel America, Inc., intends to allow the establishment of Pro Maintenance, Inc. d/b/a Tampa Bay Mitsubishi Fuso, as a dealership for the sale of UD trucks manufactured by Nissan Diesel America, Inc. (NDMC) at 4306 East Columbus Drive, Tampa (Hillsborough County), Florida 33605, on or after July 1, 2008.

The name and address of the dealer operator(s) and principal investor(s) of Pro Maintenance, Inc. d/b/a Tampa Bay Mitsubishi Fuso are dealer operator(s): Frank P. Messina, Sr., 11901 Trevino Place, Tampa, Florida 33624; principal investor(s): Frank P. Messina, Sr., 11901 Trevino Place, Tampa, Florida 33624.

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: Dayle Wetherell, Nissan Diesel America, Inc., Post Office Box 152034, Irving, Texas 75015-2034.

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, notice is given that Ruff & Tuff Electric Vehicles, Inc., intends to allow the establishment of Southeast Motorsports, Inc. d/b/a Southeast Sports Carts, as a dealership for the sale of Ruff & Tuff electric vehicles (RUFF) at 540439 U.S. Highway 1, Callahan (Nassau County), Florida 32011, on or after April 24, 2008.

The name and address of the dealer operator(s) and principal investor(s) of Southeast Motorsports, Inc. d/b/a Southeast Sports Cars are dealer operator(s): Robert T. Carter, 15888 Country Road 108, Hilliard, Florida 32046; principal investor(s): Robert T. Carter, 15888 Country Road 108, Hilliard, Florida 32046.

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: Henry B. Huff, Jr., Ruff & Tuff Electric Vehicles, Inc., 1 Ruff & Tuff Drive, Winnsboro, South Carolina 29180.

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, notice is given that Chuanl Motorcycle USA Co. Ltd., intends to allow the establishment of TR Thornton Imports, Inc., as a dealership for the sale of motorcycles manufactured by Chuanl Motorcycle Manufacturing Co. Ltd. (CHUA) at 5933 Innisbrook Court, Jacksonville (Duval County), Florida 32222, on or after April 28, 2008.

The name and address of the dealer operator(s) and principal investor(s) of TR Thornton Imports, Inc. are dealer operator(s): Thomas R. Thornton, 5933 Innisbrook Court, Jacksonville, Florida 32222; principal investor(s): Thomas R. Thornton, 5933 Innisbrook Court, Jacksonville, Florida 32222.

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: Bing Zhu, Chuanl Motorcycle USA Co. Ltd., 1036 Jacobson Road, Suite 200, Garland, Texas 75042.

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."

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."

FLORIDA STATE CLEARINGHOUSE

The state is coordinating reviews of federal activities and federally funded projects as required by Section 403.061(40), F.S. A list of projects, comments deadlines and the address for providing comments are available at: http://appprod.dep.state.fl .us/clearinghouse/. For information, call (850)245-2161. This public notice fulfills the requirements of 15 CFR 930.

DEPARTMENT OF HEALTH

On April 29, 2008, Ana M. Viamonte Ros, M.D., M.P.H., State Surgeon General of the Department of Health, issued an Order of Emergency Suspension with the regard to the license of Margaret Mary Coutant, L.P.N., license number PN 1285231. 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.

On April 24, 2008, Ana M. Viamonte Ros, M.D., M.P.H., State Surgeon General of the Department of Health, issued an Order of Emergency Suspension with the regard to the license of Scott Alan Jacques, Pharm. D., license number PS 34894. 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.

Section XIII Index to Rules Filed During Preceding Week

and April 25, 2008				
Rule No.	File Date	Effective	Proposed	Amended
		Date	Vol./No.	Vol./No.

DEPARTMENT OF LEGAL AFFAIRS

2-37.030	4/22/08	5/12/08	34/12

DEPARTMENT OF COMMUNITY AFFAIRS

Division of Housing ar	d Community	Development
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9B-7.0042 4/24/08 5/14/08 34/8

BOARD OF TRUSTEES OF THE INTERNAL IMPROVEMENT TRUST FUND

18-2.017	4/25/08	5/15/08	33/29	33/49
18-2.018	4/25/08	5/15/08	33/29	33/49
18-2.021	4/25/08	5/15/08	33/22	

DEPARTMENT OF CORRECTIONS

33-602.101	4/23/08	5/13/08	34/9

WATER MANAGEMENT DISTRICTS

St. Johns River Water Management District

40C-4.091	4/23/08	5/13/08	34/9
40C-400.443	4/23/08	5/13/08	34/9
40C-400.447	4/23/08	5/13/08	34/9

Southwest Florida Water Management District

40D-1.002	4/22/08	5/12/08	34/8
40D-1.607	4/22/08	5/12/08	34/4
40D-1.659	4/22/08	5/12/08	34/4
40D-1.659	4/22/08	5/12/08	34/9
40D-2.091	4/22/08	5/12/08	34/4
40D-4.091	4/22/08	5/12/08	34/4
40D-4.331	4/22/08	5/12/08	34/4
40D-8.041	4/22/08	5/12/08	32/1
40D-40.331	4/22/08	5/12/08	34/4

DEPARTMENT OF MANAGEMENT SERVICES

Communications and Information Technology Services

60FF-4.001	4/21/08	5/11/08	33/52	34/12
60FF-4.002	4/21/08	5/11/08	33/52	34/12
60FF-4.003	4/21/08	5/11/08	33/52	34/12
60FF-4.004	4/21/08	5/11/08	33/52	34/12

Rule No.	File Date	Effective	Proposed	Amended
		Date	Vol./No.	Vol./No.
60FF-4.005	4/21/08	5/11/08	33/52	34/12
60FF-4.006	4/21/08	5/11/08	33/52	34/12
60FF-4.007	4/21/08	5/11/08	33/52	34/12

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Barbers' Board

61G3-16.0092	4/21/08	5/11/08	34/12

Construction Industry Licensing Board

61G4-18.003	4/25/08	5/15/08	34/10
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DEPARTMENT OF JUVENILE JUSTICE

Probation			
63D-4.001	4/25/08	5/15/08	34/8
63D-4.002	4/25/08	5/15/08	34/8
63D-4.003	4/25/08	5/15/08	34/8
63D-4.004	4/25/08	5/15/08	34/8
63D-4.005	4/25/08	5/15/08	34/8
63D-4.006	4/25/08	5/15/08	34/8
63D-4.007	4/25/08	5/15/08	34/8
63D-4.008	4/25/08	5/15/08	34/8

Staff Training

63H-2.003	4/25/08	5/15/08	34/10
63H-2.004	4/25/08	5/15/08	34/10
63H-2.005	4/25/08	5/15/08	34/10
63H-2.006	4/25/08	5/15/08	34/10

DEPARTMENT OF HEALTH

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64B3-13.001	4/21/08	5/11/08	34/3	34/11			
Board of Phy	sical Ther	apy Practi	ce				
64B17-3.001	4/21/08	5/11/08	34/12				
Board of Res	spiratory C	Care					
64B32-2.001	4/25/08	5/15/08	34/10				
64B32-6.001	4/25/08	5/15/08	34/10				
Vital Statisti	cs						
64V-1 001	1/23/08	5/13/08	34/6				

64V-1.001	4/23/08	5/13/08	34/6
64V-1.002	4/23/08	5/13/08	34/6
64V-1.0031	4/23/08	5/13/08	34/6

Rule No.	File Date	Effective	Proposed	Amended	Rule No.	File Date
		Date	Vol./No.	Vol./No.		
64V-1.0032	4/23/08	5/13/08	34/6		Marine Fish	eries
64V-1.006	4/23/08	5/13/08	34/6		68B-24.001	4/25/08
64V-1.0061	4/23/08	5/13/08	34/6		68B-24.002	4/25/08
64V-1.007	4/23/08	5/13/08	34/6		68B-24.006	4/25/08
64V-1.008	4/23/08	5/13/08	34/6		68B-24.007	4/25/08
64V-1.0081	4/23/08	5/13/08	34/6		68B-24.008	4/25/08
64V-1.0131	4/23/08	5/13/08	34/6		68B-24.009	4/25/08
64V-1.014	4/23/08	5/13/08	34/6			
64V-1.016	4/23/08	5/13/08	34/6		FINANCIAI	L SERVIC
64V-1.020	4/23/08	5/13/08	34/6		OIR Insura	nce Regulat
64V-1.021	4/23/08	5/13/08	34/6		690-143.041	4/23/08

FISH AND WILDLIFE CONSERVATION COMMISSION

Freshwater Fish and Wildlife

68A-16.002	4/25/08	5/15/08	34/10
68A-27.004	4/25/08	5/15/08	34/10

Rule No.	File Date	Effective	Proposed	Amended	
		Date	Vol./No.	Vol./No.	
Marine Fish	eries				
68B-24.001	4/25/08	7/1/08	34/10	34/17	
68B-24.002	4/25/08	7/1/08	34/10	34/17	
68B-24.006	4/25/08	7/1/08	34/10	34/17	
68B-24.007	4/25/08	7/1/08	34/10	34/17	
68B-24.008	4/25/08	7/1/08	34/10	34/17	
68B-24.009	4/25/08	7/1/08	34/10	34/17	
FINANCIAI	SERVICE	ES COMM	ISSION		
OIR Insurance Regulation					

OIR Insurance Regulation						
690-143.041	4/23/08	5/13/08	33/41	34/4		
69O-143.042	4/23/08	5/13/08	33/41	34/4		