

Control Administrator, Office of the General Counsel, 2601 Blair Stone Road, Tallahassee, Florida 32399-2500. ~~If forms are to be mailed, the request must be accompanied by a self-addressed, stamped envelope.~~

1. Form DC1-823, Acknowledgement of Beverage, effective date _____, Form DC6-217, Chain of Evidence, effective date February 8, 2000.

2. Form DC1-824 Affidavit for Admission of Drug Use, effective date _____.

3. Chain of Custody, effective date _____, is a vendor form that may be obtained directly from the vendor or through the Office of the Inspector General, 2601 Blair Stone Road, Tallahassee, Florida 32399-2500.

4. Inmate Scannable Drug Testing Control Card, effective date _____, is a vendor form that may be obtained directly from the vendor or through the Office of the Inspector General, 2601 Blair Stone Road, Tallahassee, Florida 32399-2500.

~~5.2.~~ Form DC6-237, Reasonable Suspicion Testing Tracking Form, effective date February 8, 2000.

Specific Authority 944.09, 944.472, 944.473 FS. Law Implemented 944.09, 944.472, 944.473 FS. History--New 2-8-00, Amended _____.

NAME OF PERSON ORIGINATING PROPOSED RULE: Fred Schuknecht
NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Michael W. Moore, Secretary, Department of Corrections
DATE PROPOSED RULE APPROVED BY AGENCY HEAD: November 1, 2000
DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: September 22, 2000

**DEPARTMENT OF HEALTH
Board of Osteopathic Medicine**

RULE TITLE: Procedure
RULE NO.: 64B15-16.002

PURPOSE AND EFFECT: The purpose of the rule amendments is to impose further licensure requirements for applicants.

SUMMARY: The Board is amending subsection (3) of this rule to require applicants to document certain situations for having taken a non-AOA approved rotating internship.

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

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

SPECIFIC AUTHORITY: 459.005, 459.006(1), 459.007(1) FS.

LAW IMPLEMENTED: 459.006(1), 459.007(1) FS.

IF REQUESTED WITHIN 21 DAYS OF THE DATE OF THIS NOTICE, A HEARING WILL BE NOTICED IN THE NEXT AVAILABLE FLORIDA ADMINISTRATIVE WEEKLY.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: William Buckhalt, Executive Director, Board of Osteopathic Medicine/MQA, 4052 Bald Cypress Way, Bin #C06, Tallahassee, Florida 32399-3256

THE FULL TEXT OF THE PROPOSED RULE IS:

64B15-16.002 Procedure.

(1) through (2) No change.

(3) When the AOA approves the ACGME residency's PGY-1 year for educational equivalency and denies the demonstration of good cause for having taken the ACGME residency, the Board of Osteopathic Medicine shall review the applicant's demonstration of good cause. Good cause for having taken a non-AOA approved rotating internship shall be:

(a) Personal limitation created by a documented physical or medical disability.

(b) Unique documented opportunity otherwise unavailable that meets a practice area of critical need.

(c) Documented legal ~~Legal~~ restriction which requires physical presence in a particular state or local area.

(d) No change.

(e) Previous program met all AOA requirements but, due to documented circumstances beyond the control of the applicant, was discontinued.

(f) through (g) No change.

(4) No change.

Specific Authority 459.006(1), 459.007(1), 459.005 FS. Law Implemented 459.006(1), 459.007(1) FS. History--New 7-15-96, Formerly 59W-16.002, Amended _____.

NAME OF PERSON ORIGINATING PROPOSED RULE: Board of Osteopathic Medicine

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Board of Osteopathic Medicine

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: September 15, 2000

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: August 18, 2000

**Section III
Notices of Changes, Corrections and
Withdrawals**

DEPARTMENT OF INSURANCE

Risidual markets and Special Risk Pools

RULE NO.:
4J-1.001

RULE TITLE:
FWUA Plan of Operation and
Articles of Agreement Adopted

SECOND 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., Florida Statutes, published in Vol. 26, No. 29, July 21, 2000 of the Florida Administrative Weekly and a Notice of Change was published in Vol. 26, No. 31, August 4, 2000.

This will be changed to read, "The Florida Windstorm Underwriting Association Amended and Restated Plan of Operation and Restated Articles of Agreement, as revised October 3, 2000, is hereby adopted and incorporated by reference."

DEPARTMENT OF COMMUNITY AFFAIRS

Division of Emergency Management

RULE NO.: 9G-2.002
 RULE TITLE: State Comprehensive Emergency Management Plan Adopted

NOTICE OF CHANGE

Notice is hereby given that the following changes have been made to The State of Florida Comprehensive Emergency Management Plan as incorporated by reference in proposed Rule 9G-2.002, the Notice of Proposed Rulemaking for which appeared June 30, 2000, in Vol. 26, No. 26 of the Florida Administrative Weekly. Only the amended portions of the Plan are shown; strike-through and underline formatting is used to reflect the changes. To request a complete copy of this document, contact Michael McDonald, Response Planning Administrator, Division of Emergency Management, 2555 Shumard Oak Boulevard, Tallahassee, Florida 32399-2100, (850)413-9953, Suncom 293-9953.

- IV. Method of Operations
- B. Coordination, Direction and Control
- 2. State Level.

c. Coordination of regional and multi-regional evacuations, and subsequent re-entry into evacuated areas, will occur between all affected risk and host counties, other States, and the State Emergency Operating Center under the direction and control of the State Emergency Response Team Chief. Prior to a regional evacuation and under the direction of the State Emergency Response Team Chief, the State Emergency Response Team will implement coordination with the affected counties, the State guidelines for the lifting of tolls on State toll facilities per the Florida Department of Transportation, Office of Toll Operations, Emergency Response Plan for Hurricanes and Other Emergencies; as well as the locking down of drawbridges, deploying and pre-deploying personnel, determining regional evacuation routes; ensuring the sufficiency of reasonably priced fuel, and addressing any emergency medical issues per the State of Florida Regional Evacuation Procedure (June, 2000). Also, counties that are not impacted by an emergency/disaster situation, may be directed by the State Coordinating Officer to activate their emergency

operating centers to provide emergency assistance. (Regional and/or multi-regional evacuations will be in accordance to the most current version of the State of Florida Regional Evacuation Procedure.)

4. Intergovernmental Mutual Aid.

b. ~~The Statewide Mutual Aid Agreement for Disaster Response and Recovery allows "Participating Parties" (the Department of Community Affairs and any and all special districts, educational districts, and other local and regional governments signatory to the Agreement) to request assistance (oral or written) for a major or catastrophic disaster. If a Participating Party has no other mutual aid agreement that covers a minor disaster, it may also invoke assistance under the Statewide Agreement encourages the requesting county or political subdivision to submit a written request for mutual aid through the Division of Emergency Management or the assisting party.~~

C. Preparedness

4. Training and Exercise.

For the State's emergency management program to be successful, an effective and comprehensive Training and Exercise Program is essential. Therefore, the State Division of Emergency Management has designed a program with annual training and exercise components to evaluate the ability of the State and its political subdivisions to respond to minor, major, and catastrophic disasters and enhance the training of State, local, and volunteer personnel on their roles and responsibilities in the four phases of emergency management (i.e., preparedness, response, recovery, and mitigation). The program is an effort to ensure the operational readiness of the State Emergency Response Team and local governmental responders through the design and delivery of courses, professional development seminars and workshops, and hazard specific exercises (e.g., the Statewide Hurricane Exercise, Radiological Emergency Preparedness Exercises for commercial nuclear power plants, etc.) to test annually established plans and procedures that are activated during an emergency situation at all levels of the emergency management system.

5. Evacuation and Sheltering.

The State's vulnerability to disasters and emergencies, such as hurricanes, wild land fires, floods, etc., is a constant reminder of the gravity of planning for the safety of a growing population and millions more tourists each year. Because of this threat the importance of providing timely and well coordinated evacuation and sheltering efforts remains critical. To meet the threat the State has initiated a regional evacuation process that focuses on evacuation and sheltering as a statewide initiative. This regional evacuation process will be used by State and county government organizations to manage and coordinate any multi-county and/or regional evacuation in response to any hazard which would necessitate such actions, including the implementation of State guidelines for lifting

tolls on State toll facilities per the Florida Department of Transportation, Office of Toll Operations, Emergency Response Plan for Hurricanes and Other Emergencies; as well as the locking down of drawbridges, deploying and pre-deploying personnel, determining regional evacuation routes, ensuring the sufficiency of reasonably priced rule, and addressing any emergency medical issues per the most current versions of the State of Florida Regional Evacuation Procedure.

Since 1995 significant progress has been made towards reducing, and ultimately eliminating, the State's deficit of public shelter space to ensure the availability of adequate shelter space in each region of the State, particularly for hurricanes. Toward this end, a public shelter deficit elimination strategy that focuses on the following five components, specifically for hurricanes, is in place: 1) Surveying hurricane shelter facilities in existing local inventories to identify unutilized space; 2) Surveying facilities not currently in local inventories to identify additional capacity; 3) Providing funding for cost-effective retrofits, or other mitigation measures, on existing buildings that can provide additional shelter capacity; 4) Incorporating hurricane shelter design criteria into new public building construction projects, and; 5) Reducing hurricane shelter demand through improved public information, education and behavioral analysis.

V. Financial Management

The equipment, personnel and financial resources of State government may quickly be overtaxed in a disaster. The "State of Florida Resource and Financial Management Policies Policy and Procedures for Emergency Management," September 8, 2000 (February 1, 1966), establishes policy and procedure to implement statutory authorities and responsibilities for financial management related to response activities. This policy ensures that funds are provided expeditiously and that financial operations are conducted in accordance with appropriate policies, regulations and standards.

H. Appendix VIII: Emergency Support Function 8 – Health and Medical Services

II. Concept of Operations

G. Terrorism & Weapons of Mass Destruction:

The Terrorist Incident Response Annex to the Florida Comprehensive Emergency Management Plan establishes the policies, programs, and procedures that will be utilized by state agencies and statewide organizations to prepare for, respond to and recover from a threatened or actual emergency resulting from a terrorist act. It also defines the roles of local and federal government agencies and the volunteer organizations in the development, implementation and maintenance of the statewide system. A statewide plan is being developed which will be included in the Division of Emergency Management state annex to the Comprehensive Emergency Management Plan. Emergency Support Function B will have a section in this plan and references to responsibilities and actions of

Emergency Support Function 8 in this arena will be included as part of the Emergency Support Function 8, Comprehensive Emergency Management Plan annex in 1998.

H. Mass Immigration:

Immigration is primarily a federal government responsibility. However, when the State is impacted by an influx of illegal aliens, support of federal efforts will be in accordance with The State of Florida's Standard Operating Procedure for Mass Migration Response. The mass immigration plan is being revised and when completed will become a part of the Emergency Support Function 8 Mass Immigration Annex of the State Comprehensive Management Plan. The current Plan, which is a combination of plan and standard operating procedure, will be maintained as a separate document at executive order until the revision is finished.

IV. Financial Management:

Guidelines for the Department of Health

4th paragraph:

Expenditures by other departmental entities, i.e., county public health units, are documented by those entities and submitted directly to the Administrative Services disaster fiscal officer without any involvement of the Executive Order fiscal officer. ~~For additional information on the handling and processing for disaster related expenditures please see the Department of Health Federal Emergency Management Agency Grant Guide, updated for 1998.~~

DEPARTMENT OF REVENUE

NOTICE OF CABINET AGENDA ON NOVEMBER 29, 2000

The Governor and Cabinet, on November 29, 2000, sitting as head of the Department of Revenue, will consider approval of amendments to Rules 12-9.003, F.A.C., Qualifications; 12D-6.002, F.A.C., Assessment of Mobile Homes; 12D-7.015, F.A.C., Educational Exemption; 12D-8.013, F.A.C., Submission of Computer Tape Material to the Department; 12D-13.010, F.A.C., Destruction of Twenty-Year-Old Tax Receipts; 12D-13.063, F.A.C., Sale at Public Auction; 12D-16.002, F.A.C., Index to Forms; and consider approval of the repeal of 12D-7.017, F.A.C., Exemption of Homes for the Aged. The proposed amendment to Rule 12-9.003, F.A.C., is needed to incorporate changes to the Certified Florida Appraisers/Certified Florida Evaluators and Certified Florida Collectors/Certified Florida Collector Assistants certification course curriculum recommended by the Admissions and Certifications Committees for these certification programs. The proposed amendment to Rule 12D-6.002, F.A.C., is needed to conform the rule to section 320.055, Florida Statutes, which was amended under Chapter 99-248, Laws of Florida. The proposed amendment to Rule 12D-7.015, F.A.C., is needed to implement the provisions of Chapter 2000-306, Laws of Florida, providing for an ad valorem property tax exemption for charter school facilities. Rule 12D-7.017,

F.A.C., is proposed for repeal, as the statutes which it implements contain specific provisions relating to the exemptions provided for property used by nonprofit homes for the aged, and the rule is unnecessary. The proposed amendment to Rule 12D-8.013, F.A.C., is needed to provide for coding in property tax data files/records that will flag data that is exempt from the public records law, Chapter 119, Florida Statutes, in order to ensure confidentiality of such data. The proposed amendment to Rule 12D-13.010, F.A.C., is needed to update the rule to reflect current technologies used for storing and retrieving data. The proposed amendment to Rule 12D-13.063, F.A.C., is needed to remove language mandating acceptable methods of payment to the clerk of the circuit court for tax deeds, which methods are not statutorily required. The proposed amendment to Rule 12D-16.002, F.A.C., is needed to implement forms revisions created in Chapters 2000-262, 2000-223, and 2000-306, Laws of Florida, and incorporate other technical changes made to forms. The proposed amendments were originally noticed in the Florida Administrative Weekly of October 6, 2000, Vol. 25, No. 40, pp. 4568-4583. A public hearing on the proposed rules was held on October 30, 2000. No oral or written comments were received at the public hearing on the proposed rules as published in the October 6, 2000, Florida Administrative Weekly.

DEPARTMENT OF CORRECTIONS

RULE NO.: 33-302.104
 RULE TITLE: Correctional Probation Officers Carrying Firearms

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. 26, No. 35, September 1, 2000, issue of the Florida Administrative Weekly:

33-302.104 Correctional Probation Officers Carrying Firearms.

(1) through (2)(d) No change.

(e) Reviewing authority, for the purpose of this rule, refers to staff who are authorized to review and approve requests to carry firearms, issue Firearm Qualification and Authorization, DC3-223, maintain lists of staff under their supervision who have been authorized to carry a firearm, and permanently remove or temporarily suspend authorization for staff to carry a firearm.

1. Circuit Administrators are the reviewing authority for Correctional Probation Officers up to the level of Deputy Circuit Administrator.

2. Directors of Regional Community Corrections are the reviewing authority for Circuit Administrators and the Assistant to the Director of Regional Community Corrections.

3. The Deputy Assistant Secretary of Community Corrections is the reviewing authority for the Directors of Regional Community Corrections.

(3) Authorization Procedures.

(a) In addition to the requirements of this rule, correctional probation officers who ~~elect wants~~ to carry firearms shall also be required to comply with rule 33-209.103 ~~where applicable~~.

(b) Any correctional probation officer who ~~elects wants~~ to carry a firearm while on duty shall complete Form DC3-226, Request for Authorization to Carry a Firearm on Duty, and submit it for such authorization through the circuit administrator. Form DC3-226, Request for Authorization to Carry a Firearm on Duty, is hereby incorporated by reference. Copies of this form are available from the Forms Control Administrator, Office of the General Counsel, 2601 Blair Stone Road, Tallahassee, Florida 32399-2500. Requests for copies to be mailed must be accompanied by a self-addressed stamped envelope. The effective date of this form is _____. Any circuit administrator or ~~deputy assistant~~ to the ~~regional~~ director of ~~regional~~ community corrections who ~~elects wants~~ to carry a firearm while on duty shall make application utilizing Form DC3-226 to the ~~regional~~ director of ~~regional~~ community corrections. A ~~regional~~ director of ~~regional~~ community corrections who ~~elects wants~~ to carry a firearm while on duty shall make application utilizing Form DC3-226 to the ~~deputy assistant secretary~~ ~~director~~ of community corrections. The written application shall contain documentation that the individual has complied with the training and qualification requirements set forth in (c) below. The application shall also contain a statement that the officer has read and understands rule 33-302.104 and 33-209.103.

(c) Correctional probation officers who ~~elect wish~~ to carry firearms while on duty shall complete training and qualification requirements pursuant to rule 33-209.103. Correctional probation officers shall not be allowed to carry a firearm on duty until firearms qualification is successfully completed and the Firearms Qualification and Authorization, Form DC3-223, has been issued. Qualification, re-qualification and training shall be completed using the specific weapon that the officer will be using on duty and any type of ammunition approved by the local training center. Documentation of the model, make, and serial number of the weapon used and firearm inspection by a certified gunsmith or law enforcement armorer shall be submitted on the Firearm Inspection/Repair Certificate, Form DC3-240, along with the documentation of training and qualification in the application for authority to carry the firearm. A receipt of purchase or affidavit of ownership for the weapon shall also be provided. Form DC3-240 is hereby incorporated by reference. A copy of the form is available from the Forms Control Administrator, Office of the General Counsel, 2601 Blair Stone Road, Tallahassee, Florida 32399-2500. The effective date of this form is _____.

(d) If an officer temporarily or permanently replaces the firearm used for qualification, the officer shall notify the department of the replacement and provide the model, make and serial number of the replacement firearm. The officer shall re-qualify with the replacement weapon and submit a Firearms Inspection/Repair Certificate, Form DC3-240, and Firearms Re-qualification Certificate, Form DC3-241, for the replacement firearm to the reviewing authority circuit administrator. Form DC3-241 is hereby incorporated by reference. A copy of the form is available from the Forms Control Administrator, Office of the General Counsel, 2601 Blair Stone Road, Tallahassee, Florida 32399-2500. The effective date of this form is _____.

(e) Upon review of the application, the documentation of training and qualification pursuant to 33-209.103, and after completing an FCIC/NCIC check on the firearm by serial number and an FCIC check has been completed on the applicant to determine if there is a domestic violence injunction that would disqualify the applicant from possessing a firearm if convicted of domestic violence, the reviewing authority circuit administrator or regional director of community corrections or deputy director of community corrections shall approve the request within 10 working days and shall issue a Firearms Qualification and Authorization, Form DC3-223, which establishes that the officer has been authorized to carry a firearm. Each reviewing authority circuit administrator administrator shall maintain a list of staff under their supervision officers in that circuit who have been authorized to carry firearms. Form DC3-224, Firearm Authorization List, will be used for this purpose. Form DC3-224 is hereby incorporated by reference. A copy of this form may be obtained from the Forms Control Administrator, Office of the General Counsel, 2601 Blair Stone Road, Tallahassee, Florida 32399-2500. The effective date of this form is _____. A copy of the application (Form DC3-226), documentation of qualification (Form DC3-240), firearms authorization card (Form DC3-223), and receipt or affidavit of ownership shall be placed in the employee's personnel file. Subsequent re-qualification documentation (Form DC3-241) will also be placed in the employee's personnel file.

(f) No change.

(g) Re-qualification must occur within 90 days prior to the employee's firearm card expiration date. Upon re-qualification, the firearms instructor will complete the Firearm Re-qualification Certificate, Form DC3-241, with the re-qualification score, and will sign the form as the trainer. The officer will certify that the firearm referenced on this form is the firearm used in the course of his or her duties and that he or she uses only authorized ammunition, and shall return the form to the reviewing authority circuit administrator for issuance of a new Firearms Qualification and Authorization Card, Form

DC3-223. The new firearm card will be issued with an expiration date one year from the expiration date of the previous firearm card.

(h) The reviewing authority ~~A circuit administrator or designee~~ shall immediately suspend authorization to carry a firearm, except for firearm training purposes, and shall secure the firearm card from any officer who has failed to re-qualify as of the card expiration date. A correctional probation officer who attempts to re-qualify and fails shall be provided the opportunity to participate in remedial firearm training as specified in chapter 33-209 at a time approved by the reviewing authority circuit administrator.

(i) No change.

(j) A correctional probation officer who does not re-qualify prior to the date of expiration of the firearm card shall not be permitted to carry a firearm while on duty, except for firearm training purposes. The officer shall have one year from the date the firearm card expired to successfully re-qualify to continue to carry a firearm. If the officer successfully re-qualifies after the card expires, a new firearm card will be issued with an expiration date one year from the date of re-qualification. If the officer does not successfully re-qualify within that year, the officer will be required to re-attend and successfully complete basic recruit firearm training at his or her own expense.

(k) The officer shall immediately notify his or her immediate supervisor in the case of theft or loss of the authorized firearm. The supervisor shall notify local law enforcement agencies and the Florida Department of Law Enforcement. ~~An officer found to have been negligent by failure to comply with those standards and procedures provided in the training required by chapter 33-209 and the standards set forth in this rule in the case of loss or theft of the firearm while on duty shall have the authorization to carry the firearm removed and shall be subject to disciplinary action in accordance with chapter 33-208, Florida Administrative Code.~~ An Inspector General's Office Electronic Mail E-Form shall be prepared by the officer any time a loss or theft occurs and shall be submitted to his or her immediate supervisor within 24 hours.

(4) through (5) No change.

(6) Firearm Type and Ammunition.

(a) Correctional probation officers authorized to carry a firearm shall only be authorized to carry a five or six shot revolver of .38 or .357 caliber ~~calibre~~ with a barrel length not to exceed four inches.

(b) Correctional probation officers shall only be authorized to carry .38 special ammunition at standard velocity or plus p velocities with either a 125 to 158 grain semi-wad cutter hollow point or jacketed hollow point. The plus p rated ammunition shall not be authorized unless the firearm is rated for that type of ammunition. All ammunition shall be factory manufactured except ammunition used for training,

qualification, or re-qualification, which must be approved by the range facility for use. It shall be the correctional probation officer's responsibility to ensure that the ammunition used in his or her firearm complies with department guidelines as provided in this rule.

- (c) through (8) No change.
- (9) Removal of Authorization to Carry a Firearm.
- (a) No change.

(b) An officer found to have been negligent by failure to comply with those standards and procedures provided in the training required by chapter 33-209 and the standards set forth in this rule in the case of loss or theft of the firearm while on duty shall have the authorization to carry the firearm removed and shall be subject to disciplinary action in accordance with chapter 33-208, Florida Administrative Code.

(c)(b) Should an officer fail to complete re-qualification, the reviewing authority ~~circuit administrator~~ shall immediately suspend the officer's authorization to carry a firearm and secure the officer's authorization card. Upon successful completion of re-qualification attempts and re-qualification pursuant to chapter 33-209, the officer shall have his or her authorization reinstated.

- (10) Care and Maintenance of Firearm.
- (a) through (d) No change.

(e) Each officer shall be responsible for having the authorized firearm, including any temporary or replacement firearm, inspected annually by a certified gunsmith or law enforcement armorer to ensure that it performs properly and conforms with the manufacturer's standards. The officer shall present certification of such inspection to the reviewing authority ~~circuit administrator~~ via Form DC3-240.

- (11) through (12) No change.

Specific Authority 20.315, 120.53(1)(a), 790.06, 944.09 FS. Law Implemented 20.315, 120.53(1)(a), 790.06, 944.09 FS. History—New 5-28-86, Amended 7-7-92, 12-20-92, 3-30-94, 9-27-94, 12-19-94, 3-8-95, 2-15-98, Formerly 33-24.013, Amended _____.

DEPARTMENT OF HEALTH

Board of Medicine

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| RULE NO.: | RULE TITLE: |
| 64B8-56.002 | Equipment and Devices; Protocols for Laser and Light-based Devices |

NOTICE OF ADDITIONAL PUBLIC HEARING

The Board of Medicine hereby gives notice of an additional public hearing on the above-referenced rule to be held on Saturday, December 2, 2000, at 6:00 p.m., or as soon thereafter as can be heard, at the Tampa Airport Marriott, Tampa International Airport. The rule was originally published in Vol. 26, No. 24, of the June 16, 2000, Florida Administrative Weekly. The additional public hearing is in response to a request for hearing following publication of the Notice of Change, which appeared in Vol. 26, No. 43, of the October 20, 2000, Florida Administrative Weekly.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Tanya Williams, Executive Director, Board of Medicine, 4052 Bald Cypress Way, Bin #C03, Tallahassee, Florida 32399-1753

Any person requiring a special accommodation at this hearing because of a disability or physical impairment should contact the Board's Executive Director at least five calendar days prior to the hearing. If you are hearing or speech impaired, please contact the Board office using the Florida Dual Party Relay System which can be reached at 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

DEPARTMENT OF HEALTH

Board of Nursing

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| RULE NOS.: | RULE TITLES: |
| 64B9-3.001 | Definitions |
| 64B9-3.0015 | Application for Licensure |
| 64B9-3.002 | Qualifications for Examination |
| 64B9-3.003 | Practice of Nursing by Applicant for Licensure by Examination |
| 64B9-3.008 | Licensure by Endorsement |
| 64B9-3.009 | Practice of Nursing by Applicants for Licensure by Endorsement |

NOTICE OF ADDITIONAL PUBLIC HEARING

The Board of Nursing hereby gives notice of an additional public hearing on the above-referenced rule(s) to be held on December 6, 2000 at 4:00 p.m., at the Radisson Hotel, 415 North Monroe Street, Tallahassee, Florida 32301. The rule was originally published in Vol. 26, No. 36, of the September 8, 2000, Florida Administrative Weekly.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Dr. Ruth R. Stiehl, Executive Director, Board of Nursing, 4080 Woodcock Drive, Suite 202, Jacksonville, Florida 32207

Any person requiring a special accommodation at this hearing because of a disability or physical impairment should contact the Board's Executive Director at least five calendar days prior to the hearing. If you are hearing or speech impaired, please contact the Board office using the Florida Dual Party Relay System which can be reached at 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

**Section IV
Emergency Rules**

DEPARTMENT OF THE LOTTERY

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|---|-----------|
| RULE TITLE: | RULE NO.: |
| Instant Game Number 325, HOLIDAY TREASURES | 53ER00-47 |

SUMMARY OF THE RULE: This emergency rule describes Instant Game 325, "HOLIDAY TREASURES," for which the Department of the Lottery will start selling tickets on a date to