<u>CF-FSP Form 5306 may be obtained on the Department of</u> <u>Children and Family Services' website at www.myflorida.</u> <u>com/childcare.</u>

b. A Director Credential renewal, as documented on CF-FSP Form 5252, is active for five (5) years from the date of issuance. The completed renewal application, including all required documentation, must be submitted to the Department of Children and Family Services for review and issuance of a Director Credential Renewal Certificate no earlier than one (1) year prior to the end of the active period of the Director Credential. The Director Credential renewal date is determined by the end date of the active period.

c. If a renewal application is received after the end of the active period for the Director Credential, the Director Credential Renewal Application will be reviewed and, if approved, a certificate will be issued with a renewal date of five (5) years from the date the completed renewal application was processed.

4. Director Credential Training Providers.

a. The Department of Children and Family Services is responsible for reviewing and approving "Overview of Child Care Management" courses offered through vocational-technical schools, community colleges and universities to determine if the requirements for the Director Credential coursework are met. Coursework will be reviewed and approved according to the guidelines found in "Florida Child Care and Education Program Director Credential Curriculum Areas;" copies of which may be obtained from the Department of Children and Family Services.

(I) Vocational-technical schools, community colleges and universities seeking to offer the Director Credential training shall submit CF-FSP Form 5247, Florida Child Care and Education Program Director Credential Course Approval Application to the department for course review and approval. CF-FSP Form 5247 may be obtained on the Department of Children and Family Services' website at www.myflorida. com/childcare.

(II) A list of approved "Overview of Child Care Management" courses may be obtained on the Department of Children and Family Services' website at www.myflorida. com/childcare.

b. All college level coursework pertaining to the following content areas will be accepted as approved coursework towards the Advanced Level Director Credential requirements:

(I) Child Care and Education Organizational Leadership and Management

(II) Child Care and Education Financial and Legal Issues

(III) Child Care and Education Programming.

(g) All provisions as applicable under subsection 65C-22.003(8), F.A.C., must be met. A director holding a foundational or advanced Director Credential may supervise multiple sites as specified in paragraph 65C-22.003(8)(j), F.A.C. Specific Authority 402.302, 402.305 FS. Law Implemented 402.302, 402.305 FS. History–New 9-12-04<u>. Amended</u>.

NAME OF PERSON ORIGINATING PROPOSED RULE: Carrie Pafford, Government Operations Consultant II NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Don Winstead, Deputy Secretary DATE PROPOSED RULE APPROVED BY AGENCY HEAD: June 26, 2006 DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: January 13, 2006

Section III Notices of Changes, Corrections and Withdrawals

BOARD OF TRUSTEES OF THE INTERNAL IMPROVEMENT TRUST FUND

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

PUBLIC SERVICE COMMISSION

DOCKET NOS. 060172-EU and 060173-EU

Doeller Hob. 0001/2 Ed and 0001/3 Ed				
RULE NOS .:	RULE TITLES:			
25-6.034	Standard of Construction			
25-6.0341	Location of the Utility's Electric			
	Distribution Facilities			
25-6.0342	Third-Party Attachment Standards			
	and Procedures			
25-6.0343	Municipal Electric Utilities and			
	Rural Electric Cooperatives			
25-6.0345	Safety Standards for Construction of			
	New Transmission and Distribution			
	Facilities			
25-6.064	Contribution-in-Aid-of-Construction			
	for Installation of New or Upgraded			
	Facilities			
25-6.078	Schedule of Charges			
25-6.115	Facility Charges for Conversion of			
	Existing Overhead Investor-owned			
	Distribution Facilities			

NOTICE OF CHANGE OF HEARING DATE

The Public Service Commission notifies all interested persons that the date of the hearing in the above dockets has been changed from August 22, 2006 to August 31, 2006, in order to accommodate the Commission's schedule. The notice of rulemaking was published in the July 7, 2006, Florida Administrative Weekly, Vol. 32, No. 27.

DEPARTMENT OF CORRECTIONS

RULE NO.:	RULE TITLE:	
33-602.210	Use of Force	
	NOTICE OF CHANGE	

Notice is hereby given that the following changes have been made to the proposed rule in accordance with subparagraph 120.54(3)(d)1., F.S., published in Vol. 32, No. 18, (May 5, 2006), issue of the Florida Administrative Weekly:

- 33-602.210 Use of Force.
- (1) through (3) No change.

(4) Physical force shall be employed only as a last resort when it reasonably appears that other alternatives are not feasible to control the situation and will not be used solely in response to verbal abuse that does not rise to a level of a disturbance. When the use of force is justified, only that amount and type of force that reasonably appears necessary to accomplish the authorized objective shall be used. All authorized use of force incidents will be videorecorded in their entirety, except that videotaping the administration of chemical agents is not required for use on an inmate creating a disturbance in his or her cell when the officer is attempting to resolve the situation without extracting the inmate from the cell. Videotaping will be initiated after the final exposure to chemical agents and will continue from this point until the decontaminating shower is provided, and the medical examination is completed, and the inmate is returned to a secure cell. Should the inmate refuse the shower for decontamination purposes or refuse the medical examination, both the staff providing the opportunity in each case and the inmate's responses will be recorded. All spontaneous use of force incidents will be videotaped from the point the video camera operator arrives at the scene. Videotaping shall continue uninterrupted until the incident is under control, the involved inmate is escorted to medical, and the inmate is subsequently returned to secure housing. Videotaping of post use of force medical exams shall be done in such a manner as to provide the privacy needed for the exam. If it is necessary to transport the inmate to an outside facility for treatment or to another department facility for secure housing purposes, videotaping shall continue until the inmate is loaded and secured in the transport vehicle.

(5) through (9) No change.

(10) The warden or acting warden shall immediately conduct a preliminary review of the video tape(s) and all associated reports for signs of excessive force or procedural deviation. If signs of excessive force or procedural deviation are noted by the warden or assigned inspector, she or he will notify the Office of the Inspector General directly, so that there is no undue delay in initiating an investigation. The warden shall then appoint a staff member of equal or higher rank than those involved in the use of force to collect all pertinent information and required documentation. This information will include the reports of all involved staff and the statements of staff witnesses, inmate witnesses, the inmate subject, and the completed Use of Force File Checklist, Form DC1-813. All inmate statements (subject and witnesses) shall be made in writing using the Witness Statement, Form DC6-112C. Form DC6-112C is incorporated by reference in Rule 33-601.313, F.A.C. All employees who witness but do not participate in the use of force shall complete an Incident Report, Form DC6-210. Form DC6-210 is incorporated by reference in subsection (22) of this rule. This process will be completed within 5 working days (Monday through Friday). The warden shall review the information and note any inappropriate actions. The warden shall review the Use of Force File Checklist, Form DC1-813, and shall forward the videotape(s) and associated reports on the use of force and the warden's review to the institutional inspector within five working days. Form DC1-813 is incorporated by reference in subsection (22) of this rule. The institutional inspector will ensure that all documentation is complete and will forward all materials to the Use of Force Unit within the Office of the Inspector General (OIG) within 5 working days. The Use of Force Unit within the OIG, following its review, will either approve the use of force action or disapprove it. If the Use of Force Unit finds that the use of force was appropriate, the OIG's written determination of the appropriateness of the force used and the reasons therefor, shall be forwarded to the circuit administrator or warden upon completion of the review. If the Use of Force Unit OIG finds that the use of force was inappropriate, the OIG shall conduct a complete investigation into the incident and forward the findings of fact to the appropriate regional director before final approval or disapproval. If disapproved, The the OIG shall also advise the warden in writing of the reason for the disapproval so that the warden can take any needed corrective action. If employee disciplinary action appears warranted, the warden shall forward the materials to the service center employee relations supervisor. Form DC6-296, Disapproved Use of Force/Disposition Report, shall be used for this purpose. Form DC6-296 is incorporated by reference in subsection (22) of this rule. The warden shall document all corrective action taken. Copies of the employee's report, the warden's summary and the inspector general's review and determination shall be kept in the inmate's file. A Use of Force Log, Form DC2-802, shall be placed in every employee's personnel file. This form will be maintained by the servicing personnel office and shall contain a record of every report of use of force and staff supplement completed by the employee. The warden or his or her designee shall be responsible for submitting accurate information to the personnel office in order to maintain the DC2-802. Any use of force reports completed prior to April 15, 1998 shall also remain in the file. Form DC2-802, Use of Force Log, is incorporated by reference in subsection (22) of this rule.

- (11) through (15) No change.
- (16) Use of Chemical Agents.
- (a) through (l) No change.

(m) Procedure for the use of chemical agents on disruptive inmates under controlled conditions:

1. through 2. No change.

3. Prior to using chemical agents, the inmate again shall be counseled with by the shift supervisor concerning his behavior.

a. through e. No change.

f. Except in cases of extreme emergency as determined by the warden or duty warden, the confinement or close management lieutenant or the shift supervisor shall counsel with, issue the final order, and be present during the administering of chemical agents. If the <u>confinement or close</u> <u>management lieutenant or the</u> shift supervisor, confinement or close management lieutenant is unavailable, he shall provide a written explanation as to why he was not available to supervise the administration of chemical agents.

(n) through (p) No change.

(17) through (22) No change.

Specific Authority 944.09 FS. Law Implemented 20.315, 776.07, 944.09, 944.35 FS. History–New 4-8-81, Amended 10-10-83, 9-28-85, Formerly 33-3.066, Amended 3-26-86, 11-21-86, 4-21-93, 7-26-93, 11-2-94, 2-12-97, 11-8-98, Formerly 33-3.0066, Amended 10-6-99, 2-7-00, 7-25-02, 8-25-03, 2-25-04, 11-7-04, 4-17-05, 8-1-05, 3-2-06, ______.

AGENCY FOR HEALTH CARE ADMINISTRATION

Certificate of Need

RULE NO.:RULE TITLE:59C-1.021Certificate of Need PenaltiesNOTICE OF CHANGE

Notice is hereby given that the following changes have been made to the proposed rule in accordance with subparagraph 120.54(3)(d)1., F.S, published in Vol. 32, No. 12, March 24, 2006, issue of the Florida Administrative Weekly and amended by the notice of change published in Vol. 32, No. 24, June 16, 2006, issue of the Florida Administrative Weekly.

TEXT OF PROPOSED RULE CHANGES:

59C-1.021 Certificate of Need Penalties

(3) Penalties for Failure to <u>Ceomply</u> with Certificate of Need or <u>Certificate of Need</u> Exemption Conditions. The agency shall review the annual compliance report submitted by the health care providers who are licensed and operate the facilities or services and other pertinent data to assess compliance with certificate of need or <u>certificate of need</u> exemption conditions. Providers who are not in compliance with certificate of need or <u>certificate of need</u> exemption conditions <u>will be fined pursuant to paragraph 408.040(1)(d)</u>, <u>Florida Statutes may subject to a fine shall be fined</u>. Failure to report compliance with any condition upon which the issuance of the certificate of need or <u>certificate of need</u> exemption was predicated constitutes noncompliance. For community nursing homes or hospital-based skilled nursing units certified as such by Medicare, the first compliance report on the status of conditions must be submitted 30 calendar days following the eighteenth month of operation or the first month where an 85 percent occupancy is achieved, whichever comes first. The schedule of fines is as follows:

(a) Facilities failing to comply with any conditions or failing to provide the certificate of need office with a report on its compliance with conditions set forth on the <u>c</u>Certificate of <u>n</u>Need or <u>certificate of need</u> exemption, will be assessed a fine, not to exceed \$1,000 per failure per day. In assessing the penalty the agency shall take into account the degree of noncompliance. Fines for noncompliance with an indigent care condition will may be assessed using the following formula except when unless there are found to be mitigating factors or when the condition noncompliance is found to be willful under (3)(b) of this rule::

<u>CAGP = the service condition agreed to by certificate of need</u> or certificate of need exemption holder

<u>ACTP</u> = the actual percentage of service provided by the certificate of need or the certificate of need exemption holder during the reporting year

FAMT = dollar amount of the fine

FAMT = \$365,000 x (CAGP - ACTP) / CAGP

Indigent care includes charity care and Medicaid. Charity care is defined, for purposes of condition compliance, as the portion of the facility charges reported to the Agency for Health Care Administration for which there is no compensation, other than restricted or unrestricted revenues provided to a facility by local governments or tax districts regardless of the method of payment, for care provided to a patient whose family income for the twelve months preceding the determination is less than or equal to 200 percent of the federal poverty level unless the amount of charges due from the patient exceed 25 percent of the annual family income. However, in no case shall the facility charges for a patient whose family income exceeds four times the federal poverty level for a family of four be considered charity. Medicaid patient days is defined, for purposes of condition compliance, as the patient days reimbursed by Medicaid.

(b) The fine for willful noncompliance will be assessed in an amount equal to FAMT + \$365,000 x .5, but the total fine shall not exceed \$365,000. The existence of, but not limited to, one or more of the following circumstances will may evidence willful condition noncompliance, allowing the agency to impose fines in excess of the calculated FAMT, but the total fine shall not exceed \$365,000:

<u>1. The CON or CON exemption holder fails to meet its</u> indigent care condition when the condition is below the rate of indigent care provided by all other facilities in the planning area for the reporting period; or

2. The CON or CON exemption holder has been fined for condition noncompliance for any of the previous 3 years' CON condition compliance reporting periods.

(c) The fine assessed using FAMT will be reduced when there is a finding of mitigating factors and the condition noncompliance is not willful. Examples of mMitigating factors to be considered before assessing a fine may include but are not limited to the following:

<u>1. The CON or CON exemption holder's history of condition compliance.</u>

2. The CON or CON exemption holder's overall indigent care service.

<u>3 The CON or CON exemption holder's level of indigent</u> care relative to all other similar providers in the relevant planning area.

<u>4. The conditioned facility showing an operating loss or negative total margin on its most recent audited financial statement.</u>

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

Division of Disease Control

RULE CHAPTER NO .:	RULE CHAPTER TITLE:	
64D-4	Eligibility Requirements for	
	HIV/AIDS Patient Care Programs	
RULE NOS .:	RULE TITLES:	
64D-4.001	Purpose	
64D-4.002	Definitions	
64D-4.003	Eligibility and Documentation	
	Requirements	
64D-4.004	Determined Eligible or Ineligible	
64D-4.005	Re-Determination and Continued	
	Eligibility	
64D-4.006	Rights and Responsibilities	
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., Florida Statutes, published in the Vol. 31., No.15, April 15, 2005 issue of the Florida Administrative Weekly. The changes are in response to written comments received from the Joint Administrative Procedures Committee (JAPC) and other affected parties to provide clarification. The changes are as follows:

64D-4.001 Purpose.

Proposed Effective Date is 10-15-06.

Specific Authority 381.0011(13) FS. Law Implemented 381.001(1), 381.003(1)(c), 381.0011(5) FS. History–New <u>10-15-06</u>.

64D-4.002 Definitions.

(1) "Allowable services" mean the HIV/AIDS patient care services listed in the current federal Glossary of Services as referenced by the Health Resources and Services Administration in the Ryan White CARE Act Title II Manual (2002), the eligible activities as governed by 24 CFR Part 574.300 (b)(1) and (6) by the U. S. Department of Federal Housing and Urban Development (HUD), (effective April 11, 1994), and the HIV/AIDS patient care services administered by the Department of Health, Bureau of HIV/AIDS, all of which are incorporated by reference and available upon request from the Department of Health, Bureau of HIV/AIDS at the 4052 Bald Cypress Way, Bin A09, Tallahassee, FL 32399-1715. Allowable Services are based on availability, accessibility and funding of the service.

(2) "Application" means the <u>application, instructions and</u> information in the brochure titled the Application and Eligibility Requirements (#DH 2133, effective 10/15/06 Brochure, which is incorporated by reference. The Application and Eligibility Requirements brochure can be obtained at any Florida County Health Department.

(3) through (7) No change.

(8) "Economic Needs" mean essential items such as food, housing, clothing, transportation, personal needs and other like needs.

(8)(9) "Eligible" Renumbered.

(9)(10) "Eligibility Staff" Renumbered.

(10)(11) "Federal Poverty Level" (FPL) means the poverty income levels (effective February 2006) as published and updated annually by the U.S. Department of Health and Human Services (HHS), Federal Office of Management and Budget (OMB), which is incorporated by reference. The federal poverty guidelines are located on the Department of Health, Bureau of HIV/AIDS Website or can be obtained at any Florida County Health Department.

(11)(12) "Household Income" means income from all sources received by the applicant, the applicant's spouse (if married) and other adult persons living in the home adults who contribute to the economic needs of the applicant. For purposes of household income, other adults including adult siblings, parents, significant others, partners or other relatives, if they contribute to the economic needs of the applicant. if they are included in the household size as defined in subsection 64D-4.002(12), F.A.C.

(12) "Household size" means the number of persons in an applicant's household whose income is counted for purposes of determining the Federal Poverty Level defined in subsection 64D-4.002(10), F.A.C. or this rule. Counted in household size are the applicant, the spouse (if married) and adults such as parents, adult siblings, adult children, significant others and partners who live with the applicant and meet one or more of the following:

(a) Claims the applicant as a dependent on a tax return.

(b) Claims the applicant on a health insurance policy. This does not apply to Life Insurance when the Applicant is claimed as the beneficiary.

(c) Has Legal Custody or other legal arrangement or guardianship of the applicant.

(d) Has commingled funds with the applicant such as banking accounts, savings accounts, business, mortgage agreement or other personal finances.

(13) No change.

(14) "Low Income" means a gross <u>household</u> income less than or equal to at or below 300% of the FPL as published and updated annually by the Federal Office of Management and <u>Budget (OMB)</u> in accordance with subsection 64D-4.002(10), <u>F.A.C.</u>, of this rule, and cash assets not to exceed \$12,000. The FPL is incorporated by reference.

(15) "Program Qualifications" are program specific requirements to qualify for enrollment in the following <u>single</u> <u>service</u> specialty programs, after eligibility has been approved:

(a) through (c) No change.

(16) No change.

Proposed Effective Date is 10-15-06.

Specific Authority 381.0011(13) FS. Law Implemented 381.001(1), 381.003(1)(c), 381.0011(5) FS. History–New <u>10-15-06</u>.

64D-4.003 Eligibility and Documentation Requirements.

(1) No change.

(2) <u>Must be a resident in the state of Florida.</u> Must be currently living in the state of Florida with the intent to remain in the state for employment, school, migrant work, family or other like situations.

(3) through (7) No change.

Proposed Effective Date is 10-15-06.

Specific Authority 381.0011(13) FS. Law Implemented 381.001(1), 381.003(1)(c), 381.0011(5) FS. History–New <u>10-15-06</u>.

64D-4.004 Determined Eligible or Ineligible.

(1) through (3) No change.

(4) An exception to the eligibility requirements must be approved by the Department or designated staff. The request for an exception must be initiated by the Eligibility Staff on the Request for Exception form, which is incorporated by reference and approved by the supervisor. No change to remaining text.

Proposed Effective Date is 10-15-06.

Specific Authority 381.0011(13) FS. Law Implemented 381.001(1), 381.003(1)(c), 381.0011(5) FS. History–New <u>10-15-06.</u>

64D-4.005 Re-Determination and Continued Eligibility.

(1) through (3) No change.

(3)(a) A client is no longer a resident in the state of Florida. A client is no longer living in the state of Florida with the intent to remain in the state.

(b) through (d) through (4) No change. <u>Proposed Effective Date is 10-15-06.</u>

Specific Authority 381.0011(13) FS. Law Implemented 381.001(1), 381.003(1)(c), 381.0011(5) FS. History–New <u>10-15-06</u>.

64D-4.006 Rights and Responsibilities.

(1) No change.

(2) Failure to comply with the Rights and Requirements established in the Application at any time during the initial eligibility and re-determination process or while receiving services from the HIV/AIDS Patient Care Programs can result in time-limited suspension or final termination from the HIV/AIDS Programs indefinitely. will result in a written notification to the applicant or client by the Eligibility Staff with the following information:

(a) A Notice of Fair Hearing information advising the individual of their rights to a fair hearing if they are not satisfied or disagree with an action taken;

(b) A written explanation of the specific violation cited;

(c) A written explanation of how to remedy the problem by a specified time;

(d) Notification that time-limited suspension or final termination from the HIV/AIDS Program will result if the applicant or client fails to remedy the specified rights and responsibilities within a designated time frame.

Proposed Effective Date is 10-15-06.

Specific Authority 381.0011(13) FS. Law Implemented 381.001(1), 381.003(1)(c), 381.0011(5) FS. History–New <u>10-15-06.</u>

NAME OF PERSON ORIGINATING PROPOSED RULE: Pamela McWilliams, Patient Care Program, Bureau of HIV/AIDS, Department of Health

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Tom Liberti, Chief, Bureau of HIV/AIDS, Department of Health

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: July 19, 2006

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: June 18, 2004

DEPARTMENT OF HEALTH

Division of Family Health Services

RULE NO.:	RULE TITLE:			
64F-12.015	Licensing, Application, Permitting			
NOTICE OF WITHDRAWAL				

Notice is hereby given that the above-referenced rule, as noticed in Vol. 32, No. 16, of the April 21, 2006, issue of the Florida Administrative Weekly, has been withdrawn.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Rebecca Poston, Executive Director, Board of Pharmacy-Drugs Devices and Cosmetics, 4052 Bald Cypress Way, Mail Bin #C-04, Tallahassee, Florida 32399, telephone: (850)245-4292.

FINANCIAL SERVICES COMMISSION

Office of Insurance Regulation

RULE NO.: RULE TITLE: 69N-121.066 Informal Conferences NOTICE OF WITHDRAWAL

Notice is hereby given that the above rule as noticed in Vol. 32, No. 7, February 17, 2006, of the Florida Administrative Weekly, has been withdrawn.

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 THE LOTTERY

RULE NO.:	RULE TITLE:
53ER06-39	Instant Game Number 662,
	DIAMOND DOLLARS

SUMMARY OF THE RULE: This emergency rule describes Instant Game Number 662, "DIAMOND DOLLARS," for which the Department of the Lottery will start selling tickets on a date to be determined by the Secretary of the Department. The rule sets forth the specifics of the game; determination of prizewinners; estimated odds of winning, value and number of prizes in the game.

THE PERSON TO BE CONTACTED REGARDING THE EMERGENCY RULE IS: Faith L. Schneider, Legal Analyst, Department of the Lottery, 250 Marriott Drive, Tallahassee, Florida 32399-4011

THE FULL TEXT OF THE EMERGENCY RULE IS:

53ER06-39 Instant Game Number 662, DIAMOND DOLLARS.

(1) Name of Game. Instant Game Number 662, "DIAMOND DOLLARS."

(2) Price. DIAMOND DOLLARS lottery tickets sell for \$2.00 per ticket.

(3) DIAMOND DOLLARS lottery tickets shall have a series of numbers in machine readable code (or bar code) on the back of the ticket, along with a validation number under the

latex area on the ticket. To be a valid winning DIAMOND DOLLARS lottery ticket, the ticket must meet the applicable requirements of Rule 53ER06-4, F.A.C.

(4) The play symbols and play symbol captions are as follows:



(5) The legend is as follows:

PLAY AREA

(6) Determination of Prizewinners.

(a) A ticket having one or more " DIAPHO " symbols in the play area shall entitle the claimant to the corresponding prize shown in the "PRIZE LEGEND." The prizes are: TICKET, \$3, \$5, \$10, \$25, \$50, \$100, \$500, \$1,000 and \$10,000.

(b) A ticket having a "wwwsso" symbol in the "PLAY AREA" shall entitle the claimant to a prize of \$50. A claimant who is entitled to a prize of a "TICKET" shall be entitled to a prize of a \$2.00 instant ticket or combination of instant tickets with a total value of \$2.00, except as follows. A person who submits by mail a DIAMOND DOLLARS lottery ticket which entitles the claimant to a prize of a \$2.00 instant ticket and whose mailing address is outside the state of Florida will receive a check for \$2.00 in lieu of an actual ticket.

(7) The estimated odds of winning, value and number of prizes in Instant Game Number 662 are as follows:

			NUMBER OF
			WINNERS IN
			42 POOLS OF
		ODDS OF	180,000 TICKETS
GAME PLAY	WIN	<u>1 IN</u>	PER POOL
TICKET	<u>\$2 TICKET</u>	<u>8.33</u>	907,200
<u>\$3</u>	<u>\$3</u>	<u>15.00</u>	504,000
<u>\$5</u>	<u>\$5</u>	<u>15.00</u>	504,000
<u>\$10</u>	<u>\$10</u>	<u>50.00</u>	151,200
<u>\$25</u>	<u>\$25</u>	<u>150.00</u>	<u>50,400</u>
<u>\$50</u>	<u>\$50</u>	360.00	21,000
(MONEYBAG)			
<u>\$50</u>	<u>\$50</u>	1,800.00	4,200
<u>\$100</u>	<u>\$100</u>	2,571.43	<u>2,940</u>
<u>\$500</u>	<u>\$500</u>	18,000.00	420
<u>\$1,000</u>	<u>\$1,000</u>	180,000.00	<u>42</u>
<u>\$10,000</u>	\$10,000	<u>1,890,000.00</u>	<u>4</u>