FLORIDA HOUSING FINANCE CORPORATION

RULE NOS.:	RULE TITLES:
67-57.001	Purpose and Intent
67-57.005	Definitions
67-57.010	Fees
67-57.020	Notice of funding Availability
	(NOFA)
67-57.030	Membership Application Procedures
67-57.040	Property Standards
67-57.050	HOP Program Restrictions
67-57.060	Eligible Homebuyer Requirements
67-57.070	Homebuyer Loan Process
67-57.080	HOME Regulations
Ν	OTICE OF CORRECTION

Notice is hereby given that the following correction has been made to the proposed rule in Vol. 33, No. 28, July 13, 2007 issue of the Florida Administrative Weekly:

DATE PROPOSED RULE DEVELOPMENT PUBLISHED IN THE FAW: Vol. 33, No. 14, April 6, 2007

FINANCIAL SERVICES COMMISSION

OIR – Insurance Regulation

RULE NOS.:		RULE TITLES:
690-157.301		Rate Increase Standards
690-157.302		Facility Only Rates
690-157.303		Home Health Care Only Rates
690-157.304		Comprehensive Only Rates
	NOT	TICE 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. 23, June 8, 2007 issue of the Florida Administrative Weekly.

The footnote following Section 627.9407, Florida Statutes, states that Section 11, Ch. 2006-254, provides that "[t]his act shall apply to long-term care insurance policies issued or renewed on or after July 1, 2006. For any long-term care insurance policy issued prior to July 1, 2006, the provisions of [Section 627.94076] shall apply to such policy only upon renewal of such policy on or after July 1, 2008, and the policy shall so provide by endorsement to the policy."

The remainder of the reads as previously published.

Section IV Emergency Rules

DEPARTMENT OF STATE

Division of Elections

RULE TITLE: Constitutional Amendment Initiative Petition; Submission Deadline; Signature Verification

SPECIFIC REASONS FOR FINDING AN IMMEDIATE DANGER TO THE PUBLIC HEALTH, SAFETY OR WELFARE: Pursuant to Section 120.54(4)(b), Florida Statutes, this emergency rule is a rule pertaining to the public health, safety, and welfare as it involves the interpretation and implementation of the requirements of Chapters 97-102 and 105 of the Florida Election Code. This emergency rule implements legislative changes as set forth in chapter 2007-30, Laws of Florida, which pertain to new requirements for a supervisor of elections to verify a signature of an elector on initiative petitions. The legislative changes also provide new requirements for electors to have their signatures count, i.e., the elector must be the person who dates the petition form, the elector now may choose to provide a voter registration number in lieu of his or her date of birth on the petition form, and the elector at the time he or she signs the form, must be a registered elector in the county in which the signature is eventually submitted. There is insufficient time to create a new rule incorporating amendments to Rule 1S-2.0091, F.A.C., prior to the effective date of these changes in the law. Procedures must be in place on the effective date of the amendment so that supervisors know what is required for verification and so that electors may properly exercise their right to sign initiative petitions. The absence of a rule with up-to-date applicable procedures for verification of initiative petitions will have an adverse effect of the conduct of elections and the initiative process in the State of Florida. Therefore, this emergency rule is necessary: 1) To establish the procedures for supervisors of elections to verify the signatures of electors on initiative petitions proposing constitutional amendments; 2) To make the electors and political committees know what is required when signing an initiative petition; and 3) To ensure and maintain the efficiency, integrity, and public confidence in the electoral process. The Department of State further finds that the adoption of this rule is necessary to prevent an immediate danger to the public health, safety and welfare.

REASON FOR CONCLUDING THAT THE PROCEDURE

IS FAIR UNDER THE CIRCUMSTANCES: The Division of Elections is aware of the rulemaking procedures prescribed by Section 120.54, Florida Statutes. That process requires advance notice to the general public of intended rules and the opportunity to submit comments on the intended rule, prior to the agency's adoption of the rule. The time period for general rulemaking takes at least 60 days and will prevent the timely amendment and adoption of a rule needed to mandate the implementation of these provisions regarding revocation of initiative petitions by the effective date (August 1, 2007) of the statutory provisions. Florida's electors are active in signing initiative petitions; currently, there are over 30 approved initiative petitions to amend the state's constitution. This rule is necessary to have a procedure in place on the effective date of the statutory changes for those who wish to take advantage of their right to sign initiative petitions. The Department of State has initiated rulemaking to create Rule 1S-2.0091, Florida Administrative Code, to incorporate the text of the emergency rule permanently and it held a rule development workshop on the subject matter of the rule on July 23, 2007. To the extent feasible and permissible by law, this emergency rule has incorporated the public comments received at the rule development workshop.

SUMMARY: This emergency rule implements new legislative changes relating to the requirements for verification of signatures on initiative petitions and adopts procedures for the Secretary of State to deduct from the verified signatures those signatures which have been properly revoked in accordance with the newly legislatively-created revocation process. It also deletes obsolete procedures that were applicable prior to January 1, 2007.

THE PERSON TO BE CONTACTED REGARDING THE EMERGENCY RULE IS: Gary J. Holland, Assistant General Counsel, Division of Elections, Department of State, R.A. Gray Building, 500 S. Bronough Street, Tallahassee, Florida 32399, (850)245-6536

THE FULL TEXT OF THE EMERGENCY RULE IS:

1SER07-1 (1S-2.0091) Constitutional Amendment Initiative Petition: Submission Deadline; <u>Signature</u> <u>Verification</u> Verifying Electors' Signatures.

(1) <u>Submission</u>. Signed initiative petition forms proposing amendments to the Florida Constitution shall be submitted solely by the sponsoring political committee to the Supervisor of Elections in the county in which the petition forms were circulated. It is the responsibility of the sponsoring political committee to ensure that the signed petition form is properly filed with, or if misfiled, forwarded to, the Supervisor of Elections of the county in which the signee is a registered <u>voter</u> elector. In the case of a misfiled petition, the filing date of the petition is the date such petition is filed with the proper county.

(2) Signature Verification.

(a) In accordance with the signature verification fee provisions in Section 99.097(4), F.S., Upon receipt of initiative petition forms, the Supervisor of Elections shall verify the signatures on each <u>initiative</u> petition form <u>within 30 days of</u> receipt of the form to ensure that each person signing the said petition form:

<u>1. Was, at the time of signing and verification of the petition, is a registered voter elector in the that county in which the petition is submitted.</u>

2. Had not previously revoked his or her signature on the petition,

<u>3. Had not</u> and that the date the elector signed the petition form $\frac{1}{1000}$ more than four years prior to the date the Supervisor verified the petition, and

<u>4. Had not ever previously signed a petition form containing the identical initiative.</u>

(b) The Supervisor shall not verify a signature on an initiative petition form unless all of the following information is contained on the petition form:

<u>1.</u> The <u>voter's</u> signee's name,

2. The voter's signee's residential street address (including city and county),

<u>3.</u> The <u>voter's</u> signee's date of birth <u>or voter registration</u> <u>number</u>,

4. The voter's original signee's signature, and

5. The date the <u>voter</u> elector signed the petition, as recorded by the voter.

(3) Random Sampling Not Permitted. Supervisors of Elections may not use random sampling as a method for verifying signatures on constitutional amendment initiative petitions.

(4)(3) <u>Recordation of Verification</u>. Upon completion of the verification as set forth in subsection (2), the Supervisors of Elections shall adhere to the following procedures for submission of verified signature information to the Division of Elections:

(a) Procedures Applicable Before January 1, 2007.

1. The Supervisor of Elections shall submit to the Division of Elections a certificate indicating the total number of signatures checked, the number of signatures verified, the number verified as registered electors and the distribution by congressional district. The Division will provide appropriate forms to the Supervisor of Elections to be used for transmission of the required information. In conjunction with each certificate submitted, each Supervisor shall submit a copy of one petition showing the text of the constitutional amendment to which the certified signatures relate. Certificates may be submitted by the Supervisor via facsimile in order to meet the deadline, followed by an original copy by mail.

2. The Division shall determine from the transmitted certificates whether the requisite number of verified signatures has been obtained with respect to each constitutional

amendment for each congressional district and the State as a whole. In order to have the initiative petition timely filed for purposes of appearance on the ballot for the next general election, certificates indicating the requisite number of verified signatures must be received by the Division of Elections no later than 5:00 p.m. on February 1 of the year in which the general election is held. Upon a determination that the constitutionally requisite number of signatures and distribution of signatures by congressional districts has been obtained, the Secretary of State shall issue a certificate of ballot position to the appropriate sponsoring political committee.

(b) Procedures Applicable On or After January 1, 2007.

1. No later than 24 hours after verification of signatures on submitted initiative petition forms, the Supervisor of Elections shall directly record into the statewide voter registration system each valid and verified signature. The appropriate supervisor of elections for each respective voter elector whose signature is verified as valid shall record the date the form was received, the date of the signature, the date the signature was verified, and the assigned serial number for the applicable initiative petition.

(a) Determination of Constitutionally Requisite Number of Signatures. 2: The Division shall determine from the recorded verified petition signatures recorded in on the statewide voter registration system whether the constitutionally requisite number of verified signatures has been obtained with respect to each constitutional amendment for each congressional district and the State as a whole. In order for the initiative petition to be timely filed for appearance on the ballot for the next general election, the constitutionally requisite number of verified signatures must be recorded in the statewide voter registration system no later than 5:00 p.m. on February 1 of the year in which the general election is held.

(b) Prior to any determination that the constitutionally requisite number of signatures has been obtained for purposes of placing an amendment by initiative on the ballot, the Division shall determine in accordance with Rule 1SER07-2, the number of verified petition revocations recorded no later than 5:00 p.m. on February 1 of the same year. The Division shall then deduct that number from the number of verified signatures recorded for the underlying applicable constitutional initiative amendment. Upon a determination that the constitutionally requisite number of signatures and distribution of signatures by congressional districts has been obtained, the Secretary of State shall issue a certificate of ballot position <u>in</u> accordance with Section 100.371, F.S., to the appropriate sponsoring political committee and assign a designating ballot number.

(c) For any constitutional amendment by initiative that obtained a certification of ballot position prior to the effective date of this rule, a determination shall be made whether the number of verified signatures for petition revocations recorded as of 5:00 p.m. on February 1 of the year in which the next general election is held is sufficient to reduce the number of verified signatures for the underlying initiative amendment below the constitutionally required number of signatures obtained for ballot placement. If the number of recorded verified petition revocations is sufficient, then the initiative amendment is removed or stricken from the ballot in accordance with subsection 1S-2.0011(3), F.A.C.

(5)(4) Limitation on Use of Verified Signatures. Verified signatures used successfully to place a proposed amendment by initiative on the ballot that subsequently fails to be approved by the electors at the general election shall not be used again in support of any future initiative petition.

(6) The effective date of this emergency rule is August 1, 2007.

Specific Authority 20.10(3), 97.012(1), 100.371(7) FS. Law Implemented 100.371 FS. History–New 1-6-80, Amended 12-20-83, Formerly 1C-7.091, 1C-7.0091, Amended 2-13-90, 3-5-96, 1-5-04, 3-16-06, <u>8-1-07</u>.

THIS RULE TAKES EFFECT UPON BEING FILED WITH THE DEPARTMENT OF STATE UNLESS A LATER TIME AND DATE IS SPECIFIED IN THE RULE. EFFECTIVE DATE: August 1, 2007

DEPARTMENT OF STATE

Division of Elections

RULE NO.:	RULE TITLE:
1SER07-2	Constitutional Amendment Initiative
	Petition Revocation; Petition
	Approval; Submission Deadline;
	Signature Verification

SPECIFIC REASONS FOR FINDING AN IMMEDIATE DANGER TO THE PUBLIC HEALTH, SAFETY OR WELFARE: Pursuant to Section 120.54(4)(b), Florida Statutes, this emergency rule is a rule pertaining to the public health, safety, and welfare as it involves the interpretation and implementation of the requirements of Chapters 97-102 and 105 of the Florida Election Code. This emergency rule implements statutory changes as set forth in Chapter 2007-30, Laws of Florida, which pertain to the creation of a process for revocation of signature on initiative petitions. There is insufficient time to create a new rule prior to the effective date of the law that created a petition revocation process. The amendment to Section 100.371, F.S., permits electors to revoke their signatures on an initiative petition within 150 days of the date that they signed the form; therefore, procedures must be in place on the effective date of the amendment so that electors may exercise their right of revocation. The absence of a rule with applicable procedures for the revocation of signatures on initiative petitions will have an adverse effect of the conduct of elections in the State of Florida. The statute creating the ability of electors to revoke their signatures on initiative petitions mandated that the petition-revocation form and the manner in which signatures are obtained, submitted, and verified must be subject to the same relevant requirements and timeframes that exist for the corresponding initiative petition form and processes. Therefore, this emergency rule is necessary: 1) To establish the procedures for permitting electors to revoke their signatures on initiative petitions proposing constitutional amendments that they had signed; and 2) To ensure and maintain the efficiency, integrity, and public confidence in the electoral process. The Department of State further finds that the adoption of this rule is necessary to prevent an immediate danger to the public health, safety and welfare.

REASON FOR CONCLUDING THAT THE PROCEDURE IS FAIR UNDER THE CIRCUMSTANCES: The Division of Elections is aware of the rulemaking procedures prescribed by Section 120.54, Florida Statutes. That process requires advance notice to the general public of intended rules and the opportunity to submit comments on the intended rule, prior to the agency's adoption of the rule. The time period for general rulemaking takes at least 60 days and will prevent the timely amendment and adoption of a rule needed to mandate the implementation of these provisions regarding revocation of initiative petitions by the effective date (August 1, 2007) of the statutory provisions. Rulemaking could not occur earlier due to waiting upon the Governor's action on Senate Bill 900, which also contained procedures for the petition revocation process. The Governor vetoed Senate Bill 900 on June 26, 2007. Currently, there are over 30 approved initiative petitions which are potentially affected by the amendments contained within chapter 2007-30, Laws of Florida. This rule is necessary to have a procedure in place on the effective date of the statutory provisions for those who wish to take advantage of the amended laws to remove their signature from approved initiative petitions. The Department of State has initiated rulemaking to create Rule 1S-2.0095, Florida Administrative Code, to incorporate the text of the emergency rule permanently and it held a rule development workshop on the subject matter of the rule on July 23, 2007. To the extent feasible and permissible by law, this emergency rule has incorporated the public comments received at the rule development workshop.

SUMMARY: This emergency rule provides uniform provisions that permit electors to revoke their signatures on initiative petitions.

THE PERSON TO BE CONTACTED REGARDING THE EMERGENCY RULE IS: Gary J. Holland, Assistant General Counsel, Division of Elections, Department of State, R.A. Gray Building, 500 S. Bronough Street, Tallahassee, Florida 32399, (850)245-6536 THE FULL TEXT OF THE EMERGENCY RULE IS:

<u>1SER07-2</u> Constitutional Amendment Initiative Petition <u>Revocation; Petition Approval; Submission Deadline;</u> <u>Signature Verification.</u>

(1) Submission of Petition Revocation Form. Prior to circulation of a petition revocation form, any person or group sponsoring the revocation effort must register as a political committee pursuant to Chapter 106 and must obtain approval of the petition revocation form from the Division of Elections. Submissions shall be in writing and shall include a copy or a facsimile of the proposed form to be circulated. No petition revocation form may be circulated unless approved by the Division of Elections.

(2) Requirements and Approval of Petition Revocation Form. The Division shall review the petition revocation form solely for sufficiency of the format and shall render a decision within seven (7) days following receipt. The format of the petition revocation form is deemed sufficient only if the form:

(a) Is printed on separate cards or individual sheets of paper. The minimum size of such forms shall be 3 inches by 5 inches and the maximum shall be 8 1/2 inches by 11 inches.

(b) Is clearly and conspicuously entitled at the top of the form "Petition Revocation Form."

(c) Includes adequate space for the voter's name, residential street address, city, county at the time of signing the initiative petition for which the signature is being revoked, voter registration number, date of birth, signature, and date of signature.

(d) Contains the ballot title and ballot summary of the proposed amendment in the initiative petition for which the signature is being revoked.

(e) Conspicuously contains the full text of the amendment for which the signature is being revoked, as indicated in the initiative petition as approved in Rule 1S-2.009, F.A.C. If the text must be printed on both sides of the form, it shall be clearly indicated that the text is continued or begins on the other side.

(f) Contains space for only one voter's signature, to be located below the full text of the amendment for which the signature is being revoked.

(g) Contains instructions below the signature of the voter that provides:

<u>1. The Supervisor of Elections may not accept the petition</u> revocation form directly from the voter,

2. The voter shall return the form to the political committee sponsoring the revocation petition, and

3. The contact information for the sponsoring political committee sponsoring the revocation petition, which at a minimum, shall include its name and mailing address.

(h) Is marked, in accordance with Section 106.143, F.S., with the appropriate disclaimer which identifies the name of the political committee sponsoring the revocation effort and the name of the entity paying for the petition, if different from the name of the committee sponsoring the revocation effort.

(i) Contains space for the name and address of a paid petition circulator, in the event the petition revocation form is gathered by a paid petition circulator.

(3) Format of Petition Revocation Form. The format of the initiative petition revocation form submitted for review and approval by the Division of Elections shall be substantially in accordance with Form DS-DE 19R (eff. 8/1/2007), entitled "Petition Revocation Form." Form DS-DE 19R is hereby incorporated by reference and is available from the Division of Elections, Room 316, R. A. Gray Building, 500 South Bronough Street, Tallahassee, Florida 32399-0250; (850)245-6500; or by download from the Division of Elections' webpage at http://election.dos.state.fl.us.

(4) Additional Information or Materials. Other than providing information or a method by which the petition revocation form may be returned by mail to the political committee, no additional information or materials that relate to the initiative petition or the petition revocation shall be printed directly on the form.

(5) Assignment of a Serial Number. The Division shall assign a serial number to each approved petition revocation form. The number shall be the serial number of the initiative petition form followed by an "R". For example, the serial number of the petition-revocation form on petition 06-1 would be 06-1R. The serial number assigned must be printed in the lower right hand corner of the petition revocation form.

(6) Bundling. No petition revocation form circulated for signature may be bundled with or attached to any other petition form or petition-revocation form.

(7) Reproduction. Petition-revocation forms may be reproduced in newspapers, magazines, other forms of printed mass media or made available via the Internet for download or printing, provided such forms are reproduced in the same format as approved by the Division. The petition revocation form may be included within a larger advertisement, provided the forms are clearly defined by a solid or broken line border.

(8) Submission of Signed Petition Revocation Forms. All signed petition revocation forms shall be returned to the political committee sponsoring the revocation effort. Only the political committee sponsoring the revocation effort shall submit the signed petition revocation forms to the Supervisors of Elections for verification of signatures. It is the responsibility of the political committee sponsoring the revocation effort to ensure that the signed petition revocation form is properly filed with, or if misfiled forwarded to, the supervisor of elections of the county in which the signee was a registered voter at the time of signing the underlying original initiative petition. In the case of a misfiled petition revocation form, the filing date of the petition revocation form is the date such petition is filed with the proper county.

(9) Signature Verification.

(a) In accordance with the signature verification fee provisions in Section 99.097(4), F.S., the Supervisor of Elections shall verify the signatures on each petition revocation form within 30 days of receipt of the form and shall confirm that:

<u>1. The underlying original initiative petition on which the</u> signature is being revoked was verified,

2. The date the petition revocation form was signed by the voter is not more than 150 days from the date the underlying original initiative petition was signed, and

<u>3. The voter is a registered voter in Florida at the time of verifying the signature on the petition revocation form.</u>

(b) The Supervisor shall not verify a signature on a petition revocation form unless all of the following information is contained on the petition revocation form:

1. The voter's name,

2. The voter's residential street address (including city and county) that was recorded on the underlying original signature petition on which the voter desires to revoke his or her signature;

3. The voter's date of birth or voter registration number;

4. The voter's original signature, and

5. The date the voter signed the petition revocation form, as recorded by the voter.

(10) Recordation of Verification. No later than 24 hours after verification of signatures on submitted petition revocation forms, the Supervisor of Elections shall record each valid and verified signature in the statewide voter registration system. The appropriate supervisor of elections for each respective voter whose signature is verified as valid shall record the date the petition revocation form was received, the date of signature, the date the signature was verified, and the assigned serial number for the applicable revocation petition.

(11) Filing Deadline. In order for a petition revocation form to count against the number of signatures recorded as verified for the underlying original initiative petition for the next general election, the signed petition revocation must be verified and entered into the statewide voter registration system no later than 5:00 p.m. of February 1 preceding the next general election in which the initiative amendment is certified for ballot position.

(12) Availability of Forms. The sponsoring political committee for the petition revocation effort shall provide each supervisor of elections with petition revocation forms for distribution at the main and branch offices of the supervisor of elections.

(13) Irrevocable Effect of Revocation. A voter may sign only one petition revocation form for the underlying original petition. In accordance with Section 104.185, F.S., when a voter signs a petition revocation form, the voter may not again sign the initiative petition on which the voter is seeking to revoke his or her signature.

(14) Applicability. Revocation of a voter's signature on an initiative petition may occur only on or after August 1, 2007 for a petition revocation form filed with the supervisor of elections not more than 150 days from the date the voter signed the underlying original initiative petition.

(15) The effective date of this emergency rule is August 1, 2007.

Specific Authority 20.10(3), 97.012, 100.371, 101.161 FS. Law Implemented Art. XI, Fla. Const., 100.371, 101.161 FS. History–New 8-1-07.

THIS RULE TAKES EFFECT UPON BEING FILED WITH THE DEPARTMENT OF STATE UNLESS A LATER TIME AND DATE IS SPECIFIED IN THE RULE. EFFECTIVE DATE: August 1, 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 THE LOTTERY

RULE NO.: RULE TITLE: 53ER07-49 Instant Game Number 711, GOLDEN 7s

SUMMARY: This emergency rule describes Instant Game Number 711, "GOLDEN 7s," 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:

53ER07-49 Instant Game Number 711, GOLDEN 7s.

(1) Name of Game. Instant Game Number 711, "GOLDEN 7s."

(2) Price. GOLDEN 7s lottery tickets sell for \$5.00 per ticket.

(3) GOLDEN 7s 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 GOLDEN 7s lottery ticket, the ticket must meet the applicable requirements of Rule 53ER06-4, F.A.C.

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

1	2	3	4	5	6	8	9	10
ONE	THO	THREE	FOUR	FIVE	SIX	EIGHT	NINE	TEN
11	12	13	14	15	16	18	19	20
ELEVN	THELV	THRTN	FORTN	FIFTN	SIXTN	EGHTN	NINTN	THENTY
21	22	23	24	25	26	28	29	7 SEVEN
		THRTN			SIXTN	EGHTN		TH

(5) The "WINNING NUMBERS" play symbols and play symbol captions are as follows:

1	2	3	4	5	6	8	9	10
ONE	THO	THREE	FOUR	FIVE	SIX	EIGHT	NINE	TEN
11	12	13	14	15	16	18	19	20
ELEVN	THELV	THRTN	FORTN	FIFTN	SIXTN	EGHTN	NINTN	TWENTY
21	22	23	24	25	26	28	29	
THYONE	THYTHO	THYTHR	TWYFOR	THYFIV	THYSIX	THYEGT	THYNIN	

(6) The prize symbols and prize symbol captions are as follows:

\$1.00	\$2.00	\$4.00	\$5.00	\$10.00
ONE	THO	FOUR	FIVE	TEN
\$15.00	\$25.00	\$50.00	\$75.00	\$100
FIFTEEN	TWY FIV	FIFTY	SVY FIV	ONE HUN
\$200	\$500	\$1,000	\$10,000	\$77,777
THO HUN	FIV HUN	ONE THO	TEN THO	SVTSVNTH777

(7) The legends are as follows:

YOUR NUMBERS WINNING NUMBERS

(8) Determination of Prizewinners.

(a) A ticket having a play symbol and corresponding play symbol caption in the "YOUR NUMBERS" play area that matches a play symbol and corresponding play symbol caption in the "WINNING NUMBERS" play area shall entitle the claimant to the corresponding prize shown for that play symbol. A ticket having a " symbol in the "YOUR NUMBERS" play area shall entitle the claimant to a prize of \$100.

(b) The prizes are: \$1.00, \$2.00, \$4.00, \$5.00, \$10.00, \$15.00, \$25.00, \$50.00, \$75.00, \$100, \$200, \$500, \$1,000, \$10,000 and \$77,777.

(9) The estimated odds of winning, value, and number of prizes in Instant Game Number 711 are as follows:

			<u>NUMBER OF</u> <u>WINNERS IN</u> 52 POOLS OF
		ODDS OF	120,000 TICKETS
GAME PLAY	WIN	<u>1 IN</u>	PER POOL
<u>\$1 x 5</u>	<u>\$5</u>	<u>30.00</u>	208,000
<u>(\$1 x 3) + \$2</u>	<u>\$5</u>	<u>30.00</u>	208,000
<u>\$1 + (\$2 x 2)</u>	<u>\$5</u>	<u>60.00</u>	104,000
<u>\$5</u>	<u>\$5</u>	<u>60.00</u>	104,000
<u>\$1 x 10</u>	<u>\$10</u>	<u>60.00</u>	104,000
<u>\$2 + (\$4 x 2)</u>	<u>\$10</u>	<u>60.00</u>	104,000
<u>(\$1 x 4) + (\$2 x 3)</u>	<u>\$10</u>	<u>60.00</u>	104,000
<u>\$1 + (\$2 x 2) + \$5</u>	<u>\$10</u>	120.00	<u>52,000</u>
<u>\$10</u>	<u>\$10</u>	120.00	<u>52,000</u>
<u>\$1 x 15</u>	<u>\$15</u>	<u>60.00</u>	104,000
<u>\$15</u>	<u>\$15</u>	<u>60.00</u>	104,000
<u>\$5 x 5</u>	<u>\$25</u>	300.00	20,800
<u>(\$5 x 3) + \$10</u>	<u>\$25</u>	400.00	15,600
<u>\$5 + (\$10 x 2)</u>	<u>\$25</u>	300.00	20,800
<u>(\$2 x 5) + \$5 + \$10</u>	<u>\$25</u>	300.00	20,800
<u>(\$1 x 5) + (\$2 x 10)</u>	<u>\$25</u>	400.00	<u>15,600</u>
<u>\$25</u>	<u>\$25</u>	<u>600.00</u>	<u>10,400</u>
<u>\$50</u>	<u>\$50</u>	<u>85.71</u>	<u>72,800</u>
<u>\$5 x 15</u>	<u>\$75</u>	24,000.00	<u>260</u>
<u>\$5 + (\$10 x 7)</u>	<u>\$75</u>	24,000.00	<u>260</u>
<u>(\$5 x 5) + \$50</u>	<u>\$75</u>	24,000.00	<u>260</u>
<u>(\$10 x 5) + \$25</u>	<u>\$75</u>	24,000.00	<u>260</u>
<u>\$75</u>	<u>\$75</u>	24,000.00	<u>260</u>
<u>\$10 + (\$15 x 6)</u>	<u>\$100</u>	<u>6,000.00</u>	<u>1,040</u>
$\frac{(\$5 \ x \ 10) + (\$10 \ x}{5}$	<u>\$100</u>	4,000.00	<u>1,560</u>
<u>\$25 x 4</u>	<u>\$100</u>	12,000.00	<u>520</u>
<u>(\$25 x 2) + \$50</u>	<u>\$100</u>	10,000.00	<u>624</u>
<u>\$100 (SEVEN)</u>	<u>\$100</u>	200.00	<u>31,200</u>
<u>(\$50 x 8) + \$100</u>	<u>\$500</u>	15,000.00	<u>416</u>
$\frac{(\text{SEVEN})}{(\$10 \text{ x } 5) + (\$25 \text{ x})}$ $\frac{4) + (\$50 \text{ x } 5) + (\$100 \text{ (SEVEN)})}{(\$100 \text{ (SEVEN)})}$	<u>\$500</u>	<u>15,000.00</u>	<u>416</u>
<u>\$100 (SEVEN)</u> <u>\$500</u>	<u>\$500</u>	20,000.00	<u>312</u>
<u>\$100 (SEVEN) +</u>	\$1,000	624,000.00	<u>10</u>
$\frac{(\$200 \text{ x } 2) + \$500}{\$200 \text{ x } 5}$	<u>\$1,000</u>	<u>624,000.00</u>	<u>10</u>
<u>(\$50 x 10) + (\$100</u>	<u>\$1,000</u>	<u>624,000.00</u>	<u>10</u>
<u>x 5)</u> <u>\$500 x 2</u>	<u>\$1,000</u>	<u>624,000.00</u>	<u>10</u>
\$1,000	\$1,000	624,000.00	<u>10</u>
<u>\$1,000 x 10</u>	<u>\$10,000</u>	<u>3,120,000.00</u>	<u>2</u>
$\frac{(\$500 \text{ x } 10) +}{(\$1,000 \text{ x } 5)}$	<u>\$10,000</u>	3,120,000.00	<u>2</u>
<u>\$10,000</u>	<u>\$10,000</u>	<u>3,120,000.00</u>	<u>2</u>
<u>\$77,777</u>	<u>\$77,777</u>	1,560,000.00	<u>4</u>

(10) The estimated overall odds of winning some prize in Instant Game Number 711 are 1 in 4.27. Prizes, including the top prizes, are subject to availability at the time of ticket purchase. Prizes may be unavailable due to prior sale or other causes occurring in the normal course of business including, but not limited to, ticket damage, defect, theft, or loss.

(11) For reorders of Instant Game Number 711, the estimated odds of winning, value, and number of prizes shall be proportionate to the number of tickets reordered.

(12) By purchasing a GOLDEN 7s lottery ticket the player agrees to comply with and abide by all prize payment rules of the Florida Lottery.

(13) Payment of prizes for GOLDEN 7s lottery tickets shall be made in accordance with rules of the Florida Lottery governing payment of prizes.

<u>A copy of the current rule can be obtained from the Florida</u> Lottery, Office of the General Counsel, 250 Marriott Drive, Tallahassee, Florida 32399-4011.

<u>Specific Authority 24.105(9)(a), (b), (c), 24.109(1), 24.115(1) FS.</u> Law Implemented 24.105(9)(a), (b), (c), 24.115(1) FS. History–New 7-27-07.

THIS RULE TAKES EFFECT UPON BEING FILED WITH THE DEPARTMENT OF STATE UNLESS A LATER TIME AND DATE IS SPECIFIED IN THE RULE. EFFECTIVE DATE: July 27, 2007

DEPARTMENT OF THE LOTTERY

RULE NO.:	RULE TITLE:
53ER07-50	Instant Game Number 712, HOT
	SLOTS

SUMMARY: This emergency rule describes Instant Game Number 712, "HOT SLOTS," 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:

53ER07-50 Instant Game Number 712, HOT SLOTS.

(1) Name of Game. Instant Game Number 712, "HOT SLOTS."

(2) Price. HOT SLOTS lottery tickets sell for \$1.00 per ticket.

(3) HOT SLOTS 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 HOT SLOTS 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 prize symbols and prize symbol captions are as follows:

TICKET	\$1.00	\$2.00	\$5.00	\$10.00	\$20.00
	ONE	THO	FIVE	TEN	THENTY
\$25.00	\$50.00	\$100	\$250	\$500	\$5,000
THY FIVE	FIFTY	ONE HUN	THO FTY	FIVE HUN	FIVE THOU

(6) The legends are as follows:

GAME	1
GAME	2
GAME	3
GAME	4
GAME	5

(7) Determination of Prizewinners.

(a) There are five games on a ticket. A ticket having three of the same play symbols and corresponding play symbol captions within the same game shall entitle the claimant to the

prize shown for that game. A ticket having a "🙀" symbol in a game shall entitle the claimant to a prize of \$25.00.

(b) The prizes are: TICKET, \$1.00, \$2.00, \$5.00, \$10.00, \$20.00, \$25.00, \$50.00, \$100, \$250, \$500 and \$5,000. A claimant who is entitled to a prize of a "TICKET" shall be entitled to a prize of a \$1.00 instant ticket, except as follows. A person who submits by mail a HOT SLOTS lottery ticket which entitles the claimant to a prize of a \$1.00 instant ticket and whose mailing address is outside the state of Florida will receive a check for \$1.00 in lieu of an actual ticket.

(8) The estimated odds of winning, value, and number of prizes in Instant Game Number 712 are as follows:

			<u>NUMBER OF</u> <u>WINNERS IN</u> 56 POOLS OF
		ODDS OF	180,000 TICKETS
GAME PLAY	WIN	<u>1 IN</u>	PER POOL
<u>TICKET</u>	<u>\$1</u>	<u>10.00</u>	1,008,000
<u>\$1</u>	<u>\$1</u>	<u>12.00</u>	840,000
<u>\$2</u>	<u>\$2</u>	<u>30.00</u>	336,000
<u>\$1 x 5</u>	<u>\$5</u>	<u>50.00</u>	201,600
<u>\$5 x 2</u>	<u>\$10</u>	150.00	<u>67,200</u>
<u>\$5 x 3</u>	<u>\$15</u>	<u>300.00</u>	<u>33,600</u>
<u>\$25 (STAR)</u>	<u>\$25</u>	300.00	<u>33,600</u>
<u>\$10 x 5</u>	<u>\$50</u>	7,200.00	<u>1,400</u>
<u>(\$5 x 3) + \$10 + \$25</u>	<u>\$50</u>	<u>1,800.00</u>	<u>5,600</u>
<u>(STAR)</u> <u>\$50</u>	<u>\$50</u>	7,200.00	<u>1,400</u>
<u>\$20 x 5</u>	<u>\$100</u>	30,000.00	<u>336</u>
<u>\$5 + (\$10 x 2) + \$25</u>	<u>\$100</u>	7,500.00	<u>1,344</u>
<u>(STAR) + \$50</u> <u>\$100</u>	<u>\$100</u>	30,000.00	<u>336</u>
<u>\$100 x 5</u>	<u>\$500</u>	180,000.00	<u>56</u>
<u>\$250 x 2</u>	<u>\$500</u>	180,000.00	<u>56</u>
<u>\$500</u>	<u>\$500</u>	180,000.00	<u>56</u>
<u>\$5,000</u>	<u>\$5,000</u>	2,016,000.00	<u>5</u>

(9) The estimated overall odds of winning some prize in Instant Game Number 712 are 1 in 3.98. Prizes, including the top prizes, are subject to availability at the time of ticket purchase. Prizes may be unavailable due to prior sale or other causes occurring in the normal course of business including, but not limited to, ticket damage, defect, theft, or loss.

(10) For reorders of Instant Game Number 712, the estimated odds of winning, value, and number of prizes shall be proportionate to the number of tickets reordered.

(11) By purchasing a HOT SLOTS lottery ticket the player agrees to comply with and abide by all prize payment rules of the Florida Lottery.

(12) Payment of prizes for HOT SLOTS lottery tickets shall be made in accordance with rules of the Florida Lottery governing payment of prizes.

A copy of the current rule can be obtained from the Florida Lottery, Office of the General Counsel, 250 Marriott Drive, Tallahassee, Florida 32399-4011.

Specific Authority 24.105(9)(a), (b), (c), 24.109(1), 24.115(1) FS. Law Implemented 24.105(9)(a), (b), (c), 24.115(1) FS. History–New 7-27-07. THIS RULE TAKES EFFECT UPON BEING FILED WITH THE DEPARTMENT OF STATE UNLESS A LATER TIME AND DATE IS SPECIFIED IN THE RULE. EFFECTIVE DATE: July 27, 2007

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 July 27, 2007, the Criminal Justice Standards and Training Commission, received a petition for a waiver of subsection 11B-27.002(4), F.A.C., from Patt York. The Petitioner wishes to waive the requirement that an officer complete basic recruit training, pass the State Officer Certification Examination and find employment within four years of beginning basic recruit training.

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 address and telephone number.

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 July 24, 2007, South Florida Water Management District (District) received a petition for waiver from Charles Alan Barley, Application No. 07-0724-3 for issuance of a Right of Way Occupancy Permit for utilization of Works or Lands of the District known as the L-28, Miami-Dade County, to allow utilization of the District's L-28 right of way for temporary vehicular access to privately-owned land lying in multiple Sections through Township 54, 53, 52S, Range 35E. The petition seeks relief from subsection 40E-6.221(9), Florida Administration Code, which governs the requirement that, except for both private and public utilities, an applicant must own or lease the land lying adjacent to the District Work within Works or Lands of the District.

A copy of the petition may be obtained from Juli Triola at (561)682-6268 or e-mail at jtriola@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: South Florida Water Management District, 3301 Gun Club Road, MSC 1410, West Palm Beach, FL 33406, Attn: Juli Triola, Office of Counsel.

NOTICE IS HEREBY GIVEN THAT on July 25, 2007, the South Florida Water Management District (District), received a petition for waiver from Michael and Valerie Ferguson, Application No. 07-0524-2, for utilization of Works or Lands of the District known as the C-1N Canal, Miami-Dade County, for placement of 2 existing palm trees located 36' from top of bank along south right of way of C-1N canal, Section 23, Township 55 South, Range 39 East. The petition seeks relief from subsections 40E-6.011(4), (6), Florida Administrative Code, which governs the placement of permanent and/or semi-permanent above-ground encroachments within 40 feet from 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 Juli Triola at (561)682-6268 or e-mail at jtriola @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: Juli Triola, Office of Counsel.

DEPARTMENT OF THE LOTTERY

NOTICE IS HEREBY GIVEN THAT on July 27, 2007, the Department of the Lottery has issued an order.

In which it GRANTED a petition for a variance filed on June 11, 2007, by and through Essa Kahazal, President, G & M Food Store, Inc. The Petition was published in Vol. 33, No. 26, F.A.W. on June 29, 2007.

Petitioner sought a variance of subsection 53ER07-16(3), Florida Administrative Code, with respect to active tickets, which are lost, stolen or damaged. The Department determined that the purpose of the underlying statute can be achieved by other means and that Petitioner has demonstrated that strict application of the rule would create a substantial hardship and violate principles of fairness.

A copy of the Order may be obtained by contacting: Office of the General Counsel, Florida Department of the Lottery, 250 Marriott Drive, Tallahassee, Florida 32399, or by calling (850)487-7777.