

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Sherri Hood, Florida Department of Health, Newborn Screening Unit, 4052 Bald Cypress Way, Bin A06, Tallahassee, FL 32399-1707, Sherri\_hood@doh.state.fl.us, (850)245-4672  
THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS AVAILABLE AT NO CHARGE FROM THE CONTACT PERSON LISTED ABOVE.

## Section II Proposed Rules

### DEPARTMENT OF STATE

#### Division of Cultural Affairs

RULE NO.: IT-1.001  
RULE TITLE: Division of Cultural Affairs

PURPOSE AND EFFECT: This rule amendment establishes a new grant program entitled Culture Builds Florida Grant Program, which implements the Division's 10-year strategic plan entitled "Culture Builds Florida's Future," and which will expand the reach of Florida's cultural programs to new audiences. Although this amendment eliminates the International Cultural Exchange Grant Program, international projects may continue to be funded under three other grant programs.

SUMMARY: This rule amendment describes the Culture Builds Florida Grant Program, application procedures, and scoring criteria. This amendment also provides for a REDI cash match waiver for qualifying applicants to the Culture Builds Florida Grant Program.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COSTS: There are no regulatory costs associated with this proposed rule. Any person who wishes to provide information regarding the statement of regulatory costs, or to provide a proposal for a lower cost regulatory alternative must do so in writing within 21 days of this notice.

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

SPECIFIC AUTHORITY: 255.043(4), 265.284(5)(d), 265.285(1)(c), 265.286(1), (6), 265.2861(2)(b), (f), 265.2865(6), 265.605(1), 265.608(1), 265.609(1), (4), 265.701(5), 265.702(8) FS.

LAW IMPLEMENTED: 215.97, 255.043, 265.284, 265.285, 265.286, 265.2861, 265.2865, 265.601-.603, 265.605-.607, 265.608, 265.609, 265.701, 265.702, 286.011, 286.012, 286.25, 288.0656, 288.06561 FS.

IF REQUESTED WITHIN 21 DAYS OF THE DATE OF THIS NOTICE, A HEARING WILL BE HELD AT THE DATE, TIME AND PLACE SHOWN BELOW:

DATE AND TIME: December 11, 2007, 11:00 a.m.

PLACE: Room 307, 3rd Floor, R. A. Gray Building, 500 South Bronough Street, Tallahassee, Florida 32399-0250

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 48 hours before the workshop/meeting by contacting: Morgan Lewis, Division of Cultural Affairs, (850)245-6470. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Morgan Lewis, Division of Cultural Affairs, (850)245-6470

THE FULL TEXT OF THE PROPOSED RULE IS:

IT-1.001 Division of Cultural Affairs.

(1) through (5)(e)3. No change.

4. REDI Waiver. Cash matching requirements will be waived ~~The Division will waive the cash matching requirements on Division project grants for applicants that are an applicant that has been designated as REDI qualified in accordance with Sections 288.0656 and 288.06561, F.S. Such waivers are only available for This cash waiver is applicable only to the following project programs: Cultural Support Specific Project, Quarterly Assistance, Arts in Education, Culture Builds Florida International Cultural Exchange, and Challenge Programs. In lieu of cash match, the equivalent of total match must be instead shown in the proposal budget as in-kind match. To obtain a cash match waiver, the applicant must submit, with its application, a letter from the local county government that acknowledges the grant application and requests the waiver; ~~this letter must accompany the grant application. The list of REDI counties and communities is reviewed and updated annually, and is available on the Division's website.~~ REDI-qualified counties with approved waivers may use up to 100% in-kind match, which must be shown in the proposal budget. A list of REDI counties and communities is reviewed and updated annually, and is available on the Division's website.~~

5. through (12) No change.

(13) Culture Builds Florida Grant Program. This program supports projects, with grants up to \$25,000, that make connections between the arts and the key areas of learning and wellness, strengthening the economy, leadership, and design and development. International Cultural Exchange Program. The purpose of this program is to support international cultural exchange projects of outstanding artistic and cultural merit.

Projects may be developed and originate in Florida for travel outside of the United States, or may be developed or originate in another country and be brought to the state by a Florida sponsor. The program aims to provide support for international cultural exchange projects of arts organizations, including museums, theatres, dance companies, sister city organizations, art centers, and others. Projects are expected to demonstrate the ability to build on the international reputation of Florida artists and organizations.

(a) In addition to the basic eligibility requirements in subsection (5), the following are required: (i) the grant must either fund a new project or initiative in at least one of the four key areas above, or fund a new facet of an existing program in at least one key area; (ii) only one organization may apply for those organizations working in partnership on one project; and (iii) the cash match requirement is \$1 to \$1, with no more than 25% of the match from in-kind revenues. Cash match waivers will allow in-kind substitutions of up to 100% of the cash match requirement for REDI designated counties. See subparagraph (5)(e)4. of this rule for further information on cash match waivers. In addition to the basic eligibility requirements detailed in subsection (5), the following proposal conditions are applicable: the application submitted is to fund a specific project, not international elements of existing programs; multiple applications from different organizations for the same general project at the same venue or facility are not appropriate; and the maximum amount requested cannot exceed \$25,000.

(b) Application review, scoring, and funding recommendations. Applications will be evaluated by a multidisciplinary review panel based on (i) Artistic Excellence of the Project; (ii) Sustainability of the Project; and (iii) Program Management for the Project, including planning and evaluation procedures. The maximum total average score is 100 and a minimum average score of 85 is required to be considered for funding. Funding recommendations will be made by the panel based on evaluation of all proposals and anticipated funding for the program. A minimum average score of 85 will not guarantee funding, if available funding will not allow. Application review, scoring, and funding recommendations. Applications will be evaluated by a multidisciplinary review panel according to the following criteria: Artistic and Cultural Merit (up to 50 points); Public Impact (up to 30 points); and Program Management (up to 20 points). The maximum total score is 100 and a minimum average score of 75 must be achieved to be considered for funding. Funding recommendations will be made by the panel in consideration of the overall group of applications, the relative merits of each proposal, and the anticipated funds available for the program. The panel is not required to fund all proposals that achieve the minimum average score of 75.

(14) through (20) No change.

Specific Authority 255.043(4), 265.284(5)(d), 265.285(1)(c), 265.286(1), (6), 265.2861(2)(b), (f), 265.2865(6), 265.605(1), 265.608(1), 265.609(1), (4), 265.701(5), 265.702(8) FS. Law Implemented 215.97, 255.043, 265.284, 265.285, 265.286, 265.2861, 265.2865, 265.601-.603, 265.605-.607, 265.608, 265.609, 265.701, 265.702, 286.011, 286.012, 286.25, 288.0656, 288.06561 FS. History—New 11-23-82, Formerly IT-1.01, Amended 10-1-96, 2-2-97, 6-2-97, 7-17-97, 9-10-97, 1-4-98, 7-26-98, 8-2-98, 10-5-98, 10-25-98, 8-17-99, 8-1-02, 12-29-02, 10-14-03 (17), 10-14-03 (20), 11-16-03, 2-5-05, 5-16-05, 6-21-05, 12-20-05, 5-22-06, 6-5-06, 6-27-07, 8-20-07, 9-16-07.

NAME OF PERSON ORIGINATING PROPOSED RULE: Morgan Lewis, Division of Cultural Affairs  
 NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Sandy Shaughnessy, Director, Division of Cultural Affairs  
 DATE PROPOSED RULE APPROVED BY AGENCY HEAD: September 13, 2007  
 DATE NOTICE OF PROPOSED RULE DEVELOPMENT NOTICE PUBLISHED IN FAW: October 12, 2007

**DEPARTMENT OF LEGAL AFFAIRS**

RULE NO.: 2-2.002  
 RULE TITLE: Advertising in a Language Other Than English

PURPOSE AND EFFECT: The proposed rule is intended to address advertising in a language other than English.

SUMMARY: The proposed rule specifies that it shall be considered an unfair or deceptive act or practice to disseminate any advertisement without including disclosures or limitations on the offer in the language principally used in the advertisement.

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

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

SPECIFIC AUTHORITY: 501.205 FS.

LAW IMPLEMENTED: 501.204(1) FS.

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Lisa Raleigh, Special Counsel, Department of Legal Affairs, PL-01, The Capitol, Tallahassee, Florida 32399-1050

THE FULL TEXT OF THE PROPOSED RULE IS:

2-2.002 Advertising in a Language Other Than English.

It shall be an unfair or deceptive act or practice to disseminate any advertisement without including therein all required disclosures or limitations on the offer in the language principally used in the advertisement.

Specific Authority 501.205 FS. Law Implemented 501.204(1) FS. History--New \_\_\_\_\_.

NAME OF PERSON ORIGINATING PROPOSED RULE:  
Lisa Raleigh, Special Counsel

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: M. Catherine Lannon, Senior Assistant Attorney General

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: November 7, 2007

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: October 19, 2007

**DEPARTMENT OF EDUCATION**

**State Board of Education**

RULE NO.:	RULE TITLE:
6A-1.099821	Voluntary Prekindergarten (VPK) Provider Kindergarten Readiness Rate

PURPOSE AND EFFECT: The purpose of the amendment is to adopt procedures for the Department to calculate each Voluntary Prekindergarten (VPK) provider's 2006-07 kindergarten readiness rate. These rates must be based exclusively upon the results of the statewide kindergarten screening for students completing the VPK Education Program during 2006-07 and who are administered the statewide kindergarten screening during the 2007-08 school year. The effect is to implement the requirements of Section 1002.69, Florida Statutes, and continued implementation of the calculation of the kindergarten readiness rates.

SUMMARY: This rule describes the procedures for the Department of Education to use for calculating each Voluntary Prekindergarten (VPK) provider's 2006-07 kindergarten readiness rate.

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

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

SPECIFIC AUTHORITY: 1002.73(2)(d) FS.

LAW IMPLEMENTED: 1002.69(5), (6) FS.

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

DATE AND TIME: December 11, 2007, 10:00 a.m.

PLACE: Tampa Airport Marriott, Tampa, Florida

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Shan Goff, Executive Director, Office of Early Learning, Department of Education, 325 W. Gaines Street, Suite 1524, Tallahassee, Florida 32399-0400, (850)245-0445

THE FULL TEXT OF THE PROPOSED RULE IS:

6A-1.099821 Voluntary Prekindergarten (VPK) Provider Kindergarten Readiness Rate.

(1) Purpose. The purpose of this rule is to implement the requirements of Section 1002.69, F.S.

(2) Kindergarten Screening. In addition to the administration of the kindergarten screening measures adopted by the Department of Education, school districts shall also administer the Letter Naming Fluency Measure of the Indicadores Dinamicos del Exito en la Lectura (IDEL) to public school kindergarten students whose native language is Spanish and who answered "yes" to at least two (2) questions on the Home Language Survey.

~~(3)~~(2) Accuracy of Data.

(a) Prior to the calculation of the VPK Provider Kindergarten Readiness Rate, as described in subsection (4) of this rule, private and public school VPK providers shall have the opportunity to review a cumulative list of all of the children served in their program and the total number of hours enrolled, including allowable absences.

(b) If a private or public provider disputes the accuracy of any figures comprising the cumulative list, the provider may submit corrective information to the Office of Early Learning of the Department of Education within 14 days after publication of the cumulative list on the Department's website (vpk.fldoe.org). The Department, in collaboration with the Agency for Workforce Innovation and the respective Early Learning Coalition, shall review the corrective information and accept or reject the requested corrective information within 28 days after publication of the cumulative list on the Department's website. Upon completion of the corrective process, the Department shall calculate a preliminary VPK Provider Kindergarten Readiness Rate in accordance with the method described in subsection (4) of this rule.

(c) If a private or public school provider disputes the accuracy of the preliminary VPK Provider Kindergarten Readiness Rate as published on the Department's website or if a private provider disputes ownership at the time of the 2006-07 VPK program, the provider may submit documentation to the Department for its review and consideration within 14 days after publication of the preliminary rate. The Department shall review and accept or reject any changes to the data within 28 days after publication. The VPK Provider Kindergarten Readiness Rate will be recalculated in accordance with the method described in subsection (4) of this rule and submitted to the State Board of Education for the purpose of adopting a minimum readiness rate, as required by Section 1002.69(6), F.S.

~~(4)(3)~~ Criteria for Inclusion in the VPK Provider Kindergarten Readiness Rate for ~~2006-07~~ ~~2005-06~~.

(a) After the conclusion of the review of the data described in subsection (2) of this rule, the Department shall calculate the Kindergarten Readiness Rate for each private or public school VPK provider of either the school year (five hundred forty (540) hour) or summer (three hundred (300) hour) program that served at least four (4) children who:

1. Enrolled in the VPK program for seventy (70) ~~eighty-five (85)~~ percent or more of the total number of instructional hours, ~~including the allowable absences~~, and
2. Participated in each of the kindergarten screening measures.

(b) If a private or public school provider does not meet the criteria described above, information as to why the provider was not included in the VPK Provider Readiness Rate calculation shall be displayed on the VPK Provider Profile required by Section 1002.53(5), F.S.

~~(5)(4)~~ Procedures for Calculating the VPK Provider Kindergarten Readiness Rate for ~~2006-07~~ ~~2005-06~~.

(a) The “Percent of Children Ready for Kindergarten” shall be calculated as the number “Children Ready for Kindergarten” on each screening measure divided by the total number of “Children Screened” on that measure.

(b) One point is assigned for each percent of “Children Ready for Kindergarten” on each screening measure.

(c) The VPK Provider Kindergarten Readiness Rate shall be the sum of the “Percent of Children Ready for Kindergarten” on each screening measure with a maximum of three hundred (300) points.

(d) The Kindergarten Readiness Rate for private and public school VPK Providers will be displayed as follows:

	Screening Measure #1	Screening Measure #2	Screening Measure #3
Children Ready for Kindergarten	22	15	12
Children Screened	22	20	20
Percent of Children Ready for Kindergarten	100	75	60
VPK Provider Readiness Rate	235		

~~(f)(e)~~ For children who also participated in the Letter Naming Fluency Measure of the Indicadores Dinamicos del Exito en la Lectura (IDEL), as described in subsection (2) of this rule, the higher of the two (2) Letter Naming Fluency Measures shall be used to calculate the “Percent of Children Ready for Kindergarten” as described in paragraph (5)(d) of this rule.

(f)(e) All providers shall be ranked according to their final score.

(6) VPK Provider Kindergarten Readiness Rates.

(a) A change in ownership of a private VPK provider, which occurred at a point in time in which less than seventy (70) percent of the VPK school-year or summer program remained, shall be noted on the Department’s website. For the purpose of this rule, a change of ownership does not include the sale or transfer to family members or persons with a pre-existing ownership interest in the business.

(b) VPK Provider Kindergarten Readiness Rates shall be binding on new private VPK owners if the change of ownership occurred at a point in time in which seventy (70) percent or more of the VPK school-year or summer program remained.

~~(7)(5)~~ Low Performing VPK Providers. If the readiness rate of a private or public VPK provider falls below the minimum rate adopted by the State Board, the provider shall be designated as a low performing VPK provider and acknowledge such designation on the Department’s website within 21 days of the State Board of Education’s adoption of the minimum readiness rate.

Specific Authority 1002.73(2)(d) FS. Law Implemented 1002.69(5), (6) FS. History–New 6-3-07, Amended.

NAME OF PERSON ORIGINATING PROPOSED RULE: Shan Goff, Executive Director, Office of Early Learning, Department of Education, 325 W. Gaines Street, Suite 1524, Tallahassee, Florida 32399-0400, (850)245-0445

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Commissioner Jeanine Blomberg  
DATE PROPOSED RULE APPROVED BY AGENCY HEAD: November 1, 2007

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: August 17, 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.”

**WATER MANAGEMENT DISTRICTS**

**Southwest Florida Water Management District**

RULE NO.: 40D-8.624  
RULE TITLE: Guidance and Minimum Levels for Lakes

PURPOSE AND EFFECT: To amend Chapter 40D-8, Florida Administrative Code, to establish minimum levels for the next set of priority lakes pursuant to Section 373.042, Florida Statutes and to establish guidance levels for those lakes.

SUMMARY: The proposed amendments establish the High Guidance Level, High Minimum Level, Minimum Lake Level and Low Guidance Level for Lake Annie, Lake Bonnie, Dinner Lake, Lake Lee, Lake Mabel, Lake Starr and Venus Lake in

Polk County, Florida. The proposed amendments replace the previous levels adopted for these lakes and also repeal the Ten Year Flood Guidance Level, High Level, Low Level and Extreme Low Level for the lakes.

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

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

SPECIFIC AUTHORITY: 373.044, 373.113, 373.171 FS.

LAW IMPLEMENTED: 373.036, 373.0361, 373.042, 373.0421, 373.086 FS.

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Doug Leeper, Chief Environmental Scientist, Resource Conservation and Development

Department, Southwest Florida Water Management District, 2379 Broad Street, Brooksville, FL 34604-6899, (352)796-7211, extension 4272

THE FULL TEXT OF THE PROPOSED RULE IS:

40D-8.624 Guidance and Minimum Levels for Lakes.

(1) through (12) No change.

(13) Levels for lakes established during or after August 7, 2000, are set forth in the following table. After the High Minimum Lake Level and Minimum Lake Level elevation for each lake is a designation indicating the Method used, as described in subsection 40D-8.624(8), F.A.C., to establish the level. Compliance with the High Minimum and Minimum Lake Levels is determined pursuant to paragraphs (6)(b) and (7)(b) above. Guidance Levels established prior to August 7, 2000, are set forth in Table 8-3 in subsection 40D-8.624(14), F.A.C., below.

Location by County and Basin	Name of Lake and Section, Township and Range Information	Ten Year Flood Guidance Level	High Guidance Level	High Minimum Lake Level	Minimum Lake Level	Low Guidance Level
(a)-(y) No change						
(z) In Polk County Within the Peace River Basin	<u>Annie, Lake</u> S-3, T-29S, R-27E		<u>116.0'</u>	<u>115.2'</u> (CAT 3)	<u>112.8'</u> (CAT 3)	<u>111.7'</u>
	<u>Bonnie, Lake</u> S-31, T-29S, R-28E		<u>105.9'</u>	<u>105.8'</u> (CAT 3)	<u>102.1'</u> (CAT 3)	<u>99.8'</u>
	Clinch Lake S-31, T-31S, R-28E	107.4'	105.5'	105.5' (CAT 3)	104.4' (CAT 3)	103.1'
	<u>Dinner Lake</u> S-15, T-29S, R-27E		<u>115.7'</u>	<u>114.9'</u> (CAT 3)	<u>112.7'</u> (CAT 3)	<u>112.2'</u>
	Eagle Lake S-01, T-29S, R-25E	131.3'	129.6'	129.0' (CAT 3)	127.9' (CAT 3)	127.2'
	<u>Lee, Lake</u> S-10, T-29S, R-27E		<u>116.8'</u>	<u>116.0'</u> (CAT 3)	<u>113.9'</u> (CAT 3)	<u>113.1'</u>
	<u>Mabel, Lake</u> S-11, T-29S, R-27E		<u>108.7'</u>	<u>107.9'</u> (CAT 3)	<u>105.9'</u> (CAT 3)	<u>105.4'</u>
	McLeod Lake S-07, T-29S, R-26E	133.3'	129.4'	129.4' (CAT 3)	128.3' (CAT 3)	127.0'
	Parker, Lake S-8, T-28S, R-24E	131.8'	130.6'	130.6' (CAT 3)	129.6' (CAT 3)	129.0'
	<u>Starr, Lake</u> S-14, T-29S, R-27E		<u>106.9'</u>	<u>106.1'</u> (CAT 3)	<u>104.2'</u> (CAT 3)	<u>103.8'</u>

	Venus Lake S-9, T-29S, R-27E		121.2'	120.4' (CAT 3)	118.2' (CAT 3)	117.4'
	Wales Lake S-01, T-30S, R-27E	114.1'	ND	107.7' (CAT 3)	106.6' (CAT 3)	ND
(aa)-(cc) No change						

(14) Guidance Levels established for lakes prior to August 7, 2000, are set forth in the following table:

Table 8-3 Guidance Water Levels adopted prior to August 7, 2000

Location of Impoundment by County and Basin	Ten Year Flood Guidance Level in Feet Above Mean Sea Level (msl)	High Level in Feet Above Mean Sea Level (msl)	Low Level in Feet Above Mean Sea Level (msl)	Extreme Low Level in Feet Above Mean Sea Level (msl)
(a)-(y) No change.				
(z) In Polk County Within the Peace River Basin				
Ada, Lake S33 T28 R27	123.80	123.00	120.00	118.00
Altamaha, Lake S11 T30 R27	122.60	122.50	120.00	118.00
Amoret Lake 24 30 27	115.50	115.25	113.00	111.00
<del>Annie, Lake S3 T29S R27E</del>	<del>122.10</del>	<del>119.00</del>	<del>116.00</del>	<del>114.00</del>
Arianna, Lake 3 28 25E	137.10	137.00	134.50	132.50
Aurora, Lake 13 30 28	103.30	100.00	97.00	95.00
Banana, Lake 10 29 24E	106.75	106.50	103.50	102.00
Belle, Lake 11 30 27	123.60	120.00	117.00	115.00
Bess, Lake 18 29S 27E	125.50	125.25	123.00	121.00
Big Gum Lake 26 29 R28	95.50	95.00	92.00	89.00
Blue, Lake S13 T28 R25	149.80	149.00	146.50	144.50
Blue Lake 24 30S 27E	118.00	117.00	114.00	--
<del>Bonnie, Lake S34 T29 R28</del>	<del>113.30</del>	<del>113.00</del>	<del>110.00</del>	<del>108.00</del>
Bonny, Lake 20 28S 24E	130.90	130.50	128.00	126.00
Buckeye, Lake S22 T28S R26E	130.10	129.00	126.00	124.50
Buffum, Lake 12 31S 26E	132.75	132.25	129.25	--
Cannon, Lake 19 28S 26E	132.60	132.00	129.50	127.00
Connie, Lake 9 28S 26E	129.70	128.75	126.50	124.50
Cooper (Worth) S02 T30 R27	124.20	123.50	121.00	119.00

Crooked, Lake 1 31S 27E	122.60	122.00	118.50	--
Crystal Lake S02 T30 R27	121.40	121.25	118.00	115.00
Crystal Lake S21 T28 R27	122.90	122.00	119.00	117.00
Crystal Lake 23 29S 26E	130.00	129.50	127.00	125.00
Cypress Lake 36 29 28E	100.20	98.50	95.00	93.00
Lake Daisy S6 T29 R27	130.90	130.00	127.00	126.00
Lake Deer 25 28 25E	141.30	140.75	138.50	136.50
Dell, Lake S28 T28 R27	125.70	123.75	121.50	119.50
Lake Dexter S2 T29 R26	132.20	132.00	129.00	127.50
<del>Dinner, Lake 15 29S 27E</del>	<del>120.90</del>	<del>118.50</del>	<del>116.00</del>	<del>114.00</del>
Easy, Lake 19 30 28	115.50	115.25	113.00	111.00
Echo, Lake S05 T28 R26	132.30	131.00	128.00	126.00
Effie, Lake 3 30 27	119.60	118.00	115.00	113.00
Elbert, Lake S22 T28 R26	137.50	135.50	133.00	131.50
Eloise, Lake 3 29S 26E	132.60	132.00	129.50	127.00
Fannie, Lake 11 28S 26E	127.00	125.75	123.50	120.00
Lake Florence S35 T28 R26	128.80	128.75	127.00	125.00
Lake Fox S6 T29 R27	135.20	135.00	132.00	131.00
Garfield, Lake 5 30 26E	105.70	104.75	101.00	100.00
Gator, Lake 26 30S 26E	133.60	133.00	130.75	128.50
George, Lake S06 T28 R26	130.70	130.00	127.50	125.50
Gibson, Lake 25 27S 23E	144.20	143.50	141.50	141.50
Gordon, Lake S16 T28 R27	121.30	119.00	116.00	114.00
Lake Grassy 2 29 25E	134.80	129.00	126.50	125.50
Lake Gross (Grassy) S14 T29 R26	138.50	136.00	133.50	132.00
Hamilton, Lake 18 28S 27E	122.50	121.50	119.00	117.25
Hancock, Lake 8 29S 25E	102.40	99.00	96.00	94.00
Hart, Lake 24 29S 26E	124.70	124.50	122.00	120.00

Hartridge, Lake 8 28S 26E	132.60	132.00	129.50	127.00
Henry, Lake 16 31S 26E	160.10	159.00	156.00	154.00
Henry, Lake 36 27S 26E	127.00	126.50	124.50	122.50
Hickory, Lake 17 32S 28E	98.50	98.50	96.00	94.00
Howard, Lake 30 28S 26E	132.60	132.00	129.50	127.00
Ida, Lake 28 31S 28E	80.00	79.00	76.50	75.00
Ida, Lake S17 T28 R26	136.70	135.25	132.00	130.50
Idyl, Lake S16 T28 R26	134.90	134.00	131.50	130.00
Idylwild, Lake 18 28S 26E	132.60	132.00	129.50	127.00
Jessie, Lake 12 28S 25E	132.60	132.00	129.50	127.00
Josephine, Lake 13 30 27	121.30	120.00	116.50	114.50
Josephine, Lake S27 T28 R27	124.10	121.50	118.00	116.50
Lee, Lake S16 T28 R27	123.50	123.50	121.50	120.00
Lena, Lake 9 28S 25E	137.10	137.00	134.50	132.50
Leonore, Lake 10 31S 28E	87.40	87.00	84.50	83.00
Link, Lake 27 28S 26E	128.70	128.00	125.00	123.00
Little Aurora	103.30	100.50	98.00	96.00
Little Gum Lake 35 29S 28E	96.80	96.50	94.00	92.00
Little Lake Hamilton 5 28S 27E	122.50	121.50	119.00	117.25
LuLu, Lake 4 29S 26E	132.60	132.00	129.50	127.00
<del>Lee, Lake 40 29S 27E</del>	<del>122.10</del>	<del>119.00</del>	<del>116.00</del>	<del>114.00</del>
<del>Mabel, Lake 44 29S 27E</del>	<del>114.50</del>	<del>110.75</del>	<del>107.00</del>	<del>105.00</del>
Mariam, Lake 27 28S 26E	--	124.75	122.75	121.00
Marie, Lake S27 T28 R27	121.00	121.00	118.00	116.00
Martha, Lake S21 T28 R26	142.50	142.00	139.00	137.00
Maude, Lake S21 T28 R26	141.70	140.50	137.50	136.00
May, Lake 29 28S 26E	132.60	132.00	129.50	127.00
Medora, Lake S36 T27 R25	140.40	138.00	134.50	133.00



Menzie, Lake S28 T28 R27	127.00	122.00	120.00	118.00
Middle Lake Hamilton 7 28S 27E	122.50	121.50	119.00	117.25
Lake Millsite 11 29 25E	125.30	123.50	121.00	119.00
Mirror, Lake 20 28S 27E	132.60	132.00	129.50	127.00
Moody, Lake 17 31S R28E	92.80	93.50	91.00	89.00
Myrtle, Lake 19 29S 27E	118.70	118.50	116.50	114.50
Lake Ned S1 T29S R26	129.60	128.50	126.00	124.00
North Lake Wales S01 T30 R27	116.80	115.00	112.00	110.00
Otis, Lake 28 28S 25E	128.70	128.00	125.00	123.00
Pansy, Lake S08 T28 R26	130.00	129.00	126.50	124.50
Parker, Lake 32 29S 27E	122.50	122.00	119.50	117.50
Parker, Lake 8 28 24E	131.60	131.00	128.75	127.50
Parks, Lake 36 29S 28E	104.50	102.50	100.00	98.00
Polecat, Lake 27 30S 26E	142.40	142.00	139.50	137.50
Reedy, Lake 35 31S 28E	80.00	79.75	77.25	75.25
Reeves, Lake 13 29S 26E	125.10	124.50	122.00	120.00
Lake River S1 T29 R26	141.60	139.50	136.00	134.00
Rochelle, Lake 4 28S 26E	129.70	128.75	126.50	124.50
Round, Lake 13 29S 26E	129.40	129.25	126.50	124.50
Roy, Lake 34 28S 26E	132.60	132.00	129.50	127.00
Ruby, Lake 12 29S 26E	125.50	125.25	123.00	121.00
Ruth, Lake S28 T28 R27	123.50	121.50	117.50	115.50
Saddlebag, Lake 6 30S 29E	106.80	105.00	102.00	100.00
Saint Anne Lake 14 30 28	97.50	96.00	93.00	91.00
Sanitary (Marianna), Lake S01 T28 R25	138.60	137.50	135.00	133.00
Sara, Lake S17 T28 R27	122.50	121.50	119.00	117.25
Scott, Lake 18 29S 24E	168.60	168.00	165.00	164.25

Lake Sears 36 28 25E	143.20	141.00	138.00	136.00
Serena, Lake S12 T30 R27	125.30	118.00	115.00	113.00
Shipp, Lake 32 28S 26E	132.60	132.00	129.50	127.00
Silver, Lake 5 32S 28E	105.00	103.00	100.50	98.50
Silver, Lake S20 T28 R26	147.10	146.50	144.00	142.00
Smart, Lake 9 28S 26E	129.70	128.75	126.50	124.50
Lake Spirit 35 28 25E	134.10	131.50	129.00	127.00
Spring, Lake 20 28S 27E	132.60	132.00	129.50	127.00
<del>Starr, Lake 14 29 27</del>	<del>115.50</del>	<del>113.00</del>	<del>110.00</del>	<del>108.00</del>
Streety Lake 24 32S 27E	108.70	105.50	102.50	101.00
Summit, Lake 34 28S 26E	132.60	132.00	129.50	127.00
Sunset Lake 10 30 28	101.10	98.00	95.50	93.50
Surveyors, Lake 26 30S 26E	133.60	133.00	130.75	128.50
Thomas, Lake 1 30E 28E	104.20	99.50	97.00	95.00
Lake Thomas 35 28 25E	135.60	132.00	128.00	126.00
Tractor Lake 14 30 27	125.00	123.25	121.00	119.00
Trask, Lake S22 T28 R27	114.90	113.00	108.00	106.00
Trout, Lake 34 32S 28E	100.60	101.00	98.00	95.00
Twin Lakes S11 T30 R27	124.10	123.75	120.00	118.00
<del>Venus, Lake 9 29S 27E</del>	<del>126.10</del>	<del>125.00</del>	<del>122.00</del>	<del>120.00</del>
Walker, Lake 21 30S 26E	143.00	141.00	137.00	135.00
Warren, Lake S11 T30 R27	124.60	123.50	121.00	119.00
Weader (Weaver), Lake S03 T30 R27	122.00	121.75	119.00	117.00
Winterset, Lake 11 29S 26E	132.60	132.00	129.50	127.00
(aa) through (cc) No change.				

Specific Authority 373.044, 373.113, 373.171 FS. Law Implemented 373.036, 373.0361, ~~373.0395~~, 373.042, 373.0421, 373.086 FS. History—New 6-7-78, Amended 1-22-79, 4-27-80, 10-21-80, 12-22-80, 3-23-81, 4-14-81, 6-4-81, 10-15-81, 11-23-81, 1-5-82, 3-11-82, 5-10-82, 7-4-82, 9-2-82, 11-8-82, 1-10-83, 4-3-83, 7-5-83, 9-5-83, 10-16-83, 12-12-83, 5-8-84, 7-8-84, 12-16-84, 2-7-85,

5-13-85, 6-26-85, 11-3-85, 3-5-86, 6-16-86, Formerly 16J-8.678, Amended 9-7-86, 2-12-87, 9-2-87, 2-18-88, 6-27-88, 2-22-89, 3-23-89, 9-26-89, 7-26-90, 10-30-90, 3-3-91, 9-30-91, 10-7-91, 7-26-92, 3-1-93, 5-11-94, 6-6-96, 2-23-97, 8-7-00, 1-8-04, 12-10-04, 6-5-05, 1-1-07, 2-12-07.

NAME OF PERSON ORIGINATING PROPOSED RULE:  
 Doug Leeper, Chief Environmental Scientist, Resource Conservation and Development Department, Southwest Florida Water Management District, 2379 Broad Street, Brooksville, FL 34604-6899, (352)796-7211, extension 4272  
 NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Southwest Florida Water Management District Governing Board  
 DATE PROPOSED RULE APPROVED BY AGENCY HEAD: October 30, 2007  
 DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: September 21, 2007

**DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION**

**Board of Accountancy**

RULE NO.: 61H1-20.0098  
 RULE TITLE: Standards for Valuation Services  
 PURPOSE AND EFFECT: The Board proposes the rule amendment in order to provide updated instruction concerning the standards for valuation services.  
 SUMMARY: The updated instructions regarding the standards of valuation services will be provided in the rule amendment.  
 SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COSTS: No Statement of Estimated Regulatory Cost was prepared.  
 Any person who wishes to provide information regarding a statement of estimated regulatory costs, or provide a proposal for a lower cost regulatory alternative must do so in writing within 21 days of this notice.  
 SPECIFIC AUTHORITY: 473.304, 473.315 FS.  
 LAW IMPLEMENTED: 473.315 FS.  
 IF REQUESTED WITHIN 21 DAYS OF THE DATE OF THIS NOTICE, A HEARING WILL BE SCHEDULED AND ANNOUNCED IN THE FAW.  
 THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Veloria Kelly, Division Director, Board of Accountancy, 240 N. W. 76th Dr., Suite A, Gainesville, Florida 32607

THE FULL TEXT OF THE PROPOSED RULE IS:

61H1-20.0098 Standards for Valuation Services ~~Business Valuations~~.  
 “Standards for Valuation Services” ~~Business Valuations~~ shall be deemed and construed to mean “Issues Statement on Standards for Valuation Services No. 1,” ~~“Consulting Services Practice Aid 93-3, Conducting a Valuation of a Closely Held Business,” dated 1993~~ as published by the American Institute of Certified Public Accountants, in effect as of January 1, 2008 ~~June 30, 2002~~. (Available from the AICPA’s + Resource Online at: <http://bvfls.aicpa.org/Resources/Laws+Rules+Standards+>

and+Other+Related+Guidance/AICPA+valuation+Standard+and+implementation+Toolkit.htm or call 1(888)777-7077) ~~www.epa2biz.com~~.

Specific Authority 473.304, 473.315 FS. Law Implemented 473.315 FS. History–New 11-8-95, Amended 9-30-97, 9-29-02, \_\_\_\_\_.

NAME OF PERSON ORIGINATING PROPOSED RULE:  
 Board of Accountancy  
 NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Board of Accountancy  
 DATE PROPOSED RULE APPROVED BY AGENCY HEAD: October 19, 2007  
 DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: June 22, 2007

**DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION**

**Board of Accountancy**

RULE NOS.: 61H1-22.006, 61H1-22.007, 61H1-22.008  
 RULE TITLES: Governmental Accounting Standards, Governmental Auditing Standards, Standards for Local Governmental Entity Audits  
 PURPOSE AND EFFECT: The Board proposes the rule amendments to update the language consistent with terms of practice.  
 SUMMARY: The Board proposes the rule amendments to update the language consistent with terms of practice.  
 SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COSTS: No Statement of Estimated Regulatory Cost was prepared.  
 Any person who wishes to provide information regarding a statement of estimated regulatory costs, or provide a proposal for a lower cost regulatory alternative must do so in writing within 21 days of this notice.  
 SPECIFIC AUTHORITY: 473.304, 473.315 FS., Chapter 79-202, Laws of Florida.  
 LAW IMPLEMENTED: 473.315 FS., Chapter 79-202, Laws of Florida.

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULES IS: Veloria Kelly, Division Director, Board of Accountancy, 240 N. W. 76th Dr., Suite A, Gainesville, Florida 32607

THE FULL TEXT OF THE PROPOSED RULES IS:

61H1-22.006 Governmental Accounting Standards.  
 A licensee shall not permit his/her name to be associated with financial statements of units of government, or any other entities so mandated by contract or law, unless he/she has

complied with the Codification and Original Pronouncements (including Statements, Interpretations, Technical Bulletins and Concepts Statements) standards for governmental accounting. Statements on Governmental Accounting issued by the Governmental Accounting Standards Board (GASB) in effect at the time of the issuance of the financial statements. The Codification and Original Pronouncements issued by GASB are hereby incorporated by reference, may be obtained at <http://www.gasb.org>, and are, for the purposes of this rule, deemed and construed to be interpretations of generally accepted governmental accounting standards and departure from such statements must be justified by those who do not follow them.

Specific Authority 473.304, 473.315 FS., Chapter 79-202, Laws of Florida. Law Implemented 473.315 FS., Chapter 79-202, Laws of Florida. History–New 9-23-86, Formerly 21A-22.006, Amended

61H1-22.007 Governmental Auditing Standards.

A licensee shall not permit his/her name to be associated with financial statements of units of government, or any other entities so mandated by contract or law, unless he/she has complied with the Government Auditing Standards (Yellow Book), issued by the U.S. Government Accountability Office, in effect at the time the financial statements are issued. The Yellow Book is hereby incorporated by reference, may be obtained at <http://www.gao.gov>, and standards for governmental auditing. Standards for Audits of Governmental Organizations, Programs, Activities and Functions issued by the Comptroller General of the United States is, for purposes of this rule, deemed and construed to be the interpretations of generally accepted governmental auditing standards and departure from such standards must be justified by those who do not follow them.

Specific Authority 473.304, 473.315 FS., Chapter 79-202, Laws of Florida. Law Implemented 473.315 FS., Chapter 79-202, Laws of Florida. History–New 9-23-86, Formerly 21A-22.007, Amended

61H1-22.008 Standards for Local Governmental Entity Audits.

Licensees performing accounting services in connection with Local Governmental Entity Audits required by Section 215.97 or 218.39, Florida Statutes to be filed with the Auditor General of the State of Florida shall comply with the standards set forth in ~~Rule~~ Chapter 10.550-~~10.559~~, Rules of the Auditor General of the State of Florida. Departures from such standards must be justified by those who do not follow them.

Specific Authority 473.304, 473.315 FS. Law Implemented 473.315 FS. History–New 10-22-86, Amended 5-9-88, Formerly 21A-22.008, Amended 9-30-97, \_\_\_\_\_.

NAME OF PERSON ORIGINATING PROPOSED RULE: Board of Accountancy  
 NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Board of Accountancy  
 DATE PROPOSED RULE APPROVED BY AGENCY HEAD: October 19, 2007  
 DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: April 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.”

**DEPARTMENT OF HEALTH**

**Division of Environmental Health**

RULE NOS.:	RULE TITLES:
64E-3.002	Definitions
64E-3.003	Qualifications for Examination
64E-3.0033	Positron Emission Tomography – Computed Tomography (PET-CT) by Nuclear Medicine Technologists Certification by Endorsement
64E-3.006	Bone Densitometry
64E-3.007	Continuing Education Requirements
64E-3.008	Standards for Continuing Education
64E-3.009	Courses

PURPOSE AND EFFECT: The purpose is to revise requirements affecting the initial certification, renewal, and practice of radiologic technologists and other radiological personnel subject to Chapter 468, Part IV, F.S. The effect is to better protect the public from harm caused by excessive or improper exposure to ionizing radiation.

SUMMARY: The proposed rule deletes obsolete language and also modifies requirements for: definitions; forms; examination; reporting of graduation, criminal history and professional discipline; endorsement; bone densitometry, and; continuing education courses and providers. A new Rule 64E-3.0033, F.A.C., is also established to specify training requirements for nuclear medicine technologists who wish to perform positron emission tomography-computed tomography (PET-CT), a new type of imaging modality.

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

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

SPECIFIC AUTHORITY: 381.0034(4), 468.302(3), 468.303, 468.304(2), (3), 468.305, 468.306, 468.3065, 468.307(1), 468.309, 468.3095 FS.

LAW IMPLEMENTED: 468.3003, 468.301, 468.302, 468.303, 468.304, 468.305, 468.306, 468.3065, 468.307, 468.309, 468.3095 FS.

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

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 7 days before the workshop/meeting by contacting: James Futch, Bin C21, 4052 Bald Cypress Way, Tallahassee, FL 32399-1741; (850)245-4266. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULES IS: James Futch, Bin C21, 4052 Bald Cypress Way, Tallahassee, FL 32399-1741; (850)245-4266

THE FULL TEXT OF THE PROPOSED RULES IS:

64E-3.002 Definitions.

(1) "Approved educational or training program" means a program which is recognized and accepted by the American Registry of Radiologic Technologists or the Nuclear Medicine Technology Certification Board approved by an accrediting agency recognized and currently approved by the United States Department of Education or its successors to provide radiologic technology education programs".

(2) No change.

(3) "General diagnostic radiographic and general fluoroscopic procedures" means those procedures other than angiography, arteriography, tomography, computed tomography, mobile imaging radiography, portable imaging, digital vascular imaging, bronchography, fistulography, sialography, mammography, arthrography, lymphangiography, splenography, cholangiography, procedures which involve the use of contrast, special procedures for the reproductive system, and those procedures performed in an operating room.

(4) through (14) No change.

Specific Authority ~~381.0034,~~ 468.303 FS. Law Implemented 381.0034, 468.302(3)(a), (b), 468.303, 468.304 FS. History—New 4-10-85, Formerly 10D-74.42, Amended 3-21-88, 9-17-92, 5-7-96, Formerly 10D- 74.042, Amended 7-16-02,\_\_\_\_\_.

64E-3.003 Qualifications for Examination.

(1) An applicant seeking approval to take the certification examination shall submit an application to the ~~d~~Department on Form DH 1005, 10/07 Mar 89, "Radiologic Technology Application Form," furnished by the department and incorporated herein by reference. ~~All applicants whose applications are received by the Department at least 75 days~~

~~prior to an examination will be admitted to the next examination. Applicants whose applications are received by the Department less than 75 days prior to an examination are not assured of admittance to the next examination and may be scheduled for a later examination. The applicant must meet the qualifications prescribed by Section 468.304, Florida Statutes.~~

(a) An applicant for the General Radiographer, Nuclear Medicine Technologist, Radiation Therapy Technologist or Radiologist Assistant examination must have graduated from an approved educational or training program, as defined in subsection 64E-3.002(1), F.A.C., in the requested category of certification.

~~(a) If the applicant graduated from an approved educational or training program in Florida, V~~erification of graduation, such as a legible copy of an official transcript showing all courses successfully completed, or a copy of a diploma, must be provided with the application. A letter from the program director attesting to the applicant's successful completion of all program requirements will also be accepted. All graduation verification documents must include the applicant's full name, type of program, and date of graduation. If the verification documents are illegible or have been altered, the applicant must submit an original certified transcript from the applicant's program.

(b) If an applicant cannot meet the requirement for graduation from an approved educational or training program solely because their radiologic technology education was received in a country other than the United States (U.S.), beyond the reach of U.S. accreditation mechanisms, the applicant may instead submit evidence that the radiologic technology education they received in the other country was substantially equivalent to the approved educational or training program required by the department. The department will determine, based on this evidence, whether the applicant's education is substantially equivalent. Such evidence must include:

1. A license or registration in the applicant's name to practice radiologic technology in the other country;

2. An official transcript of the applicant's radiologic technology education in the other country, showing all courses successfully completed, the grade received, the applicant's full name, the graduation date, and the degree awarded; and

3. A comprehensive, course-by-course evaluation of the U.S. equivalency of the applicant's radiologic technology education by an international credential evaluation service which is a member of the National Association of Credentials Evaluations Services, at WWW.NACES.ORG.

~~(b) If the applicant graduated from any other program, an official certified transcript from the applicant's program or equivalent documentation, which specifically sets forth all courses successfully completed, the date of the applicant's graduation, and degree, certificate, or diploma awarded, must be provided with the application.~~

~~(e) If an applicant seeking to qualify to take the examination on the basis of education received in a country other than the United States can demonstrate a reason why an official transcript cannot be obtained, the Department may accept, in lieu of this requirement, evidence that the required course content in radiologic technology programs in the applicant's original country of licensure or certification was substantially equivalent to that required in Florida. Such evidence may include:~~

~~1. A license or registration to practice radiologic technology in a country other than the United States; or~~

~~2. Other official documents from the country of origin indicating that the applicant was licensed or eligible for licensure to practice radiologic technology in that country.~~

~~(c)3- Documents in a foreign language other than English must be accompanied by a certified translation in the English language.~~

~~(d) An applicant for the basic x-ray machine operator examination is not required to provide verification of graduation from an approved educational or training program. The course of study for such an applicant is review of the text and workbook entitled, "Radiography Essentials for Limited Practice," 2nd edition, published by Elsevier Saunders, or any substantially equivalent course which provides instruction on all of the subjects listed in the American Registry of Radiologic Technologists' "Content Specifications for the Examination for the Limited Scope of Practice in Radiography", incorporated herein by reference.~~

~~(2) An applicant who has committed a criminal offense, as described in Section 468.304(4), F.S., shall also submit:~~

~~(a) A completed Form DH 4127, 10/07, "Background History Report Form" incorporated herein by reference, for each offense, and~~

~~(b) For all offenses committed in Florida, a state criminal history record check obtained by the applicant from the Florida Department of Law Enforcement, at P. O. Box 1489, Tallahassee, FL 32302, or WWW.FDLE.STATE.FL.US, and~~

~~(c) For all offenses committed in a jurisdiction outside Florida, a criminal history record check obtained by the applicant from the agency in the jurisdiction having responsibility for criminal history records checks. If an applicant has been convicted of any offense other than minor traffic violations, the applicant shall furnish information regarding the nature of the offense and final disposition of the case so that a determination can be made by the Department whether the offense related to the practice of radiologic technology or the ability to practice radiologic technology.~~

~~(3) An applicant who has been subject to final disciplinary action, as described in subsection 468.304(5), F.S., must submit Form DH 4128, 10/07, "License Verification Form" incorporated herein by reference, to each agency which administered discipline, and supply the department with a written explanation of each violation.~~

(4) All documents incorporated herein may be obtained from the department at 4052 Bald Cypress Way, Bin #C85, Tallahassee, FL 32399-3252, or WWW.DOH.STATE.FL.US/MQA/RAD-TECH.

Specific Authority 468.303 FS. Law Implemented 468.304, ~~468.306(5)~~ FS. History–New 4-10-85, Formerly 10D-74.43, Amended 3-21-88, 9-17-92, Formerly 10D-74.043, Amended \_\_\_\_\_.

64E-3.0033 Positron Emission Tomography – Computed Tomography (PET-CT) by Nuclear Medicine Technologists.

(1) "Device-specific training," as specified in Section 468.302(3)(g)1.b., F.S., means a training course supplied or taught by a PET-CT device manufacturer, or a course approved by the department as continuing education for radiologic technologists. Such a course shall be at least 16 hours in duration and cover the following subjects concerning PET and CT: PET-CT theory and physics; radiation safety; equipment operation; image formation, reconstruction and evaluation; and quality control and assurance.

(2) A Nuclear Medicine Technologist who has completed device-specific training shall maintain proof of such training at their place of practice and provide it to the department upon request. Such proof shall, at a minimum, consist of a course completion certificate bearing the date of course completion, the title of the course, the technologist's full name, the name of the company providing the training, and the instructor's full name.

(3) A Nuclear Medicine Technologist who is certified in Computed Tomography by the American Registry of Radiologic Technologists is hereby deemed to have met the requirement for device-specific training. Proof of such completion shall be a current American Registry of Radiologic Technologist's wallet card bearing the technologist's name and the credential of the Computed Tomography certification.

Specific Authority 468.303 FS. Law Implemented 468.302(3)(g) FS. History–New \_\_\_\_\_.

64E-3.006 Certification by Endorsement.

(1) An applicant seeking certification by endorsement shall submit an application to the department on Form DH 1005, 10/07, "Radiologic Technology Application Form," and pay the required fee. A radiologic technologist who desires to be certified to practice radiologic technology in Florida by endorsement must apply to the Department on Form 1005, provided by the Department and pay the required fee.

(2) through (3) No change.

Specific Authority 468.303 FS. Law Implemented: 468.303, 468.304, 468.305, ~~468.308(2), 468.310(1)~~ FS. History–New 4-10-85, Formerly 10D-74.47, Amended 3-21-88, 5-7-96, 12-12-96, Formerly 10D-74.047, Amended \_\_\_\_\_.

## 64E-3.007 Bone Densitometry.

All active certificateholders except basic x-ray machine operators-podiatry, nuclear medicine technologists and radiation therapy technologists may perform bone densitometry procedures with dedicated bone densitometers which use machine-produced radiation after completing a device-specific training program. All active radiation therapy technologists and nuclear medicine technologists may perform bone densitometry procedures with dedicated bone densitometers which use radioactive material after completing a device-specific training program.

Specific Authority 468.303 FS. Law Implemented 468.302(3)(d), (g) FS. History--New 9-17-92, Formerly 10D-74.0471, Amended \_\_\_\_\_.

## 64E-3.008 Continuing Education Requirements.

(1) Twelve contact hours of continuing education shall be required for renewal during each biennium for persons holding one or more certificates issued pursuant to Part IV Chapter 468, F.S. Credit will not be approved for repeating a course during a biennium. Repeating a course includes taking the same subject matter approved under a different course approval number, or taking the same subject matter in a different format such as live lecture or self study. Self study formats include: online, DVD, CD, videotape, audiotape, or written text. The department will establish certification expiration dates corresponding to the last day of the birth month of the certificateholder and will prorate the number of continuing education hours required for those certificateholders who pay the prorated renewal fee specified in subsection 64E-3.001(5), Florida Administrative Code.

(2) Failure to comply with the continuing education requirement shall prohibit certification renewal and result in the certificate being placed on expired inactive status. A certificate may be reactivated in accordance with the provisions of Rule 64E-3.010, F.A.C. Florida Administrative Code, only upon completion of the continuing education requirement. Hours earned to complete the continuing education requirement to reactivate an expired or inactive certificate may not be used toward completion of the continuing education requirement for the next biennium.

(3) A certificateholder may be awarded twelve contact hours of continuing education for successfully passing a post-primary examination of the American Registry of Radiologic Technologists, or of the Nuclear Medicine Technologist Certification Board, during the certificateholder's current renewal cycle. To receive credit, the certificateholder must submit to the department proof of passing the post-primary examination, such as a letter from the registry or board which bears the certificateholder's name, the date the examination was taken, and the score. Credit will not be awarded for passing an examination during a previous renewal cycle. Courses presented by other than approved providers outside the State of Florida can be submitted to the department

for approval. Contact hours shall be awarded if the information submitted by the certificateholder documents that the courses attended are equivalent in quality to courses presented by approved providers.

(4) All certificateholders can be awarded contact hours for successfully completing, during the biennium, attendance at a continuing education courses that is ~~are~~ approved by an organization which is recognized by the American Registry of Radiologic Technologists as a Recognized Continuing Education Evaluation Mechanism (RCEEM). The amount of hours awarded the certificateholder shall be equal to the number of hours approved by the RCEEM for that course a state or national radiologic technology organization.

(5) No change.

Specific Authority 468.303, 468.309(1), (2), (3), 468.3095(2) FS. Law Implemented 468.309(1),(2),(3),(4), 468.3095 FS. History--New 4-10-85, Formerly 10D-74.51, Amended 3-21-88, 9-17-92, 5-7-96, Formerly 10D-91.051, Amended 10-28-99, \_\_\_\_\_.

## 64E-3.009 Standards for Continuing Education Courses.

(1) No change.

(2) The content of each continuing education course shall be planned in logical order and reflect input from qualified persons in the subject matter. Appropriate subject matter for continuing education courses shall reflect the professional educational needs for the learner to meet the health care needs of the consumer and consist of content from one or more of the following:

(a) through (b) No change.

(c) Management or administration of radiologic health care personnel, such as radiation protection and safety and dosimetry; or and

(d) Personal development subject matter, which must include application of content as it relates to improved patient care. A maximum of 3 continuing education hours in this area can be used for renewal requirements during each renewal cycle. The program may cover any topic which enhances technologist skills and improves patient care. However, awards presentations, introductions of new staff members, tributes to departing staff, employee satisfaction surveys, discussions of facility fiscal status or human resource policies, or similar topics will not be approved for personal development. If a course is longer than 3 hours, Attendance at the entire course is required for credit.

(3) through (6) No change.

(7) All courses shall be at least 50 minutes in length. A 50 minute course approved by the department will be awarded for one contact hour of continuing education credit. An additional one-half contact hour of continuing education credit will be awarded for each additional 25 minutes of course length. Increments of 25 minutes in length for 1/2 contact hour will be accepted when the course extends beyond one contact hour.

Time utilized to complete the course post-test shall not be considered part of the learning activity and shall not be awarded credit.

(8) No change.

(9) A provider seeking approval of a course shall:

(a) Make application on Form DH 374, 10/07 Jan-92, "CE Provider Information Sheet" provided by the department and incorporated herein by reference, at least 30 days prior to the date the course begins and provide a detailed course outline and a description of course objectives. The provider will identify the format of the course as either live lecture or some type of self-study. If the course is self-study, the provider will also submit a copy of the self-study course material and post-test for review.

(b) through (c) No change.

(d) Provide a resume or curriculum vitae for each course instructor which demonstrates evidence that the instructor faculty for the course is qualified through education and experience in the subjects to be presented.

(e) through (i) No change.

(j) Send to the department a roster of participants no later than 30 ~~45~~ days following each course on Form DH 406, 07/06 Mar-95, provided by the department and incorporated herein by reference. Providers shall maintain security of attendance records.

(k) Furnish each participant with a written certificate of course completion ~~written verification of attendance, including,~~ to include:

1. Date of course completion;
2. Signature and name of provider;
3. Approved Florida pProvider number;
4. Course title;
5. Number of continuing education hours awarded; ~~and~~
6. Name of participant; ~~and-~~
7. Approved Florida course number.

(10) Approval of a course can be granted for up to 36 months.

(11) All self study courses must include a post-test to assess the participant's understanding of the course material and attainment of course objectives. The course provider must grade the post-test and a participant must receive a score of at least 75 percent on the post-test to successfully complete a course. A minimum of 20 post-test questions is required for a course awarded one contact hour of continuing education credit. An additional five post-test questions are required for each additional half contact hour of continuing education credit.

Specific Authority 468.303, 468.309(1) FS. Law Implemented 468.303, 468.309(1) FS. History--New 4-10-85, Formerly 10D-74.52, Amended 9-17-92, 5-7-96, 12-12-96, Formerly 10D-74.052, Amended \_\_\_\_\_.

NAME OF PERSON ORIGINATING PROPOSED RULE:  
James Futch

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: William A. Passetti, Chief, Bureau of Radiation Control

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: November 6, 2007

**DEPARTMENT OF FINANCIAL SERVICES**

**Division of Accounting and Auditing**

RULE NOS.:	RULE TITLES:
69I-72.001	Definitions
69I-72.002	Threshold for Recording Tangible Personal Property for Inventory Purposes
69I-72.003	Recording of Property
69I-72.004	Marking of Property
69I-72.005	Disposition of Property
69I-72.006	Inventory of Property
69I-72.007	Capitalization of Property

PURPOSE AND EFFECT: The purpose of the proposed rules is to implement: (1) Section 273.02, F.S., which requires the Chief Financial Officer to adopt rules regarding the requirements for recording of state-owned tangible personal property in the state's financial system and for the periodic review of such property for inventory purposes; and (2) Section 273.055, F.S., which requires custodians to maintain records to identify property items for disposition in accordance with rules issued by the Chief Financial Officer. The Auditor General's Office had been responsible for issuing such rules; however, Chapter 2006-122, Laws of Florida, transferred those responsibilities to the Chief Financial Officer. Chapter 2006-122, Laws of Florida, also created Section 273.025, F.S., which requires the Chief Financial Officer to adopt rules regarding the requirements for the capitalization of property that has been recorded in the state's financial system.

SUMMARY: The proposed rules specify recording and inventory requirements for state-owned tangible personal property and require that tangible personal property with a value or cost of \$1000 or more to be capitalized.

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

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

SPECIFIC AUTHORITY: 273.02, 273.025, 273.055 FS.

LAW IMPLEMENTED: 273.01, 273.02, 273.025, 273.03, 273.04, 273.05, 273.055 FS.



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

DATE AND TIME: Tuesday, December 11, 2007, 2:00 p.m.

PLACE: Room 430, Fletcher Building, Tallahassee, Florida

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 5 days before the workshop/meeting by contacting: Molly Merry (850)413-3097 or molly.merry@fldfs.com. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULES IS: Molly Merry, Chief, Bureau of Accounting, 200 East Gaines Street, Tallahassee, Florida 32399-0354, (850)413-3097 or molly.merry@fldfs.com

THE FULL TEXT OF THE PROPOSED RULES IS:

#### STATE-OWNED TANGIBLE PERSONAL PROPERTY

##### 69I-72.001 Definitions.

(1) “Capital Asset” means real or personal property that has a cost equal to or greater than an established capitalization threshold and has a useful life extending beyond one year. Capital assets are reported in the statement of net assets in financial reporting.

(2) “Class Code” means a classification number used to commonly identify similar items of property which is established by the State’s Chief Financial Officer in the State’s financial system.

(3) “Control Accounts” means summary accounts designed to control accountability for individual property records. Unlike individual property records which establish accountability for particular items of property, control accounts accumulate the total cost or value of the custodian’s property and through entries to the control accounts documenting acquisitions, transfers and dispositions, provide evidence of the change in that total cost or value over periods of time as well as the total cost or value at any point in time.

(4) “Cost” means acquisition or procurement cost (i.e., invoice price plus freight and installation charges less discounts). In determining cost, the value of property exchanged by a custodian in satisfaction of a portion of the purchase price of new property shall not be deducted from the full purchase price regardless of any property “traded in” on the new property.

(5) “Custodian” means, without limitation, any elected or appointed State officer, board, commission or authority, or any other entity or agency entitled to lawful custody of property owned by the State.

(6) “Custodian’s Delegate” means a person acting under the supervision of the custodian to whom the custody of property has been delegated by the custodian and from whom the custodian receives custody receipts.

(7) “Depreciated Cost” means acquisition cost less accumulated depreciation.

(8) “Depreciation” is the systematic and rational allocation of the acquisition cost of an asset over the expected useful life of the asset.

(9) “Financial System” means the Florida Accounting Information Resource (FLAIR) or its successor.

(10) “Fiscal Year” means the State’s fiscal year established in Section 215.01, F.S., to begin on the first day of July and to end on the following thirtieth day of June, both dates inclusive, in each and every year; or the fiscal year established by other law applicable to a particular custodian.

(11) “Identification Number” means a unique number assigned and affixed to each item of property to identify it as property held by the custodian and for the purpose of differentiating one item of property from another.

(12) “Property” has the meaning set forth in Section 273.02, F.S.

(13) “Unaccounted for Property” means property held by a custodian subject to the accountability provisions of Rule 69I-72.002, F.A.C., which cannot be physically located by the custodian or custodian’s delegate which property has not been otherwise lawfully disposed of.

(14) “Value” means the worth or fair market value at the date of acquisition for donated property.

Specific Authority 273.02, 273.025 FS. Law Implemented 273.01, 273.02, 273.025, 273.03, 273.04, 273.05, 273.055 FS. History–New \_\_\_\_\_.

##### 69I-72.002 Threshold for Recording Tangible Personal Property for Inventory Purposes.

All tangible personal property with a value or cost of \$1,000 or more and having a projected useful life of one year or more shall be recorded in the state’s financial system as property for inventory purposes. Any hardback book with a value or cost of \$25 or more and having a useful life of one year or more that is circulated to students or the general public, and any hardback book with a value or cost of \$250 or more that is not circulated shall be recorded in the state’s financial system as property for inventory purposes. For the purpose of this rule chapter, “cost” is used if the property is purchased and represents the purchase price of the property item; “value” is used if the property is donated and represents the fair market value of the property item at the date of donation.

Specific Authority 273.02, 273.025 FS. Law Implemented 273.01, 273.02, 273.025 FS. History–New \_\_\_\_\_.

69I-72.003 Recording of Property.

(1) Maintenance of Property Records – Custodians shall maintain adequate records of property in their custody. The records shall contain at a minimum, the information required by these rules.

(2) Individual Records Required for Each Property Item – Each item of property shall be accounted for in a separate property record. Related individual items which constitute a single functional system may be designated as a property group item. A property group item may be accounted for in one record if the component items are separately identified within the record. Examples of property items subject to group accountability include, but are not limited to: modular furniture, computer components, book sets and similar associations of items. All property group items, the total value or cost which is equal to or greater than \$1,000, shall be inventoried under these rules.

(3) Content of Individual Property Records – Each property record shall include the following information:

(a) Identification number.

(b) Description of item or items.

(c) Physical location (the city, county, address or building name and room number therein).

(d) Name of custodian or custodian's delegate with assigned responsibility for the item.

(e) Class Code.

(f) In the case of a property group, the number and description of the component items comprising the group.

(g) Name, make or manufacturer, if applicable.

(h) Year and/or model(s), if applicable.

(i) Manufacturer's serial number(s), if any, and if an automobile, vehicle identification number (VIN) and title certificate number, if applicable.

(j) Date acquired.

(k) Cost or value at the date of acquisition for the item or the identified component parts thereof. When the historical cost of the purchased property is not practicably determinable, the estimated historical cost of the item shall be determined by appropriate methods and recorded. Estimated historical costs shall be so identified in the record and the basis of determination established in the custodian's public records. The basis of valuation for property items constructed by custodian personnel shall be the costs of material, direct labor and overhead costs identifiable to the project. Donated items, including federal surplus tangible personal property, shall be valued at fair market value at the date of acquisition. Regardless of acquisition method, the cost or value of a property item shall include ancillary charges necessary to place the asset into its intended location and condition for use. Ancillary charges include expenditures that are directly attributable to asset acquisition and placing the asset in service, such as freight and transportation charges, site preparation costs, and professional fees.

(l) Method of acquisition and, for purchased items, the statewide document (voucher) number obtained from the State's financial system.

(m) Date the item was last physically inventoried and the condition of the item at that date.

(n) If certified as surplus, the information prescribed in Section 273.05(5), F.S.

(o) If disposed of, the information prescribed in Rule 69I-72.005, F.A.C.

(p) Any other information on the individual property record that the custodian may care to include.

(4) Control Accounts – A custodian-wide control account showing the total cost or value of the custodian's property shall be maintained. A custodian may keep additional control accounts for property to the extent deemed necessary for different funds and sub-funds. Control totals may not be established by periodically summarizing the costs or values recorded on the individual property records. Rather, entries to control accounts shall be derived from documents evidencing transactions resulting from the acquisition, transfer, or disposition of property items and shall be posted contemporaneously with entries to the individual property records.

(5) Depreciation shall be recorded to meet financial reporting requirements relating to depreciation accounting. However, depreciation shall not be recorded on the individual property records or in control accounts in such a manner as to reduce the recorded acquisition cost or value (i.e., depreciation shall be recorded as an item separate from the acquisition cost).

Specific Authority 273.02, 273.025, 273.055 FS. Law Implemented 273.02, 273.025, 273.04, 273.055 FS. History–New \_\_\_\_\_.

69I-72.004 Marking of Property.

(1) Marking of Property – Each property item shall be permanently marked with the identification number assigned to that item to establish its identity and ownership by the custodian holding title to the item. The marking shall visually display the property identification number of the item and may include an electronic scanning code ("barcode") to facilitate electronic inventory procedures.

(2) Exemptions for Marking Property – Any item of property whose value or utility would be significantly impaired by the attachment or inscription of the property identification number is exempt from the requirement for physical marking. However, the custodian's property records shall contain sufficient descriptive data to permit positive identification of such items.

(3) Location of Marking – Items with the same class code shall be marked in a similar manner to facilitate identification. In determining a marking location, careful consideration shall be given to the intended use of the items; the probability that the marking could be obliterated by wear, vandalism or routine maintenance functions; and, the appropriateness of the marking

method chosen. Additionally, the location of the marking and the marking method chosen shall not mar the appearance of the item. When utilizing an electronic scanning format system, electronic codes shall be placed on property in the same manner as other markings specified in this section.

Specific Authority 273.02 FS. Law Implemented 273.02 FS. History–New \_\_\_\_\_.

#### 69I-72.005 Disposition of Property.

(1) Methods of Disposition – Property within the meaning of these rules may be lawfully disposed of as provided in Sections 273.04, 273.05 and 273.055, F.S. Property assigned to a custodian or a custodian’s delegate which is not accounted for during regular or special inventories shall be subject to the rules regarding unaccounted for property (See subsection 69I-72.006(7), F.A.C.).

(2) Required Information – The following information shall be recorded on the individual property record for each item lawfully disposed of pursuant to Sections 273.04, 273.05 or 273.055, F.S.:

(a) Date of disposition.

(b) Authority of disposition (custodian certification as surplus property, agency resolution, etc., as appropriate).

(c) Manner of disposition (sold, donated, transferred, cannibalized, scrapped, destroyed, traded).

(d) Identity of the employee(s) witnessing the disposition, if cannibalized, scrapped or destroyed.

(e) For items disposed of, a notation identifying any related transactions (such as receipt for sale of the item, insurance recovery, trade-in).

(f) For property certified as surplus, reference to documentation evidencing that such property was disposed of in the manner prescribed by Section 273.055(3), F.S.

(3) Transfer of Property Records – The individual property record for each item lawfully disposed of as described in this rule shall be, upon disposition of the item, transferred to a disposed property file. Destruction of such records shall be governed by the provisions of Chapter 119, F.S.

(4) Control Account – The cost or value of items lawfully disposed of shall be removed from the control account at the time of disposition.

Specific Authority 273.02, 273.025, 273.055 FS. Law Implemented 273.02, 273.025, 273.04, 273.05, 273.055 FS. History–New \_\_\_\_\_.

#### 69I-72.006 Inventory of Property.

(1) Physical Inventory Required – Each custodian shall ensure that a complete physical inventory of all property is taken at least once each fiscal year. Each custodian shall ensure that a complete physical inventory of all property under the control of the custodian or custodian’s delegate is taken whenever there is a change of custodian or custodian’s delegate.

(2) Inventory Forms – The form used to record the physical inventory shall be at the discretion of the custodian. However, the form shall display, at a minimum, for each property item the following information:

(a) Date of the current inventory.

(b) Name and signature of the person who conducted the current inventory.

(c) Identification number.

(d) Existence of item (or indication that the item was not located).

(e) Description of the item or items.

(f) Present condition of the item or items.

(g) Physical location (the city, county, address or building name and room number therein).

(h) The name of the custodian or the custodian's delegate with assigned responsibility for the item.

(i) State standard class code.

(j) In the case of a property group, the number and description of the component items comprising the group.

(k) Name, make or manufacturer, if applicable.

(l) Year and/or model(s), if applicable.

(m) Manufacturer's serial number(s), if any, and if an automobile, vehicle identification number (VIN) and title certificate number, if applicable.

(n) Date acquired.

(3) Unrecorded Property – Any property item found during the conduct of an inventory which meets the requirements for accounting and control as defined in Rule 69I-72.002, F.A.C., and which item is not included on the inventory forms described above, shall have an inventory form created for the item when located. After appropriate investigation to establish the ownership of the item, it shall be added to the custodian's property records or, if ownership cannot be reasonably established, the item may be disposed of as surplus property pursuant to Section 273.05, F.S.

(4) Custodian’s Delegate Shall Not Inventory Certain Items – The custodian's delegate shall not personally inventory items for which they are responsible.

(5) Property Assigned to Other Custodians – In some instances, it may not be cost effective to make a physical inventory of property that has been temporarily assigned to another custodian at an off-site location. In such instances, the custodian’s delegate may, in lieu of a physical inventory, obtain a certified statement from the other custodian’s delegate attesting to the existence and condition of the property.

(6) Reconciliation of Inventory to Property Records – Upon completion of a physical inventory:

(a) The data listed on the inventory forms shall be compared with the individual property records. Noted differences such as location, condition, and custodian's delegate shall be investigated and corrected as appropriate or,

alternatively, the item shall be relocated to its assigned location and custodian or custodian's delegate shown in the individual property record.

(b) Items not located during the inventory process shall be promptly reported to the custodian or the custodian's designee (who shall be an individual other than the custodian's delegate responsible for the unaccounted for property) and the custodian shall cause a thorough investigation to be made. If the investigation determines that the item was stolen, the individual property record shall be so noted and a report filed with the appropriate law enforcement agency describing the missing item and the circumstances surrounding its disappearance.

(7) Unaccounted for Property – For items identified as unaccounted for, recording the items as dispositions or otherwise removing the items from the property records shall be subject to approval of the State’s Chief Financial Officer as provided in Section 17.04, F.S., and Rule 69I-21.002, F.A.C.

Specific Authority 273.02 FS. Law Implemented 273.02 FS. History–New\_\_\_\_\_.

69I-72.007 Capitalization of Property.

For statewide financial reporting purposes, all tangible personal property with a value or cost of \$1,000 or more and having a projected useful life of one year or more must be capitalized. Any hardback book with a value or cost of \$25 or more and having a useful life of one year or more that is circulated to students or the general public, and any hardback book with a value or cost of \$250 or more that is not circulated must be capitalized.

Specific Authority 273.025 FS. Law Implemented 273.025 FS. History–New\_\_\_\_\_.

NAME OF PERSON ORIGINATING PROPOSED RULE:  
Molly Merry, Chief, Bureau of Accounting  
NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Doug Darling, Director, Division of Accounting and Auditing  
DATE PROPOSED RULE APPROVED BY AGENCY HEAD: September 10, 2007  
DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: September 28, 2007

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

**DEPARTMENT OF COMMUNITY AFFAIRS**  
**Division of Housing and Community Development**

RULE NO.: 9B-7.0042  
RULE TITLE: Florida Accessibility Code for Building Construction

**NOTICE OF CHANGE**

Notice is hereby given that the following changes have been made to the proposed rule in accordance with subparagraph 120.54(3)(d)1., F.S., published in Vol. 33, No. 22, June 1, 2007 issue of the Florida Administrative Weekly.

9B-7.0042 Florida Accessibility Code for Building Construction.

The 1997 Florida Accessibility Code for Building Construction (the Code) is adopted by reference as the rule of this Commission, effective October 1, 1997. The 2001 and 2004 revisions to the Code are herein incorporated into this rule by reference and shall take effect on the effective date of this rule. Copies of the Code and the 2001 and 2004 revisions are available by writing to the Codes and Standards Section, Department of Community Affairs, 2555 Shumard Oak Boulevard, Tallahassee, Florida 32399-2100.

Section 11-4.6.4 is amended: Each such parking space must be prominently outlined with blue paint, and must be repainted, when necessary, to be clearly distinguishable as a parking space designated for persons who have disabilities and must be posted with a permanent above grade sign of a color and design approved by the Department of Transportation which is placed on or at a distance of 84 inches above the ground to the bottom of the sign and which bears the international symbol of accessibility, ADAAG s. 4.30.7 and the caption “PARKING BY DISABLED PERMIT ONLY”. Such sign erected after October 1, 1996 must indicate the penalty for illegal use of the space.

[No change to the remaining text of Section 11-4.6.4.]

~~Section 11-4.7.3 is amended: Width. The minimum width of a curb ramp shall be 36 inches (915 mm), exclusive of flared side.~~

Specific Authority 553.503 FS. Law Implemented 553.503 FS. History–New 9-14-97, Amended 10-31-99, 1-20-02,\_\_\_\_\_.

**BOARD OF TRUSTEES OF THE INTERNAL IMPROVEMENT TRUST FUND**

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

**AGENCY FOR HEALTH CARE ADMINISTRATION**

**Health Facility and Agency Licensing**

RULE NO.: 59A-3.2085  
RULE TITLE: Department and Services

**NOTICE OF CORRECTION**

Notice is hereby given that the following correction has been made to the proposed rule in Vol. 33, No. 39, September 28, 2007 issue of the Florida Administrative Weekly.

This change is based on written material received on the date of the public hearing held on October 30, 2007.