(f) Insured's date of death. For first to die policies, use the date of the first insured's death. For second to die policies, use the date of the last insured's death.

(g) Total amount of premiums (in dollars) required to be paid to the insurer to maintain the policy from the date of viatication to the date of death.

(h) Total death benefit collected from the insurer.

(i) Number of months between the date of contract and the insured's date of death.

(j) Number of months between the life expectancy of the insured at the time of contract and the insured's date of death. This should be noted as a plus (+) figure if the insured died after the estimated life expectancy or a minus (-) if the insured died prior to the estimated life expectancy.

Specific Authority 626.9925 FS. Law Implemented 626.9913, 626.9922(2) FS. History–New\_\_\_\_\_.

### 69O-204.070 Anti-Fraud.

Every licensed viatical settlement provider shall establish and maintain in accordance with the provisions of Section 626.9922, F.S.:

(1) Documentation of compliance with its anti-fraud plan and procedures filed in accordance with Section 626.99278, F.S.

(2) All documentation pertaining to resolved and unresolved material inconsistencies between medical records and insurance applications.

(3) Documentation pertaining to the mandatory reporting of possible fraudulent acts and prohibited practices set forth in Section 626.99275, F.S., to the Division of Insurance Fraud of the department.

<u>Specific Authority 626.9925 FS. Law Implemented 626.99278, 626.9922, 626.99275 FS. History–New</u>\_\_\_\_\_

NAME OF PERSON ORIGINATING PROPOSED RULE: Jovita Ashton, Director, Office of Insurance Regulation

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Mary Beth Senkewicz, Deputy Commissioner, Office of Insurance Regulation

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: July 31, 2007

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: October 20, 2006

## Section III Notices of Changes, Corrections and Withdrawals

## DEPARTMENT OF STATE

### **Division of Library and Information Services**

RULE NO.:RULE TITLE:1B-2.011Library Grant ProgramsNOTICE 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. 38, September 21, 2007 issue of the Florida Administrative Weekly.

The rule has been changed to add an additional form. The rule also incorporates by reference guidelines and forms relating to the Library Cooperative Grant Program. Changes have been made to the guidelines and forms for the Library Cooperative Grant Program in response to comments received. Changes have been made to the Grant Agreement form to address technical changes.

COPIES OF THE FULL TEXT OF THE CHANGES MAY BE OBTAINED BY CONTACTING: Judith Ring, Director, Division of Library and Information Services, R. A. Gray Building, 500 South Bronough Street, Tallahassee, FL 32399-0250, (850)245-6600

### THE FULL TEXT OF THE PROPOSED RULE IS:

1B-2.011 Library Grant Programs.

(1) This rule provides procedures for library grant programs administered by the Division of Library and Information Services (Division). Each program shall be governed by guidelines which contain information on eligibility requirements, application review procedures, evaluation and funding criteria, grant administration procedures, if applicable, and application forms. All grant awards shall be subject to final approval by the Secretary of State.

(2) Applicants for grants shall meet the eligibility and application requirements as set forth in the following guidelines for each grant program:

(a) The State Aid to Libraries Grant Guidelines and Application, effective 4-1-98, amended 11-20-01, amended 12-28-03, amended 2-21-07, which contain guidelines and application forms, State Aid to Libraries Grant Application (Form DLIS/SA01), effective 4-1-98, amended 12-28-03; State Aid to Libraries Grant Application – Multicounty Library (Form DLIS/SA02), effective 4-1-98, amended 12-28-03; Certification of Credentials – Single Library Administrative Head (Form DLIS/SA03), effective 4-1-98, amended 12-28-03; State Aid to Libraries Grant Application – Summary Financial Report (Form DLIS/SA04), effective 4-1-98, amended 12-28-03.

(b) The Library Construction Grant Guidelines and Application, effective 4-1-98, amended 2-14-99, amended 1-9-03, amended 2-21-07, which contain instructions, grant application (Form DLIS/PLC01), effective 4-1-98, amended 2-14-99, amended 4-4-00, amended 12-18-00, amended 1-9-03; Payment Request #1 (Form DLIS/PLC02) effective 1-9-03; Payment Request #2 (Form DLIS/PLC03) effective 1-9-03; Payment Request #3 (Form DLIS/PLC04) effective 1-9-03; Payment Request #4 (Form DLIS/PLC05) effective 1-9-03; and Closeout Report (Form DLIS/PLC06) effective 1-9-03.

(c) The Library Cooperative Grant Guidelines and Application, effective 4-1-98, <u>amended</u>, which contain instructions, <u>grant</u> and application (Form DLIS/LCG01), effective 4-1-98, amended 4-4-00, <u>amended</u>; <u>Mid-Year Report (Form DLIS/LCG02) effective</u>, Annual Report Form (Form DLIS/LCG03) effective and Annual Statistical Report Form for Multitype Library Cooperatives (Form DLIS/LCG02 04), effective 4-1-98, amended 4-4-00, <u>amended</u> and Grant Agreement (Form DLIS/LCG05), effective

(d) The Library Services and Technology Act Grant Guidelines and Application, effective 4-1-98, amended 2-14-99, amended 11-20-01, which contain instructions and application (Form DLIS/LSTA01), effective 4-1-98, amended 2-14-99, amended 4-4-00, amended 12-18-00, amended 11-20-01; Mid-Year Report (Form DLIS/LSTA02), effective 2-14-99, amended 4-4-00, amended 12-18-00, amended 11-20-01; and Annual Report (Form DLIS/LSTA03), effective 4-4-00, amended 12-18-00, amended 11-20-01.

(e) The Florida Library Literacy Grants Guidelines and Application, effective 4-4-00, amended 11-20-01 which contain instructions and application (Form DLIS/FLL01), effective 4-4-00, amended 11-20-01; Mid-Year Report (Form DLIS/FLL02), effective 4-4-00, amended 11-20-01; and Annual Report (Form DLIS/FLL03), effective 4-4-00, amended 11-20-01.

(f) The Community and Library Technology Access Partnership Grants Guidelines and Application which contain instructions and application (Form DLIS/CLTA01), effective 12-18-00; and Annual Report (Form DLIS/CLTA02), effective 12-18-00.

(g) The Community Libraries in Caring Program Application, effective 11-16-04, which contains instructions and application (Form DLIS/CLIC01), effective 11-16-04; Annual Report (Form DLIS/CLIC02), effective 11-16-04; and Grant Agreement (Form DLIS/CLIC03), effective 11-16-04, revised 2-21-06, amended 2-21-07.

(3) Guidelines and forms in this rule are incorporated by reference and may be obtained from the Director of the Division, Florida Department of State, Division of Library and Information Services, R. A. Gray Building, 500 South Bronough, Tallahassee, Florida 32399-0250.

(4) The Division of Library and Information Services will waive the financial matching requirements on grants for rural communities that have been designated in accordance with Sections 288.0656 and 288.06561, F.S. Eligible communities applying for Library Services and Technology Act grants, Florida Library Literacy Grants, and Library Construction grants must request waiver of matching requirements at the time of grant application.

(5) This section supersedes Chapters 1B-3 and 1B-5, F.A.C.

Specific Authority 257.14, 257.191, 257.192, 257.24, 257.41(2) FS. Law Implemented 240.5186, 257.12, 257.14, 257.15, 257.16, 257.17, 257.171, 257.172, 257.18, 257.19, 257.191, 257.192, 257.195, 257.21, 257.22, 257.23, 257.24, 257.25, 257.40, 257.41, 257.42 FS. History–New 1-25-93, Amended 7-17-96, 4-1-98, 2-14-99, 4-4-00, 12-18-00, 11-20-01, 3-20-02, 1-9-03, 12-28-03, 11-16-04, 2-21-06, 2-21-07\_\_\_\_\_.

### DEPARTMENT OF REVENUE

### Corporate, Estate and Intangible Tax

1 /	8
RULE NO .:	RULE TITLE:
12C-1.0221	Returns, Notices, and Elections;
	Signing and Verification
	NOTICE OF CHANCE

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. 41, October 12, 2007 issue of the Florida Administrative Weekly.The changes to subsection (1) of this rule were originally contained in a notice of proposed rulemaking published in the October 12, 2007, issue of the Florida Administrative Weekly (Vol. 33, No. 41, pp. 4751-4752). Subsequently, this subsection was amended by a Notice of Change published in the Florida Administrative Weekly on December 7, 2007. By this Notice of Change, the Department is again revising subsection (1) of this rule to delete a provision regarding the improper signing or verification of a corporate income tax return or notice.

Subsection (1) of Rule 12C-1.0221, Florida Administrative Code, has been changed, so that the proposed rule text will read as follows:

(1) A return, election, or notice required of a taxpayer shall be signed by an officer duly authorized to sign. A return or notice required of a taxpayer made by a fiduciary under subsection 220.22(3), F.S., shall be signed by the fiduciary. An officer's or fiduciary's signature on a return or notice made by or for a taxpayer shall be prima facie evidence that such individual was authorized to sign the return or notice on behalf of the taxpayer. The filing of a return that is not signed or that is improperly signed and verified may be treated as a failure to file the return for purposes of starting the limitation period or for the imposition of penalty for failure to file.

### **DEPARTMENT OF REVENUE**

### **Corporate, Estate and Intangible Tax**

RULE NO.:	RULE TITLE:
12C-2.005	Due Date – Payment of Tax –
	Discounts Allowed
	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. 49, December 7, 2007 issue of the Florida Administrative Weekly.

Paragraph (1)(b) of Rule 12C-2.005, Florida Administrative Code, has been changed, so that the proposed rule text will read as follows:

(1)(b)+. When the tax due, before discount, is less than \$60, no return is required to be filed and no tax is due. Taxpayers who receive a Government Leasehold Intangible Personal Property Tax Return (Form DR-601-G) from the Department for which no tax is due may file the return, without payment, to inform the Department that no tax is due. Filing this informational return will eliminate additional inquiries from the Department regarding the filing of the return. Taxpayers who are under audit, examination, or investigation by the Department will be required to file a completed return, even if the amount of tax due with the return is less than sixty dollars (\$60). No person subject to the annual tax shall be required to file a return or pay a tax if the tax due, before discount, is less than sixty dollars (\$60.00).

Subsections (3) and (4) of Rule 12C-2.011, Florida Administrative Code, are being eliminated, so that the proposed rule text will read as follows:

(3) Taxpayers may apply to the department to pay the nonrecurring tax by a list attached to a report.

(a) No person shall use this procedure without prior approval of the department.

(b) Persons wishing to apply for approval to report by list shall make requests to the Florida Department of Revenue, Central Registration, P. O. Box 6480, Tallahassee, Florida 32314-6480.

(c) All persons desiring or using this procedure shall be subject to audit and shall make their records available for inspection by the department.

(d) All persons approved to use this procedure shall keep a journal, account book or other record of original entry, showing a listing of all obligations or advances which have been made or executed. The journal shall show a daily listing or a listing as required by the department and shall show the county of recording, the official record book and page number of the recording, if any, the amount of each obligation or advance, the date the obligation was created or advance was made and the amount of tax paid, and the date on which the tax payment was made.

(e) The list shall contain the same information as required by paragraph (2)(a).

(4)(a) The authority to use this procedure shall not be unreasonably withheld by the department.

(b) However, any person having a history of delinquent tax payments for any tax or of returned checks shall be denied the use of this procedure.

(c) The authority to use this procedure may be canceled by the department when any person knowingly files a false report, fails or refuses, or neglects to file the proper report or fails to maintain proper records.

## **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."

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

RULE NO .:	RULE TITLES:
18-21.004	Management Policies, Standards, and
	Criteria
18-21.011	Payments and Fees
	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. 29, July 20, 2007 issue of the Florida Administrative Weekly.

18-21.004 Management Policies, Standards, and Criteria. The following management policies, standards, and criteria shall be used in determining whether to approve, approved with conditions or modifications, or deny all requests for activities on sovereignty submerged lands.

(1) General Proprietary.

(a) through (e) No change.

(f) Appraisal services, when required, shall be obtained through the Division's Bureau of Appraisal in accordance with Chapter 18-1, F.A.C., except as follows:

1. The applicant shall pay the fee for appraisal services, which is non refundable. No appraisal services shall proceed until the appraisal services fee has been received by the Division. If the applicant withdraws its application after appraisal services have begun and any appraisal expenses have been incurred, the appraisal fee will be non-refundable. If no services have begun and no expenses have been incurred, the appraisal fee is refundable upon written request of the applicant.

2. No change.

(g) through (k) No change.

(1) For purposes of notification of adjacent property owners, rRequests for revisions to existing leases or easements that are reasonably expected to lead to increased environmental impact, an increase in preempted area of ten percent or more, or a significant change in use (such as one that requires use of a different form of authorization or application of different rule criteria), or heightened public concern will be treated as new applications under this chapter.

(2) through (8) No change.

Specific Authority 253.03(7), 253.73 FS. Law Implemented 253.001, 253.03, 253.141, 253.68, 253.72, 253.74, 253.75, 253.77 FS. History–New 3-27-82, 8-1-83, Formerly 16Q-21.04, 16Q-21.004, Amended 12-25-86, 1-25-87, 3-15-90, 8-18-92, 3-20-94, 10-15-98, 12-11-01, 10-29-03, 12-16-03, 3-8-04, 10-27-05

18-21.011 Payments and Fees.

(1) Standard and Extended Term Leases.

(a) No change.

(b) Base Fees, Discounts, Surcharges and Other Payments.

1. The base fee shall be computed at a rate of \$0.1413 per square foot per annum, which became effective March 1, 2007. The base fee and the minimum annual fee shall be revised March 1 of each year and increased or decreased based on the average change <u>over time</u> in the price paid by all urban consumers for a market basket of consumer goods and services Consumer Price Index. In determining the change, the Board will annually consult the Consumer Price Index figures established for the previous five years by the Bureau of Labor Statistics, computed as provided in the BLS Publication "Handbook of Methods," Chapter 17, June 2007, and found on the BLS website at http://www.bls.gov/opub/homch17.pdf. The average change in the Consumer Price Index is calculated annually by averaging the Consumer Price Index over the previous five year period. There shall be a 10 percent cap on any annual increase.

2. through 13. No change.

(c) No change.

(d) Class III and Special Event Authorizations.

1. No change.

2. Class III and IV Special Event leases are also subject to the 25 percent first annual fee surcharge, the annual fee adjustment based on the average change in the Consumer Price Index, as provided in subparagraph 18-21.011(1)(b)1., and other payments required by paragraph 18-21.011(1)(b), F.A.C. Special events are not eligible for the 30% discount provided by subparagraph 18-21.011(1)(b)2., F.A.C.

3. through 4. No change.

- (2) Private Easements.
- (a) through (b) No change.

(c) The fee for private easements for telecommunication lines and associated conduits that are subject to the provisions of paragraph 18-21.004(2)(l), F.A.C., shall be a one-time easement value and enhanced value fee of 5.591306 for installations outside of special consideration areas or a one-time easement value fee of 0.0663 for installations inside such areas, effective March 1, 2007. The applicable fee shall be assessed per linear foot of telecommunication line or conduit

as measured along sovereignty submerged lands from the State's territorial limits within the territorial sea to first landfall on the mainland for easements up to 10 feet wide, and shall be increased proportionally for easements of greater widths. This fee shall also be applicable to easement modifications to the extent that such modifications increase the easement area and to easement renewals. The fee shall be revised annually on March 1 and increased or decreased based on the average change, as provided in subparagraph 18-21.011(1)(b)1., in the Consumer Price Index, calculated as provided in subparagraph 18-21.011(1)(b)1. by averaging the Consumer Price Index over the previous five-year period, with a 10 percent cap on any annual increase. This fee shall not be applicable to applications to transfer or assign an easement.

(3) through (5) No change.

Specific Authority 253.03(7), 253.03(11), 253.73 FS. Law Implemented 253.03, 253.71 FS. History–New 3-27-82, Amended 5-18-82, 8-1-83, 9-5-84, 10-20-85, Formerly 16Q-21.11, 16Q-21.011, Amended 1-25-87, 9-6-87, 3-15-90, 10-11-98, 10-15-98, 10-29-03, 3-8-04, 1-1-06.

### AGENCY FOR HEALTH CARE ADMINISTRATION

#### Medicaid

RULE NO.:	RULE TITLE:
59G-5.020	Provider Requirements
	NOTICE OF WITHDRAWAL

Notice is hereby given that the above rule, as noticed in Vol. 33, No. 39, September 28, 2007 issue of the Florida Administrative Weekly has been withdrawn.

# DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

### **Board of Professional Engineers**

	8
RULE NOS.:	RULE TITLES:
61G15-32.001	General Responsibility
61G15-32.002	Definitions
61G15-32.003	Common Requirements to All Fire
	Protection Engineering Documents
61G15-32.008	Design of Fire Alarms, Signaling
	Systems and Control System
	NOTICE OF WITHDRAWAL

Notice is hereby given that the above rule, as noticed in Vol. 33, No. 49, December 7, 2007 issue of the Florida Administrative Weekly has been withdrawn.

# DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

### **Board of Professional Engineers**

RULE NOS .:	RULE TITLES:
61G15-34.001	General Responsibility
61G15-34.002	Definitions

61G15-34.003	Design of Heating Ventilation and
	Air Conditioning Systems
61G15-34.007	Design of Plumbing Systems
	NOTICE OF WITHDRAWAL

Notice is hereby given that the above rule, as noticed in Vol. 33, No. 49, December 7, 2007 issue of the Florida Administrative Weekly has been withdrawn.

### DEPARTMENT OF ENVIRONMENTAL PROTECTION

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

### DEPARTMENT OF ENVIRONMENTAL PROTECTION

RULE NOS.:	RULE TITLES:
62-17.041	Notice of Intent, Binding Written
	Agreements
62-17.051	Application for Site Certification
	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. 43, October 26, 2007 issue of the Florida Administrative Weekly.

62-17.041 Notice of Intent, Binding Written Agreements.

(1) No change.

(2)(a) After the filing of a Notice of Intent by an applicant, the department, other affected agencies, and the applicant may enter into binding written agreements as to the scope, quantity, and specificity of information to be provided in the application, as further described in the Application Instruction Guide, Form 62-17.900.

(b) through (c) No change.

(3) No change.

Specific Authority 403.504(1)(2), 403.5063(2) FS. Law Implemented 403.504(2)(9), 403.5063 FS. History–New 5-9-83, Formerly 17-17.041, Amended 2-1-99,

62-17.051 Application for Site Certification.

(1)(a) Applications for certification shall follow the format and shall be supported by applicable information and technical studies, as prescribed by the Application Instruction Guide, Form 62-17.900, as amended, or as set forth in any binding written agreement.

(b) No change.

(2)(a) No change.

(b) Any supplemental application for certification shall follow the format allowed under (1)(a) above the format of and be supported by information and technical studies preseribed by the Application Instruction Guide, Form 62-17.900, or the format allowed under paragraph (1)(b) above. The applicant for supplemental certification should meet with the department to determine what previously filed information is still sufficient for agency use, and what new data must be filed. Supplemental applications shall show that the additional unit or units conform to the current non-procedural standards of affected agencies in force at the time the supplemental application is submitted, and demonstrate the extent to which the expansion falls within the environmental impacts addressed in the initial certification proceedings.

(c) No change.

(3) through (4) No change.

Specific Authority 403.504(1)(2), 403.517(1)(a), 403.5175(1) FS. Law Implemented 403.504, 403.5064, 403.517, 403.5175 FS. History–New 5-7-74, Amended 12-27-77, Formerly 17-17.04, Amended 5-9-83, 4-14-86, 1-22-91, 1-26-93, Formerly 17-17.051, Amended 2-1-99

RULE TITLES:

## DEPARTMENT OF JUVENILE JUSTICE

### **Probation** RULE NOS.:

RULE NOS	RULE IIILES.
63D-3.001	Purpose and Scope
63D-3.002	Definitions
63D-3.003	Assessment and Recommendation
63D-3.004	Diversion Programs
63D-3.005	Intensive Delinquency Diversion
	Services (IDDS)
63D-3.006	Other Diversion Programs
63D-3.007	JPO Supervised Diversion
	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. 42, October 19, 2007 issue of the Florida Administrative Weekly.

63D-3.001 Purpose and Scope.

No change.

Specific Authority <del>985.145(5), 985.601(3)(a),</del> 985.64 FS. Law Implemented 985.145(5), 985.601(3)(a) FS. History–New\_\_\_\_\_\_.

63D-3.002 Definitions.

(1) through (12) No change.

Specific Authority <del>985.145(5),</del> 985.64 FS. Law Implemented 985.145(5) FS. History–New\_\_\_\_\_.

63D-3.003 Assessment and Recommendation.

(1) through (2) No change.

Specific Authority <del>985.145(4),</del> 985.64 FS. Law Implemented 985.145(4) FS. History–New\_\_\_\_\_.

63D-3.004 General Characteristics of Diversion Programs. (1) through (9) No change.

Specific Authority <del>985.145(5), 985.601(3)(a),</del> 985.64 FS. Law Implemented 985,12, 985.145, 985.155, 985.16, 985.601(3)(a) FS. History–New

63D-3.005 Intensive Delinquency Diversion Services (IDDS).

(1) through (5) No change.

Specific Authority <del>985.145(5), 985.601(3)(a),</del> 985.64 FS. Law Implemented 985,12, 985.145, 985.155, 985.16, 985.601(3)(a) FS. History–New

63D-3.006 Other Diversion Programs.

(1) through (4) No change.

Specific Authority <del>985.145(5), 985.601(3)(a),</del> 985.64 FS. Law Implemented 985,12, 985.145, 985.155, 985.16, 985.601(3)(a) FS. History–New

63D-3.007 JPO Supervised Diversion.

(1) The department utilizes a number of other diversion programs to direct youth away from the formal juvenile justice system pursuant to Section 985.601(3)(a), F.S. These may include individualized plans for diversions, such as local churches, civic clubs and organizations that provide opportunities for the youth to achieve the obligations of his or her diversion plan.

(2) Cases that must be considered for this type of non-judicial handling are:

(a) Cases where the state attorney has approved of non-judicial action.

(b) Cases in which sanctions and intervention services can be completed within a short period of time.

(c) Cases in which youth are <u>insufficiently mature to</u> <u>benefit from a standard delinquency intervention, either due to</u> <u>chronological age or developmental age; in most instances,</u> <u>interventions are tested for effectiveness with youth age 13 and</u> <u>above very young</u>.

(d) Cases where the youth may have specific needs or be in an employment or educational setting that require different supervision than that offered by local diversion programs.

(3) Process.

(a) The JPO must obtain approval from the state attorney for this diversion program and the recommended sanctions and services.

(b) A waiver of speedy trial must be signed if the state attorney requires it.

(c) The JPO must develop an individualized diversion plan of sanctions and intervention services with input from the state attorney, the youth and the parent(s)/guardian(s).

(d) The plan must include a time frame for completion of the sanctions and intervention services (typically 30-90 days for substantial completion).

(e) If the youth fails to comply with the conditions and sanctions of the individualized plan, the JPO must notify the state attorney.

Specific Authority <del>985.145(5), 985.601(3)(a),</del> 985.64 FS. Law Implemented 985,12, 985.145, 985.155, 985.16, 985.601(3)(a) FS. History-New\_\_\_\_\_.

### DEPARTMENT OF HEALTH

#### **Council of Licensed Midwifery**

RULE NO.: RULE TITLE: 64B24-2.004 Licensure by Endorsement 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. 37, September 14, 2007 issue of the Florida Administrative Weekly. Changes are made as a result of comments made at a Rules Hearing held on November 30, 2007. The changes are as follows:

64B24-2.004 Licensure by Endorsement.

(1)(b)3. The applicant has received a determination of substantial equivalency through the use of this evaluation tool by an approved foreign education credentialing agency meeting the following criteria:

(i) Has a comprehensive, standardized orientation and training program for all reviewers who must be experienced and knowledgeable in the area of midwifery education.

(ii) Has an audit and quality assurance or review committee to monitor the evaluation process.

(iii) Employs full time staff support including an international expert in education credential equivalency and analysis.

(iv) Has an updated, current, and comprehensive resource document library available for reference.

(v) Consults with a Florida licensed midwife <u>approved by</u> <u>the Department</u> to review the professional education component of the review.

(vi) Uses original documentation for the institution with institutional seals and signatures.

(2)(c)3. The applicant has received a determination of substantial equivalency through the use of this evaluation tool by an approved education credentialing agency meeting the following criteria:

(i) Has a comprehensive, standardized orientation and training program for all reviewers who must be experienced and knowledgeable in the area of midwifery education.

(ii) Has an audit and quality assurance or review committee to monitor the evaluation process.

(iii) Employs full time staff support including an international expert in education credential equivalency and analysis.

(iv) Has an updated, current, and comprehensive resource document library available for reference.

(v) Consults with a Florida licensed midwife <u>approved by</u> <u>the Department</u> to review the professional education component of the review.

(vi) Uses original documentation for the institution with institutional seals and signatures.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Pamela King, Executive Director, Division of Medical Quality Assurance, Department of Health, 4052 Bald Cypress Way, Bin C-06, Tallahassee, Florida 32399-3250

### DEPARTMENT OF FINANCIAL SERVICES

### **Division of Accounting and Auditing**

	8 8
RULE NOS.:	RULE TITLES:
69I-73.001	Definitions
69I-73.002	Threshold for Recording Property
69I-73.003	Recording of Property
69I-73.004	Marking of Property
69I-73.005	Disposition of Property
69I-73.006	Inventory of Property
Ν	OTICE 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. 49, December 7, 2007 issue of the Florida Administrative Weekly.

Notice is hereby given that the hearing (if requested) on the above referenced rules (published in the December 7, 2007 issue of the Florida Administrative Weekly) has been changed to Friday, January 4, 2008, at 10:00 a.m. in Room 430 of the Fletcher Building, in Tallahassee, Florida.

## Section IV Emergency Rules

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

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

## **DEPARTMENT OF THE LOTTERY**

RULE NO.:	RULE TITLE:
53ER07-73	Instant Game Number 728, GREEN
	MACHINE

SUMMARY: This emergency rule describes Instant Game Number 728, "GREEN MACHINE," 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:

53ER07-73	Instant	Game	Number	728,	GREEN
MACHINE.					

(1) Name of Game. Instant Game Number 728, "GREEN MACHINE."

(2) Price. GREEN MACHINE lottery tickets sell for \$1.00 per ticket.

(3) GREEN MACHINE 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 GREEN MACHINE lottery ticket, the ticket must meet the applicable requirements of Rule 53ER07-68, F.A.C.

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

1	2	3	4	5
ONE	THO	THREE	FOUR	FIVE
6	7	8	9	10
SIX	SEVEN	EIGHT	NINE	TEN

(5) The "ATM CODE" play symbols and play symbol captions are as follows:

1	2	3	4	5
ONE	THO	THREE	FOUR	FIVE
6	7	8	9	10
SIX	SEVEN	EIGHT	NINE	TEN

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

TICKET	\$1.00	\$2.00	\$4.00	\$5.00	\$10.00	
TICKET	ONE \$25.00	\$40.00	FOUR	FIVE \$100	\$250	\$500
THENTY	THY FIVE	FORTY	FIFTY	ONE HUN	THO FTY	FIVE HUN

(7) The legends are as follows:

GAME 1			
GAME 2			
GAME 3	YOUR	ATM	ATM
GAME 4	CODE	CODE	PRIZE

(8) Determination of Prizewinners.

(a) There are four games on a ticket. A ticket having a play symbol and corresponding play symbol caption in the "YOUR CODE" play area that matches a play symbol and corresponding play symbol caption in the "ATM CODE" play area of the same game shall entitle the claimant to the corresponding prize shown for that game.