Section I Notices of Development of Proposed Rules and Negotiated Rulemaking

DEPARTMENT OF INSURANCE

Divison of Treasury

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PURPOSE AND EFFECT: Chapter 4C-4, F.A.C., implements section 215.322, Florida Statutes.

SUBJECT AREA TO BE ADDRESSED: Acceptance of credit cards, charge cards, or debit cards by state agencies and the judicial branch for certain goods and services.

SPECIFIC AUTHORITY: 215.322(3) FS.

LAW IMPLEMENTED: 215.322(1),(2),(3) FS.

IF REQUESTED IN WRITING AND NOT DEEMED UNNECESSARY BY THE AGENCY HEAD, A RULE DEVELOPMENT WORKSHOP WILL BE HELD AT THE TIME, DATE AND PLACE SHOWN BELOW:

TIME AND DATE: 9:30 a.m., March 20, 2001

PLACE: Room 142, Larson Building, 200 East Gaines Street, Tallahassee, Florida

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT IS: Bob Allen, Bureau of Banking, Division of Treasury, Department of Insurance, 200 East Gaines Street, Tallahassee, Florida 32399-0344, (850)413-2783

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this program, please advise the Department at least 5 calendar days before the program by contacting Yvonne White, (850)413-4214.

THE PRELIMINARY TEXT OF THE PROPOSED RULE **DEVELOPMENT IS:**

4C-4.001 Purpose.

The purpose of this rule chapter is to specify procedures for the establishment of a credit card, charge card, and debit card operation, and acceptance of credit card, charge card, and debit card payments by state agencies and the judicial branch for goods, and services, and information and to provide for the availability of the standard contract for use by local governments.

Specific Authority 215.322(3) FS. Law Implemented 215.322(1) FS. History–New 12-22-83, Formerly 4C-4.01, Amended 12-26-88, 1-27-99,_______.

4C-4.002 Scope.

These rules govern the acceptance of credit cards, charge cards, and debit cards by state agencies and the judicial branch, and establish procedures for the following functions:

- (1) Providing a process for state agencies and the judicial branch to request approval from the Treasurer upon the recommendation of the Office of Planning and Budgeting for credit card, charge card, and debit card acceptance, and procedures for obtaining a recommendation from the State Technology Office when the Internet or other related collection media are used;
- (2) Providing a methodology for agencies to complete a cost-benefit analysis;
- (3) Utilizing a standardized contract between the financial institution or other appropriate intermediaries service provider and the state agency and judicial branch. The standard contract will be adopted by the Treasurer. The Treasurer may also approve a substitute agreement developed by an agency if the terms of the substitute agreement are acceptable. Although the Treasurer supports the concept of standardization of credit card acceptance within Florida government, the Treasurer may also approve a substitute agreement developed by an agency if the terms of the substitute agreement are superior to the terms of the standardized contract. The standard contract will be available for use by units of local governments;

(4)(3) Permitting an agency or officer accepting payment by credit card, charge card, or debit card to impose a convenience fee upon the person making the payment;

(5)(4) Submitting information to the Treasurer concerning the acceptance of credit cards, charge cards, or debit cards by all state agencies or the judicial branch.

Specific Authority 215.322(3) FS. Law Implemented 215.322(1),(2),(3) FS. History-New 12-22-83, Formerly 4C-4.02, Amended 12-26-88, 1-27-99,

4C-4.003 Definitions.

As used in this rule chapter, the following terms are defined:

- (1) Service Provider. The entity that processes credit eards, charge eards, and debit eards on behalf of merchants. The service provider also provides the service of authorization, settlement, and reimbursement to merchants for their transactions.
- (2) Discount rate/service fee. A fee charged by the service provider for the service of processing transactions, authorization, settlement, and reimbursement of transactions.

(1)(3) Financial Institution. A "financial institution" shall mean a qualified public depository as defined in Section 280.02, Florida Statutes.

- (2)(4) Merchant. Any state agency or the judicial branch that accepts credit cards, charge cards, or debit cards.
- (3)(5) Card. A credit card, charge card, or debit card that is accepted by a merchant for payment to purchase goods. or services, or information.
- (4)(6) Convenience Fees. A convenience fee is a fixed rate or variable rate charge assessed by a state agency or the judicial branch to a credit card, debit card or charge card payment to help defray the cost of a unique transaction.
- (5) Other Appropriate Intermediaries. Any entity that is contracted to facilitate the processing of credit cards, charge cards, and debit cards payments on behalf of a state agency, the judicial branch, or a unit of local government.

Specific Authority 215.322(3) FS. Law Implemented 215.322(1),(2),(3) FS. History-New 12-22-83, Formerly 4C-4.03, Amended 12-26-88, 1-27-99,

- 4C-4.0035 Procedures for Requesting Approval to Accept Credit Cards, Charge Cards, and Debit Cards.
- (1) A state agency or the judicial branch desiring to accept payments by credit card, charge card, or debit card shall submit a written proposal to the <u>State Treasurer Office of Planning and Budgeting</u>. In addition to submission of a written request to accept cards, it is recommended that the requester consult with the <u>Office of Planning and Budgeting and the Treasurer to discuss arrangement of an oral presentation. Upon completion of its review, the Office of Planning and Budgeting will then forward the request with its recommendation to the Treasurer for review and final approval. Each request shall include:</u>
 - (a) The type of fees being collected.
 - (b) The locations where the card will be accepted.
- (c) The method of acceptance, such as card reader/swipe, Electronic Cash Register/PC, mail, telephone, automated response unit, self service terminal, the Internet, or other.
- (d) The projected annual amount of collections and the <u>projected</u> average transaction amount.
- (e) The <u>projected</u> dollar amount of annual service fees to be paid. Indicate the source of fee payment, e.g., general revenue or specific trust fund.
- (2) The justification should include the anticipated economic and other benefits that would accrue to the state, and include:
 - (a) Goals and expectations.
 - (b) The impact on state revenues and expenditures.
- (c) Effect on the private sector. <u>Describe benefits to the public such as improved customer service and convenience to individuals and businesses</u>.
- (d) Summary of expected improvement in labor and operational efficiencies, customer payment compliance, increase in collections, reduction in bad check losses; or bad debts, staffing considerations, current delays in processing

- payments, earlier receipt of funds, and increase in sales, e.g., retail, and any other information deemed appropriate by the proposer to explain the request.
- (e) Plan for reducing and/or redirecting resources if operational efficiencies are expected.
- (3) When the Internet or other related electronic methods are to be used as the collection medium the Treasurer will obtain the recommendation of the State Technology Office as to whether to approve the request with regard to the process or procedure to be used. The Office of Planning and Budgeting and the Treasurer will evaluate each request taking into consideration the processing costs, comparison to other payment methods, economic, and other benefits. The Treasurer's approval will be contingent upon a positive recommendation of the Office of Planning and Budgeting.
- (4) The Office of Planning and Budgeting and the Treasurer will each have a 10-working day period to complete their respective reviews. Depending upon the complexity of the proposal, additional information may be requested. If the documentation accompanying the request is incomplete or additional information is necessary for the review, the 10-working day evaluation period will be suspended and the request will be on "pending until receipt of further information" status.
- (4)(5) An application package to request approval to accept credit cards, charge cards, and debit cards may be obtained by contacting the <u>Bureau of Banking</u>, <u>Division of Treasury Governor's Office of Planning and Budgeting</u>, The Capitol, Tallahassee, Florida. <u>Requests may be made by electronic mail</u>.

Specific Authority 215.322(3) FS. Law Implemented 215.322(1),(2),(3) FS. History–New 1-27-99, Amended ______.

- 4C-4.004 Standard Contracts with Credit Card Service Providers.
- (1) The standard contract, which is hereby adopted and incorporated by reference, established by the Treasurer with a service provider, specifies requirements for operation of an electronic credit card, charge card, and debit card processing system. The mechanisms and systems enable state agencies, the judicial branch, and local governments to accept and process merchant transactions, provide prompt authorizations, and deliver collected funds to the designated bank account of a financial institution. Contractual arrangements with the standard contract service provider are made by completing a Subscription Agreement and Information Profile Form.
- (2) A state agency or the judicial branch must use the standard contract established by the Treasurer for acceptance of payments by credit card, charge card, or debit card, or obtain authorization from the Treasurer to use another contractor. If an alternative contractor is desired, the state agency or judicial branch should present justification to the Treasurer as to why the standard contract is not acceptable and receive approval from the Treasurer before seeking an alternative contractor. Or,

the requesting agency may complete the procurement process contingent upon approval of the Treasurer to use an alternative service provider and terms of another agreement.

- (3) Contractual arrangements in any form between a state agency and the judicial branch and a financial institution or other appropriate intermediaries to process credit, charge, or debit card payments shall be approved by the State Treasurer.
- (4) Contracts shall specify that proceeds of credit card, charge card, and debit cards (settlement) shall be delivered to the designated state bank account within forty-eight (48) hours after completion of the transaction. Exceptions shall be approved by the State Treasurer.
- (5)(3) A copy of the standard contract may be obtained by contacting the Bureau of Banking, Division of Treasury, Tallahassee, Florida.

Specific Authority 215.322(3) FS. Law Implemented 215.322(1),(3) FS. History–New 12-22-83, Formerly 4C-4.04, Amended 12-26-88, 1-27-99,

4C-4.0045 Convenience Fees.

- (1) A convenience fee may not be imposed if prohibited by state law or card company regulations.
- (2) The convenience fee must be related to convenience to the consumer, such as eliminating a need to make a payment in person.
- (3) The convenience fee should be assigned to payment methods such as telephone, automatic response units, the Internet, or or other non-standard payment processing methods. Similar transactions must be charged the same fee.

Specific Authority 215.322(3) FS. Law Implemented 215.322(1),(3) FS. History-New 1-27-99, Amended

4C-4.009 Annual Reporting to the Treasurer.

State agencies shall submit the following information to the Treasurer: Within 30 days of the end of the state fiscal year, state agencies or the judicial branch with an established credit card, charge card, or debit card operation shall file an annual report with the Treasurer containing the following information for each type of transaction related to the fiscal year just ended.

- (1) Name of Accepting Agency and Location. Show where these transactions are accepted.
 - (2) Types of Collections.
 - (3) Total receipts by transaction type.
 - (4) Number of transactions by transaction type.
 - (5) Name of service provider.
- (6) Total Annual Service Fees Paid. Provide total amount of fees remitted to the service provider, indicating the source of payment:
 - (a) Offset by sale of goods, and services, or information.
 - (b) Appropriated Funds An appropriation.
 - (c) Compensating Balance.
 - (d) Other (Specify)

- (7) Service Provider's Schedule. Specify the discount rate or service fee, and the basis for calculation.
- (8) Actual reduction in staffing or resources resulting from increased efficiencies.

Specific Authority 215.322(3) FS. Law Implemented 215.322(1),(2),(3) FS. History-New 12-26-88, Amended 1-27-99,__

DEPARTMENT OF TRANSPORTATION

RULE CHAPTER TITLE: RULE CHAPTER NO.: Qualification, Selection, and

Performance Evaluation

Dequirements for Professional

Requirements for Professional	
Consultants to Perform Work for DOT	14-75
RULE TITLES:	RULE NOS.:
Consultant Qualification Process	14-75.0022
Minimum Technical Qualification Standards	
by Type of Work	14-75.003
Consultant Competitive Selection Process	14-75.004
Revocation, Denial, or Suspension of	
Qualification	14-75.0051
Professional Consultant Work Performance	
Evaluation System	14-75.0052
Suspension Due to Poor Performance	14-75.0053
Reapplication and Reinstatement	14-75.0071
Notification of Contract Crime	14-75.008
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PURPOSE AND EFFECT: Rule Chapter 14-75 is being amended to streamline the rules and to include restructuring the rules. The Groups of Work and Types of Work are clarified. Rules are being repealed with some of the language combined with existing rules.

SUBJECT AREA TO BE ADDRESSED: Rule Chapter 14-75 is being amended.

SPECIFIC AUTHORITY: 334.044(2) FS.

LAW IMPLEMENTED: 337.105, 337.165 FS.

IF REQUESTED IN WRITING AND NOT DEEMED UNNECESSARY BY THE AGENCY HEAD. A RULE DEVELOPMENT WORKSHOP WILL BE NOTICED IN THE NEXT AVAILABLE FLORIDA ADMINISTRATIVE WEEKLY.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT IS: James C. Myers, Administrative and Management Support Level IV, Florida Department of Transportation, Office of the General Counsel, 605 Suwannee Street, Mail Station 58, Tallahassee, Florida 32399-0458

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

14-75.0022 Consultant Qualification Process.

(1) This rule chapter establishes minimum qualification standards by type of work for consultants, the consultant competitive selection process, and the consultant work performance evaluation system for professional consultants

- who seek to provide professional services to eontract with the Department pursuant to Sections 287.055, 337.107, and 337.1075, Florida Statutes.
- (2) The provisions of Rule 28-106.103, F.A.C., will be used in computing any period of time prescribed by this rule chapter.
 - (3) Application for Qualification.
- (a) A Professional Consultants or their related firms who desires to qualify obtain qualifications with the Department shall submit a Request for Qualification Package for Professional Consultants, Form No. 375-030-01, Rev. 09/00 05/96. A Request for Qualification Package for Professional Consultants, Form No. 375-030-01, Rev. 05/96, incorporated herein, which may be obtained from the Contractual Services Office, MS 20, Haydon Burns Building, 605 Suwannee Street, Tallahassee, Florida 32399-0450, or from the Office of Right of Way, MS 22, Haydon Burns Building, 605 Suwannee Street, Tallahassee, Florida 32399-0450.
- (b) <u>Professional Consultants</u> Complete applications for qualifications for those consultants who are not prequalified at the time of advertisement for a consultant project must <u>file</u> with be received by the Department a complete Request for Qualification Package on or before the project's advertised <u>IL</u>etter of <u>rResponse</u> date. Prequalified consultants who lack technical qualification in a project's advertised major types of work may supplement their technical qualifications by relying on the services of other consultants who are technically qualified in the subject type of work, and have an approved accounting system. The cost of such services may not exceed \$250,000, unless the other consultant is fully prequalified. The Department will not be obligated to delay any part of the consultant selection process or the execution of a contract, for a consultant who has not been qualified.
 - (4) Procedure.
- (a) Within 30 days after receipt of a <u>completed</u> Request for Qualification Package, the Department shall examine the application and notify the applicant in writing of any apparent errors or omissions, and request any additional information required by the Department to properly evaluate the application. The applicant shall submit any requested information to the Department within 30 days of receipt of the Department's request for such information. The Department shall process the application within 30 days after receipt of the requested additional information or correction of apparent errors or omissions. If the information is not provided within 30 days after receipt of the request, the application shall be processed with the information provided available.
- (b) <u>Upon receipt of a complete application, t</u>The Department <u>shall</u> <u>will</u> make such inquiries and investigations as deemed necessary to verify and evaluate the applicant's statements and determine competency for qualification.

- (c) <u>Information Factors</u> which the Department shall consider in determining <u>whether a consultant is qualified to perform the technical qualifications by types of work shall include:</u>
- 1. Current license or registration as regulated by the State of Florida or national organizations, as appropriate:
- 2. Personnel with appropriate experience and training as detailed in the type of work qualifications:
- 3. Registration with the Florida Secretary of State, if the applicant is a corporation or limited partnership;
- <u>4.3.</u> History of eurrent suspension <u>for failure to maintain</u> <u>adequate</u> <u>due to Department's</u> type of work performance grades <u>with the Department in specified types of work;</u>-
- <u>5.4.</u> Integrity and responsibility, <u>which shall include</u> including but not limited to history of debarment or suspension from consideration for work with any other governmental entity.
- <u>6.5.</u> History of conviction for contract crime <u>pursuant to</u> <u>Section 337.165</u>, <u>Florida Statutes</u>, and <u>Rule 14-75.0071</u>, <u>F.A.C.</u>, by <u>the</u> applicant or its affiliate, <u>including reapplication</u> or reinstatement <u>under Rule 14-75.0071</u>.
- <u>7.6.</u> Employment of, or otherwise providing compensation to, any employee or officer of the Department.
- <u>8.7.</u> Willfully offering an employee or officer of the Department any pecuniary or other benefit with the intent to influence the employee or officer's official action or judgment.
- (d) Factors which the Department shall consider in determining consultant administrative qualifications shall include the above technical factors and the following:
- 9. An audit report prepared by an independent Certified Public Accountant or governmental agency. The audit report will be no more than six months old and will include the following:
- a.+. A statement indicating the eExistence of an adequate accounting system that meets the Department's audit requirements, as evidenced by certification by an independent Certified Public Accountant or governmental agency. The system must be adequate to support all billings made to the Department and other clients. The requirement for having an accounting system meeting the Department's audit standards becomes effective at the beginning of each consultant's fiscal year which begins on or after July 1, 1997, for the following types of work: 20.1 Appraisal, 20.2 Appraisal Review, 22 Acquisition Business Damage Estimating and Review, 24 Acquisition Relocation Assistance, and 25 Right of Way Clearing and Leasing.
- b. An overhead statement and overhead rate for the most recently completed fiscal year.
- c. A statement that the consultant's method of estimating costs for proposals is consistent with the accounting system.
- d. A statement that the audit was performed in accordance with the criteria required by the Department and applicable generally accepted governmental auditing standards. Criteria

will include compliance with the Department's Overhead Audit Guidelines, 2000, and the Government Audit Guidelines, Rev. July 1999, published by the U.S. Government Printing Office.

- 2. Submittal of an annual overhead audit for the most recently completed fiscal year performed by an independent Certified Public Accountant or governmental agency.
- 10. Consultants who have been in business for less than one complete fiscal year, consultants who have reorganized to the extent that the most recent overhead audit does not reflect a currently valid overhead rate, and consultants who have established and operated an accounting system in accordance with the minimum standards provided in the Department's Overhead Audit Guidelines Auditing Standards, 2000 1995, for a period of less than one year, will prepare a projected overhead rate which will be supported by estimated revenues and expenditures for the first fiscal year's operations since organization, reorganization, or implementation of the acceptable accounting system. The Department's Office of Inspector General Internal Audit Section shall review the estimate and establish a provisional combined overhead rate, which may be used in Department contracts until the firm has completed its first fiscal year of operation, at which time the firm shall submit an annual overhead audit performed by an independent Certified Public Accountant or governmental agency. The requirement for the submittal of an annual overhead audit becomes effective at the end of each consultant's fiscal year which begins on or after July 1, 1997, for the following types of work: 20.1 Appraisal, 20.2 Appraisal Review, 22 Acquisition Business Damage Estimating and Review, 24 Acquisition Relocation Assistance, 25 Right of Way Clearing and Leasing. For consultants qualifying solely in type of work 22 Acquisition Business Damage Estimating and Review, an overhead statement certified by a principal will be accepted in lieu of an independent audit.
- a. The audit report shall include statements that the audit was performed in accordance with the criteria required by the Department and applicable generally accepted governmental auditing standards. Criteria shall include compliance with the Department's Overhead Audit Guidelines, 1995, and the Government Auditing Standards, 1994 [GAO/OCG 94-4] published by the U.S. General Accounting Office, which are incorporated herein by reference.
- b. The audit report shall describe the consultant's estimating system and state whether estimates are prepared in accordance with the accounting system.
- e. The Department reserves the right to perform overhead audits of any consultant under contract to, or desiring to do business with, the Department. These audits will be conducted consistent with the criteria outlined above.
- 11. Consultants requesting qualification for minor projects only, with contract fees under \$250,000, or consultants qualifying solely as certified public accountants, may submit a

- self-certified overhead report and statement describing their accounting system, certified by a principal, in lieu of an audit report and accounting system certification prepared by an independent CPA or governmental agency. Such a report will be in a format prescribed by the Department. The requirements for an overhead audit and accounting system report will be waived for consultants requesting qualification for projects with contract fees under \$250,000 only, and who are individuals or sole proprietorships without employees.
- 12.3. Submittal of Pproof of professional liability insurance by one of the following methods:
- a. Submittal of a current certificate of professional liability insurance from a company or companies authorized to do business in Florida; or an unequivocal commitment letter from such an insurance company stating that professional liability insurance would be provided to the applicant; or
- b. Submittal of a commitment letter from a financial institution meeting the requirements of Section 337.106, Florida Statutes, stating that a nonassignable and nontransferable irrevocable letter of credit, established pursuant to Chapter 675 and Section 337.106, Florida Statutes, and Rule Chapter 14-116, F.A.C., can be provided to the applicant in a minimum amount of \$250,000.
- 4. Approval of the consultant's annual overhead audit, accounting system, and professional liability insurance in addition to all other technical and administrative requirements enables the consultant to contract with the Department in any amount. The Department may contract with a consultant lacking an approved overhead audit if:
 - a. The value of the contract is less than \$250,000;
- b. The consultant can adequately document and support all proposed costs;
 - c. All other qualification requirements are met.
- (d)(e) If the Department intends to deny the application, or deny qualification for any type of work, the Department shall state in writing and with particularity the grounds or reasons for the denial, and shall inform the applicant of the right to a hearing pursuant to Section 120.57, Florida Statutes. notice of the Department's intended action will be provided in accordance with Rule 28-106.111, F.A.C. Delivery of the Notice of Intent to Deny shall be made by certified mail or express delivery, return receipt, to the address listed in the applicant's application for qualification. The Department's action will become final unless a timely petition for a hearing is filed in accordance with Rules 28-106.104, 28-106.201, and 28-106.301, F.A.C. In order to be timely, the petition must be filed with the Department's Clerk of Agency Proceedings within 21 days after receipt of the Department's notice, in accordance with Rule 28-106.111, F.A.C.
- (5) Period of Validity of Qualification. Should the applicant be found to possess the prescribed qualification, the consultant will be randomly assigned an expiration date, by which qualification must be renewed annually. The Notice of

Qualification shall be valid for a period not to exceed 12 months from the date of issuance of the Notice Qualification. The qualification anniversary date shall be within 180 days after the Consultant's Fiscal Year ends.

- (6) Changes in Qualification Status.
- (a) A consultant shall submit a revised application in the event a significant change in the status of its firm occurs; including a change of ownership, a change in the form of the business entity under which the firm operates, a substantial change in manpower which affects the firm's qualifications to perform any type of work, or any other change which adversely affects an element the Department considers under Rule 14-75.0022 when initially qualifying consultants. A revised application may be the basis for notice of agency action under Rule 14-75.0051.
- (b) A consultant need not submit a revised application solely because of any change in the officers or the name of a corporation, but such information shall be certified to the Department within ten days of its occurrence.
- (7) A consultant may apply for qualification up to three months prior to the expiration of an existing qualification. Annual Renewals. To remain qualified, a consultant must apply for annual renewal between the 60th calendar day and the 30th calendar day prior to its qualification anniversary date. A complete application for qualification shall not be submitted unless changes as indicated in paragraph 14 75.0022(4)(a) have occurred. In lieu of a complete application for qualification, the consultant shall submit the following:
- (a) A statement that the employees who were used to qualify the firm for the previous year are still employed by the firm;
- (b) A current overhead audit covering the consultant's most recently completed fiscal year. Such fiscal year shall have been closed not more than 150 calendar days prior to submission. The audit must be approved prior to renewal; and
- (c) Proof of current professional liability insurance (as described in paragraph 14-75.0022(2)(b)10.).

Specific Authority 287.055, 334.044(2), 337.105(1), 337.107, 337.1075 FS. Law Implemented 287.055, 337.167 FS. History–New 3-29-89, Amended 1-2-91, 9-29-92, 2-22-94, 8-5-96, 1-17-99,_____.

14-75.003 Minimum Technical Qualification Standards by Type of Work.

The following criteria apply to the qualification of <u>professional</u> consultants:

- (1) Any corporation or limited partnership requesting qualification with the Department must be duly authorized to conduct business in the State of Florida and registered accordingly with the Secretary of State.
- (2) If the practice of work described by a type of work is governed by the Department of Business and Professional Regulation, the individual, firm, and employees thereof whose credentials are presented to establish qualification to perform such work on Department projects must be registered with the

governing board designated for the profession by the State and shall have all appropriate licenses and registrations required by Florida law.

(1)(3) No professional or key personnel may be listed as employees of more than one consultant currently qualified with the Department. If a newly listed employee has been employed by a consultant currently qualified with the Department, within the 12 months immediately preceding the application, the application must so indicate and provide the date that such employee was hired by the consultant. The employee shall be deleted from the personnel list of the previous employer's firm, and if such deletion affects the qualification status of the previous employer, notice shall be given to said previous employer pursuant to Rule 14-75.0051.

(2)(4) The Department shall not recognize joint ventures for purposes of annually qualifying consultants to do work for the Department. Each individual or firm will be annually qualified based upon individual or firm capability.

(3)(5) Appropriate type of work codes will be included in each public notice regarding needed professional services in the Florida Administrative Weekly. Persons or firms responding to such notices must be qualified with the Department in the advertised types of work, meet the minimum experience and personnel requirements listed herein unless otherwise specified in the notice. Subconsultants qualified with the Department may be used to meet these requirements, where appropriate, so long as the responding consultant is also qualified with the Department in some standard type of work.

(4)(6) All personnel listed by the consultant in order to qualify for any type of work or sub-category must be bona fide employees of the firm, or under exclusive contract to the firm, must be actively engaged in the type of work for which they are listed, and must have work experience elearly demonstrating an ability to perform the activities normally associated with the particular type of work or sub-category for which qualification is sought. The Department must be notified within 10 days of the departure from the firm of personnel used to prequalify the firm in any type of work.

(5)(7) Qualification may be sought in any of the following eategories or sub-categories. A determination of qualification will be based on information submitted with the application, including résumés; verification of professional registration, certification, and degree requirements where appropriate; and a check of references as needed. Additionally, the Department may require the consultant to submit examples of recently completed work performed by the personnel listed in the application to qualify the applicant to perform the indicated activities. Qualification may be sought in any of the following categories or sub-categories:

(a) Group 1. Reserved.

(a)(b) Group 2. Project Development and Environmental (PD&E) Studies.

- 1. Type of Work. This type of work group involves the study and evaluation of the social, economic, and environmental effects on the human and natural environment by transportation systems and alternate transportation modes in meeting identified community transportation and growth needs. Such work also includes the evaluation of alternate transportation corridors, and location/design alternatives within viable corridors. The work involves preparing engineering studies to address the economic and engineering feasibility of alternatives, level of service, traffic capacity, geometrics, soils, structures, intersection and interchange improvements, etc., to accommodate travel demand at an acceptable level of service. Additionally, the work entails the detailed study and preparation of environmental reports and documents which evaluate the physical, natural, social, cultural, economic, and human impacts of the alternatives under consideration upon the adjacent community. Public involvement and interagency coordination are integral parts of the assessment process. Potential mitigations identified based on the studies and public involvement are evaluated and incorporated into the alternatives as appropriate.
- 2. Qualification Requirements. Group 2: Project Development and Environmental (PD&E) Studies. This type of work group requires a professional engineer, registered with the Florida State Board of Professional Engineers, having a background or experience in civil engineering, including roadway design, proficiency in environmental engineering and experience in or education in social, economic or environmental impact assessment of transportation projects, involving especially highway projects including experience with public involvement issues; a natural scientist person with a four-year university or college degree and experience in a natural science such as ecology, biology, environmental science, or wildlife management, or geology; and a social scientist person with a four-year university or college degree and experience in a social science such as psychology, sociology, statistics, political science, geography, urban planning demographics, archeology, or economics.

(b)(e) Group 3. Highway Design – Roadway. This type of work group involves is defined as the production and/or review of competently engineered highway plans, related design studies, creative utilization of roadsides, and the accommodation of utilities and utility crossings (where appropriate), which conform with acceptable design standards and which meet the specific requirements of the Florida Department of Transportation or the Federal Highway Administration. Due to the broad nature of this type of work, the Department has developed the following sub-categories. Consultants may be restricted to certain of these sub-categories based on the consultant's level of experience.

1. This group includes the following sub-categories of qualification:

- a. Type of Work 3.1: 1. Group 3.1: Minor Highway Design. This type of work group includes roadway design for small and/or rural projects; repair, resurfacing, and rehabilitation projects which do not involve major reconstruction or substantial capacity improvements; and as well as associated activities, such as drainage, utility relocation, minor traffic operations improvements, miscellaneous minor design services, etc.
- b. Type of Work 3.2: 2. Group 3.2: Major Highway Design. This type of work group includes roadway design for urban arterial highways with curb and gutter, including the design of enclosed drainage systems. This type of work may include utility relocation plans, stormwater permits, maintenance of traffic plans, traffic engineering applications,
- c. Type of Work 3.3: 3. Group 3.3: Complex Highway Design. This type of work group is applicable to expressways, limited access facilities, interchanges, and interstate highways. This type of work includes all types of new roadway and reconstruction work on complex projects, including the use of complex geometrics, substantial drainage evaluation and design features, traffic engineering applications, utility relocation plans, and maintenance of traffic plans, etc.
 - 2.4. Qualification Requirements.
- a. Type of Work 3.1: Group 3.1: Minor Highway Design. This type of work group requires at least one professional engineer, registered with the Florida State Board of Professional Engineers, having proficiency in civil engineering and demonstrated plans, production, and design experience in the activities normally associated with this category. Sufficient production staff to perform these activities must also be shown.
- b. Types of Work 3.2 and 3.3: Groups 3.2 and 3.3: Major Highway Design and Complex Highway Design. These types of work groups require at least two professional engineers, registered with the Florida State Board of Professional Engineers, having proficiency in civil engineering and demonstrated plans, production, and design experience in the activities normally associated with the category. Sufficient production staff to perform these activities must also be shown.

(c)(d) Group 4. Highway Design - Bridges. This type of work group involves is defined as the production and/or review of competently engineered bridge plans which conform with acceptable design standards and which meet the specific requirements of the Florida Department of Transportation or the Federal Highway Administration. Due to the broad nature of this type of work the Department has developed the following sub-categories. Consultants may be restricted to certain of these sub-categories based on the consultant's level of experience. The intent is to assure that a proper level of professional involvement is available for the responsible, expeditious, and accurate development of bridge plans with minimal participation by Department personnel.

- 1. This group includes the following sub-categories of qualification:
- a. Type of Work 4.1: 1. Group 4.1: Minor Bridge Design. This type of work group includes the design of conventional, non-complex bridges and the structural design of other highway-related structures such as non-standard concrete box culverts and retaining walls. Generally, this group is limited to designs utilizing conventional foundation types, simple geometry, and having total estimated bridge(s) plan area(s) no greater than 100,000 square feet (sum of the areas of multiple bridges). Typically, this includes design for the construction, rehabilitation, widening, or lengthening of box culverts, retaining walls, cast-in-place or precast prestressed short span slab type bridges, simple span prestressed concrete beam bridges, and simple span I-beam bridges. Generally, the following type of designs are included:
 - a. Box culverts.
 - b. Retaining walls.
- c. Cast in place or precast prestressed short span slab type bridges.
 - d. Simple span prestressed concrete beam bridges.
 - e. Simple span steel I-beam bridges.
- f. Rehabilitation, widening or lengthening of any of the above bridges.
- b. Type of Work 4.2: 2. Group 4.2: Major Bridge Design. This type of work group includes the design of structures that cannot be included in Type of Work Group 4.1 because of deck area or complex geometry (curvature, skew, or variable width), complexity of design (including bridges with statically indeterminate superstructure components) spans estimated to be less than 300 feet, non-conventional substructures, substructures requiring ship impact design, and railroad bridges. Typically, this includes design for the construction, rehabilitation, widening, or lengthening of bridges over navigable waters, bridges carrying rail traffic, steel box girders, structurally-continuous superstructures, longitudinally post-tensioned concrete bridges, and curved girder bridges. Generally, the following type of designs are included:
 - a. Bridges over navigable waters.
 - b. Bridges carrying rail traffic.
 - e. Steel box girders.
 - d. Structurally-continuous superstructures.
 - e. Longitudinally post tensioned concrete bridges.
 - f. Curved girder bridges.
- g. Rehabilitation, widening or lengthening of any of the above bridges.
- c. Type of Work 4.3: 3. Group 4.3: Complex Bridge Design. This type of work group includes the design of unique, specialized, and uncommon types of designs as determined by the Florida Department of Transportation. Typically, this includes design for the construction, rehabilitation, widening, or lengthening of bridges with estimated span(s) longer than

- 300 feet, tunnels, cable-stayed bridges, suspension bridges, steel truss spans, concrete arch bridges, and bridges requiring unique analytical methods or other design features not commonly addressed in AASHTO publications. Generally, the following type of designs are included:
 - a. Bridges with estimated span(s) longer than 300 feet.
 - b. Tunnels.
 - e. Cable-stayed bridges.
 - d. Suspension bridges.
 - e. Steel truss spans.
 - f. Concrete arch bridges.
- g. Bridges requiring unique analytical methods or other design features not commonly addressed in AASHTO publications.
- h. Rehabilitation, widening or lengthening of any of the above bridges.
- d. Type of Work 4.4: 4. Group 4.4: Movable Span Bridge Design. This type of work group includes the design of bascule bridges and other movable bridges. The work includes all structural, electrical, and mechanical requirements. Typically, this includes design for the construction, rehabilitation, widening, or lengthening of bascule bridges, swing bridges, and vertical lift bridges. Generally, the following type of designs are included:
 - a. Bascule bridges.
 - b. Swing bridges.
 - e. Vertical lift bridges.
 - d. Rehabilitation or widening of any of the above bridges.
 - 2.5. Qualification Requirements.
- a. Type of Work 4.1: Group 4.1: Minor Bridge Design. This type of work requires The consultant must have at least one professional engineer, registered with the Florida State Board of Professional Engineers, having a minimum of five years structural bridge design experience; and two structural design engineers/technicians having a minimum of three years each of bridge design experience; and a sufficient number of experienced drafting/technical support staff. The professional engineer shall be responsible for quality assurance of all the design services.
- b. Type of Work 4.2: Group 4.2: Major Bridge Design. This type of work requires The consultant must have at least two professional engineers, registered with the Florida State Board of Professional Engineers, having a minimum of five years each of structural bridge design experience in continuous span bridges (steel plate girder and box girder), post-tensioned continuous concrete spans, and foundations subject to significant lateral loads; and three or more structural design engineers/technicians having a minimum of three years each of bridge design experience; and a sufficient number of experienced drafting/technical support staff. The professional

engineers shall be responsible for the quality assurance of all the design services. A firm qualified to do this type of work is automatically qualified to do Minor Bridge Design.

- c. Type of Work 4.3: Group 4.3: Complex Bridge Design. This type of work requires The consultant must have at least three professional engineers, registered with the Florida State Board of Professional Engineers, having a minimum of five years each of structural bridge design experience in categories as listed in Major Bridge Design, as well as spans estimated to be greater than 300 feet consisting of steel truss or arch, or steel or concrete cable-stayed and suspension type structures; and four or more structural design engineers/technicians having a minimum of three years each of bridge design experience, and a sufficient number of experienced drafting/technical support staff. The professional engineers shall be responsible for the quality assurance of all the design services. A firm qualified to do this type of work is automatically qualified to do Minor and Major Bridge Design.
- d. Type of Work 4.4: Group 4.4: Movable Span Bridge Design. This type of work requires The consultant must have at least two professional engineers, registered with the Florida State Board of Professional Engineers, having a minimum of five years each of movable span bridge structural design experience; and also employ one or more professional engineers, registered with the Florida State Board of Professional Engineers, having appropriate experience in electrical power distribution; controls systems; hydraulic drive and control systems; and mechanical gearing, mechanism, and machinery.

(d)(e) Group 5. Bridge Inspection. This type of work group is defined as the on-site inspection, load rating, and preparation of bridge inspection reports in accordance with approved federal and state statutes, policies, guidelines, and standards. Due to the broad nature of this type of work, the Department has developed the following sub-categories. Consultants may be restricted to certain sub-categories based on the level of experience of their professional engineers, certified bridge inspectors and support personnel. Availability of required equipment will also be considered, along with level of experience in evaluating qualification.

- 1. This group includes the following sub-categories of qualification:
- a. Type of Work 5.1: 1. Group 5.1: Conventional Bridge Inspection. This type of work sub-eategory includes inspection and load rating of all types of bridges except movable bridges, box girders, bulb-tees, suspension, cable stayed, post-tensioned segmental concrete, large steel trusses, high-rise structures, and or other complex bridge structures.
- b. Type of Work 5.2: 2. Group 5.2: Movable Bridge Inspection. This type of work sub-category includes inspection and load rating of all types of movable structures (vertical lift,

- swing span, and bascule), utilizing specialty skills in inspection, load rating, and design of mechanical and electrical equipment.
- c. Type of Work 5.3: 3. Group 5.3: Complex Bridge Inspection. This type of work sub-category includes inspection and load rating of all complex bridges except the movable bridges. Typical types of structures will include box girders, bulb-tees, suspension, cable stayed, post-tensioned segmental concrete, high-rise structures, and large steel trusses.
- d. Type of Work 5.4: Bridge Load Rating. This type of work involves the process of determining the live load capacity of a structure.
- 2.4. Qualification Requirements. Types of work Groups 5.1, 5.2, 5.3, and 5.4: Bridge Inspection. This type of work requires The consultant must have at least one professional engineer registered with the Florida State Board of Professional Engineers, having experience appropriate to the sub-category requested. The consultant must also employ and list sufficient certified bridge inspectors, divers, and other technical personnel as required to perform the activities normally associated with each sub-category.
- (e)(f) Group 6. Traffic Engineering and Operations Studies. This type of work group includes is defined as the performance of studies of existing traffic problems within an urban area; and the determination of the most effective way to improve traffic flow and safety through the application of traffic engineering techniques and other corrective measures. It includes street and signal inventories; intersection and crossing diagrams; highway lighting information at nighttime high accident locations; and analysis of accident reports, traffic counts, travel times, parking practices, and laws and ordinances affecting transportation. This type of work group is limited to generalized description and schematic layouts of the proposed improvements, including right of way requirements, and generally does not include the preparation of construction plans and the writing of specifications for traffic system projects. Due to the broad nature of this type of work the Department has developed the following sub-categories. Consultants may be restricted to certain of these sub-categories based on the consultant's level of experience.
- 1. This group includes the following sub-categories of qualification:
- a. Type of Work 6.1: 1. Group 6.1: Traffic Engineering Studies. This type eategory of work is defined as the study of operational problems and the determination of traffic operational improvements for efficiency and safety. This work group includes studies for the following: signing, marking, and signal inventories; traffic counts; intersection and collision diagrams; signal warrant and intersection analysis; and travel time and delay studies. Many of the traffic engineering studies require knowledge and experience with traffic engineering computer programs such as SOAP, PASSER, and TRANSYT.

This type of work group requires the consultant to make specific recommendations to improve the operational efficiency at a particular location.

- b. Type of Work 6.2: 2. Group 6.2: Traffic Signal Timing. This type eategory of work is defined as the timing of traffic signals to improve traffic flow and safety. Department approved traffic engineering computerized timing programs shall be used. This type of work includes data collection, intersection analysis and documentation, section analysis and documentation, timing implementation and fine tuning, and timing evaluation.
- c. Type of Work 6.3: 3. Group 6.3: Intelligent Transportation Traffic Control Systems Analysis, Design, and Implementation. This type eategory of work is defined as the use of electrical engineering, electronics engineering, computer science, and traffic engineering to analyze, design, and implement real-time intelligent transportation traffic eontrol systems. This includes system performance and cost analysis, system hardware and software design, development of management plans, system installation and operation, system testing and debugging, system documentation, and the training of operations personnel.
 - 2.4. Qualification Requirements.
- a. Type of Work 6.1: Group 6.1: Traffic Engineering Studies. This type of work requires a professional engineer, registered with the Florida State Board of Professional Engineers, having demonstrated traffic studies experience.
- b. Type of Work 6.2: Group 6.2: Traffic Signal Timing. This type of work requires a professional engineer, registered with the Florida State Board of Professional Engineers, having demonstrated traffic signal timing experience in the application and interpretation of traffic flow and signal timing models. The consultant also must employ and list sufficient personnel having experience using traffic engineering software applications, loading timings into field equipment, and loading databases into central computers for retiming.
- c. Type of Work 6.3: Group 6.3: Intelligent Transportation Traffie Control Systems Analysis, Design and Implementation. This type of work requires a professional engineer, registered with the Florida State Board of Professional Engineers, having demonstrated experience in activities associated with intelligent transportation traffic control systems. Restrictions to the type of intelligent transportation traffic control systems work may apply depending on the consultant's demonstrated proficiency or documented experience in one or more of the following defined technical skill areas:
- (I) Intelligent Transportation Traffic Systems Analysis and Design. This type of work requires Engineering/Technical staff with experience in the production of competently engineered design, and preparation of construction plans and specifications for traffic control systems, freeway operations systems, dynamic message sign systems, closed circuit television camera systems, detection systems, and automatic

- vehicle identification systems work. The consultant must also demonstrate experience with traffic engineering software applications, freeway control software, and with computerized timing programs.
- Intelligent Transportation Traffic Engineering Systems Implementation. This type of work requires Engineering/Technical staff having documented experience with realtime traffic control systems, system installation and testing, and knowledge of Construction Engineering Inspection (CEI) requirements for intelligent transportation signal construction projects.
- (III) <u>Intelligent Transportation</u> Traffic Engineering Systems Communications. This type of work requires Engineering/Technical staff with documented experience proficiency in electronic engineering of system hardware. digital system design, specifications, and utilization. The applicant must show experience in electrical engineering of power and communications, including power distribution, standby power supply, lightning protection, hardware interconnect, fiber optic networks, wireless communications networks, local area networks, wide area networks, Internet data transmission, communications, data recording, modulating, and multiplexing techniques.
- (IV) Intelligent Transportation Traffic Engineering Systems Software Development. This type of work requires documented experience in software development, specifically with intelligent transportation systems traffic engineering applications, and computer science (realtime process control software systems, including realtime executive I/0 processing and priority interrupt based processing). The applicant must also show experience with system software testing and debugging, data base software, graphical user interfaces, system documentation, and training of operations personnel.
- (f)(g) Group 7. Traffic Operations Design. This type of work group is defined as the production of competently engineered designs, and preparation of construction plans and/or specifications for a variety of traffic operations type work. Due to the broad nature of this type of work the Department has developed the following sub-categories. Applicants may be qualified only in certain of these sub-categories based on the applicant's level of experience.
- a. Type of Work 7.1: 1. Group 7.1: Signing, Pavement Marking, and Channelization. This type of work includes designing, preparing construction plans, and writing specifications for signing, pavement marking, channelization. Such work involves structural support and foundation calculations, and requires a basic knowledge of traffic engineering studies.
- b. Type of Work 7.2: 2. Group 7.2: Lighting. This type of work includes designing, preparing construction plans, and writing specifications for roadway lighting improvements. Such work involves lighting calculations, and pole location,

foundation design, electrical circuit calculations, power supply and power distribution, and requires a basic knowledge of traffic engineering studies.

- c. Type of Work 7.3: 3. Group 7.3: Signalization. This type of work includes designing, preparing construction plans, and writing specifications for traffic signalization. Such work involves capacity calculations, signal operating plan development, timing calculations, equipment location, pole and foundation designs, etc., and requires a basic knowledge of traffic engineering studies and traffic signal retiming.
 - 2.4. Qualification Requirements.
- a. <u>Type of Work 7.1:</u> Group 7.1: Signing, Pavement Marking, and Channelization. This type of work requires a professional engineer, registered with the Florida State Board of Professional Engineers, having demonstrated experience in this category of work.
- b. Type of Work 7.2: Group 7.2: Lighting. This type of work requires the consultant to demonstrate experience in the areas of illumination and electrical engineering, as well as to employ a professional engineer, registered with the Florida State Board of Professional Engineers, having demonstrated lighting plans design and production experience.
- c. Type of Work 7.3: Group 7.3: Signalization. This type of work requires the consultant to demonstrate experience in the area of electrical engineering, as well as to employ a professional engineer, registered with the Florida State Board of Professional Engineers, having demonstrated experience in the design and production of traffic signalization plans.
- (g)(h) Group 8. <u>Surveying and Mapping Surveys</u>. This type of work group includes land and boundary surveying and mapping, as defined in Rule Chapter 61G17-6, F.A.C., other types of surveys required for the <u>land acquisition</u>, design, and <u>construction</u> of <u>transportation</u> engineering projects.
- 1. This group includes the following sub-categories of qualification:
- a. Type of Work 8.1: Control Surveying. This type of work provides horizontal and/or vertical data to a specified standard for all Department projects.
- b. Type of Work 8.2: Design, Right of Way, and Construction Surveying. This type of work includes boundary surveys, right of way surveys, as-built surveys, construction layout surveys, topographic surveys, hydrographic surveys, quantity surveys, record surveys, mean high water line surveys, and special purpose surveys.
- c. Type of Work 8.3: Photogrammetric Mapping. This type of work includes surveys and the preparation of maps using photogrammetric methods.
- d. Type of Work 8.4: Right of Way Mapping. This type of work includes the production of right of way related maps, as well as the preparation of legal descriptions and sketches of legal descriptions based on information supported by the applicable surveys or maps defined in the preceding types of work, title searches, and other documents.

- 2. Qualification Requirements: To qualify to perform surveying and mapping services as defined above, the consultant must employ at least one professional surveyor and mapper, registered with the Florida Board of Professional Surveyors and Mappers, having at least one year of documented post registration experience in the specific type of work for which qualification is requested. The consultant must also employ at least two additional technical personnel, each having at least one year of documented experience in the specific type of work for which qualification is requested. In addition, the consultant must submit a written statement of intent to use equipment and software meeting the accuracy, formatting, and other requirements defined in Department policies, procedures, manuals, or handbooks, related to the type(s) of work for which qualification is sought.
- 1. Group 8.1: Land and Right of Way Survey. This type of work includes determining the perimeter of a parcel or tract of land by establishing or reestablishing corners, monuments, and boundary lines for the purpose of describing; locating fixed improvements; platting or subdividing a parcel; and surveying of a strip or area of land used or proposed to be used for the construction and maintenance of a transportation facility.
- 2. Group 8.2: Design survey. This type of work includes preparing control surveys providing horizontal or vertical position data for the support or control of subordinate surveys or for mapping; construction layout surveys for measurements to control elevation, horizontal position and dimensions and configuration prior to or while construction is in progress; topographic surveys of the natural and selected man-made features of a part of the earth's surface by remote sensing and/or ground measurements to determine horizontal and vertical spacial relations of tracts of land; or hydrographic surveys to determine data relating to bodies of water which may consist of the determination of depth of water and configuration of the bottom at particular points; directions and force of current; heights, times and water stages; and location of fixed objects for survey and navigation purposes.
- 3. Qualification Requirements. Groups 8.1 and 8.2: Surveys. This group requires at least one land surveyor, registered with the Florida State Board of Land Surveyors, having at least one year of land surveying experience acting in responsible charge. The consultant must employ and list sufficient staff to undertake the requirements normally associated with this type of work, and must document the availability of proper equipment to perform this work.
- (h)(i) Group 9. Soil Exploration, Material Testing, and Foundations. Due to the broad nature of this type of work, the Department has developed the following sub-categories. Consultants may be restricted to certain of these sub-categories based on their level of experience and ability to provide required equipment.
- 1. This group includes the following sub-categories of qualification:

a. Type of Work 9.1: 1. Group 9.1: Soil Exploration. This type of work includes acquisition and reporting of subsurface material, hydrological, and environmental information to be used for the planning, design, construction, and performance of transportation facilities. The methodology involved includes on-site investigations by performing borings, Standard Penetration tests, Cone Penetration tests, and rock coring; the use of specialized test equipment, such as the field vane, pressuremeter, or dilatometer; and the use of geophysical methods. Also included is the field classification of materials and acquisition of soil and rock samples.

b. Type of Work 9.2: 2. Group 9.2: Geotechnical Classification Lab Exploration Testing. This type of work includes conducting tests on soil and rock according to Department approved specifications for the purpose of classifying materials and identifying their physical properties. The methodology involved includes testing moisture content, grain size, Atterberg limits, compaction, and Limerock Bearing Ratio (LBR) tests permeability, consolidation, unconfined compression, direct shear, and triaxial.

c. Type of Work 9.3: 3. Group 9.3: Highway Materials Testing. This type of work includes sampling and testing various materials and reporting results and recommendations. Work will be performed at mines, quarries, mills, refineries, processors, producers, fabricators, constructors, laboratories, and project construction sites; some of which will be outside the State of Florida. Materials to be tested include, but are not limited to, aggregates; concrete products; cements and additives, including water, epoxies, and curing compounds; bituminous materials, mixtures, additives, and joint fillers; metals; galvanizing, rubber, paints, and other coatings; and soils and limerock.

d. Type of Work 9.4: 4. Group 9.4: Foundation Studies. This type of work includes producing reports which include selection of the type (footings, piles, drilled shafts, etc.) and depth of foundation for bridges and other structures; bearing capacity and the predicted settlement of the selected foundation; slope stability; surcharge or stage construction time schedules for construction over soft ground; pile load tests; soil treatment; stabilization; and direction of field instrumentation installation, including the interpretation of data obtained and other foundation studies using the applicable FDOT Standard Specifications for Road and Bridge Construction, FDOT Soils and Foundation Manual procedures. and Federal Highway Administration guidelines and checklist.

e. Type of Work 9.5: Geotechnical Specialty Lab Testing. This type of work includes conducting tests on soil and rock according to Department approved specifications for the purpose of identifying their physical properties. The methodology involved includes testing permeability, consolidation, unconfined compression, direct shear, splitting tensile, and triaxial.

2.5. Qualification Requirements. a. For all sub-categories this work requires at least one professional engineer, registered with the Florida State Board of Professional Engineers, having demonstrated experience in the activities normally associated with the category(ies) under consideration.

a. Type of Work 9.1: b. Group 9.1: Soil Exploration. The consultant must document the availability of equipment (in-house or subcontracted) necessary to perform the work. Documentation of availability includes equipment listings for explorations subcontractors who will be used on Department DOT projects. It should be noted that the qualified consultant shall be solely responsible for any and all explorations work, whether performed by the consultant or its his subcontractor.

b. Type of Work 9.2: e. Group 9.2: Geotechnical <u>Classification Lab</u> Exploration Testing. The consultant must have at least one technician with a minimum of two years of experience in geotechnical testing and LBR Technician qualification under the Department's Construction Training Qualification Program (in-house) the equipment and qualified staff necessary to perform the work.

c. Type of Work 9.3: d. Group 9.3: Highway Materials Testing. Among the consultant's personnel, at least one individual The consultant must possess have (in-house) the equipment and qualified, certified staff necessary to perform the work. Certification requirements include at least one FDOT Limerock Bearing Ratio (LBR) Technician qualification eertification, one individual must possess FDOT Asphalt Plant Level I qualification Technician certification, one individual must possess Concrete Field testing Technician Level I qualification under the Department's Construction Training Qualification Program American Concrete Institute (ACI) eonerete testing certification, and one individual must possess nuclear gauge operator certification as provided by a gauge manufacturer. In addition, the consultant must have (in-house) at least the following test equipment: oven, balances, sieves, mechanical shaker, colorimetric kit, compression testing machine, moisture curing room or tanks, slump cone, air meters, gravity apparatus, thermometers, pycnometer, pulverizing apparatus, jaw crusher apparatus, splitter or quartering device, Los Angeles machine, flowmeter, water bath, vacuum extractor, muffle furnace, compaction hammer, molds LBR loading devices with penetration piston, soak tanks, superpave gyatory apparatus, and ignition furnace. Procedures for certification of FDOT Limerock Bearing Ratio Technicians are provided in FDOT Limerock Bearing Ratio Technician Certification Study Guide, 1986, and procedures for certification of FDOT Asphalt Plant Technicians are provided in the FDOT Asphalt Technician Manual, 1992. These two manuals are hereby incorporated by reference

e. Type of Work 9.5: Geotechnical Specialty Lab Testing. The consultant must have at least one staff member with at least four years of experience performing the tests, or an equivalent bachelor's degree. In addition, the consultant must have (in-house) at least the following test equipment: oven, balances, permeameter, consolidation load device, load frame, direct shear machine, triaxial panel, and a triaxial cell.

(i)(i) Group 10. Construction Engineering Inspection. This type of work group involves the monitoring and inspection of the work required under various construction contracts. This type of work includes coordinating with other public agencies, utilities, and affected property owners. A registered professional engineer is required to act in the capacity of resident engineer under the supervision of a representative of the Department. Other technical support personnel will be required as necessary depending on the nature, extent and complexity of the work under contract. Due to the nature of this type of work, the Department has developed the following sub categories. Consultants may be restricted to certain of these sub-categories based on their level of professional experience and the number of experienced technical support personnel.

- a. Type of Work 10.1: 1. Group 10.1: Roadway Construction Engineering Inspection. This type of work includes the administration and inspection of single or multiple construction contracts on rural, municipal, urban, and interstate facilities; including necessary minor bridges as defined in Type of Work 3.1 Group 4.1.
- b. Type of Work 10.2: 2. Group 10.2: Major Bridge Construction Engineering Inspection. This type of work includes the administration and inspection of single or multiple construction contracts involving the construction of major bridges as defined in Types of Work Groups 4.2, 4.3, and 4.4.
- c. Type of Work 10.3: 3. Group 10.3: Construction Materials Inspection. This type of work includes conducting inspections and investigations of various highway materials or products, together with the proper recording, analysis, and reporting of results and recommendations. The work will be performed at mines, quarries, mills, refineries, processors, producers, fabricators, constructors, and project construction sites; some of which will be outside the State of Florida.
 - 2.4. Qualification Requirements.
- a. Type of Work 10.1: Group 10.1: Roadway Construction Engineering Inspection. This type of work requires at least one professional engineer, registered with the Florida State Board of Professional Engineers, having at least two years of responsible charge experience as a project engineer on a roadway construction inspection project.
- b. Type of Work 10.2: Group 10.2: Major Bridge Construction Engineering Inspection. This type of work requires a minimum of three professional engineers, registered with the Florida State Board of Professional Engineers. One of these engineers must have at least five years demonstrated major bridge construction inspection experience.

c. Type of Work 10.3: Group 10.3: Construction Materials Inspection. This type of work requires a minimum of one professional engineer, registered with the Florida State Board of Professional Engineers, having at least three years of responsible experience in bridge or roadway construction inspection.

(j)(k) Group 11. 11. Engineering Contract Administration and Management.

- 1. Type of Work: Group 11. Engineering Contract Administration and Management.: This type of work is defined as the administration and management of engineering activities. Consultants applying for qualification in this type of work must be determined qualified in a number of categories under this rule chapter. Examples of assignments made to a consultant qualified for this type of work <u>are</u>:
- a. Engineering analysis of transportation facility deficiencies; and the preparation of an engineering scope of services and manhour estimate to correct those deficiencies.
- Project schedule development for environmental, design, and construction engineering inspection activities.
- c. Review and analysis of professional engineering issues contained in statements of qualification and technical proposals submitted by consultants competing for professional contracts.
- d. Conducting Scope of Service meetings with professional consultants.
- e. Preparation of contractual agreements for professional services in accordance with Department policies and procedures.
- f. Supervision and management of engineering consultants on individual projects, responding to their technical questions, and reviewing their work in progress and completed work.
- g. Representing the Department during professional service negotiations with consultants, utilities, and other
- h. Other professional engineering activities associated with the acquisition and management of professional consulting services.
- 2. Qualification Requirements. Group 11: Engineering Contract Administration and Management. To be determined qualified for this type of work, a consultant must be qualified by the Department in the following Groups and Types of Work under this rule chapter: Group 3, Types of Work Groups 4.1, and 4.2, and Group 6.1, Group 7, and Type of Work Group 10.1. Firms deemed determined qualified in these groups and requesting qualification for Group 11 will be deemed determined qualified without a requirement to submit additional qualification documentation or materials.

(l) Group 12. Right of Way Surveying and Mapping. Due to the nature of this work, the Department has developed the following sub-categories. Consultants may be restricted to certain of these sub-categories based on the level of their experience and availability of personnel.

1. Group 12.1: Right of Way Map Preparation. This type of work includes the production of competently prepared right of way maps which must conform to Rule Chapter 61G17 6, F.A.C., pursuant to Section 472.027, Florida Statutes. Included in this type of work is the alignment of the proposed facility, sectional ties, depiction of the parent tract, identification of property ownership lines, complete parcel definition by distances and bearings, parcel identification numbers and tabulation of areas including those required for the facility and the remainder.

2. Group 12.2: Legal Description Preparation. This type of work includes the production of competently prepared legal descriptions based upon right of way maps information. Descriptions must conform to Rule Chapter 61G17-6, FAC., pursuant to Section 472.027, Florida Statutes.

3. Qualification Requirements for Groups 12.1 and 12.2: Right of Way Surveying and Mapping. These Groups require at least one professional land surveyor, registered with the Florida State Board of Land Surveyors and a minimum of two technical personnel, all having demonstrated experience in the applicable category of work.

(k)(m) Group 13. Planning. This type of work group involves is defined as the determination of future actions necessary to address the need for transportation facilities and services. The work effort may involve planning both short range (up to 10 years) and long range (more than 10 years) time periods, and may involve any or all typical activities of planning, including but not limited to development and refinement of processes and procedures; development and analysis of policies, goals, and objectives; data collection and analysis; issue analysis; development and use of forecasting and other models; analysis of transportation/land use relationships; assessing the impact that planning transportation improvements may have on private property; establishment of standards and performance criteria; forecasts of transportation and transportation – related data; determination and analysis of alternatives; multimodal/intermodal tradeoff analysis; analysis of alternatives; multimodal/intermodal tradeoff analysis; development of recommended plans and courses of action; financial feasibility; assessment of the impacts of growth management requirements on transportation; and public participation and coordination with other planning processes and plans. Due to the nature of the type of work, the Department has developed the following sub-categories. Consultants may be restricted to certain of these sub-categories based on their level of experience.

1. This group includes the following subcategories of qualification:

- a.1. Type of Work Group 13.1: Reserved.
- b.2. Type of Work Group 13.2: Reserved.

c.3. Type of Work Group 13.3: Policy Planning. This type of work involves deals with transportation and transportation – related planning activities in the broadest or most general way. Included in this sub-category are development and refinement of statewide transportation plans or plan components, and activities involving the impacts and implications of policies, legislative legislation issues, processes, and standards on a wide variety of subjects, including: transportation facilities and services; land use; the environment; the private sector; and the public. Planning in this sub-category usually occurs at levels where difficult trade-offs in the use and allocation of resources must be made and where many people will be affected in important but often subtle ways. Hence, the ability to use judgement, both political and technical/professional, is very important, as is the ability to effectively communicate using a variety of media.

d.4. Type of Work Group 13.4: Systems Planning. This type of work deals with planning for entire systems (one or several modes) of transportation covering an entire geographic area. Included in this sub-category are activities involving the systematic analysis of future demand for transportation facilities and services, leading to recommendations for addressing that demand. Typical activities include: data collection and analysis, including analysis transportation/land use relationships; estimation, forecasting, and assignment of travel demand, including modeling the characteristics and use of transportation systems; mode split and multimodal tradeoff analysis; impact analysis; evaluation and decision making; cost analysis and financial feasibility; and modal coordination and management. Although recommendations as to the type, number, and approximate location of transportation facilities are to be made, this sub-category does not include determination of the precise location or design of facilities or systems.

e.5. Type of Work Group 13.5: Subarea/Corridor Planning. This type of work deals with planning for entire or portions of systems (one or several modes) of transportation covering a portion of a geographic area. Included in this sub-category are activities involving the systematic analysis of future demand for transportation facilities and services, leading to recommendations for addressing that demand. Typical activities, usually performed at a more detailed level than with systems planning, include data collection and analysis, as well as including: analysis of transportation/land use relationships; estimation, forecasting, and assignment of travel demand, including modeling the characteristics and use of transportation systems; mode split and multimodal tradeoff analysis; impact analysis; evaluation and decision making; cost analysis; and financial feasibility; and modal coordination and management. Although recommendations as to the type, number, and approximate location of transportation facilities

are to be made, this sub-category does not include determination of the precise location or design of facilities or systems.

f.6. of Work Type Group 13.6: Land Planning/Engineering. This work involves planning and engineering in support of assessing the impacts that proposed transportation improvements may have on private property. Included in this sub-category are activities involving site analysis for compliance with comprehensive plans, local ordinances, and appraisers' cost to cure; reviewing. Review and providing provide engineering opinions of site plans for feasibility and conformance with applicable codes and regulations; assessing. Assess the impact to drainage and environment; and preparing Prepare site plan and studies which may encompass parking layout, vehicle use areas, and general site consideration in conformance with applicable codes, laws, and regulations.

g. Type of Work 13.7: Transportation Statistics. This type of work involves data collection, analysis, editing, processing, and reporting to support planning, design, and maintenance of the transportation network. This type of work also involves the construction, replacement, or repair of traffic monitoring equipment including sensors (either installed in, or along the roadway) and associated equipment and appurtenances. The construction of traffic monitoring sites may include design, preparing construction plans, writing specifications, and construction engineering supervision. Special traffic counts may also be performed under this activity to support production and development activities and special needs.

- 2.7. Qualification Requirements
- a. Type of Work Group 13.1: Reserved.
- b. Type of Work Group 13.2: Reserved.
- c. Type of Work Group 13.3: Policy Planning. This type of work requires at least one professional engineer, registered with the Florida State Board of Professional Engineers, having training and experience in areas directly related to policy planning; or at least one professional engineer, registered with the Florida State Board of Professional Engineers, with at least one employed planner having training and experience in areas directly related to policy planning; or at least one planner, certified with the American Institute of Certified Planners, having training and experience in areas directly related to policy planning.
- d. Type of Work Group 13.4: Systems Planning. This type of work requires at least one professional engineer, registered with the Florida State Board of Professional Engineers, having training and experience in areas directly related to systems planning; or at least one professional engineer, registered with the Florida State Board of Professional Engineers with at least one employed planner having training and experience in areas directly related to systems planning; or at least one planner,

certified with the American Institute of Certified Planners, having training and experience in areas directly related to systems planning.

- e. Type of Work Group 13.5: Subarea/Corridor Planning. This type of work requires at least one professional engineer, registered with the Florida State Board of Professional Engineers, having training and experience in areas directly related to subarea/corridor planning; or at least one professional engineer, registered with the Florida State Board of Professional Engineers, with at least one employed planner having training and experience in areas directly related to subarea/corridor planning; or at least one planner, certified with the American Institute of Certified Planners, having training and experience in areas directly related to subarea/corridor planning.
- f. Type of Work Group 13.6: Land Planning/Engineering. This type of work requires at least one professional engineer, registered with the Florida State Board of Professional Engineers, having training and experience in comprehensive planning or areas directly related to assessing impacts to private property; or at least one professional engineer, registered with the Florida State Board of Professional Engineers, with at least one employed planner having training and experience in comprehensive planning or areas directly related to assessing impacts to private property; or at least one planner, certified with the American Institute of Certified Planners, having training and experience in comprehensive planning or areas directly related to assessing impacts to private property.
- g. Type of Work 13.7: Transportation Statistics. This type of work requires at least one professional engineer registered with the Florida State Board of Professional Engineers, having demonstrated experience in activities associated with the collection of traffic data of a statistical nature that can be used in the Department's data bases such as the Rail-highway Crossing Inventory (RHCI), Traffic Characteristics Inventory (TCI), and Roadway Characteristics Inventory (RCI), or used to support other Department activities such as highway design. In addition, either the same engineer, or an additional professional engineer registered with the State Board of Professional Engineers with demonstrated experience in the construction, replacement, or repair of traffic monitoring equipment, including sensors (either installed in, on, or alongside the roadway) and associated equipment and appurtenances, and maintenance of traffic is required.

(1)(n) Group 14. Architect.

1. Type of Work. This type of work is defined as the rendering of services in connection with the design and construction of a structure or group of structures which have as their principal purpose human habitation or use, and the utilization of space within and surrounding such structures. These services include planning; providing preliminary study

designs, drawings: and specifications; architectural supervision; job-site inspection; and administration of construction contracts.

2. Qualification Requirements. This type of work requires at least one architect, registered with the Florida State Board of Architecture and Interior Design, with documentation indicating five years of post registration experience in commercial design and favorable references. Additionally, the firm must employ and list sufficient project management and technical staff to provide services normally associated with this type of work; and provide documentation of past projects and favorable references.

(m)(o) Group 15: Landscape Architect.

- 1. Type of Work. This type of work is defined as the rendering of services in connection with the design and construction of landscape projects. These services include planning; site planning; providing preliminary study designs, drawings. and specifications; landscape architectural supervision; job-site inspection; and administration of construction contracts.
- 2. Qualification Requirements. Group 15: Landscape Architect. This type of work requires at least one landscape architect, registered with the Florida State Board of Landscape Architecture, with. Additionally, the firm must employ and list sufficient project management and technical staff to provide services normally associated with this type of work; and provide documentation of past projects and favorable references.
- (p) Group 20. Appraisal Services. This type of work is defined as the services provided by an appraiser to the State of Florida Department of Transportation. Appraisal Services include: "Appraisal Assignment" denoting an engagement for which a person is employed or retained to act, or could be perceived by third parties or the public as acting, as an agent or a disinterested third party in rendering an unbiased analysis, opinion, review, or conclusion relating to the nature, quality, value, or utility of specified interests in, or aspects of, identified real property; "Analysis Assignment" denoting limited appraisal services that relate to the Department's specifically identified needs such as estimates of project or parcel costs, specialized studies of project effects or influences, market activity, market conditions, trends and adjustments, financing, and feasibility as well as analyses, opinions and conclusions relating to such activities. Appraisal services require a written statement, independently and impartially prepared, which meets the Uniform Standards of Professional Appraisal Practice (USPAP), as incorporated by reference in Section 475.628, Florida Statutes. Due to the nature of this work, the Department has developed the following sub-categories. Consultants may be restricted to certain of these sub-categories based on the level of their experience and

availability of personnel; and "Appraisal Review" denoting the act or process of critically studying an appraisal report prepared by others.

- 1. Group 20.1 Appraisal
- 2. Group 20.2 Appraisal Review
- 3. Qualification Requirements. These types of work requires a minimum of one person licensed as a State Certified General Real Estate Appraiser issued by the Florida Department of Business and Professional Regulation with a minimum of three years experience in appraising for eminent domain purposes. For Group 20.2, the certifying appraiser shall, in addition to the required three years experience in appraising for eminent domain purposes, have a minimum of three years experience in appraisal review for eminent domain purposes.

(n)(q) Group 21. Acquisition, Negotiation, Closing, and Order of Taking.

- 1. Type of Work. This type of work involves notifying all affected parties of their rights pursuant to Section 337.271, Florida Statutes; reviewing and verifying all title work; reviewing right of way maps and construction plans and verifying that all legal descriptions, right of way maps, and appraisals correspond; conducting interviews with business owners to determine eligibility for potential business damage claims and obtaining appropriate documentation; preparing real property/personal property inventories; making purchase offers including the approved market value estimate and, when applicable, approved business damages, and conducting negotiations in accordance with state policies and procedures and all applicable laws; participating in the non-binding pre-litigation mediation process; preparing recommendations for administrative settlements; preparing and processing invoices for requesting warrants for settlements, and order of taking deposits; conducting all necessary closings including but not limited to updating the title search, ensuring satisfaction of all liens and transfers, recording of all documents, and collection and payment of prorated real estate taxes; obtaining all suit information from property owners, preparing public disclosure forms for execution, obtaining Secretary of State's reports, as well as preparation, styling, and filing of lawsuit packages under the direction of the Department's attorney; providing assistance to Department's attorneys in obtaining Orders of Taking, including providing testimony and responding interrogatories; and maintaining complete written documentation of all contacts with property owners or property owners' representatives.
- 2. Qualification Requirements. This type of work requires registration of the consultant with the Florida Real Estate Commission and, at as a minimum, one real estate broker and one real estate salesperson salesman licensed by the State of

Florida Department of Business and Professional Regulation. These employees each must have at least three years of demonstrated experience in transportation acquisition projects.

(o)(r) Group 22. Acquisition Business Damage Estimating and Estimate Review.

1. Type of Work. This work is defined as the preparation of business damage estimate reports describing the impact of a right of way acquisition on the income, expenses, and profits of a particular business, in accordance with the standards established in Chapter 14-102, Florida Administrative Code, and all other recognized accounting and performance standards; and the critical and analytical review and evaluation of business damage estimate reports, exhibits, and other documentation submitted to the Department by the business damage estimator on behalf of the Department or business owners. Performance of the estimates entail visiting each site to determine the probable impact of the taking on the business operation; interviewing business owners or any other designated representatives to the extent necessary to ensure that a complete understanding of the business operation is obtained; making a preliminary determination as to whether the business meets the eligibility requirements for a business damage claim in accordance with statutory provisions; performing preliminary cost estimates; conducting research in areas such as, parking studies, and traffic studies; coordinating with the Department's appraiser, review appraiser or relocation agent to ensure that any potential for duplicate payment is removed prior to completion of the estimate; and making a presentation to the Department's Business Damage Review Committee regarding the taking, appraisal report, other pertinent studies and business damage reports, including reports submitted on behalf of the owner. Performance of estimate reviews entail the physical inspection of the business for which damages are being estimated and a determination of:

a. Compliance with Chapter 14-102, Florida Administrative Code;

b. The reasonableness of and consistency among the facts and circumstances of the estimators' reports;

e. The reasonableness of the estimators' conclusions and rationale; and

d. The estimators' compliance with Chapter 14-102, Florida Administrative Code. This work also involves a review of invoices submitted by estimators of business damages. A written report is required consisting of the reviewer's conclusions regarding items a, b, c and d above.

2. Qualification Requirements. This type of work requires a minimum of one employee, registered as a Certified Public Accountant in the State of Florida, with a minimum of three years of demonstrated professional accounting work, after registration. This type of work also requires the CPA to show demonstrated previous experience in the preparation of accepted business damage estimate reports for the Florida Department of Transportation within the last three years

immediately preceding application for qualification; or service as an expert witness in the State of Florida in eminent domain cases or other legal cases regarding business valuation or damages within the last three years immediately preceding application for qualification; or a minimum of 24 hours of completed course work since January 1, 1981, directly related to business valuation. Verification of course work shall be by copies of course certificates of completion issued by the course provider which will indicate the number of hours that may be counted for continuing professional education credits.

(p)(s) Group 24. Acquisition Relocation Assistance.

1. Type of Work. This type of work is defined as relocation planning at the conceptual stage of a transportation project and the preparation of the Relocation Nneeds Aassessment Survey, identifying displaced persons and likely business damage candidates pursuant to the Uniform Relocation Assistance and Real Property Acquisition Policies Act and 49 C.F.R., Part 24. This would involve the study and evaluation of the characteristics and needs of individuals. families, business operations, non-profit organizations, outdoor advertising signs (if applicable), farming operations, and personal property to be affected by the transportation project and by what means those needs will be met. Advisory services, including personal interviews and coordination with displaced persons, must be provided to insure the timely relocation to replacement properties. Relocation assistance also involves the delivery of all required notices and offers to owners and tenants, the location and offering of comparable decent, safe, and sanitary replacement dwellings available for sale or rent, the computation of replacement housing payments, the determination of appropriate move cost payments, the monitoring of moves, the preparation of claim packages, invoicing of payment amounts and delivery of warrants. The work also entails obtaining all information pertinent to evictions and relocation appeals, and includes providing testimony. The preparation and maintenance of complete written documentation of all advisory services, notice delivery. comparability and payment determinations and contacts with all persons involved in the relocation process is required.

2. Qualification Requirements. This type of work requires a minimum of one full time employee with to have a minimum of three years of demonstrated current experience in administering and providing relocation assistance for transportation projects under the provisions of the Uniform Relocation Assistance and Real Property Acquisition Policies Act and 49 C.F.R., Part 24.

(a)(t) Group 25. Right of Way Clearing and Leasing.

1. Type of Work: This type of work involves preparing real property/personal property inventories and inventory updates up to and including final disposition of the property; performing property inspections on an ongoing basis to determine the need for rodent control, maintenance, and security; conducting negotiations for short-term leases and preparing leasing documents for real and personal property prior to construction of a project; preparing, obtaining, managing, and reviewing departmental contracts for consultant services to perform asbestos surveys, preparing prepare asbestos operation and maintenance plans, preparing prepare asbestos abatement specifications, and performing air and asbestos project monitoring; preparing, obtaining, and managing departmental contracts for asbestos abatement services and assuring the contractor files appropriate notices, begins work on required dates and is in compliance with applicable laws and regulations; preparing, obtaining, and managing departmental contracts for demolition and removal services and assuring the contractor files appropriate notices, begins work on required dates and is in compliance with applicable laws and regulations; inspecting demolition sites and documenting demolition activities; and preparing, obtaining, and managing departmental contracts for removal of pollutant storage tanks.

2. Qualification Requirements. This type of work requires registration of the consultant with the Florida Real Estate Commission and, at as a minimum, one real estate broker and one real estate salesperson salesman licensed by the Florida State Department of Business and Professional Regulation. These employees each must have at least three years of demonstrated experience in managing properties acquired for transportation purposes and in management of contracts for demolition activities. Additionally, at least one employee must be certified as an Asbestos Inspector, and as an Asbestos Management Planner, and have a minimum of three years of administrative experience in the asbestos field.

Specific Authority 287.055, 334.044(2) FS. Law Implemented 287.055, 337.105, 337.1075 FS. History–New 6-30-73, Amended 3-24-77, 5-1-77, 8-31-77, 11-13-77, 9-20-83, 10-21-85, Formerly 14-75.03, Amended 3-29-89, 1-2-91, 9-29-92, 2-22-94, 8-5-96, 6-30-98,

14-75.004 Consultant Competitive Selection Process. Selection of professional consultants by the Department shall be in accordance with the provisions enumerated below.

- (1) Notice.
- (a) Except when there is a public emergency certified by the Secretary of Transportation, the Department shall provide notice whenever it requires professional services for a project, the basic construction cost of which is estimated by the Department to be more than the threshold amount in Section 287.017, Florida Statutes, for category five or when the fee for professional services for a fixed capital outlay study or planning activity exceeds the threshold amount provided in Section 287.017, Florida Statutes, for category two. The Department will provide the foregoing notice at its Internet address (http://www.dot.state.fl.us/) and, until March 1, 1998, will also publish the foregoing notice in the Florida Administrative Weekly. A project may include the following:

- 1. Professional services associated with a specifically identified project. A grouping of minor professional service assignments specifically identified in the project advertisement, each assignment of \$150,000 or less, with a maximum contract price of \$750,000; or a grouping of construction engineering inspection assignments specifically identified in the project advertisement, each assignment of \$250,000 or less, with a maximum contract price \$1,000,000.
- 2. A grouping of professional service assignments for substantially similar activities where the grouping of assignments provides advantage to the Department because of the geographic proximity of the existing or proposed transportation facilities involved, or use of shared resources for multiple projects, or to allow multiple use of a single design concept. A districtwide or statewide miscellaneous minor professional service contract for a specified period of time, initially not to exceed two years, with a maximum contract price of \$750,000, in which individual minor project assignments, of no more than \$150,000 each, may be given for professional services as needed for work assignments required on a priority basis because of work program deadlines, work program schedule changes, or the necessity of complementary professional services to assist Department forces concurrently involved in other professional service assignments; or because project schedules or deadlines make it impractical to advertise the work assignment. The contract may allow extensions of the contract time if the original contract time expires and the maximum contract amount has not been reached. However, the total contract time, including all extensions, shall not exceed five years. The contract shall not be renewed, nor shall the maximum contract amount be increased over \$750,000. Projects shall not be divided for the purpose of circumventing the dollar limit on assignments.
- 3. Miscellaneous minor professional services, performed on a task assignment basis. The total contract fee may not exceed \$1,500,000 and individual assignments may not exceed \$300,000. However, these limits may be exceeded with unplanned cost increases. A districtwide or statewide miscellaneous minor construction engineering inspection contract for a specified period of time, initially not to exceed two years, with a maximum contract price of \$1,000,000, in which individual minor project assignments, of no more than \$250,000 each, may be given for professional services as needed for work assignments required on a priority basis because of work program deadlines, work program schedule changes, or the necessity of complementary professional services to assist Department forces concurrently involved in other professional service assignments; or because project schedules or deadlines make it impractical to advertise the work assignment. The contract may allow extensions of the contract time if the original contract time expires and the maximum contract amount has not been reached. However, the total contract time, including all extensions, shall not exceed

five years. The contract may not be renewed, nor shall the maximum contract amount be increased over \$1,000,000 Projects shall not be divided for the purpose of circumventing the dollar limit on assignments.

4. A grouping of specifically identified major professional service assignments for substantially similar construction, rehabilitation, or renovation activities with a maximum contract price of \$3,000,000; where the grouping of assignments provides economic advantage to the Department because of the geographic proximity of the existing or proposed transportation facilities involved, or allows simultaneous use of shared manpower on multiple assignments by the consultant, or maximizes the simultaneous use on multiple assignments of the consultant's available offices or field facilities, or to allow multiple use of a single design concept. The maximum contract price of \$3,000,000 may be exceeded with prior written approval of the Secretary of the Department of Transportation when two or more of the above criteria are met and it is economically advantageous or otherwise serves the best interests of the Department.

4.5. Professional services of a general consultant, which include the administration, support, and management of engineering, architectural, surveying, planning, or right of way acquisition and appraisal activities. These activities may involve a number of different projects in the work program. The contract time, shall not exceed five years, unless extended to complete assignments previously authorized.

6. Professional services provided to the Department on a continuing basis with no time limitation except that the contract shall provide a termination clause. Continuing contracts for professional services shall be restricted in use to services for projects which construction costs do not exceed \$500,000 each, or for each study activity when the fee for such professional service does not exceed \$25,000, or for work of a specified nature as outlined in the contract.

(b) The notice shall contain time frames for submittal of a letter of response, a general description of the project, including where a detailed description may be obtained, the Department DOT district and county where the project is located, a list of the major types of work, an indication as to whether the project is considered a minor project for qualification purposes, for which prequalification is required, and a description of the means by which interested consultants can apply for consideration. Projects that do not conform to the prequalified types of work shall be advertised requesting any interested consultant to submit a Letter of Qualification. The qualifications required to be shown in a Letter of Qualification shall be determined by the Department and listed in the Advertisement. Consultants responding to Letter of Qualification advertisements for such non-standard types of work do not need to possess previous qualification be prequalified.

- (2) Response to Advertisement and Selection.
- (a) Professional consultants who desire work with the Department shall timely submit a maximum of a two page letter of response, or a letter of qualification, to the Department whenever they feel qualified to perform projects for which notice has been provided in accordance with subsection (1)(a). To be considered for selection, the letter of response or letter of qualification must be received by the date specified in the advertisement and will include a list of all affiliates as defined in Section 337.165(1)(a), Florida Statutes. Only one letter of response/qualification will be considered from any consultant
- (b) After receipt of a letter of response, or letter of qualification, the Department shall review the submittal and verify that the consultant(s) possesses current qualification with the Department is prequalified or qualified to perform the major type(s) of work specified in the advertisement. In order to be considered for selection, any consultant which does is not possess current qualification prequalified to perform the major type(s) of work specified in the advertisement shall submit a complete Request for Qualification Package, technical and administrative application including the required overhead audit (if applicable), for prequalification on or before the date letters of response are due. A prequalified consultant may use another consultant to meet the requirements of the major type(s) of work for which it is not currently prequalified. However, the qualification status of the consultant will be valid for that project only. The consultant will be required to resubmit the necessary application for qualifications for subsequent projects in that type of work. The Department will not be obligated to delay any part of the consultant selection process or the execution of a contract for a consultant who has not been qualified for the major types of work or who cannot provide the required documentation prior to the process of final selection.

(c) If fewer than three consultants respond to the advertisement, the Department shall readvertise, or alternatively shall review its list of firms prequalified for the major type(s) of work advertised, and select no fewer than ten prequalified firms (or all prequalified firms if fewer than 10 are prequalified) deemed to be the most highly qualified, based on qualification data on file, DBE/MBE status, past performance grades, location, and volume of work previously awarded. The Department shall then contact each of the listed consultants and conduct similar discussions concerning the project, until it has at least three consultants interested in the project.

(d)(e) When the fee for professional services is less than the threshold amount provided in Section 287.017, Florida Statutes, for category two, or when the Department's estimated basic construction cost is less than the threshold amount provided by Section 287.017, Florida Statutes, for category five, the Department may request, review, and approve eertify in writing to the file the technical qualifications of the selected consultant if the consultant is not currently prequalified in the requested type of work.

- (e) Selection of consultants will be in accordance with Section 287.055, Florida Statutes.
 - (3) Selection.
- (a) The following procedures shall be utilized by the Department in the procurement of professional services:
- 1. Regarding the proposed project, the Department shall evaluate the letter of response or letter of qualification received from each consultant along with such factors as qualifications data on file, whether the firm is certified or utilizes other consultants certified by the Department as a Disadvantaged Business Enterprise (DBE) pursuant to Rule Chapter 14-78, Florida Administrative Code, and 14 C.F.R., Part 23, or by the Minority Business Advocacy and Assistance Office as a Minority Business Enterprise (MBE), past performance grades on file, consultant location, volume of work previously awarded by the Department and distribution of work among qualified consultants. The Department shall select no fewer than three consultants and shall then conduct discussions with these three consultants, and may require technical proposals and public presentations regarding their qualifications, approach to the project, availability of adequate personnel, and ability to timely furnish the required service. If fewer than three consultants respond to the advertisement, the Department shall readvertise, or alternatively shall review its list of firms prequalified for the major type(s) of work advertised, and select no fewer than ten prequalified firms (or all prequalified firms if fewer than 10 are prequalified) deemed to be the most highly qualified, based on qualification data on file, DBE/MBE status, past performance grades, location and volume of work previously awarded. The Department shall then contact each of the listed consultants and conduct similar discussions concerning the project, until it has at least three consultants interested in the project.
- 2. The Department shall rank, in order of preference, no fewer than three consultants deemed to be most highly qualified to perform the required services after considering such factors as the technical proposal, technical plan (including, wherever appropriate, submission of estimated hours required in sufficient detail to ensure the consultant understands the scope of services); overall management procedures, including quality control plan and resource allocation; commitment to meet time and budget requirements; location; recent, current, and projected workloads of the firms; and certification as a DBE or MBE. The Department strives for an equitable distribution of contracts among qualified firms; provided such distribution does not violate the principle of selection of the most highly qualified firms. The Department shall provide notice of the results of the Department's selection in accordance with subsection (1)(a).

- 3. The Department shall initiate negotiations with the number one ranked consultant. The negotiation shall include consideration of the scope and complexity of services required. The parties shall negotiate a price that the Department determines is fair, competitive, and reasonable for the services to be performed. In making such determination, the Department shall conduct a detailed analysis of the estimated number of hours by job classification to be expended on the project, direct labor rates, overhead rate, operating margin, expenses and any other costs directly attributable to the project, as detailed in an audit package and fee proposal furnished by the consultant at the request of the Department and according to its instructions.
- 4. Should the Department be unable to negotiate a satisfactory contract with the consultant at a price the Department determines to be fair, competitive, and reasonable; negotiations with that firm shall be formally terminated. The Department shall then undertake negotiations with the next ranked firm.
- 5. Should the Department be unable to negotiate a satisfactory contract with any of the initially selected firms, the Department shall either select additional firms from the letters of response or letters of qualification in order of their competence and qualification and continue negotiations in accordance with this subsection until an agreement is reached or initiate a new selection process in accordance with these rules.
- 6. Prior to execution of a contract by both parties, the consultant shall submit a certificate of insurance which evidences professional liability insurance coverage, or submit an irrevocable letter of credit established pursuant to Chapter 675 and Section 337.106, Florida Statutes. The submission must establish coverage in the amounts required by the contract.
- 7. The Department may enter into Supplemental Agreement(s) during the term of the contract to add additional services, costs or time, if the intent of the original contract is not changed.
- 8. If, during the term of the contract, the Consultant or Department must terminate the contract for any reason, the Department shall determine whether the rankings from the original selection process, taken as a whole, still have validity with respect to the unfinished work; and if so shall begin negotiations to complete the remaining services with the next ranked consultant and continue to proceed as though the original selection process had not been interrupted; except that if the Department determines that any previously ranked consultant's qualifications or other selection factors as noted in Rule Section 14-75.004(3) have changed so that its rank should be changed, the Department shall assign a new rank or reject said consultant and continue to proceed as though the original selection process had not been interrupted. If the Department determines that the rankings produced by the original selection

process are no longer appropriate for the remaining consultants, it shall initiate a new selection process according to these rules.

(b) For all professional service contracts over \$60,000, the Department shall require the firms to execute truth in negotiation certificate stating that wage rates and other factual unit costs supporting the compensation are accurate, complete, and current at the time of contracting. Any professional service contract under which such a certificate is required shall contain a provision that the original contract price and any additions thereto shall be adjusted to exclude any significant sums by which the Department determines the contract price was increased due to inaccurate, incomplete, or noncurrent wage rates and other factual unit costs. All such contract adjustments shall be made within one year following the end of the contract.

Specific Authority 334.044(2) FS. Law Implemented 287.055, 337.105 FS. History-New 6-30-73, Amended 3-24-77, 6-30-83, 10-21-85, Formerly 14-75.04, Amended 3-29-89, 1-2-91, 9-29-92, 2-22-94, 8-5-96, 2-12-98,

14-75.0051 Suspension or Revocation, Denial, or Suspension of Qualification.

- (1) The Department will, for good cause, deny or may suspend the qualification of any professional consultant, or other provider of service, to render services to the Department. A denial or suspension for good cause pursuant to this rule shall remove the person or firm from consideration for award of professional service contracts for a particular type of work for a period not to exceed three years. Such good cause shall include paragraphs (a) through (e) below: or revoke for good cause any Notice of Qualification. Such good cause shall include the following:
- (a) One of the circumstances specified under Section 337.105(1)(a) through (i), Florida Statutes. The Department determines that a consultant has willfully made a false. deceptive, or fraudulent statement in the application for qualification, in any proposal, or in any hearing,
- (b) The consultant defaulted on any Department contract, or the contract of any other governmental entity. Loss or suspension of current license or registration as regulated by the State of Florida,
- (c) The consultant becomes insolvent or is declared bankrupt,
- (c)(d) The consultant failed to timely furnish all contract documents required by the contract specifications, or special provisions, to be provided after the Department's offer of final payment. employs or otherwise provides compensation to any employee or officer of the Department,
- (d)(e) The consultant has an unsatisfactory work performance grade average. A consultant must maintain a final grade of 70 to remain qualified with the Department to provide services in each type of work. A composite final average grade between 60 and 69 for schedule, management, and each quality

- grade will result in the consultant being suspended from the qualified list for three months for each type of work graded within this range. A composite final average grade below 60 for schedule, management, and each quality grade will result in the consultant being suspended from the qualified list for six months for each type of work graded within this range. willfully offers an employee or officer of the Department any pecuniary or other benefit with the intent to influence the employee or officer's official action or judgment, or
- (e)(f) Any other substantial reason established by the factual circumstances. The consultant receives a Professional Consultant Work Performance Final Grade below 70.
- (g) Failure to achieve the proposed participation by certified DBE or MBE subconsultants without acceptable
- (h) Failure to notify the Department of departure from the firm of personnel used to prequalify the firm in any type of work.
- (i) History of debarment or suspension from consideration for work with any other governmental entity, or
 - (i) Loss of professional liability insurance.
- (2) For any of the reasons provided in Section 14-75.0051(1), other than receipt of an unsatisfactory work performance grade, the Department will deny or suspend a consultant's qualification for a period of time based upon the seriousness of the deficiency. Factors to be considered in determining the length of the suspension or denial include, but shall not be limited to, the following:
 - (a) Impact on project design or construction schedules;
 - (b) Frequency or number of occurrences;
 - (c) Impact on the Department, financial or otherwise;
 - (d) Potential for repetition;
- (e) Length of bar or suspension from consideration of work by another governmental entity; and
- (f) Severity or length of noncompliance with the requirements for qualification found in Rule Chapter 14-75.
- (3)(2) The Department shall deny or revoke the Notice of <u>q</u>Qualification to bid of any consultant, and its affiliates, for a period of 36 months, pursuant to Section 337.165, Florida Statutes, when it is determined that the consultant has, subsequent to January 1, 1978, been convicted of a contract crime within the jurisdiction of any state or federal court.
- (4)(3) Procedure. Any decision by the Department to suspend, revoke, or deny a consultant's qualification Notice of the Department's intended action will be provided to the consultant in accordance with Rule 28-106.111, F.A.C. The Department's action will become final, unless a timely petition for a hearing is filed in accordance with Rules 28-106.104, 28-106.201, and 28-106.301, F.A.C., within 21 days after receipt of the Department's notice. Where a consultant's qualification has been denied or revoked for conviction of a contract crime, a hearing shall be held within 30 days of the receipt of the request for hearing if the request for hearing is

filed within 10 days of the Department's notice of intent. All requests for hearing shall be in writing and shall be In order to be timely, the petition must be filed with the Department's Clerk of Agency Proceedings, 605 Suwannee Street, MS 58, Haydon Burns Building, Tallahassee, Florida 32399-0458. within 21 days after receipt of the Department's notice, in accordance with Rule 28-106.111, F.A.C. A request for hearing is filed when it is delivered to, and received by, the Clerk of Agency Proceedings at the above address, and accordingly is not timely filed unless it is received by the Clerk of Agency Proceedings within the appropriate time period.

- (a) Reapplication or Reinstatement. A consultant whose qualification has been denied or revoked for conviction of a contract crime may petition for reapplication or reinstatement at any time after denial or revocation.
- 1. The petition for reapplication or reinstatement shall be in writing and shall be filed with the Clerk of Agency Proceedings, Department of Transportation, 605 Suwannee Street, MS 58, Haydon Burns Building, Tallahassee, Florida 32399-0458, and shall include:
 - a. The name and address of the party making the request;
- b. A statement of the specific grounds upon which the petition is based and the proposed terms and conditions upon which reapplication or reinstatement is sought;
 - c. A list of all witnesses and exhibits to be presented; and
- d. A statement whether the consultant requests that the hearing be held by the Division of Administrative Hearings.
- 2. Upon the filing of a petition for reapplication or reinstatement, the Department shall:
- a. Conduct a hearing within 30 days after receipt of the petition, unless otherwise stipulated by the parties, or
- b. Notify the Division of Administrative Hearings within five days after receipt of the petition for scheduling of the hearing in accordance with Sections 337.165(2)(d) and 120.57, Florida Statutes.
- 3. If the petition for reapplication or reinstatement is denied, the consultant may not petition for a subsequent hearing for a period of nine months following the date of the order of denial or revocation.
- 4. If the petition for reinstatement is granted, the consultant shall file a current Request for Qualification with the Contractual Services Office, 605 Suwannee Street, MS 20, Haydon Burns Building, Tallahassee, Florida 32399-0450, before the reinstatement shall become effective.
- (b) Notification of Contract Crime. A consultant who is qualified with the Department, or who has a letter of response or qualification, or who has a request for qualification pending before the Department pursuant to this Rule Chapter, shall notify the Department within 30 days after conviction of a contract crime applicable to it or to any of its affiliates or to any officers, directors, executives, shareholders active in management, employees or agents of it or any of its affiliates. The notification shall be forwarded to the Department of

Transportation, Contractual Services Office, 605 Suwannee Street, MS 20, Haydon Burns Building, Tallahassee, Florida 32399-0450.

(4) The suspension or revocation of any Notice of Qualification shall not affect obligations under any preexisting

Specific Authority 334.044(2), 337.105 FS. Law Implemented 287.055(3),(6), 337.105, 337.165 FS. History-New 3-29-89, Amended 1-2-91, 9-29-92, 2-22-94, 1-17-99,

14-75.0052 Professional Consultant Work Performance Evaluation System.

- (1) The consultant's work performance on each professional service contract must be evaluated by the Department's project manager. A minimum of one interim evaluation shall be conducted made for all contracts with a duration of 18 months or more duration. A final evaluation shall be conducted made for all contracts within 30 days of the approval of the final invoice for the basic services. A work performance grade for each major type of work shall be based on an evaluation of Schedule, Management, and Quality. The project manager shall assign the Quality Grade to any administratively or technically qualified consultant named in the agreement for each major type of work they perform. The Department's contracted consultant shall also receive a Schedule, Management, and Quality Grade in the same type of work as any technically qualified consultant.
- (2) Each interim grade shall be based upon an evaluation of the consultant's work performance for the period of time since a previous interim evaluation was made. The Final Grade shall reflect the overall contract performance for the entire contract period. Interim grades shall be entered in the Department's Professional Services Information System until replaced by the final grade.
- (3) Each professional service contract evaluation shall be based on an evaluation of contract performance using the following grading system for Schedule, Management, and Quality, except for Groups 10.1 and 10.2, Construction Engineering and Inspection, which shall be developed using a similar grading system and procedure.
- (a) The Schedule Grade. The schedule grade shall provide an indication of the consultant's compliance with performance in meeting the contract schedule. The consultant is graded by selecting one of the following four tests and assigning a specific grade, within the assigned range, for the test selected:

Score 1. Consistently met or bettered the approved schedule dates. 92 100 2. Some failure to meet scheduled dates but no adverse impact on overall project and future projects' schedule has resulted. 70-91 3. Adverse impact on the project schedule has

resulted due to slow progress. 60-69

- 4. Consistent problems with meeting scheduled dates resulting in an adverse impact on the timely completion of the project and scheduled future projects. 0-59
- (b) The Management Grade. The management grade shall provide an indication of the consultant's managerial knowledge and ability to manage all necessary resources to deliver a high quality product while remaining within all contract time limits. The consultant is graded by assigning a specific score within an assigned range for the following five tests then adding these five specific scores to establish the total management grade:

Test Score 1. Effectiveness of the consultant in implementing the intent and scope of the contracted services as determined from the completeness of scheduled submittals. 0 - 20

0 - 20

0 - 30

- 2. Effective application of the Department's criteria, standards and procedures (federal if applicable).
- 3. Effectiveness of consultant's project manager and staff to work with all involved project personnel including DOT staff, other consultants and citizens.
- 4. Effectiveness of the consultant in keeping to a 0-20minimum the unnecessary involvement of DOT staff. 5. Effectiveness of the consultant's management
- of this contract and budget, including achieving 0.10proposed DBE or MBE participation. TOTAL. 0 - 100
- (c) The Quality Grade. The quality grade shall provide an indication of the consultant's attention and concern to the established quality control plan and a quality product. A quality grade is prepared, at as a minimum, for each major type of work as advertised. The quality grade for each type of work shall consider a minimum of four quality tests with a standard score range assigned to each test. The maximum grade for the summation of all quality tests for an individual quality grade is 100%.
- (4) For all professional service contracts that result in the preparation of construction plans, a construction plan quality evaluation will be made by the Department's Resident Engineer within 30 days after final acceptance of the construction project. This Constructability Grade shall provide an indication of the design consultant's ability to develop practical, accurate, complete, and cost effective construction plans. The Department's CEI project manager or resident engineer shall assign a grade on the design consultant's plan quality. The consultant is graded by selecting one of the following five tests and assigning a specific grade, within the assigned range, for the test selected. The Department's evaluator shall use the design contract number, WPA Number and State Project numbers and sign the document. This Constructability Grade will be reviewed when considering the consultant for future project selection.

Test Grade

(a) The construction plans were free of error and omissions, requiring no correction assistance from the consultant. No difficulty was experienced in reading and understanding the construction plans. Neither plan corrections or plans reading resulted in any construction delays.

90 100

(b) Some minor problems with the construction plans but no construction delays resulted. Minor problems in reading the construction plans but no construction delays resulted.

80-89

70-79

- (c) Some problems developed with errors and omissions on the construction plans. The consultant was required for a few meetings to resolve conflicts. The consultant was timely in its responses and the required meetings did not result in any construction delays. The construction plans required some thought to interpret.
- (d) Quite a few problems developed with errors and omissions on the construction plans. The consultant was required for a few meetings to resolve conflicts and redesign certain areas. The consultant was timely in its responses but need for plan corrections caused construction delays. The construction plans required more interpretation 60-69 than average.
- (e) An extreme number of problems developed with the construction plans. The consultant was required for many meetings to resolve conflicts and redesign many areas. The consultant was not timely in its responses and this and the need for plan corrections caused construction delays. The construction plans were difficult to read, and 0.59this caused confusion and delays also.
- (5) Additional interim consultant work performance evaluations can be submitted by the Department's project manager as needed. Items to be considered for submitting additional interim evaluations are:
 - (a) Examples of extremely outstanding performance:
 - (b) Examples of extremely poor performance:
- (c) Completion of critical phases of work, such as preliminary design, submittal of draft environmental documents and reports, 30%, 60%, and 90% submittals, etc.;
- (d) Requests from the consultant based on possible improved performance when its their most recent grade was low.
- (6) Evaluation Processing. The Department's project manager will submit the completed consultant performance grade, interim or final, to the Professional Services Administrator/Contractual Services Office (PSA/CSO) for entry into the Professional Services Information System. The grades will be stored in the data base for five years for

departmental use in future qualification and the selection processes. All final grades will be retained in the system for five years, and may be referred to by the Department for use in future qualification selection matters then deleted. Each interim grade shall be replaced by the succeeding interim grade and eventually by the final grade for each contract. A performance grade is established for each major type of work by averaging the schedule, management, and quality grade. An average grade of 70 or more for each type of work is considered satisfactory.

(7) Within 10 days after the <u>Professional Services</u> <u>Administrator/Contractual Services Office PSA/CSO</u> receives the completed grades, a copy of the performance grades with a cover letter shall be provided to the consultant's project manager and officer who executed the agreement, as well as to any other consultant who was named in the agreement and was assigned a Quality Grade for work it performed.

Specific Authority 287.055, 334.044(2) FS. Law Implemented 287.055, 337.105 FS. History–New 3-29-89, Amended 1-2-91, 9-29-92, 2-22-94, 8-5-96,

14-75.0053 Suspension Due to Poor Performance.

Specific Authority 334.044(2), 337.105(1) FS. Law Implemented 337.105(1) FS. History–New 3-29-89, Amended 2-22-94, 8-5-96, Repealed_______

14-75.0071 Reapplication and Reinstatement.

Specific Authority 334.044(2) FS. Law Implemented 337.165 FS. History–New 3-29-89, Amended 2-22-94, Repealed _____.

14-75.008 Notification of Contract Crime.

Specific Authority 334.044(2) FS. Law Implemented 337.105, 337.165 FS. History–New 6-30-83, Amended 10-21-85, Formerly 14-75.08, Amended 3-29-89, 2-22-94, Repealed ______.

BOARD OF TRUSTEES OF THE INTERNAL IMPROVEMENT TRUST FUND

Act, s. 259.105, F.S., and related sections.

DOCKET NO.: 01-02R **RULE CHAPTER TITLE:** RULE CHAPTER NO.: Florida Forever Land Acquisition and Management 18-24 **RULE TITLES:** RULE NOS.: General and Definitions 18-24.001 Public Purposes and Categories of Projects Qualifying for Funding 18-24.002 **Application Procedures and Requirements** 18-24.003 Initial Review of Project Proposals 18-24.004 Full Review of Projects Proposals 18-24.005 Council Evaluation and Rankings 18-24.006 **Board of Trustees Consideration** 18-24.007 Capital Improvement and Restoration Proposals 18-24.008 PURPOSE AND EFFECT: To implement the Florida Forever

SUBJECT AREA TO BE ADDRESSED: Procedures for solicitation and standards and criteria for evaluation, selection, and ranking of Florida Forever land acquisition projects by the Acquisition and Restoration Council and the Board of Trustees of the Internal Improvement Trust Fund.

SPECIFIC AUTHORITY: 259.035(1),(4), 259.105(9),(18) FS. LAW IMPLEMENTED: 259.035, 259.04, 259.041, 259.045, 259.07, 259.105 FS.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: O. Greg Brock, 3900 Commonwealth Blvd., Tallahassee, Florida 32399-3000, (850)487-1750

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS NOT AVAILABLE.

WATER MANAGEMENT DISTRICTS

St. Johns River Water Management District

RULE TITLE:

Reservation of Water from Use

PURPOSE AND EFFECT: The rule will reserve that portion of the surface water in Lake Griffin needed to restore the historic upper Ocklawaha River and floodplain wetland system in the Sunnyhill Restoration Area for the purpose of protecting fish and wildlife by restoring habitat and improving water quality. Additionally the rule will reserve that portion of the surface water in Lake Griffin needed to maintain flows sufficient to protect fish habitat in the C-231 Canal.

SUBJECT AREA TO BE ADDRESSED: Reservation of surface water from Lake Griffin (Lake and Marion Counties) for Sunnyhill Restoration Area (Marion County) and C-231 Canal (Marion County).

SPECIFIC AUTHORITY: 373.044, 373.113, 373.171 FS.

LAW IMPLEMENTED: 373.223 FS.

IF REQUESTED IN WRITING AND NOT DEEMED UNNECESSARY BY THE AGENCY HEAD, A RULE DEVELOPMENT WORKSHOP WILL BE HELD AT THE TIME, DATE AND PLACE SHOWN BELOW:

TIME AND DATE: 10:00 a.m., March 20, 2001

PLACE: Leesburg Community Center, 109 East Dixie Avenue, Leesburg, Florida 34749

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Norma Messer, Rules Coordinator, Office of General Counsel, St. Johns River Water Management District, P. O. Box 1429, Palatka, Florida 32178-1429, (904)329-4459, Suncom 860-4459

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS NOT AVAILABLE.

AGENCY FOR HEALTH CARE ADMINISTRATION Medicaid

RULE TITLE: RULE NO.: Ambulatory Surgical Center Services 59G-4.020 PURPOSE AND EFFECT: The purpose of the rule amendment is to incorporate by reference the Florida Medicaid Ambulatory Surgical Center Services Coverage and Limitations Handbook, January 2001. Appendix A of the handbook contains the 2001 procedure codes and payment groups in effect for dates of service beginning on January 1, 2001. The effect will be to incorporate in the rule the current Florida Medicaid Ambulatory Surgical Center Services Coverage and Limitations Handbook.

SUBJECT AREA TO BE ADDRESSED: Ambulatory Surgical Center Services.

SPECIFIC AUTHORITY: 409.919 FS.

LAW IMPLEMENTED: 409.906, 409.908 FS.

IF REQUESTED IN WRITING BY AN AFFECTED PERSON AND NOT DEEMED UNNECESSARY BY THE AGENCY HEAD, A RULE DEVELOPMENT WORKSHOP WILL BE HELD AT THE TIME, DATE AND PLACE SHOWN BELOW:

TIME AND DATE: 9:00 a.m. - 10:00 a.m., March 19, 2001

PLACE: Agency for Health Care Administration, 2728 Fort Knox Boulevard, Building 3, Conference Room D, Tallahassee, Florida 32308

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT IS: Ouida Mazzoccoli. Medical/Health Care Program Analyst, Medicaid Program Development Office, Agency for Health Care Administration, 2728 Fort Knox Boulevard, Building 3, Tallahassee, FL 32308, (850)922-7351

THE PRELIMINARY TEXT OF THE PROPOSED RULE **DEVELOPMENT IS:**

59G-4.020 Ambulatory Surgical Center Services.

- (1) No change.
- (2) All ambulatory surgical center providers enrolled in the Medicaid program must be in compliance with the Florida Medicaid Ambulatory Surgical Center Services Coverage and Limitations Handbook, <u>January 2001</u>, April 2000, incorporated by reference, and the Florida Medicaid Provider Reimbursement Handbook, HCFA-1500 and Child Health Check-Up 221, which is incorporated in 59G-5.020. Both handbooks are available from the Medicaid fiscal agent.

Specific Authority 409.919 FS. Law Implemented 409.906, 409.908 FS. History–New 10-25-84, Formerly 10C-7.531, Amended 5-13-92, 7-12-92, 7-27-93, Formerly 10C-7.0531, Amended 9-8-94, 7-3-95, 11-18-97, 10-27-98, 1-1-01,_

AGENCY FOR HEALTH CARE ADMINISTRATION Medicaid

RULE TITLE: RULE NO.: Prescribed Drug Services 59G-4.250

PURPOSE AND EFFECT: The purpose of this rule amendment is to incorporate by reference the revised Florida Medicaid Prescribed Drug Services, Coverage, Limitations and Reimbursement Handbook, May 2001. This version of the handbook contains revisions related to the legislative changes in the year 2000. The effect will be to incorporate by reference in the rule the current Florida Medicaid Prescribed Drug Services Coverage, Limitations and Reimbursement Handbook.

SUBJECT AREA TO BE ADDRESSED: Prescribed Drug Services.

SPECIFIC AUTHORITY: 409.919 FS.

LAW IMPLEMENTED: 409.906(20), 409.908, 409.912 FS.

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

TIME AND DATE: 8:30 a.m., March 26, 2001

PLACE: Conf. Room A, Bldg 3, 2727 Mahan Drive, Tallahassee, FL 32308

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Sue C. Preacher, Medicaid Bureau of Pharmacy Services, P. O. Box 12600, Tallahassee, Florida 32317-2600, (850)487-4441

THE PRELIMINARY TEXT OF THE PROPOSED RULE **DEVELOPMENT IS:**

59G-4.250 Prescribed Drug Services.

- (1) No change.
- (2) All participating prescribed drug services providers enrolled in the Medicaid program must comply with the provisions of the Florida Medicaid Prescribed Drug Services Coverage, Limitations and Reimbursement Handbook, May 2001 February 2001, which is incorporated by reference, and available from the fiscal agent.

Specific Authority 409.919 FS. Law Implemented 409.906(20), 409.908, 409.912 FS. History–New 1-1-77, Amended 6-30-77, 10-1-77, 2-1-78, 4-1-78, 9-28-78, 6-1-79, 2-28-80, 11-11-81, 7-3-84, Formerly 10C-7.42, Amended 3-11-86, 12-5-88, 6-4-90, 10-29-90, 5-20-92, 4-11-93, Formerly 10C-7.042, Amended 12-28-95, 8-3-97, 2-11-98, 9-13-99, 7-20-00, 1-29-00,

DEPARTMENT OF HEALTH

Board of Dentistry

RULE TITLE: **RULE NO.:** Fee for Inactive Status 64B5-15.010 PURPOSE AND EFFECT: The Board proposes to amend this

rule to decrease the fees.

SUBJECT AREA TO BE ADDRESSED: Decrease in fees.

SPECIFIC AUTHORITY: 466.004, 466.015 FS.

LAW IMPLEMENTED: 456.036, 466.015 FS.

IF REQUESTED IN WRITING AND NOT DEEMED UNNECESSARY BY THE AGENCY HEAD, A RULE DEVELOPMENT WORKSHOP WILL BE NOTICED IN THE NEXT AVAILABLE ISSUE OF THE FLORIDA ADMINISTRATIVE WEEKLY.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT IS: William Buckhalt, Executive Director, Board of Dentistry, 4052 Bald Cypress Way, Bin #C06, Tallahassee, Florida 32399-3256

THE PRELIMINARY TEXT OF THE PROPOSED RULE **DEVELOPMENT IS:**

64B5-15.010 Fee for Inactive Status.

The fee to place a dental license on inactive status shall be \$25 \$200. The fee to place a dental hygiene license on inactive status shall be \$15 \$90.

Specific Authority 466.004, 466.015 FS. Law Implemented 456.036, 466.015 FS. History–New 1-18-87, Amended 11-16-89, 8-13-92, Formerly 21G-15.010, 61F5-15.010, Amended 7-12-95, 5-6-96, Formerly 59Q-15.010,

DEPARTMENT OF HEALTH

Board of Medicine

RULE TITLES: RULE NOS.: Organization 64B8-40.002 Delegation of Powers and Duties 64B8-40.003

PURPOSE AND EFFECT: The Board proposes to review these rules to determine if amendments are necessary.

SUBJECT AREA TO BE ADDRESSED: Organization; Delegation of Powers and Duties.

SPECIFIC AUTHORITY: 468.507 FS.

LAW IMPLEMENTED: 468.507 FS.

IF REQUESTED IN WRITING AND NOT DEEMED UNNECESSARY BY THE AGENCY HEAD, A RULE DEVELOPMENT WORKSHOP WILL BE SCHEDULED AND ANNOUNCED IN THE NEXT AVAILABLE ISSUE OF THE FLORIDA ADMINISTRATIVE WEEKLY.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Kaye Howerton, Executive Director, Dietetics and Nutrition Practice Council, 4052 Bald Cypress Way, Tallahassee, Florida 32399 THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS NOT AVAILABLE.

DEPARTMENT OF HEALTH

Board of Medicine

RULE TITLES: RULE NOS.: General Requirements 64B8-45.001 Continuing Education Approval 64B8-45.002 Performance of Pro Bono Services 64B8-45.005

PURPOSE AND EFFECT: The Board proposes to review these rules to determine if amendments are necessary.

SUBJECT AREA TO BE ADDRESSED: General Requirements; Continuing Education Approval; Perfomance of Pro Bono Services.

SPECIFIC AUTHORITY: 456.013(8), 468.507 FS.

LAW IMPLEMENTED: 468.514, 468.515 FS.

IF REQUESTED IN WRITING AND NOT DEEMED UNNECESSARY BY THE AGENCY HEAD, A RULE DEVELOPMENT WORKSHOP WILL BE SCHEDULED AND ANNOUNCED IN THE NEXT AVAILABLE ISSUE OF THE FLORIDA ADMINISTRATIVE WEEKLY.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Kaye Howerton, Executive Director, Dietetics and Nutrition Practice Council, 4052 Bald Cypress Way, Tallahassee, Florida 32399 THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS NOT AVAILABLE.

DEPARTMENT OF HEALTH

Board of Opticianry

RULE TITLES: RULE NOS.: Disciplinary Guidelines 64B12-8.020 Citations 64B12-8.021

PURPOSE AND EFFECT: The Board proposes amendments to Rules 64B12-8.020 and 64B12-8.021, F.A.C., to revise existing disciplinary guidelines and citation offenses for licensees.

SUBJECT AREA TO BE ADDRESSED: The disciplinary guidelines and citation offenses of the Board of Opticianry.

SPECIFIC AUTHORITY: 456.079, 484.005, 456.077 FS.

LAW IMPLEMENTED: 456.079, 456.072, 484.014, 456.077, 456.073, 484.014 FS.

IF REQUESTED AND NOT DEEMED UNNECESSARY BY THE BOARD, A RULE DEVELOPMENT WORKSHOP WILL BE NOTICED IN THE NEXT AVAILABLE ISSUE OF THE FLORIDA ADMINISTRATIVE WEEKLY.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT IS: Sue Foster, Executive Director, Board of Opticianry, Division of Medical Quality Assurance, Department of Health, 4052 Bald Cypress Way, BIN C06, Tallahassee, Florida 32399-3257

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS NOT AVAILABLE.

DEPARTMENT OF HEALTH

Board of Opticianry

RULE TITLE: RULE NO.: Examination Review Procedure 64B12-9.003

PURPOSE AND EFFECT: The Board proposes an amendment to Rule 64B12-9.003, F.A.C., to amend the time allowed to request an examination review.

SUBJECT AREA TO BE ADDRESSED: Examination review procedures.

SPECIFIC AUTHORITY: 456.017 FS.

LAW IMPLEMENTED: 456.017 FS.

IF REQUESTED AND NOT DEEMED UNNECESSARY BY THE AGENCY HEAD, A RULE DEVELOPMENT WORKSHOP WILL BE NOTICED IN THE NEXT AVAILABLE ISSUE OF THE FLORIDA ADMINISTRATIVE WEEKLY.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT IS: Sue Foster Executive Director, Board of Opticianry, Division of Medical Quality Assurance, Department of Health, 4052 Bald Cypress Way, BIN C06, Tallahassee, Florida 32399-3257

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS NOT AVAILABLE.

FISH AND WILDLIFE CONSERVATION COMMISSION

Vessel Registration and Boating Safety

RULE CHAPTER TITLE: RULE CHAPTER NO.: 68D-24

RULE TITLES: RULE NOS.: Definitions 68D-24.002

Charlotte County Boating Restricted Areas 68D-24.108 PURPOSE AND EFFECT: To adopt by reference the definitions that will be placed in section 68D-23.103, Florida Administrative Code, and to establish one or more Slow Speed Minimum Wake boating restricted areas within and adjacent to the Florida Intracoastal Waterway within Charlotte County.

SUBJECT AREA TO BE ADDRESSED: Vessel traffic safety within and adjacent to the Florida Intracoastal Waterway in the vicinity of the Gasparilla Island Bridge and the Tom Adams Bridge in Charlotte County Florida.

SPECIFIC AUTHORITY: 327.04, 327.46 FS.

LAW IMPLEMENTED: 327.46 FS.

IF REQUESTED IN WRITING AND NOT DEEMED UNNECESSARY BY THE AGENCY HEAD, A RULE DEVELOPMENT WORKSHOP WILL BE NOTICED IN THE NEXT AVAILABLE ISSUE OF THE FLORIDA ADMINISTRATIVE WEEKLY.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT IS: Captain Alan S. Richard, Coordinator, Office of Boating Safety and Waterway Management, 620 South Meridian Street, Tallahassee, Florida 32399-1600

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

68D-24.002 Definitions.

The definitions provided in rule 68D-23.103, F.A.C. shall also apply to chapter 68D-24, F.A.C. When used in these rules, the following words shall have the indicated meanings unless the context clearly indicates otherwise:

(1) Slow Speed Minimum Wake and Slow Down Minimum Wake indicate a boating restricted area which has been established to protect the safety of the public. Slow Speed Minimum Wake and Slow Down Minimum Wake means that a vessel must be fully off plane and completely settled into the water. It may not proceed at a speed greater than that speed which is reasonable and prudent to avoid the creation of an excessive wake or other hazardous condition under the existing circumstances.

A vessel that is:

- (a) operating on a plane is not proceeding at slow speed minimum wake;
- (b) in the process of coming off plane and settling into the water or coming up onto plane is not proceeding at slow speed minimum wake;
- (c) operating at a speed that creates a wake which unreasonably or unnecessarily endangers other vessels is not proceeding at slow speed minimum wake;
- (d) completely off plane and which has fully settled into the water and is proceeding without wake or with minimum wake is proceeding at slow speed minimum wake.
- Slow speed minimum wake is the preferred term. Slow Down Minimum Wake may continue to be used except when such a restricted area is contiguous to an Idle Speed No Wake boating restricted area.
- (2) Idle Speed No Wake indicates a boating restricted area which has been established to protect the safety of the public. Idle Speed No Wake means that a vessel cannot proceed at a speed greater than that speed which is necessary to maintain steerageway.
- (3) "Miles per hour" means speed made good over the bottom measured in statutes miles.
- (4) "Wake" means all changes in the vertical height of the water's surface caused by the passage of a vessel including, but not limited to, a vessel's bow wave, stern wake, and propeller wash.

- (5) "Holiday" means:
- (a) New Year's Day.
- (b) Birthday of Martin Luther King, Jr., the third Monday in January.
 - (c) Memorial Day.
 - (d) Independence Day, the Fourth of July.
 - (e) Labor Day.
 - (f) Columbus Day.
 - (g) Veterans' Day, November 11.
 - (h) Thanksgiving Day.
 - (i) Friday after Thanksgiving.
 - (i) Christmas Day.
- (k) If any of these holidays falls on Saturday, the preceding Friday shall be observed as a holiday. If any of these holidays falls on Sunday, the following Monday shall be observed as a holiday.

Specific Authority 327.04, 327.46, 370.021 FS. Law Implemented 327.46 FS., Chs. 86-364 and 89-428, Laws of Florida. History–New 8-30-83, Formerly 16N-24.02, Amended 6-14-93, Formerly 16N-24.002, Amended 9-28-98, Formerly 62N-24.002, Amended _______.

68D-24.108 Charlotte County Boating Restricted Areas.

- (1) For the purpose of regulating the speed and operation of vessel traffic on and adjacent to the Intracoastal Waterway in Charlotte County, Florida, the following Boating Restricted Areas are Area is established:
- (a)1. Cape Haze A Slow Speed Minimum Wake <u>boating</u> restricted area zone from shoreline to shoreline, in and adjacent to the Intracoastal Waterway, from a line drawn east/west across the waterway 4,982 feet south east of platted Lot Number 6 within the Cape Haze Subdivision, Section 3, Township 42S, Range 20E, in Charlotte County, Florida, to a line drawn perpendicular to the centerline of the waterway 2,552 feet northwest of said Lot, as depicted in drawing A.
- 2. Gasparilla Island Bridge a Slow Speed Minimum Wake boating restricted area within the right-of-way of the Florida Intracoastal Waterway from a line drawn perpendicular to the center line of the waterway 300 feet east-southeast of the abandoned CSX railroad bridge to a line drawn perpendicular to the center line of the waterway 300 feet west-northwest of the center fender system of the Gasparilla Island Causeway Bridge, as depicted in drawing B.
- 3. Tom Adams Bridge All waters in and adjacent to the Florida Intracoastal Waterway, from shoreline to shoreline, bounded on the northwest by a line drawn parallel to the center line of the Tom Adams Bridge 300 feet north of the centerline of said bridge, bounded on the southwest by the shoreline and by a line drawn perpendicular to the centerline of said bridge running from the southwest terminus of the bridge northwest until it intersects with the northwest boundary line, bounded on the southeast by a line drawn parallel to the center line of said bridge 300 feet southeast of the centerline of said bridge, and bounded on the east and northeast by the shoreline, as depicted in drawing C.

- (b) Charlotte County and the Gasparilla Island Bridge Authority are is authorized to install and maintain appropriate regulatory markers as directed by the Division of Law Enforcement within such boating restricted area.
- (2) The boating restricted area described in Rule 68D-24.108, F.A.C. <u>are</u> is depicted on the following drawings: SEE FLORIDA ADMINISTRATIVE CODE FOR THE CAPE HAZE BOATING RESTRICTED AREA DRAWING WHICH WILL BE DESIGNATED AS DRAWING A. DRAWINGS FOR THE GASPARILLA ISLAND BRIDGE AND TOM ADAMS BRIDGE BOATING RESTRICTED AREAS HAVE NOT YET BEEN DEVELOPED.

Specific Authority 327.04, 327.46 FS. Law Implemented 327.46 FS. History–New 6-27-95, Formerly 62N-24.108, Amended

FISH AND WILDLIFE CONSERVATION COMMISSION

Vessel Registration and Boating Safety

RULE NO.: RULE TITLE: St. Johns County Boating Restricted Areas 68D-24.155 PURPOSE AND EFFECT: St. Johns County has requested this office to establish boating safety zones along the Florida Intracoastal Waterway as it makes its way through St. Johns County. The wakes from passing vessels have caused vessel damage, and continues to present a danger to vessels being launched or recovered at public boat ramps in the area. This boat ramp is also utilized by emergency vessels. This rulemaking action was requested by St. Johns County. The local office of the Florida Fish and Wildlife Conservation Commission has concurred with this action. United States Army Corps of Engineers and the United States Coast Guard. SUBJECT AREA TO BE ADDRESSED: The enactment of a

Slow Speed Minimum Wake zone in and adjacent to the Intracoastal Waterway, in St. Johns County, in the vicinity of Devil's Elbow Fish Camp, for a distance of 500' north (29°45.070"N, 81°14.963"W) and 500' south (29°45.206"N, 81°14.992"W) of the Devil's Elbow Fish Camp, within the Florida Intracoastal Waterway (ICW). St. Johns County is authorized to install and maintain appropriate regulatory markers as directed by the Division of Law Enforcement within the boating restricted areas and shall install and maintain "Resume Normal Safe Operation" markers at the north and south boundaries of the boating restricted areas.

SPECIFIC AUTHORITY: 327.04, 327.46 FS.

LAW IMPLEMENTED: 327.46 FS.

IF REQUESTED AND NOT DEEMED UNNECESSARY BY THE AGENCY HEAD, A RULE DEVELOPMENT WORKSHOP WILL BE SCHEDULED FOR A LATER DATE TO BE ANNOUNCED IN THE FLORIDA ADMINISTRATIVE WEEKLY.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT IS: Ms. Tara Alford, Office of Boating Safety and Waterway Management, Division of Law Enforcement, 620 South Meridian Street, Tallahassee, Florida 32399-1600, (850)488-5600, Extension 169

THE PRELIMINARY TEXT OF THE PROPOSED RULE **DEVELOPMENT IS:**

68D-24.155 St. Johns County Boating Restricted Areas.

- (1) For the purpose of regulating the speed and operation of vessel traffic on and adjacent to the Florida Intracoastal Waterway in St. Johns County, Florida, the following boating restricted areas are established:
 - (a)1. through 5. No change.
- 6. Devils Elbow Fish Camp A Slow Speed Minimum Wake zone from 500' north of Devils Elbow Fish Camp to 500' south of Devil's Elbow Camp of the Florida Intracoastal Waterway to the shoreline of the Florida Intracoastal Waterway (ICW), as depicted in drawing F.
- (b) through (2) No change. Drawings A through E No change. Drawing F has not yet been developed.

Section II **Proposed Rules**

DEPARTMENT OF BANKING AND FINANCE

Division of Securities and Finance

RULE TITLE:

RULE NO.: Interest Rate Parity 3D-85.300

PURPOSE AND EFFECT: The proposed amendments clarify which provisions of Chapter 516, F.S., are applicable to Chapter 520, F.S., licensees that use the interest rate parity provisions of Section 687.12, F.S.

SUMMARY: The proposed amendment adds Sections 516.15(3) and 516.26, F.S., as being applicable to Chapter 520, F.S., licensees who utilize the interest rates permitted by Chapter 516, F.S., and provides that Section 516.15(1),(2) and (4), F.S., are not being applicable to such licensees.

OF **STATEMENT** SUMMARY OF **ESTIMATED** REGULATORY COST: No statement of estimated regulatory cost has been prepared.

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

SPECIFIC AUTHORITY: 687.148(2) FS. LAW IMPLEMENTED: 687.12 FS.

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

TIME AND DATE: 10:00 a.m., March 26, 2001

PLACE: Room 550, Fletcher Building, 101 East Gaines Street, Tallahassee, Florida

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Bob Tedcastle. Financial Administrator, Room 550, Fletcher Building, 101 East Gaines Street, Tallahassee, Florida 32399-0350, (850)410-9500

THE FULL TEXT OF THE PROPOSED RULE IS:

3D-85.300 Interest Rate Parity.

- (1) For the purpose of using the interest rate parity provision in Section 687.12, F.S., extensions of credit made by licensees under Chapter 520, F.S., are deemed similar to consumer finance loans authorized by Chapter 516, F.S. Licensees under Chapter 520, F.S., are authorized to charge interest on their extensions of credit to any person, firm, or corporation, at the interest rates permitted by Chapter 516, F.S.
- (2) Licensees under Chapter 520, F.S., who utilize the interest rates permitted by Chapter 516, F.S.:
- (a) Shall be governed by the same amount, term, possible charges, rebate requirements, and restrictions that govern loans under Chapter 516, F.S., including Sections 516.02(2)(a)-(c), 516.02(3)-(4), 516.031, 516.035, 516.15(3), 516.17, 516.19, 516.21, 516.26, 516.31, and 516.36, F.S.
- (b) Shall not be subject to the licenses, examinations, regulations, documents, procedures, and disclosures required by Chapter 516, F.S., including Sections 516.02(1), 516.03, 516.05, 516.07, 516.08, 516.12, and 516.15(1)-(2),(4), F.S.
- (c) Shall indicate on the instrument evidencing the extension of credit that the interest rate charged is authorized in Chapter 516, F.S.
- (d) Shall not make any particular type of loan or extension of credit which they are not authorized to make by the laws under which they are licensed or organized.

Specific Authority 687.148(2) FS. Law Implemented 687.12 FS. History-New

NAME OF PERSON ORIGINATING PROPOSED RULE: Bob Tedcastle, Financial Administrator, Division of Securities and Finance

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Don B. Saxon, Director, Division of Securities and Finance

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: January 22, 2001

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: February 2, 2001

DEPARTMENT OF INSURANCE

RULE TITLES: RULE NOS.:
Applicability and Scope 4-155.001
Limitations 4-155.003

PURPOSE AND EFFECT: This rule is duplicative of the statute, and therefore should be repealed. This repeal is the result of the section 120.536(2)(b) review.

SUMMARY: To repeal 4-155.001 and 4-155.003.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COSTS: None.

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

SPECIFIC AUTHORITY: 624.308(1) FS.

LAW IMPLEMENTED: 624.307(1), 627.6416, 627.6579 FS. IF REQUESTED IN WRITING WITHIN 21 DAYS OF THE DATE OF THIS NOTICE, A HEARING WILL BE HELD AT THE TIME, DATE AND PLACE SHOWN BELOW (IF NOT REQUESTED, THIS HEARING WILL NOT BE HELD):

TIME AND DATE: 9:00 a.m., March 27, 2001

PLACE: Room 142, Larson Building, 200 East Gaines Street, Tallahassee, Florida

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULES IS: Rich Robleto, Division of Life and Health Forms and Rates, Department of Insurance, Tallahassee, FL 32399-0330, phone number (850)413-5110

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this program, please advise the Department at least 5 calendar days before the program by contacting Yvonne White, (850)413-4214.

THE FULL TEXT OF THE PROPOSED RULES IS:

4-155.001 Applicability and Scope.

Specific Authority 624.308(1) FS. Law Implemented 624.307(1), 627.6416, 627.6579 FS. History–New 12-10-91, Repealed

4-155.003 Limitations.

Specific Authority 624.308(1) FS. Law Implemented 624.307(1), 627.6416, 627.6579 FS. History–New 12-10-91, Repealed______.

NAME OF PERSON ORIGINATING PROPOSED RULE: Don Dillard, Division of Insurer Services, Department of Insurance

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Rich Robleto, Bureau Chief, Division of Life and Health Forms and Rates, Department of Insurance

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: February 9, 2001

DEPARTMENT OF INSURANCE

RULE TITLES:	RULE NOS.:
Claims Payments	4-192.013
Sales and Marketing	4-192.023
Filing Fees	4-192.033

PURPOSE AND EFFECT: These rules were identified for repeal or determined to be no longer necessary in the rule review project.

SUMMARY: The rules proposed for repeal set procedures for MEWAs to handle claims and market coverage, and clarified the applicability of fees.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COSTS: None.

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

SPECIFIC AUTHORITY: 624.308, 624.4431 FS.

LAW IMPLEMENTED: 624.307(1), 624.4361(3), 624.438(1)(d), 624.439, 624.442, 624.501(1)(a),(4) FS.

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

TIME AND DATE: 9:30 a.m., March 29, 2001

PLACE: Room 143, Larson Building, 200 East Gaines Street, Tallahassee, Florida

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULES IS: Jim Bracher, Chief, Bureau of Managed Care, Division of Insurer Services, Department of Insurance, 200 East Gaines Street, Tallahassee, Florida 32399-0347, phone (850)413-2500

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this program, please advise the Department at least 5 calendar days before the program by contacting Yvonne White, (850)413-4214.

THE FULL TEXT OF THE PROPOSED RULES IS:

4-192.013 Claims Payments.

Specific Authority 624.4431 FS. Law Implemented 624.4361(3), 624.439 FS. History–New 11-16-92, Repealed

4-192.023 Sales and Marketing.

Specific Authority 624.4431 FS. Law Implemented 624.438(1)(d) FS. History–New 7-28-94 Repealed _______.

4-192.033 Filing Fees.

Specific Authority 624.308, 624.4431 FS. Law Implemented 624.307(1), 624.501(1)(a),(4), 624.439, 624.442 FS. History–New 11-16-92, Repealed

NAME OF PERSON ORIGINATING PROPOSED RULE: Tom Valentine, Senior Attorney, Division of Legal Services, Department of Insurance

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Jack Herzog, Division of Legal Services, Department of Insurance

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: February 19, 2001

DEPARTMENT OF INSURANCE

RULE TITLES:	RULE NOS.:	
Purpose	4-223.001	
Scope	4-223.002	
Definitions and General Matters	4-223.003	
Prohibited Arrangements	4-223.004	
Allowable But Restricted Arrangements	4-223.005	
General Provisions Applicable to All		
Types of Insurance Coverage	4-223.006	
Ordinary Life Insurance Policies and Annuities	4-223.007	
Property Insurance	4-223.008	
Commission Sharing or Association Prohibited	4-223.009	
Definitions	4-223.010	
Interpretations; Conditions; Restrictions	4-223.011	
Purpose and Scope of Part V	4-223.019	
Notification to Department	4-223.020	
Agent Licensing	4-223.021	
Underwriting of Annuities Prohibited	4-223.022	
Annuities Sold on the Premises of		
Financial Institutions	4-223.023	
Insurer Reporting	4-223.024	
Agent Activities	4-223.025	
Primary Agent	4-223.026	
Premium Collection	4-223.027	
Commission Sharing	4-223.028	
Compensation of Agents	4-223.029	
Access to Records and Premises	4-223.030	
Insurance Administrators	4-223.031	
Advertising	4-223.032	
Disclosures to Prospective and Existing		
Annuity Purchasers	4-223.033	
Joint Announcements	4-223.034	
Related Laws and Rules	4-223.035	
Coercion	4-223.036	
Remedies	4-223.037	
DIDDOCE EFFECT AND SHMMADY: The rules are being		

PURPOSE, EFFECT AND SUMMARY: The rules are being repealed because s. 626.988, F.S., was repealed. A rule for financial institutions is not needed. The rules were identified to the Joint Administrative Procedures Committee as needing authority, and should be repealed before the June 1 deadline to report to the Committee the status of the repeals.

STATEMENT SUMMARY OF OF **ESTIMATED** REGULATORY COSTS: None.

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

SPECIFIC AUTHORITY: 624.308, 624.425, 624.428, 626.9611 FS.

LAW IMPLEMENTED: 624.11, 624.307, 624.316, 624.3161, 624.317, 624.318, 624.318(2), 624.401, 624.418, 624.4211, 624.425, 624.428, 626.031, 626.041, 626.0428, 626.051, 626.062, 626.094, 626.112, 626.561(2), 626.592, 626.601, 626.601(2), 626.753, 626.784, 626.785, 626.794, 626.838, 626.88, 626.8805, 626.9521, 626.9541, 626.9541(1)(a),(b),(c),(d),(e), 626.9551, 626.9551(1)(d), 626.9611, 626.9641, 626.9561, 626.9581, 626.988, 626.988(1)(a),(b),(c),(8), 627.5515, 627.6515, 628.151(1) FS. IF REQUESTED IN WRITING WITHIN 21 DAYS OF THE DATE OF THIS NOTICE, A HEARING WILL BE HELD AT THE TIME. DATE AND PLACE SHOWN BELOW (IF NOT REQUESTED, THIS HEARING WILL NOT BE HELD):

TIME AND DATE: 9:30 a.m., March 27, 2001

PLACE: Room 143, Larson Building, 200 East Gaines Street, Tallahassee, Florida

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULES IS: Phil Fountain, Chief, Bureau of Agent and Agency Investigations, Division of Agent and Agency Services, Department of Insurance, 200 East Gaines Florida 32399-0319, Street. Tallahassee. (850)413-5600.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this program, please advise the Department at least 5 calendar days before the program by contacting Yvonne White, (850)413-4214.

THE FULL TEXT OF THE PROPOSED RULES IS:

4-223.001 Purpose.

Specific Authority 624.308 FS. Law Implemented 624.425, 624.428, 626.753, 626.794, 626.838, 626.9521, 626.9541, 626.9551, 626.988 FS. History-New 10-10-93, Repealed

4-223.002 Scope.

Specific Authority 624.308 FS. Law Implemented 624.425, 624.428, 626.753, 626.794, 626.838, 626.9521, 626.9541, 626.9551, 626.988 FS. History-New 10-10-93, Repealed

4-223.003 Definitions and General Matters.

Specific Authority 624.308 FS. Law Implemented 624.425, 626.753, 626.794, 626.9521, 626.9541, 626.9551, 626.988 FS. History-New 10-10-93, Repealed

4-223.004 Prohibited Arrangements.

Specific Authority 624.308 FS. Law Implemented 626.753, 626.794, 626.838, 626.9521, 626.9541, 626.9551, 626.988 FS. History-New 10-10-93, Repealed

4-223.005 Allowable But Restricted Arrangements.

Specific Authority 624.308, 624.425, 624.428 FS. Law Implemented 626.041, 626.051, 626.062, 626.753, 626.794, 626.838, 626.9521, 626.9541, 626.9551, 626.988 FS. History-New 10-10-93, Repealed

4-223.006 General Provisions Applicable to All Types of Insurance Coverage.

Specific Authority 624.308 FS. Law Implemented 624.425, 624.428, 626.041, 626.062, 626.753, 626.794, 626.838, 626.9521, 626.9541(1)(a),(b),(c),(d),(e), 626.988, 627.5515, 627.6515 FS. History–New 10-10-93, Repealed

4-223.007 Ordinary Life Insurance Policies and Annuities.

Specific Authority 624.308 FS. Law Implemented 626.051, 626.9521, 626.9541(1)(a),(b),(c),(d),(e), 627.5515 FS. History-New 10-10-93, Repealed

4-223.008 Property Insurance.

Specific Authority 624.308 FS. Law Implemented 626.9551(1)(d) FS. History–New 10-10-93, Repealed _____.

4-223.009 Commission Sharing or Association Prohibited.

Specific Authority 624.308 FS. Law Implemented 626.041, 626.051, 626.062 626.753, 626.794, 626.838, 626.988 FS. History-New 10-10-93, Repealed

4-223.010 Definitions.

Specific Authority 624.308 FS. Law Implemented 626.988(1)(a),(b),(c) FS. History-New 10-10-93, Repealed

4-223.011 Interpretations; Conditions; Restrictions.

Specific Authority 624.308 FS. Law Implemented 626.88, 626.988 FS. History-New 10-10-93, Repealed

4-223.019 Purpose and Scope of Part V.

Specific Authority 624.308 FS. Law Implemented 626.051, 626.988(8), 628.151(1) FS. History–New 3-31-96, Repealed_____.

4-223.020 Notification to Department.

Specific Authority 624.308 FS. Law Implemented 624.307, 626.988(8) FS. History-New 3-31-96, Repealed

4-223.021 Agent Licensing.

Specific Authority 624.308 FS. Law Implemented 626.051, 626.112, 626.784, 626.785, 626.988 FS. History-New 3-31-96, Repealed

4-223.022 Underwriting of Annuities Prohibited.

Specific Authority 624.308 FS. Law Implemented 624.11, 624.401, 626.051, 626.988, 628.151(1) FS. History-New 3-31-96, Repealed

4-223.023 Annuities Sold on the Premises of Financial Institutions.

Specific Authority 624.308, 626.9611 FS. Law Implemented 626.051, 626.112, 626.9541, 626.9611, 626.9641, 626.988(8) FS. History–New 3-31-96, Repealed

4-223.024 Insurer Reporting.

Specific Authority 624.308 FS. Law Implemented 624.307, 626.051, 626.988(8) FS. History-New 3-31-96, Repealed

4-223.025 Agent Activities.

Specific Authority 624.308, 626.9611 FS. Law Implemented 626.0428, 626.051, 626.112, 626.794, 626.9541, 626.9641, 626.988(8), 628.151(1) FS. History–New 3-31-96, Repealed

4-223.026 Primary Agent.

Specific Authority 624.308 FS. Law Implemented 626.031, 626.0428, 626.051, 626.094, 626.112, 626.592 FS. History-New 3-31-96, Repealed

4-223.027 Premium Collection.

Specific Authority 624.308, 626.9611 FS. Law Implemented 626.031, 626.051, 626.112, 626.9541, 626.9561, 626.9641, 626.988(8), 628.151(1) FS. History–New 3-31-96, Repealed______.

4-223.028 Commission Sharing.

Specific Authority 624.308 FS. Law Implemented 626.794 FS. History-New 3-31-96, Repealed

4-223.029 Compensation of Agents.

Specific Authority 624.308, 626.9611 FS. Law Implemented 624.428, 626.051, 626.9541, 626.9641, 626.988(8), 628.151(1) FS. History–New 3-31-96, Repealed

4-223.030 Access to Records and Premises.

Specific Authority 624.308 FS. Law Implemented 624.307, 624.316, 624.3161, 624.318, 624.318(2), 626.051, 626.561(2), 626.601(2), 626.9561, 626.988(8), 628.151(1) FS. History–New 3-31-96, Repealed

4-223.031 Insurance Administrators.

Specific Authority 624.308 FS. Law Implemented 624.307, 624.317, 626.051, 626.601, 626.8805, 626.988(8), 628.151(1) FS. History-New 3-31-96, Repealed

4-223.032 Advertising.

Specific Authority 624.308, 626.9611 FS. Law Implemented 624.307, 626.051, 626.112, 626.9541, 626.9641, 626.988(8), 628.151(1) FS. History– New 3-31-96, Amended 1-31-99, Repealed_______.

4-223.033 Disclosures to Prospective and Existing Annuity Purchasers.

Specific Authority 624.308 FS. Law Implemented 626.051, 626.9541, 626.9641, 626.988(8), 628.151(1) FS. History-New 3-31-96, Repealed

4-223.034 Joint Announcements.

Specific Authority 624.308, 626.9611 FS. Law Implemented 626.051, 626.9541, 626.9641, 626.988(8), 628.151(1) FS. History–New 3-31-96, Repealed

4-223.035 Related Laws and Rules.

Specific Authority 624.308 FS. Law Implemented 626.051, 626.9541, 626.9641, 626.988(8), 628.151(1) FS. History-New 3-31-96, Repealed

4-223.036 Coercion.

Specific Authority 624.308, 626.9611 FS. Law Implemented 626.051, 626.9541, 626.9561, 626.988(8), 628.151(1) FS. History-New 3-31-96, Repealed

4-223.037 Remedies.

Specific Authority 624.308 FS. Law Implemented 624.4211, 624.418, 626.051, 626.112, 626.9521, 626.9581, 626.988(8) FS. History–New 3-31-96,

NAME OF PERSON ORIGINATING PROPOSED RULE: Don Dowdell, Division of Legal Services, Department of

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Belinda Miller, Director, Division of Legal Services, Department of Insurance

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: February 19, 2001

PUBLIC SERVICE COMMISSION

DOCKET NO. 010105-GU

RULE TITLE: RULE NO.: Meter Accuracy at Installation 25-7.063

PURPOSE AND EFFECT: The purpose of the amendment is to improve meter accuracy. The effect will be to have a more cost efficient test to determine the accuracy of new meters at the time they are installed and to reduce the limits that meters may be fast or slow to one percent.

It was also determined that of the meters that failed to meet accuracy limits most had suffered apparent damage. That is why the proposed rule requires an operator to perform a random test of 10 percent of any meter shipment that arrives with apparent damage.

SUMMARY: This rule change prohibits the installation of a meter that has been tested and found to be more than 1 percent slow rather than the 2 percent slow and further removes the requirement for investor-owned gas utilities to perform a random test of 10 percent of all new meters. The proposed rule requires that if damage is apparent on any shipment of new meters, a 10 percent sampling must be performed to assure the damage has not detrimentally changed the meter accuracy of the shipment as a whole.

SUMMARY OF **STATEMENT** OF **ESTIMATED** REGULATORY COST: None.

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

SPECIFIC AUTHORITY: 366.05(1) FS.

LAW IMPLEMENTED: 366.05(1) FS.

WRITTEN COMMENTS OR SUGGESTIONS ON THE PROPOSED RULE MAY BE SUBMITTED TO THE FPSC, DIVISION OF RECORDS AND REPORTING, WITHIN 21 DAYS OF THE DATE OF THIS NOTICE FOR INCLUSION IN THE RECORD OF THE PROCEEDING.

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: Director of Appeals, Florida Public Service Commission, 2540 Shumard Oak Blvd., Tallahassee, Florida 32399-0862, (850)413-6245

THE FULL TEXT OF THE PROPOSED RULE IS:

25-7.063 Meter Accuracy at Installation.

- (1) A new gas meter shall be within plus or minus 1 not more than one percent of accuracy to be (1%) fast and not more than two percent (2%) slow when installed for customer use. Manufacturers' test data may be used if there is no indication of damage to the meters resulting from the shipping process. If damage is apparent, in order for the manufacturers' test data to be used, a random representative sample of not less than a minimum of ten 10 percent (10%) of the new meters in the damaged shipment shall be have been tested and found to be insure they are within accuracy limits. If any meter of the sample is found not to be within accuracy limits, the entire shipment must be tested, and where necessary, the meters adjusted to within the plus or minus 1 percent accuracy limits.
- (2) Every meter removed from service when opened for repairs shall be adjusted to be not more than one 1 percent (1%) fast and not more than two or 1 percent (2%) slow before being reset. ; and if If not opened for repairs, the meter may be reset without adjustment if found to be not more than 1 two percent (2%) in error fast or not more than 1 percent slow provided the meter is otherwise in good condition.

(3)(2) No meter may shall be installed unless it has been tested within the previous 12 months and found to be within the accuracy-limits prescribed in (1) of established by this rule. within a period no longer than twelve (12) months previous to the date of installation.

Specific Authority 366.05(1) FS. Law Implemented 366.05(1) FS. History-Repromulgated 1-8-75, 5-4-75, Amended 2-13-84, Formerly 25-7.63, Amended

NAME OF PERSON ORIGINATING PROPOSED RULE: C. Edward Mills

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Florida Public Service Commission DATE PROPOSED RULE APPROVED BY AGENCY HEAD: February 20, 2001

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: Vol. 26, No. 34, August 25, 2000

PUBLIC SERVICE COMMISSION

DOCKET NO. 010104-GS

RULE TITLE: Codes and Standards Adopted RULE NO.: 25-12.005

PURPOSE AND EFFECT: The purpose of this rule is to update the Commission's reference to federal gas pipeline safety regulations previously adopted to reflect the most current changes as amended by the United States Department of Transportation.

SUMMARY: This change will adopt the existing federal gas pipeline safety regulations as amended by the United States Department of Transportation, in Parts 191, 192 and 199 of Title 49, Code of Federal Regulations, through January 1, 2001.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COST: None.

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

SPECIFIC AUTHORITY: 368.05(2), 350.127(2) FS.

LAW IMPLEMENTED: 368.05 FS.

WRITTEN COMMENTS OR SUGGESTIONS ON THE PROPOSED RULE MAY BE SUBMITTED TO THE FPSC, DIVISION OF RECORDS AND REPORTING, WITHIN 21 DAYS OF THE DATE OF THIS NOTICE FOR INCLUSION IN THE RECORD OF THE PROCEEDING.

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: Director of Appeals, Florida Public Service Commission, 2540 Shumard Oak Blvd., Tallahassee, Florida 32399-0862, (850)413-6245

THE FULL TEXT OF THE PROPOSED RULE IS:

25-12.005 Codes and Standards Adopted.

The Minimum Federal Safety Standards and reporting requirements for pipeline facilities and transportation of gas prescribed by the United States Department of Transportation in Parts 191 and 192 of Title 49, Code of Federal Regulations (CFR) as amended through January 1, 2001 October 20, 1998, are adopted as part of these rules. Part 199, "Drug and Alcohol Testing" as amended through January 1, 2001, October 20, 1998 is adopted to control drug use, by setting standards and requirements to apply to the testing and use of all emergency response personnel under the direct authority or control of a gas utility or pipeline operator, as well as all employees directly or indirectly employed by gas pipeline operators for the purpose of operation and maintenance and all employees directly or indirectly employed by intrastate gas distribution utilities for on-site construction of natural gas transporting pipeline facilities. Part 199 also is adopted to prescribe standards for use of employees who do not meet the requirements of the regulations.

Specific Authority 368.05(2), 350.127(2) FS. Law Implemented 368.03 FS. History–New 11-14-70, Amended 9-24-71, Revised 9-21-74, Amended 10-7-75, 11-30-82, 10-2-84, 8-8-89, Formerly 25-12.05, Amended 1-7-92, 5-13-99.

NAME OF PERSON ORIGINATING PROPOSED RULE: C. Edward Mills

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Florida Public Service Commission DATE PROPOSED RULE APPROVED BY AGENCY HEAD: February 20, 2001

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: Vol. 26, No. 51, December 22, 2000

LAND AND WATER ADJUDICATORY COMMISSION Lakewood Ranch Community Development District 2

RULE TITLE: RULE NO.: Boundary 42W-1.002

PURPOSE, EFFECT AND SUMMARY: The purpose of this proposed rule amendment is to amend the boundaries of the Lakewood Ranch Community Development District 2 ("District"), a community development district (CDD) established in 1995 pursuant to Chapter 190, F.S. The petition to amend the boundaries submitted by the Lakewood Ranch CDD 2 requests that the Florida Land and Water Adjudicatory Commission (the "Commission") amend Florida Administrative Code Chapter 42W-1 by deleting approximately 706 acres (the contraction parcel) from the existing boundaries. After contraction, the proposed amended District will consist of approximately 1,374 acres located in Manatee County, Florida. (The contraction parcel is proposed for inclusion in the boundaries of the proposed Lakewood Ranch CDD 5. The Lakewood Ranch CDD 5 establishment petition is currently pending before the Commission.) The general location of the contraction parcel is depicted in Comp. Ex. A, Att. 2, that was submitted into evidence during the administrative hearing (revises Exhibit 2 originally filed with the petition). As a result of the proposed contraction, 573 fewer single family units will be included within the District. The filing of the petition for contraction by the District Board of Supervisors constitutes consent of the landowners within the District, other than the landowners whose land is proposed to be removed from the District. Additionally, the District has written consent to amend the District from the owners of 100% of the real property to be deleted from the District.

SUMMARY OF THE ESTIMATE OF ECONOMIC IMPACT: The statement of estimated regulatory costs (SERC) supports the petition to contract the District. The complete text of the SERC is contained as Exhibit 8 to the petition to contract the District. The scope of the SERC is limited to evaluating the regulatory cost consequences of approving the proposal to contract the District, as well as the petition to establish Lakewood Ranch CDD 5. The requirements for a SERC are found in Section 120.541(2), F.S. A SERC must contain (a) a good faith estimate of the number and types of individuals

likely to be required to comply with the rule or who will be affected; (b) a good faith estimate of the costs to any state and local government entities of implementing and enforcing the proposed rule, and any anticipated affect on state and local revenues; (c) a good faith estimate of the transactional costs likely to be incurred by individuals and entities; (d) an analysis of the impact on small businesses, small counties, and small cities; (e) any additional information that the agency determines may be useful; and (f) any good faith written proposal submitted under paragraph (1)(a) and either a statement adopting the alternative or a statement rejecting the alternative in favor of the proposed rule. Addressing section (a), the principal entities that are likely to be required to comply with the rule include the remaining land owners in the District after contraction, the contraction parcel land owners to be included in the proposed Lakewood Ranch CDD 5, the State of Florida, and Manatee County. In addition, future property owners will be affected by the contraction of the proposed District. Under section (b), the Commission and State of Florida will incur minimal one-time administrative costs. Manatee County will also incur one-time administrative costs which are offset by the required filing fee paid to the County. Adoption of the proposed rule to approve the contraction of the District will not have an adverse impact on State and local revenues. Addressing section (c), the District may levy non-ad valorem special assessments on properties within its boundaries to finance infrastructure that the District funds and to defray the costs of operating and maintaining the infrastructure and associated community facilities. Also, various financing reserves must be provided for, such as a Debt Service and capitalized interest in addition to estimated costs of bond issuance. The District may issue notes, bonds, or other indebtedness to fund its improvement program. The District may also impose an annual special assessment levy for the operations and maintenance of the District. The cost per unit for operations and maintenance in the District, after contraction, is projected to decline. Additionally, the total capital improvement plan for the District, after contraction, is reduced because the community and the master infrastructure to serve the new and smaller District is proportionately reduced. Under section (d), approval of the petition to contract the District will have only incidental or a positive impact on small businesses and will not have any impact on small counties and cities. Manatee County is not a small county as defined. Under section (e), the analysis was based on an application of economic theory with input received from the petitioner's engineer and other professionals associated with the petitioner.

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

SPECIFIC AUTHORITY: 190.005 FS.

LAW IMPLEMENTED: 190.004, 190.005(1)(f)1. FS.

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

TIME AND DATE: 10:00 a.m. – 12:00 Noon, Monday, March 26, 2001

PLACE: Room 2106, The Capitol, Tallahassee, Florida THE PERSONS TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Erin McCormick Larrinaga, Esquire, Fowler, White, Gillen, Boggs, Villareal and Banker, P.A., Post Office Box 1438, Tampa, Florida 33601, telephone (813)228-7411 or Barbara Leighty, Senior Governmental Analyst, Florida Land and Water Adjudicatory Commission, The Capitol, Room 2105, Tallahassee, Florida 32399-0001, telephone (850)488-7793

THE FULL TEXT OF THE PROPOSED RULE IS:

42W-1.002 Boundary.

The boundaries of the district are as follows: COMMENCE AT THE SECTION CORNER COMMON TO SECTIONS 29, 30, 31 AND 32, TOWNSHIP 35 S., RANGE 19 E.; THENCE S 010 11' 37" W, ALONG THE SECTION LINE COMMON TO SECTIONS 31 AND 32, TOWNSHIP 35 S., RANGE 19 E., A DISTANCE OF 221.07 FT. TO THE INTERSECTION WITH THE NORTHERLY RIGHT-OF-WAY OF "UPPER MANATEE RIVER ROAD" (A 120 FT. WIDE PUBLIC R/W), FOR A POINT OF BEGINNING; THENCE ALONG THE NORTHERLY AND WESTERLY R/W OF SAID "UPPER MANATEE RIVER ROAD", THE FOLLOWING COURSES: S 750 29' 27" W, A DISTANCE OF 399.90 FT. TO THE P.C. OF A CURVE CONCAVE TO THE SOUTHEAST, HAVING A RADIUS OF 1960.00 FT.; THENCE RUN SOUTHWESTERLY, ALONG THE ARC OF SAID CURVE, THROUGH A CENTRAL ANGLE OF 400 58' 50", A DISTANCE OF 1401.88 FT. TO THE P.T. OF SAID CURVE; THENCE S 340 30' 37" W, A DISTANCE OF 319.17 FT. TO THE P.C. OF A CURVE CONCAVE TO THE EAST, HAVING A RADIUS OF 1610.00 FT.; THENCE RUN SOUTHERLY, ALONG THE ARC OF SAID CURVE, THROUGH A CENTRAL ANGLE OF 570 52' 37", A DISTANCE OF 1626.33 FT. TO THE P.T. OF SAID CURVE; THENCE S 230 22' 00" E, A DISTANCE OF 320.00 FT. TO THE P.C. OF A CURVE CONCAVE TO THE NORTHEAST, HAVING A RADIUS OF 860.00 FT.; THENCE RUN SOUTHEASTERLY, ALONG THE ARC OF SAID CURVE, THROUGH A CENTRAL ANGLE OF 620 53' 43", A DISTANCE OF 944.05 FT. TO THE P.T. OF SAID CURVE; THENCE S 860 15' 43" E, A DISTANCE OF 120.00 FT. TO THE P.C. OF A CURVE CONCAVE TO THE SOUTHWEST, HAVING A RADIUS OF 620.00 FT.; THENCE RUN SOUTHEASTERLY, ALONG THE ARC OF

SAID CURVE, THROUGH A CENTRAL ANGLE OF 860 17' 11", A DISTANCE OF 933.71 FT. TO THE P.T. OF SAID CURVE; THENCE S 000 01' 28" W, ALONG SAID WESTERLY R/W OF "UPPER MANATEE RIVER ROAD" AND THE SOUTHERLY EXTENSION THEREOF, A DISTANCE OF 1745.06 FT. TO THE INTERSECTION WITH THE SOUTHERLY R/W OF "UNIVERSITY PARKWAY" (A 200.00 FT. WIDE PUBLIC R/W), SAME BEING THE SOUTHERLY LINE OF SECTION 31, TOWNSHIP 35 S., RANGE 19 E. (COUNTY LINE); THENCE S 890 58' 32" E, ALONG THE SOUTHERLY R/W OF SAID "UNIVERSITY PARKWAY", A DISTANCE OF 120.00 FT. TO THE INTERSECTION WITH THE EASTERLY END OF R/W FOR SAID "UNIVERSITY PARKWAY"; THENCE CONTINUE S 890 58' 32" E, ALONG THE SOUTHERLY LINE OF SAID SECTION 31 (COUNTY LINE), A DISTANCE OF 41.80 FT. TO THE SOUTHEAST CORNER OF SAID SECTION 31, SAME BEING THE SOUTHWEST CORNER OF SECTION 32, TOWNSHIP 35 S., RANGE 19 E.; THENCE S 890 58' 32" E, ALONG THE SOUTHERLY LINE OF SAID SECTION 32 (COUNTY LINE), A DISTANCE OF 5320.24 FT. TO THE SOUTHEAST CORNER OF SAID SECTION 32, SAME BEING THE SOUTHWEST CORNER OF SECTION 33, TOWNSHIP 35 S., RANGE 19 E.; THENCE S 890 58' 32" E, ALONG THE SOUTHERLY LINE OF SAID SECTION 33 (COUNTY LINE), A DISTANCE OF 5320.24 FT. TO THE SOUTHEAST CORNER OF SAID SECTION 33, SAME BEING THE SOUTHWEST CORNER OF SECTION 34, TOWNSHIP 35 S., RANGE 19 E.; THENCE S 890 58' 32" E, ALONG THE SOUTHERLY LINE OF SAID SECTION 34 (COUNTY LINE), A DISTANCE OF 678.98 FT. TO THE INTERSECTION WITH THE EASTERLY LINE OF "LORRAINE ROAD" (A 120.0 FT. WIDE ROADWAY); THENCE ALONG THE EASTERLY LINE OF SAID "LORRAINE ROAD", THE FOLLOWING COURSES: N 000 01' 28" E, A DISTANCE OF 1402.77 FT. TO THE P.C. OF A CURVE CONCAVE TO THE WEST, HAVING A RADIUS OF 10560.00 FT.; THENCE RUN NORTHERLY, ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 010 56' 28", A DISTANCE OF 357.76 FT. TO THE P.T. OF SAID CURVE; THENCE N 010 55' 00" W, A DISTANCE OF 2240.90 FT. TO THE P.C. OF A CURVE CONCAVE TO THE SOUTHWEST HAVING A RADIUS OF 3060.00 FT.; THENCE RUN NORTHWESTERLY, ALONG THE ARC OF SAID CURVE, THROUGH A CENTRAL ANGLE OF 100 28' 18", A DISTANCE OF 559.26 FT. TO THE P.T. OF SAID CURVE; THENCE N 120 23' 18" W, A DISTANCE OF 982.01 FT. TO THE P.C. OF A CURVE CONCAVE TO THE NORTHEAST, HAVING A **RADIUS** OF 2190.00 FT.; **THENCE** NORTHWESTERLY, ALONG THE ARC OF SAID CURVE, THROUGH A CENTRAL ANGLE OF 130 14' 44", A DISTANCE OF 506.28 FT. TO THE P.T. OF SAID CURVE;

THENCE N 000 51' 27" E, A DISTANCE OF 1.87 FT. TO THE INTERSECTION WITH THE NORTHERLY LINE OF SECTION 34, TOWNSHIP 35 S., RANGE 19 E., SAME BEING THE SOUTHERLY LINE OF SECTION 27, TOWNSHIP 35 S., RANGE 19 E.; THENCE S 890 57' 56" W, ALONG THE SECTION LINE COMMON TO SAID SECTIONS 27 AND 34, A DISTANCE OF 120.02 FT. TO THE SECTION CORNER COMMON TO SECTIONS 27, 28, 33 AND 34, TOWNSHIP 35 S., RANGE 19 E.; THENCE N 890 30' 25" W, ALONG THE SECTION LINE COMMON TO SAID SECTIONS 28 AND 33, A DISTANCE OF 2662.03 FT. TO THE SOUTHEAST CORNER OF THE WEST 1/2 OF SAID SECTION 28; THENCE N 000 45' 47" E, ALONG THE EASTERLY LINE OF THE WEST 1/2 OF SAID SECTION 28, A DISTANCE OF 5314.17 FT. TO THE NORTHEAST CORNER OF THE WEST 1/2 OF SAID SECTION 28, SAME BEING THE SOUTH 1/4 CORNER SECTION 21, TOWNSHIP 35 S., RANGE 19 E.; THENCE S 890 31' 21" E, ALONG THE SECTION LINE COMMON TO SECTIONS 21 AND 28, TOWNSHIP 35 S., RANGE 19 E., A DISTANCE OF 2670.79 FT. TO THE NORTHEAST CORNER OF SAID SECTION 28, SAME BEING THE SOUTHEAST CORNER OF SAID SECTION 21; THENCE N 000 30' 20" E, ALONG THE EASTERLY LINE OF SAID SECTION 21, A DISTANCE OF 243.17 FT. MORE OR LESS, TO THE INTERSECTION WITH THE CENTERLINE OF THE "BRADEN RIVER", SAID POINT HEREINAFTER REFERRED TO AS POINT "A"; THENCE RUN IN A GENERALLY NORTHWESTERLY DIRECTION, ALONG THE SINUOSITIES OF THE CENTERLINE OF THE "BRADEN RIVER", 5332 FT. MORE OR LESS TO A POINT HEREINAFTER REFERRED TO AS POINT "B", SAID POINT LYING N 730 19' 40" W, A DISTANCE OF 3962.56 FT. FROM POINT "A" **PREVIOUSLY** DESCRIBED; THENCE S 450 40' 07" W, A DISTANCE OF 2166.37 FT. TO THE INTERSECTION WITH THE WESTERLY LINE OF SECTION 28, TOWNSHIP 35 S., RANGE 19 E.; THENCE S 000 40' 07" W, ALONG THE WESTERLY LINE OF SAID SECTION 28, A DISTANCE OF 5135.03 FT. TO THE SECTION CORNER COMMON TO SECTIONS 28, 29, 32 AND 33, TOWNSHIP 35 S., RANGE 19 E.; THENCE N 890 30' 25" W, ALONG THE NORTHERLY LINE OF SAID SECTION 32, A DISTANCE OF 4003.06 FT. TO THE INTERSECTION WITH THE WESTERLY LINE OF THAT CERTAIN BOUNDARY AGREEMENT LINE AS DESCRIBED AND RECORDED IN OFFICIAL RECORDS BOOK 1323, PAGE 1534, PUBLIC RECORDS OF MANATEE COUNTY, FLORIDA; THENCE N 000 29' 12" E, ALONG THE WESTERLY LINE OF SAID BOUNDARY AGREEMENT LINE, A DISTANCE OF 826.46 FT. TO THE INTERSECTION WITH THE EASTERLY R/W OF AFOREMENTIONED "UPPER MANATEE RIVER ROAD", SAID POINT BEING ON THE ARC OF A CURVE WHOSE RADIUS POINT LIES N 890 30' 48" W. 1060.00 FT.; THENCE **RUN** SOUTHWESTERLY, ALONG SAID EASTERLY R/W AND THE ARC OF SAID CURVE, THROUGH A CENTRAL ANGLE OF 750 00' 15", A DISTANCE OF 1387.61 FT. TO THE P.T. OF SAID CURVE; THENCE S 750 29' 27" W, ALONG SAID SOUTHERLY R/W, 259.49 FT.; THENCE N 100 30' 33" W, A DISTANCE OF 120.29 FT. TO THE INTERSECTION WITH THE NORTHERLY R/W OF SAID "UPPER MANATEE RIVER ROAD"; THENCE S 750 29' 27" W, ALONG SAID NORTHERLY R/W, A DISTANCE OF 287.54 FT. TO THE POINT OF BEGINNING, BEING AND LYING IN SECTIONS 21, 27, 28, 29, 31, 32, 33 AND 34, TOWNSHIP 35 S., RANGE 19 E.; MANATEE COUNTY, FLORIDA.

LESS:

R/W FOR "UPPER MANATEE RIVER ROAD" AND LESS R/W FOR THAT PART OF "UNIVERSITY PARKWAY" LYING WEST OF THE EAST LINE OF "UPPER MANATEE RIVER ROAD".

CONTAINING 2080.59 ACRES MORE OR LESS.

SUBJECT TO SOVEREIGNTY RIGHTS, IF ANY, FOR THE "BRADEN RIVER".

LESS AND EXCEPT:

A tract of land laying in lying in Sections 21, 28, 32, 33 and 34, Township 35 South, Range 19 East, Manatee County, Florida and more particularly described as follows:

Commence at the Southwest corner of Section 29, Township 35 South, Range 19 East; thence S.89°30'25"E. along the south line of said Section 29, a distance of 2603.91 feet to the POINT OF BEGINNING; thence continue, S.89°30'25"E., a distance of 2,733.52 feet to the southeast corner of premises described in Boundary Line Agreement, recorded in Official Record Book 1323, Page 1526 of the Public Records of Manatee County, Florida, also being the southeast corner of said Section 29; (the following call is along the east line of said premises); thence N.00°40'07"E., a distance of 5,135.03 feet; thence N.45°40'07"E., a distance of 2,116.37 feet to the intersection with the centerline of the Braden River, said point hereinafter referred to as Point "B"; thence run in a generally southeasterly direction, along the sinuosities of the centerline of the Braden River, 5,332 feet, more or less to the intersection with the easterly line of the aforementioned Section 21, said intersection point hereinafter referred to as Point "A", said Point "A" lying S.73°57'22"E., a distance of 3,987.02 feet from said Point "B"; thence S.00°30'20"W. along said east line, a distance of 243.17 feet to the northeast corner of Section 28; thence N.89°31'21"W., along the north line of said Section 28 a distance of 2,670.79 feet to the northeast corner of the west 1/2 of said Section 28; thence S.00°45'47"W., along the east line of the west 1/2 of said Section 28 a distance of 5,314.17 feet to the southeast corner of the west 1/2 of said Section 28; thence S.89°30'25"E. along the south line of said Section 28, a distance of 2,662.03 feet to the southeast corner of said Section

28; thence N.89°57'56"E. along the south line of Section 27, Township 35 South, Range 19 East, a distance of 120.02 feet to a point on the east right-of-way line of said Lorraine Road (120 feet wide); (the following 6 calls are along said east line); thence S.00°51'27"W., a distance of 1.87 feet to a point on a curve to the left of which the radius point lies S.89°08'34"E., a radial distance of 2,190.00 feet; thence southerly along the arc of said curve, through a central angle of 13°14'44", an arc length of 506.28 feet to the point of tangency of said curve: thence S.12°23'18"E., a distance of 982.01 feet to the point of curvature of a curve to the right having a radius of 3,060.00 feet, and a central angle of 10°28'18"; thence southerly along the arc of said curve, an arc length of 559.26 feet to the point of tangency of said curve; thence S.01°55'00"E., a distance of 447.81 feet; thence S.88°05'00"W., a distance of 120.03 feet to the northeasterly corner of The Masters Avenue, as shown on the plat of Lakewood Ranch Country Club Village, The Masters Avenue/Eagles Watch Way Roadways, as recorded in Plat Book 35, Page 194, of said Public Records, said point being to a point of curvature to the right, of which the radius point lies S.88°05'00"W., a radial distance of 35.00 feet; (the following 14 calls are along said northerly line); thence southwesterly along the arc of said curve, through a central angle of 90°00'00", an arc length of 54.98 feet to the point of tangency of said curve; thence S.88°05'00"W., a distance of 207.34 feet to the point of curvature of a curve to the left having a radius of 149.00 feet, and a central angle of 17°26'15"; thence westerly along the arc of said curve, an arc length of 45.35 feet; to the point of reverse curvature of a curve to the right, having a radius of 123.00 feet and a central angle of 17°26'15"; thence westerly along the arc of said curve, a distance of 37.43 feet to the point of tangency of said curve; thence S.88°05'00"W., a distance of 74.02 feet to the point of curvature of a curve to the left having a radius of 725.00 feet and a central angle of 42°19'52"; thence southwesterly along the arc of said curve, an arc length of 535.64 feet, to the point of reverse curvature of a curve to the right having a radius of 675.00 feet and a central angle of 45°08'52"; thence westerly along the arc of said curve, a distance of 531.88 feet to the point of tangency of said curve; thence N.89°06'00"W., a distance of 401.49 feet to the point of curvature of a curve to the left having a radius of 525.00 feet and a central angle of 34°09'49"; thence westerly along the arc of said curve, an arc length of 313.04 feet to the point of reverse curvature of a curve to the right having a radius of 475.00 feet and a central angle of 34°27'06"; thence westerly along the arc of said curve, a distance of 285.62 feet to the point of tangency of said curve; thence N.88°48'43"W., a distance of 436.59 feet to the point of curvature of a curve to the left having a radius of 625.00 feet and a central angle of 20°23'17"; thence westerly along the arc of said curve, an arc length of 222.40 feet to the point of reverse curvature of a curve to the right having a radius of 475.00 feet and a central angle of 39°50'30"; thence westerly along the arc of said curve, a distance of 330.30 feet to the point of compound curvature of a curve to the right having a radius of 575.00 feet and a central angle of 15°59'09"; thence northwesterly along the arc of said curve, an arc length of 160.43 feet to the point of compound curvature of a curve to the right having a radius of 25.00 feet and a central angle of 95°12'57"; (the following 7 calls are along the northerly line of said The Masters Avenue as shown on the plat of Lakewood Ranch Country Club Village, Subphase G a/k/a Westchester, as recorded in Plat Book 34, Page 17 of said Public Records); thence northerly along the arc of said curve, an arc length of 41.55 feet to the end of said curve; thence N.48°09'24"W. along a line radial to the last described curve, a distance of 50.00 feet to the point on a curve to the right, of which the radius point lies N.48°09'24"W., a radial distance of 25.00 feet; thence westerly along the arc of said curve, through a central angle of 95°12'57", an arc length of 41.55 feet to the point of compound curvature of a curve to the right having a radius of 575.00 feet and a central angle of 29°31'19"; thence northwesterly along the arc of said curve, an arc length of 296.27 feet to the point of reverse curvature of a curve to the left having a radius of 675.00 feet and a central angle of 34°32'21"; thence northwesterly along the arc of said curve, a distance of 406.90 feet to the point of tangency of said curve; thence N.47°57'29"W., a distance of 532.39 feet to the point of curvature of a curve to the right having a radius of 35.00 feet and a central angle of 85°30'06"; thence northerly along the arc of said curve, an arc length of 52.23 feet to the point of reverse curvature of a curve to the left having a radius of 730.00 feet and a central angle of 01°29'29", said point being a point on the easterly line of Legacy Boulevard (120-foot wide public right-of-way) as recorded in Official Record Book 1500, Page 6809, of said Public Records; (the following 2 calls are along the easterly and northerly line of said Legacy Boulevard); thence northeasterly along the arc of said curve, an arc length of 19.00 feet to the end of said curve; thence N.53°56'52"W. along a line radial to the last described curve, a distance of 120.00 feet to the point on a curve to the left, of which the radius point lies N.53°56'52"W., a radial distance of 610.00 feet; (the following 2 calls are along the easterly line of Lakewood Ranch Country Club Village, Subphase D, Unit 3A, recorded in Plat Book 32, Page 177 of said Public Records); thence northerly along the arc of said curve, through a central angle of 34°59'11", an arc length of 372.48 feet to the point of tangency of said curve; thence N.01°03'57"E. along said easterly line, also being the easterly line of Lakewood Ranch Country Club Village, Subphase D, Units 3B & 4, a/k/a Gleneagles, recorded in Plat Book 34, Page 181 of said Public Records, a distance of 835.00 feet to the point of curvature of a curve to the right having a radius of 1,190.00 feet and a central angle of 06°50'14"; (the following 12 calls are along the easterly and northerly line of said Lakewood Ranch Country Club Village, Subphase D, Units 3B & 4, a/k/a Gleneagles); thence northerly along the arc of said curve, an arc length of 142.01 feet; to the point of reverse curvature of a curve to the

left having a radius of 35.00 feet and a central angle of 87°11'33"; thence northwesterly along the arc of said curve, a distance of 53.26 feet to the point of tangency of said curve; thence N.79°17'22"W., a distance of 18.47 feet to the point of curvature of a curve to the right having a radius of 725.00 feet and a central angle of 61°47'51"; thence northwesterly along the arc of said curve, an arc length of 781.96 feet to the point of tangency of said curve; thence N.17°29'31"W., a distance of 82.39 feet; thence S.72°30'29"W., a distance of 181.80 feet to the point of curvature of a non tangent curve to the left, of which the radius point lies S.01°16'24"E., a radial distance of 58.00 feet; thence westerly along the arc of said curve, through a central angle of 24°50'29", an arc length of 25.15 feet to the end of said curve; thence N.26°06'53"W., along a line radial to the last described curve, a distance of 49.82 feet; thence S.72°30'29"W.. distance of 161.83 a feet; thence N.17°29'31"W. a distance of 20.40 feet; thence a distance of 190.11 feet; thence S.72°30'29"W.. S.07°30'16"W., a distance of 437.56 feet to a point on the north line of Lakewood Ranch Country Club Village, Subphase D, Unit 2, recorded in Plat Book 31, Page 23 of said Public Records; thence N.90°00'00"W., along said north line, also being the north line of Lakewood Ranch Country Club Village, Subphase D, Unit 1 a/k/a Spyglass, recorded in Plat Book 34, Page 113 of said Public Records, a distance of 2,269.90 feet; thence S.23°47'43"W., along the west line of said Lakewood Ranch Country Club Village, Subphase D, Unit 1 a/k/a Spyglass, a distance of 277.38 feet to a point on the north line of Parcel 4, Legacy Golf Course as recorded in Road Plat Book 10, Page 126, of said Public Records; (the following 2 calls are along said northerly line); thence N.60°40'54"W., a distance of 184.30 feet; thence N.36°55'37"W., a distance of 85.32 feet to a point on the east line of Lakewood Ranch Country Club Village, Subphase C, Unit 1-A, recorded in Plat Book 30, Page 189 of said Public Records; (the following 3 calls are along said easterly line); thence N.01°20'47"E., a distance of 240.50 feet; thence N.58°34'00"W., a distance of 423.22 feet; thence N.00°29'35"E., a distance of 166.41 feet; to the POINT OF BEGINNING.

Tract contains: 706.62 acres, more or less.

Specific Authority 190.005 FS. Law Implemented 190.004, 190.005(1)(f)1. FS. History–New 6-12-95, Amended

NAME OF PERSON ORIGINATING PROPOSED RULE: Teresa Tinker, Florida Land and Water Adjudicatory Commission, Room 2105, The Capitol, Tallahassee, Florida 32399-0001

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Teresa Tinker, Florida Land and Water Adjudicatory Commission

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: February 21, 2001

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: February 23, 2001

LAND AND WATER ADJUDICATORY COMMISSION

Lakewood Ranch Community Development District 5

RULE TITLES: RULE NOS.: Establishment 42EE-1.001 Boundary 42EE-1.002 **Supervisors** 42EE-1.003

PURPOSE, EFFECT AND SUMMARY: The purpose of this proposed rule is to establish a community development district (CDD), the Lakewood Ranch Community Development District 5 ("District"), pursuant to Chapter 190, F.S. The petition to establish the District, filed by SMR Communities Joint Venture, (Petitioner), requests that the Florida Land and Water Adjudicatory Commission establish by rule the Lakewood Ranch CDD 5. The land area proposed to be served by the District will consist of approximately 1,173 acres. Upon establishment, the proposed Lakewood Ranch CDD 5 will encompass land proposed to be contracted from the Lakewood Ranch CDD 2 and additional land. (The Lakewood Ranch CDD 2 contraction petition is currently pending before the Commission for approval to amend the boundaries to delete 706.62 acres.) All proposed lands in the District are within unincorporated Manatee County and are generally depicted on Exhibit 1 of the petition. There are no parcels located within the external boundaries of the proposed District to be excluded from the District. The proposed development within the District contemplates the construction of 908 single-family residential units, 208 condominium units, a golf course and country club facility, and a sports/fitness complex. The Petitioner has obtained written consent to establish the District from the owners of 100% of the real property located within the proposed District. The District, if established, intends to participate in the construction of certain facilities and services roadways, utilities, drainage, lighting, landscaping/lakes/irrigation, security, fire, and parks and recreation on the lands within the District.

OF **STATEMENT** OF **ESTIMATED** SUMMARY REGULATORY COST: The statement of estimated regulatory costs (SERC) supports the petition to establish the District. The complete text of the SERC is contained as Exhibit 7 to the petition to establish the District. The scope of the SERC is limited to evaluating the regulatory cost consequences of approving the proposal to establish the District, as well as evaluating the regulatory cost consequences of contracting the Lakewood Ranch CDD 2 boundaries. The requirements for a SERC are found in Section 120.541(2), F.S. A SERC must contain (a) a good faith estimate of the number and types of individuals likely to be required to comply with the rule or who will be affected; (b) a good faith estimate of the costs to any state and local government entities of implementing and enforcing the proposed rule, and any anticipated affect on state and local revenues; (c) a good faith estimate of the transactional costs likely to be incurred by individuals and entities; (d) an analysis of the impact on small businesses,

small counties, and small cities; (e) any additional information that the agency determines may be useful; and (f) any good faith written proposal submitted under paragraph (1)(a) and either a statement adopting the alternative or a statement rejecting the alternative in favor of the proposed rule. Addressing section (a), the principal entities that are likely to be required to comply with the rule include the land owners of the lands to be included in Lakewood Ranch CDD 5, the State of Florida, and Manatee County. In addition, future property owners will be affected by the establishment of the proposed District. Under section (b), the Commission and State of Florida will incur minimal one-time administrative costs. Manatee County will also incur one-time administrative costs which are offset by the required filing fee paid to the County. Adoption of the proposed rule to approve the establishment of the District will not have an adverse impact on State and local revenues. Addressing section (c), the District may levy non-ad valorem special assessments on properties within its boundaries to finance infrastructure that the District funds and to defray the costs of operating and maintaining the infrastructure and associated community facilities. Also, various financing reserves must be provided for, such as a Debt Service and capitalized interest in addition to estimated costs of bond issuance. The District may issue notes, bonds, or other indebtedness to fund its improvement program. The District may also impose an annual special assessment levy for the operations and maintenance of the District. Under section (d), approval of the petition to establish the District will have only incidental or a positive impact on small businesses and will not have any impact on small counties and cities. Manatee County is not a small county as defined. Under section (e), the analysis was based on an application of economic theory with input received from the petitioner's engineer and other professionals associated with the petitioner.

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

SPECIFIC AUTHORITY: 190.005 FS.

LAW IMPLEMENTED: 190.004, 190.005(1)(f)1. FS.

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

TIME AND DATE: 10:00 a.m. - 12:00 Noon, Monday, March

PLACE: Room 2106, The Capitol, Tallahassee, Florida THE PERSONS TO BE CONTACTED REGARDING THE PROPOSED RULES IS: Erin McCormick Larrinaga, Esquire, Fowler, White, Gillen, Boggs, Villareal and Banker, P.A., Post Office Box 1438, Tampa, Florida 33601, telephone (813)228-7411 or Barbara Leighty, Senior Governmental

Analyst, Florida Land and Water Adjudicatory Commission, The Capitol, Room 2105, Tallahassee, Florida 32399-0001, telephone (850)488-7793

THE FULL TEXT OF THE PROPOSED RULES IS:

42EE-1.001 Establishment.

The Lakewood Ranch Community Development District 5 is hereby established.

Specific Authority 190.005 FS. Law Implemented 190.004, 190.005(1)(f)1. FS. History–New

42EE-1.002 Boundary.

A tract of land lying in Sections 20, 21, 27, 28, 29, 32, 33 and 34, Township 35 South, Range 19 East, Manatee County, Florida and more particularly described as follows:

Commence at the Southwest corner of said Section 29; thence S.89°30'25"E. along the South line of said Section 29, a distance of 2603.91' to the POINT OF BEGINNING, thence continue, S.89°30'25"E., along the south line of said Section 29, a distance of 2733.52 feet to the southeast corner of premises described in Boundary Line Agreement, recorded in Official Record Book 1323, Page 1526 of the Public Records of Manatee County, Florida, also being the southeast corner of said Section 29; (the following 4 calls are along the east and north lines of said premises); thence N.00°40'07"E., along the east line of said premises, also being the east line of Section 29, a distance of 3969.03 feet; thence N.89°29'40"W. a distance of 28.00 feet; thence N.00°40'07"E. a distance of 16.00 feet; thence N.89°29'40"W. a distance of 415.80 feet to the east line of Community Development District No. 1; (the following 4 calls are along the easterly line of said Community Development District No. 1); thence N.12°00'00"W. a distance of 1100.01 feet; thence N.20°00'00"W. a distance of 850.00 feet; thence N.56°19'17"W., a distance of 834.10 feet to a point hereafter referred to as "POINT C", said point being a point in the approximate centerline of the Braden River; thence northeasterly along the centerline of said Braden River, 2508 feet, more or less to a point hereafter referred to as "POINT B", said point lying N.60°41'34"E., a distance of 2228.69 feet from said "POINT C"; (the following 38 calls are along the southerly line of Community Development District No. 4, also being the approximate centerline of said Braden River); thence S.63°46'32"E. a distance of 199.25 feet; thence S.89°51'13"E. a distance of 107.53 feet; thence S.65°09'04"E. a distance of 130.29 feet; thence N.72°15'41"E. a distance of 45.67 feet; thence S.52°55'04"E. a distance of 146.47 feet; thence S.07°03'03"E. a distance of 153.86 feet; thence S.31°20'20"E. a distance of 82.43 feet; thence S.77°38'51"E. a distance of 193.71 feet; thence S.68°00'16"E. a distance of 252.22 feet; thence S.76°43'49"E. a distance of 167.84 feet; thence S.36°06'47"E. a distance of 61.05 feet; thence S.13°23'34"E. a distance of 151.26 feet; thence S.63°24'00"E. a distance of 85.74 feet; thence S.87°38'04"E. a distance of 317.67 feet;

thence N.84°09'13"E. a distance of 355.98 feet; thence S.18°29'28"E. a distance of 84.57 feet; thence S.54°33'56"E. a distance of 98.44 feet; thence S.06°19'12"E. a distance of 178.15 feet; thence S.04°46'16"W. a distance of 201.80 feet; thence N.84°04'15"E. a distance of 395.37 feet; thence S.88°35'50"E. a distance of 205.23 feet; thence N.28°03'28"E. a distance of 123.34 feet; thence N.33°56'03"E. a distance of 147.61 feet; thence N.78°50'23"E. a distance of 172.76 feet; thence S.89°34'53"E. a distance of 85.11 feet; thence S.49°03'37"E. a distance of 210.65 feet; thence S.07°21'38"E. a distance of 192.00 feet; thence S.55°21'39"E. a distance of 83.20 feet; thence S.11°18'24"E. a distance of 186.21 feet; thence N.85°40'43"E. a distance of 123.53 feet; thence S.51°55'12"E. a distance of 192.92 feet; thence N.81°00'35"E. a distance of 414.97 feet; thence N.15°30'10"E. a distance of 198.47 feet; thence N.54°37'50"E. a distance of 125.25 feet; thence S.66°16'08"E. a distance of 279.73 feet; thence S.26°46'17"E. a distance of 188.86 feet; thence S.67°56'22"E. a distance of 288.44 feet; thence S.59°36'01"E. a distance of 232.13 feet to the west right-of-way line of Lorraine Road (120-foot wide public right-of-way); thence S.00°30'20"W., along said west line, a distance of 259.63 feet to the northwest corner of said Section 27; thence S.89°29'42"E., along the north line of said Section 27, a distance of 120.01 feet to a point on the east right-of-way line of said Lorraine Road; (the following 6 calls are along said east line); thence S.00°51'26"W. a distance of 5313.83 feet; thence S.00°51'27"W. a distance of 1.87 feet to a point on a curve to the left of which the radius point lies S.89°08'34"E. a radial distance of 2190.00 feet; thence along the arc of said curve, in a southerly direction, passing through a central angle of 13°14'44" an arc distance of 506.28 feet to the point of tangency of said curve; thence S.12°23'18"E., a distance of 982.01 feet to the point of curvature of a curve to the right having a radius of 3060.00 feet, and a central angle of 10°28'18"; thence along the arc of said curve, an arc length of 559.26 feet to the point of tangency of said curve; thence S.01°55'00"E., a distance of 447.81 feet to the northerly line of Community Development District No. 2; thence S.88°05'00"W. a distance of 120.03 feet to the northeasterly corner of The Masters Avenue, as shown on the plat of Lakewood Ranch Country Club Village, The Masters Avenue/Eagles Watch Way Roadways, as recorded in Plat Book 35, Page 194, of said Public Records, said point being a point on a curve to the right of which the radius point lies S.88°05'00"W. a radial distance of 35.00 feet; (the following 14 calls are along said northerly line); thence along the arc of said curve, in a southwesterly direction, passing through a central angle of 90°00'00" an arc distance of 54.98 feet to the point of tangency of said curve; thence S.88°05'00"W., a distance of 207.34 feet to the point of curvature of a curve to the left having a radius of 149.00 feet, and a central angle of 17°26'15"; thence along the arc of said curve, in a westerly direction, an arc length of 45.35 feet to the point of reverse

curvature of a curve to the right, having a radius of 123.00 feet and a central angle of 17°26'15"; thence along the arc of said curve, in a westerly direction, an arc distance of 37.43 feet to the point of tangency of said curve; thence S.88°05'00"W., a distance of 74.02 feet to the point of curvature of a curve to the left having a radius of 725.00 feet, and a central angle of 42°19'52"; thence along the arc of said curve, in a southwesterly direction, an arc length of 535.64 feet to the point of reverse curvature of a curve to the right, having a radius of 675.00 feet and a central angle of 45°08'52"; thence along the arc of said curve, in a westerly direction, an arc distance of 531.88 feet to the point of tangency of said curve; thence N.89°06'00"W., a distance of 401.49 feet to the point of curvature of a curve to the left having a radius of 525.00 feet, and a central angle of 34°09'49"; thence along the arc of said curve, in a westerly direction, an arc length of 313.04 feet to the point of reverse curvature of a curve to the right, having a radius of 475.00 feet and a central angle of 34°27'06"; thence along the arc of said curve, in a westerly direction, an arc distance of 285.62 feet to the point of tangency of said curve; thence N.88°48'43"W., a distance of 436.59 feet; to the point of curvature of a curve to the left having a radius of 625.00 feet, and a central angle of 20°23'17"; thence along the arc of said curve, in a westerly direction, an arc length of 222.40 feet to the point of reverse curvature of a curve to the right, having a radius of 475.00 feet and a central angle of 39°50'30"; thence along the arc of said curve, in a westerly direction, an arc distance of 330.30 feet to the point of compound curvature of a curve to the right, having a radius of 575.00 feet and a central angle of 15°59'08"; thence along the arc of said curve, in a northwesterly direction, an arc distance of 160.43 feet to the point of compound curvature of a curve to the right, having a radius of 25.00 feet and a central angle of 95°12'58"; (the following 7 calls are along the northerly line of said The Masters Avenue as shown on the plat of Lakewood Ranch Country Club Village, Subphase G, a/k/a Westchester, as recorded in Plat Book 34, Page 17 of said Public Records); thence along the arc of said curve, in a northerly direction, an arc distance of 41.55 feet to the end of said curve; thence N.48°09'24"W., along a line radial to the last described curve, a distance of 50.00 feet to a point on a curve to the right of which the radius point lies N.48°09'24"W. a radial distance of 25.00 feet; thence along the arc of said curve, in a westerly direction, passing through a central angle of 95°12'57" an arc distance of 41.55 feet to the point of compound curvature of a curve to the right, having a radius of 575.00 feet and a central angle of 29°31'19"; thence along the arc of said curve, in a northerly direction, an arc distance of 296.27 feet to the point of reverse curvature of a curve to the left, having a radius of 675.00 feet and a central angle of 34°32'21"; thence along the arc of said curve, in a northwesterly direction, an arc distance of 406.90 feet to the point of tangency of said curve; thence N.47°57'29"W. a distance of 532.39 feet to the point of curvature of a curve to the right having a radius of 35.00 feet,

and a central angle of 85°30'06"; thence along the arc of said curve, in a northerly direction, an arc length of 52.23 feet to the point of reverse curvature of a curve to the left, having a radius of 730.00 feet and a central angle of 01°29'29", said point being a point on the easterly right-of-way line of Legacy Boulevard (120-foot wide public right-of-way) as recorded in Official Record Book 1500, Page 6809, of said Public Records: (the following 2 calls are along the easterly and northerly line of said Legacy Boulevard); thence along the arc of said curve, in a northeasterly direction, an arc distance of 19.00 feet to the end of said curve; thence N.53°56'52"W., along a line radial to the last described curve, a distance of 120.00 feet to a point on a curve to the left of which the radius point lies N.53°56'52"W. a radial distance of 610.00 feet; (the following 2 calls are along the easterly line of Lakewood Ranch Country Club Village, Subphase D, Unit 3A, recorded in Plat Book 32, Page 177 of said Public Records); thence along the arc of said curve, in a northerly direction, passing through a central angle of 34°59'11" an arc distance of 372.48 feet to the point of tangency of said curve; thence N.01°03'57"E., along said easterly line, also being the easterly line of Lakewood Ranch Country Club Village, Subphase D, Units 3B & 4, a/k/a Gleneagles, recorded in Plat Book 34, Page 181 of said Public Records, a distance of 835.00 feet to the point of curvature of a curve to the right having a radius of 1190.00 feet, and a central angle of 06°50'14"; (the following 12 calls are along the easterly and northerly line of said Lakewood Ranch Country Club Village, Subphase D, Units 3B & 4, a/k/a Gleneagles); thence along the arc of said curve, in a northerly direction, an arc length of 142.01 feet to the point of reverse curvature of a curve to the left, having a radius of 35.00 feet and a central angle of 87°11'33"; thence along the arc of said curve, in a northwesterly direction, an arc distance of 53.26 feet to the point of tangency of said curve; thence N.79°17'22"W. a distance of 18.47 feet; to the point of curvature of a curve to the right having a radius of 725.00 feet, and a central angle of 61°47'51"; thence along the arc of said curve, in a northwesterly direction, an arc length of 781.96 feet to the point of tangency of said curve; thence N.17°29'31"W., a distance of 82.39 feet; thence S.72°30'29"W. a distance of 181.80 feet to a point on a curve to the left of which the radius point lies S.01°16'24"E. a radial distance of 58.00 feet; thence along the arc of said curve, in a westerly direction, passing through a central angle of 24°50'29" an arc distance of 25.15 feet to the end of said curve; thence N.26°06'53"W., along a line radial to the last described curve, a distance of 49.82 feet; thence S.72°30'29"W. a distance of 161.83 feet; thence N.17°29'31"W. a distance of 20.40 feet; thence S.72°30'29"W. a distance of 190.11 feet; thence S.07°30'16"W. a distance of 437.56 feet to a point on the north line of Lakewood Ranch Country Club Village, Subphase D, Unit 2, recorded in Plat Book 31, Page 23 of said Public Records; thence N.90°00'00"W., along said north line, also being the north line of Lakewood Ranch Country Club Village, Subphase D, Unit 1

a/k/a Spyglass, recorded in Plat Book 34, Page 113 of said Public Records, a distance of 2269.90 feet; thence S.23°47'43"W., along the west line of said of Lakewood Ranch Country Club Village, Subphase D, Unit 1 a/k/a Spyglass, a distance of 277.38 feet to a point on the north line of Parcel 4. Legacy Golf Course as recorded in Road Plat Book 10, Page 126, of said Public Records; (the following 2 calls are along said northerly line); thence N.60°40'54"W. a distance of 184.30 feet; thence N.36°55'37"W. a distance of 85.32 feet to a point on the east line of Lakewood Ranch Country Club Village, Subphase C, Unit 1-A, recorded in Plat Book 30, Page 189 of said Public Records; (the following 3 calls are along said easterly line); thence N.01°20'47"E. a distance of 240.50 feet; thence N.58°34'00"W. a distance of 423.22 feet; thence N.00°29'35"E. a distance of 166.41 feet; to the POINT OF BEGINNING.

Tract Contains: 1,173.19 acres, more or less.

Specific Authority 190.005 FS. Law Implemented 190.004, 190.005(1)(f)1. FS. History-New____.

42EE-1.003 Supervisors.

The following five persons are designated as the initial members of the Board of Supervisors: Rex Jensen, C. John Clarke, Mary Fran Carroll, Roger Hill, and Anthony Chiofalo.

Specific Authority 190.005 FS. Law Implemented 190.004, 190.005(1)(f)1. FS. History–New____.

NAME OF PERSON ORIGINATING PROPOSED RULE: Teresa Tinker, Florida Land and Water Adjudicatory Commission, Room 2105, The Capitol, Tallahassee, Florida 32399-0001

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Teresa Tinker, Florida Land and Water Adjudicatory Commission

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: February 20, 2001

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: February 23, 2001

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Electrical Contractors' Licensing Board

RULE TITLE:

Specialty Electrical Contractors

61G6-7.001

PURPOSE AND EFFECT: To clarify that "structural fabrication" includes within its meaning a concrete foundation; include the installation of fiber optics within the activities for which a Limited Energy license is required, in order to include recent technological advances in the transmission of energy within the scope of this license specialty and remove unnecessary language; To clarify that although section

489.503(14)(a), Florida Statutes, sets out an exemption to the

licensure requirement, it also contains a definition of the scope of work requiring a Limited Energy license and to properly reflect the language of the statute.

SUMMARY: The rule amendment is for the purpose of updating the specialty electrical contractors structural fabrication.

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

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

SPECIFIC AUTHORITY: 489.511(5) FS.

LAW IMPLEMENTED: 489.511(5), 489.505(19) FS.

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Anthony Spivey, Executive Director, Electrical Contractors' Licensing Board, Northwood Centre, 1940 N. Monroe Street, Tallahassee, Florida 32399-0750

THE FULL TEXT OF THE PROPOSED RULE IS:

61G6-7.001 Specialty Electrical Contractors.

The following types of specialty electrical contractors may apply to be certified under the provisions of Part II, Chapter 489, Florida Statutes, and Chapter 61G6-5, above. In order to be admitted to a specialty contractor examination, the person must show 6 years of comprehensive training, technical education, or broad experience on the type of electrical or alarm system work for which certification is desired.

- (1) No change.
- (2) Sign Specialty Electrical Contractor. The scope of certification includes the structural fabrication including concrete foundation, erection, installation, alteration, repair, service and wiring of electrical signs and outline lighting. The scope of certification shall not include the provision of, or any electrical work beyond, the last disconnect mean or terminal points. However, a contractor certified under this section may provide the electrical entrance requirements for metering and main disconnect of remote billboards or signs which are independent of any structure or building and which require no more than twenty-five (25) kilowatts at two hundred fifty (250) volts maximum.
 - (3) No change.
- (4) Limited Energy Systems Specialty. The scope of certification of a limited energy systems specialty contractor includes the installation of, repair of, fabrication, erection, alteration of, addition to, or design of electrical wiring, fixtures, appliances, thermostats, apparatus, raceways, and

conduit, and fiber optics (transmission of light over stranded glass) or any part thereof not to exceed 77 volts, when those items are for the purpose of transmitting data, proprietary video (satellite systems which are not part of a community antenna television or radio distribution system), central vacuum, or electric locks.

(a) through (5) No change.

Specific Authority 489.511(5) FS. Law Implemented 489.511(5), 489.503(14), 489.505(19) FS. History–New 1-2-80, Amended 7-29-84, 10-14-84, Formerly 21GG-7.01, Amended 2-23-86, 12-24-87, 6-21-89, 3-3-92, Formerly 21GG-7.001, Amended 1-28-96, 12-25-96, 6-11-97, 12-24-97, 7-19-98, 10-7-99, 2-17-00,

NAME OF PERSON ORIGINATING PROPOSED RULE: Electrical Contractors' Licensing Board

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Electrical Contractors' Licensing Board

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: February 6, 2001

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: August 10, 2000

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Board of Funeral Directors and Embalmers

RULE TITLE: RULE NO.:

Probable Cause Determination and Discipline 61G8-14.006 PURPOSE AND EFFECT: Rule 61G8-14.006 will set forth changes to the Probable Cause Panel.

SUMMARY: The rule amendment is for the purpose of updating the Probable Cause Panel.

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

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

SPECIFIC AUTHORITY: 455.225, 470.005 FS.

LAW IMPLEMENTED: 455.225, 470.019 FS.

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Sherry Landrum, Executive Director, Board of Funeral Directors and Embalmers, Northwood Centre, 1940 N. Monroe Street, Tallahassee, Florida 32399-0750

THE FULL TEXT OF THE PROPOSED RULE IS:

61G8-14.006 Probable Cause Determination Discipline.

- (1) The determination as to whether probable cause exists to believe that a violation of the provisions of Chapters 455 and 470, F.S., and/or the rules promulgated pursuant thereto, has occurred shall be made by a majority vote or, if only two panel members are in attendance, by the unanimous vote of the members present probable cause panel.
- (2) The probable cause panel shall be composed of at least two (2) members of the Board of Funeral Directors and Embalmers. Not more than one (1) member of the panel may be a consumer member. The Chairman may appoint a former member of the board to serve on the probable cause panel in lieu of a current member of the Board of Funeral Directors and Embalmers.
 - (3) through (5) No change.

Specific Authority 455.225, 470.005 FS. Law Implemented 455.225, 470.019, 470.036 FS. History-New 11-11-79, Amended 3-1-81, 4-10-84, Formerly 21J-14.06, 21J-14.006, Amended 2-20-95,

NAME OF PERSON ORIGINATING PROPOSED RULE: Board of Funeral Directors and Embalmers

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Board of Funeral Directors and **Embalmers**

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: February 8, 2001

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: February 9, 2001

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Board of Funeral Directors and Embalmers

RULE TITLES: RULE NOS.: Continuing Education for License Renewal 61G8-17.0034 Education Required for Operational

Personnel and Non-Licensed Individuals 61G8-17.0035

Course Required for Initial Licensure

and Registration 61G8-17.0036 PURPOSE AND EFFECT: To clarify the criteria regarding continuing education for license renewal; education required for operational personnel and non-licensed individuals and course required for initial licensure and registration.

SUMMARY: The rule amendment are to update the rule text with regard to continuing education for license renewal; education required for operational personnel and non-licensed individuals and course required for initial licensure and registration.

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

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

SPECIFIC AUTHORITY: 470.005(1), 470.015(1), 470.018, 470.0201 FS.

LAW IMPLEMENTED: 455.273, 470.015, 470.018, 470.0201 FS

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Sherry Landrum, Executive Director, Board of Funeral Directors and Embalmers, Northwood Centre, 1940 N. Monroe Street, Tallahassee, Florida 32399-0750

THE FULL TEXT OF THE PROPOSED RULE IS:

61G8-17.0034 Continuing Education for License Renewal.

(1) For purposes of these rules continuing education means instructional courses approved by the Board pursuant to Rule 61G8-17.0042 and offered by Board approved continuing education providers registered pursuant to Rule 61G8-17.0041, F.A.C.

(2)(1) All licensed professionals governed by Chapter 470, Florida Statutes, shall be required to successfully complete obtain Board approved continuing education (HIV/AIDS, Communicable Diseases, Professional Education) courses from a provider or providers registered pursuant to Rule 61G8-17.0041, F.A.C. at the time the course is taken. as defined under Chapters 455 and 470, F.S., and this rule chapter, which contributes to increasing or enhancing the license holder's professional skills or which enables the license holder to keep abreast of changes that affect the practice of embalming, funeral directing, or direct disposal.

- (3) In Addition, five (5) hours of continuing education credit may be obtained by attending one full day or eight (8) hours, whichever is more, of a regular meeting of the Board of Funeral Directors and Embalmers and compliance with the following:
- (a) The licensee must sign in with the Executive Director of the Board, or designee, before the meeting day begins.
 - (b) The licensee must remain in continuous attendance.
- (c) The licensee must sign out with the Executive Director of the Board, or designee, at the end of the meeting day or at such other earlier time as affirmatively authorized by the Board.
- (d) A licensee may receive credit only if he/she is not appearing before the board as the subject of disciplinary action at that meeting.

(e) No licensee may use more than (5) hours of continuing education pursuant to this section for the purpose of completing the continuing educational requirements for each biennial renewal.

(4)(2) No license shall be renewed unless the licensee submits confirmation on a form provided by the Department that the licensee has completed the required continuing education hours together with completion of a single board approved course on communicable diseases, including and HIV/AIDS, which course shall contain the subject area requirements set out in Rule 61G8-17.0042(3)(e), F.A.C. Courses approved in communicable diseases shall meet the requirements of sections 455.2226, 470.015, 470.018 and 470.0201, Florida Statutes.

- (a) Funeral Directors and Embalmers shall complete twelve (12) hours of continuing education.
- (b) Registered Direct Disposers shall complete three (3) contact hours of continuing education.
- (c) One (1) hour equals a minimum of fifty (50) minutes and a maximum of sixty (60) minutes of classroom or individualized course of instruction.

(f)(d) No Ppersons who was initially licensed with half or less of the renewal period in the second year of a the biennium remaining prior to renewal shall be required only to pass an approved course attend continuing education programs as a condition to renewing the initial license, except that the programs on communicable diseases including and HIV/AIDS are required as required in section 455.2226, F.S., as a condition for initial renewal.

(5)(3) Failure to meet the continuing education requirements shall render the license/registration ineligible for renewal and the license/registration shall become delinquent revert to inactive status at the end of the biennium.

(4) During the license renewal period of Ninety (90) days prior to the end of the biennium, the Department shall send to each license/registration holder at the last address of record, a notice for renewal. Failure to receive any notification during this period does not relieve the continuing education requirements or waive the license expiration date. The application for renewal shall include a statement in which the licensee shall declare that during the biennium preceding renewal, he or she completed the required hours of approved continuing education.

(5) Each licensee shall be responsible for maintaining the documentation as may be necessary to prove his or her compliance with the continuing education requirements, including the course on communicable diseases including and HIV/AIDS, during the current renewal period and the immediately preceding one, and shall provide such documentation to the Department upon request pursuant to subsection (6) of this rule.

(6) The Department shall audit at random a number of licensees as necessary to ensure that these continuing education requirements are met. Falsification of attendance record, or failure, when audited to provide proof of completion of the required number of hours for license renewal, shall be grounds for disciplinary action as provided in 61G8-30.001, F.A.C. If the Board determines not to accept any program attended for credit on the grounds that said program does not meet the requirements of 61G8-17.0041 or 61G8-17.0042, F.A.C., the licensee shall have a 90-day grace period from said determination during which to complete the deficient hours.

Specific Authority <u>455.2226</u>, 470.005(1), 470.015(1), 470.018 FS. Law Implemented <u>455.2226</u> <u>455.273</u>, 470.015, 470.018 FS. History–New 4-10-94, Amended 3-14-95, 7-25-95, 9-25-95, 9-25-97, 11-11-99,

61G8-17.0035 Education Required for Operational Personnel and Non-Licensed Individuals.

(1) All unlicensed persons not licensed by the Department who will function as operational personnel affiliated with a direct disposal establishment, cinerator facility, removal service, refrigeration facility, or centralized embalming facility, and unlicensed as well as non licensed persons who will be involved in the removal or transportation of human remains for a funeral establishment, direct disposal establishment, or cinerator facility must successfully complete one course approved by the Board on communicable diseases, within 10 days after the date they become operational personnel for any entity that is licensed/registered under Chapter 470, F.S. Additionally, all non-licensed persons who will be involved in the removal or transportation of human remains for a funeral establishment must also successfully complete one Board approved course on communicable diseases. The course shall consist of two (2) contact hours which may include video-cassette courses, or other types of audio, video, or alternative nonclassroom home study courses to fulfill the-continuing education requirements. Each person shall complete a post course test with 75% correct score, to be graded by the course provider. All persons shall maintain documentation as proof of meeting this health and safety education requirement as a condition of employment with any establishment, facility or service regulated under Chapter 470,

Courses approved pursuant 61G8-17.0042(3)(c), F.A.C., are also approved for this purpose.

Specific Authority 470.0201 FS. Law Implemented 470.0201 FS. History-New 4-10-94, Amended 9-10-96, 11-20-96,

61G8-17.0036 Course Required for Initial Licensure and Registration.

(1) No license or registration governed under Chapter 470, Florida Statutes, shall be granted after October 1, 1993 unless the applicant or licensee submits confirmation to the Board, on a form provided by the Board, that he or she has successfully completed a Board approved course on communicable diseases, except as provided in 455.2226(4) and (6), F.S.

(2) To receive Board approval, courses on communicable diseases shall consist of two (2) contact hours, successful completion of post examination with 75% correct score, and issuance of a Certificate of Completion to the individual from the course provider.

Specific Authority 470.005(1) FS. Law Implemented 470.006(1)(e), 470.007(1)(c), 470.009(1)(e), 470.011(1)(c), 470.017(2)(e) FS. History-New 4-10-94, Amended

NAME OF PERSON ORIGINATING PROPOSED RULE: Board of Funeral Directors and Embalmers

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Board of Funeral Directors and Embalmers

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: February 8, 2001

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: February 9, 2001

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Board of Funeral Directors and Embalmers

RULE TITLES: **RULE NOS.:** Continuing Education for Reactivation 61G8-17.004 Continuing Education Provider Requirements 61G8-17.0041 Advertising of Continuing Education Courses 61G8-17.0044 PURPOSE AND EFFECT: The board proposes to amend the existing rule by updating the rule text.

SUMMARY: The rule amendments are for the purpose of updating the continuing education for reactivation, continuing education provider requirements, approval of continuing education courses and advertising of continuing education course.

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

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

SPECIFIC AUTHORITY: 470.005, 470.016, 455.02, 470.005(1), 455.213(7),(8) FS.

LAW IMPLEMENTED: 470.016, 455.02, 455.213(7),(8) FS. IF REQUESTED WITHIN 21 DAYS OF THE DATE OF THIS NOTICE, A HEARING WILL BE SCHEDULED AND ANNOUNCED IN THE NEXT AVAILABLE ISSUE OF THE FLORIDA ADMINISTRATIVE WEEKLY.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULES IS: Sherry Landrum, Executive Director, Board of Funeral Directors and Embalmers, Northwood Centre, 1940 N. Monroe Street, Tallahassee, Florida 32399-0750

THE FULL TEXT OF THE PROPOSED RULES IS:

61G8-17.004 Continuing Education for Reactivation.

- (1) Every license holder pursuant to Chapter 470, F.S., whose license has been inactive for more than one (1) year shall be required to complete the continuing education requirements of Rule 61G8-17.0042 34, F.A.C., as a condition for reactivating his license.
- (2)(a) Embalmer licensees must attend courses which include instruction in at least one of the following course areas: theory and practice of embalming, restorative art, pathology, anatomy, microbiology, chemistry, hygiene, public health and sanitation, and the local and state laws and rules relating to the disposition of dead bodies.
- (3)(b) Funeral director licensees must attend courses which include instruction in at least one of the following course areas: funeral service sanitation, principles of funeral service, funeral home operation, and state and federal laws and rules concerning funeral directing and embalming, disposition of dead human bodies, vital statistics, medical examiners, burial insurance and contracts, offenses concerning dead human bodies and the shipment and care of bodies dying from infectious diseases. A licensee may utilize courses which meet the criterion set forth in subsection (1)(a) of this rule toward completion of the continuing education requirement for funeral director licenses.
- (4)(e) Direct disposer licensees must attend courses which include instruction in at least one of the following course areas: health, safety, and laws and rules the laws and rules of the state and federal government concerning disposition of dead human bodies, vital statistics, medical examiners, and offenses concerning dead human bodies.
- (2) All courses shall be given at a mortuary school or college which is approved by the American Board of Funeral Service Education or other agency approved by the Board, or courses approved by the Board which are given by another organization. A licensee who attends a course which is not given by an approved mortuary school or college must submit a course description to the Board in order that the Board may determine whether the course meets with the requirements of subsection (1) of this rule.
- (3) A licensee is exempt from continuing education requirements at the time of renewal if the licensee was on active duty with the Armed Forces at any time during the biennium. However, this exemption will not arise on the basis of the performance of short periods of active duty (such as summer or weekend drills) by a member of the Armed Forces Reserves.

(4) A funeral director or embalmer who is a spouse of a member of the Armed Forces and was caused to be absent from Florida for more than six months during the biennium due to the spouse's duties with the Armed Forces shall be exempt from continuing education requirements during that biennium. The licensee must show satisfactory proof of the absence and the spouse's military status.

Specific Authority 470.005, 470.016, 455.02 FS. Law Implemented 470.016, 455.02 FS. History–New 11-11-79, Amended 8-25-81, 11-22-83, 4-10-84, Formerly 21J-17.04, 21J-17.004, Amended 1-2-95, 2-16-98.______.

- 61G8-17.0041 Continuing Education Provider Requirements.
- (1) For purposes of definitions, the following shall apply to this rule:
- (a) "Board" means the Board of Funeral Directors and Embalmers.
- (b) "Course" means any course, seminar or other program of instruction which has been approved by the Board for the purposes of complying with continuing education requirements. All courses given by a mortuary school or college approved by the American Board of Funeral Service Education shall be approved courses with without application to the Board for continuing education approval pursuant to Rule 61G8-17.0042.
- (c) "Hour" means a minimum of fifty minutes or a maximum sixty minutes of classroom or <u>alternative</u> non-classroom continuing education individualized home study instruction.
- (d) "Continuing Education Provider" means the person or legal entity that who is approved pursuant to this rule and that who is responsible for conducting a course approved pursuant to this rule chapter. The provider is responsible for maintaining records regarding the name and license number of each person who completes a continuing education course and for reporting completion to the Board, as required.
- (2) To receive Board approval, a course provider shall demonstrate to the Board that its instructors have it has special training, knowledge, or skill regarding the content of the continuing education course process. Providers must submit to the Board the application form, as referenced in rule 61G8-14.007(23), together with the fee required fee. No continuing education provider may offer continuing education courses programs or grant continuing education credit hours until it has received the Board's approval in accordance with this rule.
- (3) <u>Upon approval, each continuing education provider</u> shall be issued a continuing education provider number. <u>Continuing education</u> provider <u>numbers status</u> shall be valid, upon approval by the Board, unless subject to discipline, <u>until May 31st of odd numbered years to coincide with the biennial renewal of funeral director licenses</u>. <u>Continuing education provider numbers must be renewed biennially.</u> Providers shall

use their number in the course syllabus, in all other course materials including certificates of completion, and in all advertising materials.

- (4) The continuing education provider must submit to the Board, in writing, notice of any substantial changes in the information provided in the initial request for provider course approval. This notification must be made within 30 days following the date the change is effective.
- (5) The Board shall maintain A a list of all currently approved continuing education eourse providers registered with the Board shall be available on the Board of Funeral Directors and Embalmers' web site accessible from: http://www.MyFlorida.com and from the Board's office.
- (6) The Board shall deny approval of, suspend, or revoke the provider number and approval of the registration of any provider for any of the following acts or omissions:
- (a) Obtaining, or attempting to obtain registration or course approval, or once registered as a course, through fraud, deceit, false statements or misrepresentation of material facts, whether such statements or misrepresentations are made knowingly or negligently.
- (b) Failing to provide complete and accurate information in the initial application registration or in any notification of change in information.
- (c) Failing to timely notify the Board of a change in the information required for approval as a registration of course continuing education provider.
- (d) Falsifying of any records regarding the continuing education courses conducted by the eourse provider or the persons who attended the course.
- (e) Failing to maintain any required records regarding the continuing education courses conducted by the course provider or the persons who completed the course.
- (f) Failing to provide the Board with copies of any documentation or other information required to be maintained by the course provider pursuant to this rule.
- (g) Advertising that a course has been approved by the Board prior to the date the approval is granted.
- (h) Participating in any activity designed or intended to circumvent or evade the requirements of Chapter 470, Florida Statutes, or the rules adopted by the Board to implement that Chapter.
- (7) In the event of suspension or revocation of a provider's approval and number registration, the provider shall cancel all the scheduled courses and refund all fees collected by the continuing education provider course sponsor in connection with the scheduled courses.
- (8) The Board shall approve or deny any application for provider at the first available meeting of the Board. If the application is denied, the Board shall identify the specific reasons for the denial in writing. A provider that has been denied may have its application resubmitted to the Board with modifications.

- (9) The Board shall not deny or withdraw approval for any provider on the basis that another provider is offering the same or a similar course approved by the Board.
- (10) Upon approval of a provider, the Board shall assign the provider a number. The providers shall use the number in the course syllabus, in all other course materials to include certificates of completion, and in all written advertising materials used in connection with the course.

Specific Authority 470.005(1), 455.213(7),(8) FS. Law Implemented 455.213(7),(8) FS. History–New 4-10-94, Amended 1-25-95, 3-14-95, 7-25-95, 9-25-95.______.

61G8-17.0044 Advertising of Continuing Education Courses.

- (1) A course provider may not advertise a course as one approved by the Board for continuing education until such approval is granted by the Board.
- (2) A course provider may not include any false or misleading information regarding the contents, instructors, providers, or number of continuing education contact hours of any course approved under this rule.
- (3) All advertisement concerning continuing education course offerings must include the Board approved course number, approved provider number, continuing education contact hours awarded upon completion, and total costs to the participant.

Specific Authority 470.005(1), 455.213(7),(8) FS. Law Implemented 455.213(7),(8) FS. History-New 4-10-94, Amended

NAME OF PERSON ORIGINATING PROPOSED RULE: Board of Funeral Directors and Embalmers

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Board of Funeral Directors and Embalmers

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: February 8, 2001

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: February 9, 2001

DEPARTMENT OF HEALTH

Board of Occupational Therapy

RULE TITLE:

RULE NO.:

Requirements for License Renewal of

64B11-5.001 an Active License

PURPOSE AND EFFECT: The Board proposes to update the existing rule text.

SUMMARY: Active status licensees applying for an inactive license status must pay the renewal fee.

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

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

SPECIFIC AUTHORITY: 455.711, 468.219 FS.

LAW IMPLEMENTED: 455.604, 455.711, 468.219 FS.

IF REQUESTED WITHIN 21 DAYS OF THE DATE OF THIS NOTICE, A HEARING WILL BE HELD AT A TIME, DATE AND PLACE TO BE SCHEDULED AND ANNOUNCED IN THE NEXT AVAILABLE FAW.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Kaye Howerton, Executive Director, Board of Occupational Therapy, 4052 Bald Cypress Way, Bin #CO5, Tallahassee, Florida 32399-3259

THE FULL TEXT OF THE PROPOSED RULE IS:

64B11-5.001 Requirements for License Renewal of an Active License.

- (1) through (7) No change.
- (8) Active status licensees may apply to the Board for an inactive license status at any time.
- (a) Active status licensees applying for inactive license status at the time of license renewal must pay the inactive status renewal fee and, if applicable, the delinquency fee and the fee to change licensure status set forth in Rule 64B11-5.006, F.A.C.
- (b) Active status licensees applying for inactive license status at a time other than at the time of license renewal must pay the fee to change licensure status set forth in Rule 64B11-5.006, F.A.C.

Specific Authority <u>456.036</u> <u>455.711</u>, <u>468.204</u>, <u>468.219</u>, <u>468.221</u> FS. Law Implemented <u>456.036(4)</u> <u>455.711(4)</u>, <u>456.033</u> <u>455.604</u>, <u>468.219</u>, <u>468.221</u> FS. History–New <u>4-17-95</u>, Amended 10-30-95, 3-11-96, Formerly 59R-64.060, Amended 9-23-99.

NAME OF PERSON ORIGINATING PROPOSED RULE: Board of Occupational Therapy

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Board of Occupational Therapy

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: January 8, 2001

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: February 9, 2001

DEPARTMENT OF HEALTH

Board of Occupational Therapy

RULE TITLE: RULE NO.:

Requirements for Reactivation of

an Inactive License 64B11-5.003

PURPOSE AND EFFECT: The Board proposes to update the existing rule text.

SUMMARY: Inactive status licensees applying for active status at the time of license renewal must pay the license renewal fee.

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

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

SPECIFIC AUTHORITY: 455.711 FS.

LAW IMPLEMENTED: 468.219(2) FS.

IF REQUESTED WITHIN 21 DAYS OF THE DATE OF THIS NOTICE, A HEARING WILL BE HELD AT THE TIME, DATE AND PLACE TO BE PUBLISHED IN THE NEXT AVAILABLE ISSUE OF THE FLORIDA ADMINISTRATIVE WEEKLY.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Kaye Howerton, Executive Director, Board of Occupational Therapy, 4052 Bald Cypress Way, Bin #C05, Tallahassee, Florida 32399-32599

THE FULL TEXT OF THE PROPOSED RULE IS:

64B11-5.003 Requirements for Reactivation of an Inactive License.

- (1) through (3) No change.
- (4) Inactive status licensees applying for active status at the time of license renewal must pay the license renewal fee, any applicable reactivation fees and, if applicable, the delinquency fee and the fee to change licensure status as set forth in Rule 64B11-5.006, F.A.C.
- (5) Inactive status licensees applying for active status at any time other than at the time of licensure renewal must pay the difference between the inactive status renewal fee and the active status renewal fee as set forth in Rule 64B11-5.006, F.A.C.

Specific Authority <u>456.036(4)</u> <u>455.711</u>, <u>468.204</u> FS. Law Implemented <u>456.036(4)</u>, <u>468.219(2)</u>, <u>468.221</u> FS. History–New 4-17-95, Formerly 59R-64.020, <u>Amended</u>

NAME OF PERSON ORIGINATING PROPOSED RULE: Board of Occupational Therapy

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Board of Occupational Therapy

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: January 8, 2001

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: February 9, 2001

DEPARTMENT OF HEALTH

Board of Pharmacy

RULE TITLE:

RULE NO.:

Nuclear Pharmacy – Minimum Requirements 64B16-28.902 PURPOSE AND EFFECT: The purpose of the rule amendment is to expand the requirements.

SUMMARY: The Board proposes to amend this rule by expanding the requirements for a nuclear pharmacy.

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

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

SPECIFIC AUTHORITY: 465.005, 465.022 FS.

LAW IMPLEMENTED: 465.022(1), 465.0193 FS.

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: John Taylor, Executive Director, Board of Pharmacy, 4052 Bald Cypress Way, Bin #C04, Tallahassee, Florida 32399-3254

THE FULL TEXT OF THE PROPOSED RULE IS:

64B16-28.902 Nuclear Pharmacy Minimum Requirements.

In order to insure compliance with the general safety requirements as previously set forth above, the following minimum requirements shall be met by a nuclear pharmacy. These requirements are in addition to the general requirements for space and equipment for other types of pharmacies, the requirements of the Department of Health for the control of radiation hazards, and the applicable requirements of the Federal Food and Drug Administration. Such minimum permit requirements are set forth as follows:

- (1) through (2) No change.
- (3) Supplies:
- (a) through (d) No change.
- (e) Lead transport shields for syringes and vials. No person shall utilize reusable unit dose transport containers for radioactive doses without either an effective process to decontaminate the transport container of blood and other biohazardous substances or an effective mechanism to avoid contamination of the transport container. No person shall re-use a unit dose transport container that remains contaminated with blood or other biohazardous subtances. Any unit dose transport container that is returned with the tamper-evident seal broken and the unit dose syringe included shall be considered to be contaminated;
 - (f) No change.
 - (4) No change.

Specific Authority 465.005, 465.022 FS. Law Implemented 465.022(1), 465.0193 FS. History—New 1-7-76, Formerly 21S-3.04, Amended 12-11-86, 4-4-88, Formerly 21S-3.004, Amended 7-31-91, Formerly 21S-28.902, 61F10-28.902, Amended 2-26-95, Formerly 59X-28.902, Amended _______.

NAME OF PERSON ORIGINATING PROPOSED RULE: Board of Pharmacy

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

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: February 5, 2001

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: September 1, 2000

DEPARTMENT OF CHILDREN AND FAMILY SERVICES

Economic Self-Sufficiency Program

RULE CHAPTER TITLE: RULE CHAPTER NO.: Temporary Cash Assistance 65A-4 RULE TITLE: RULE NO.: Calculation of Assistance Time Limits 65A-4.202 PURPOSE AND EFFECT: The proposed rule amendment implements the requirements of s. 414.105(3), F.S., as amended by the 2000 Florida Legislature, related to the ability of participants to earn months of temporary cash assistance (TCA) eligibility for participation in mental health or substance abuse treatment. The rule will provide for a participant to earn extended months of TCA eligibility for each month of participation in, and successful completion of a substance abuse or mental health treatment program for up to a maximum of 12 additional months.

SUMMARY: The rule provides for a TCA recipient to earn one month of extended TCA eligibility for each month of participation in and successful completion of mental health or substance abuse treatment. The treatment credit is limited to a one-time only award of up to 12 additional months of TCA eligibility during the participant's 48-month lifetime limit. It also designates the regional workforce board (RWB) designee as the responsible entity for certification of participation; verifying with the treatment provider the successful completion of treatment; and, for providing notification to the department of the number of earned months of eligibility. Additionally, it provides for the impact of earned months on hardship exemptions and for forms incorporated by reference to address legislative changes.

SUMMARY OF **STATEMENT** OF **ESTIMATED** REGULATORY COST: None.

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

SPECIFIC AUTHORITY: 414.45 FS.

LAW IMPLEMENTED: 414.105(3) FS.

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

TIME AND DATE: 9:00 a.m., March 28, 2001

PLACE: 1317 Winewood Boulevard, Building 3, Room 455, Tallahassee, Florida 32399-0700

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Audrey Mitchell, Program Administrator, Economic Self-Sufficiency Policy, Program Support, 1317 Winewood Boulevard, Bldg. 3, Room 421, Tallahassee, Florida 32399-0700. Telephone (850)488-3090

THE FULL TEXT OF THE PROPOSED RULE IS:

65A-4.202 Calculation of Assistance Time Limits.

- (1) No change.
- (2) Mental Health and Substance Abuse Treatment Impact. Participants who are not exempt from temporary cash assistance (TCA) work requirements may earn one month, for up to a maximum of 12 additional months, of TCA eligibility for each month of participation in which the individual fully complies with the requirements of the mental health or substance abuse treatment program. The earned treatment credit can only be awarded upon successful completion of treatment and is limited to one-time only during the individual's 48-month lifetime limit on receipt of TCA.
- (3) Treatment Certification. The regional workforce board (RWB) designee must track monthly verification of participation and obtain certification of successful completion of treatment from the treatment program provider by using the CF-ES 2299, Substance Abuse and Mental Health (SAMH) Treatment Verification, Oct 00, incorporated by reference. Section C of the CF-ES 2299 must be completed by the SAMH provider to indicate the months the participant fully complied with treatment and to certify successful completion. The RWB designee must forward the CF-ES 2299 to the department to request verification that the participant received TCA during the indicated months of treatment.
- (4) Verification of Earned Months: Upon receipt of the CF-ES 2299, the Economic Self-Sufficiency (ESS) Specialist must verify that the participant received TCA for each month of treatment indicated in section C and notify the RWB designee and the individual of the additional months of TCA eligibility available.
- (5) Impact on Hardship Exemption. If available, the earned months of eligibility are to be used to extend the receipt of TCA prior to requesting a hardship exemption. Participants will still be eligible to apply for a hardship exemption after any earned months have been applied.
- (6) Copies of forms CF-ES 2090 and CF-ES 2299 may be obtained from the Department of Children and Family Services, Economic Self-Sufficiency Office, 1317 Winewood Boulevard, Building 3, Room 423, Tallahassee, Florida 32399-0700.

Specific Authority 414.45 FS. Law Implemented 414.105(3) FS. History-New 5-30-99, Amended

NAME OF PERSON ORIGINATING PROPOSED RULE: Lonna Cichon, Operations and Management Consultant II

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Audrey Mitchell, Program Administrator, Economic Self-Sufficiency, Policy Bureau, Program Support Unit

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: February 16, 2001

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: September 22, 2000

DEPARTMENT OF CHILDREN AND FAMILY SERVICES

Family Safety and Preservation

RULE CHAPTER TITLE: RULE CHAPTER NO.:

Teacher Education and Compensation

Helps (T.E.A.C.H.) Scholarship

Program 65C-26
RULE TITLES: RULE NOS.:
General Information 65C-26.001
Program Guidelines 65C-26.002
Allocation Methodology 65C-26.003

PURPOSE AND EFFECT: This document creates minimum standards for the Teacher Education and Compensation Helps (T.E.A.C.H.), Early Childhood® Program. The T.E.A.C.H. Early Childhood® Program is a licensed and registered program that provides scholarships to eligible child care center directors, teachers, and family child care home providers to work toward earning an A.S. degree in Child Development and Education, a Child Development Associate (CDA) credential, CDA Equivalency, CDA renewal, or Florida Child Care and Education Program Administrator Credential.

SUMMARY: Created s. 402.3017, F.S., authorizes the Department of Children and Families to establish by rule minimum standards for the T.E.A.C.H. Early Childhood® Scholarship Program.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COST: None.

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

SPECIFIC AUTHORITY: 402.3017 FS.

LAW IMPLEMENTED: 402.3017 FS.

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

TIME AND DATE: 9:00 a.m., March 26, 2001

PLACE: 1317 Winewood Blvd., Building 6, Conference Room 355, Tallahassee, FL 32399

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULES IS: Regina Pleas, Specialist, 1317 Winewood Blvd., Building 6, Room 386, Tallahassee, FL 32399, (850)488-4900

THE FULL TEXT OF THE PROPOSED RULES IS:

65C-26.001 General Information.

(1) The Department of Children and Family Services is authorized to contract for the administration of the Teacher Education and Compensation Helps (T.E.A.C.H.) Scholarship Program, which provides educational scholarships to caregivers and administrators of early childhood programs, family day care homes and large family child care homes. The Teacher Education and Compensation Helps (T.E.A.C.H.) Scholarship Program is herein referred to as T.E.A.C.H. Scholarship Program.

(2) For the purpose of administering the T.E.A.C.H. Scholarship Program the state has been divided into four regions, as follows:

Region 1	Region 2	Region 3	Region 4
Escambia County	Pasco County	Hillsborough	Palm Beach
		County	_
Okaloosa County	Pinellas County	Manatee County	Broward County
Santa Rosa County	Brevard County	Charlotte County	Indian River
Walton County	Orange County	Collier County	Martin County
Bay County	Osceola County	DeSoto County	Okeechobee County
Calhoun County	Seminole County	Glades County	St. Lucie County
Franklin County	Citrus County	Hendry County	
Gadsden County	Hernando County	Lee County	
Gulf County	Lake County	Sarasota County	
Holmes County	Marion County	Dade County	
Jackson County	Sumter County	Monroe County	
Jefferson County		Hardee County	
Leon County		Highlands County	
Liberty County		Polk County	
Madison County			
Taylor County			
Wakulla County			
Washington County			
Alachua County			
Bradford County			
Columbia County			
Dixie County			
Gilchrist County			
Hamilton County			
Lafayette County			
Levy County			
Putnam County			
Suwannee County			
Union County			
Baker County			
Clay County			
Duval County			
Nassau County			
St. Johns County			
Flagler County			
Volusia County			

Specific Authority 402.3017 FS. Law Implemented 402.3017 FS. History-

65C-26.002 Program Guidelines.

The T.E.A.C.H. Scholarship Program will be administered in accordance with the guidelines found in, "Opportunities For Child Caregivers T.E.A.C.H." brochure, hereby incorporated by reference, and copies of which may be obtained from:

T.E.A.C.H. Program

Florida Children's Forum

2807 Remington Green Circle

Tallahassee, FL 32308

Specific Authority 402.3017 FS. Law Implemented 402.3017 FS. History-

65C-26.003 Allocation Methodology.

(1) Funds will be proportionately allocated to the regions based on child care capacity of the following child care arrangements in each of the regions:

(a) Licensed child care facilities;

(b) Specialized child care facilities for the care of mildly-ill children;

(c) Licensed and registered family day care homes;

(d) Large family child care homes.

(2) Before November 30 of each State fiscal year the administrator of the T.E.A.C.H. Scholarship Program designated by the Florida Children's forum will identify under-utilization of funds in any of the four regions. The surplus funds will be redistributed to the other regions based on projected, documented need and with the approval of the department's Child Care Services program office.

Specific Authority 402.3017 FS. Law Implemented 402.3017 FS. History-

NAME OF PERSON ORIGINATING PROPOSED RULE: Regina Pleas, Specialist, 1317 Winewood Blvd., Building 6, Room 386, Tallahassee, FL 32399, (850)488-4900

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Deborah Russo, Director Child Care Services, 1317 Winewood Blvd., Building 6, Tallahassee, FL 32399

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: February 13, 2001

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: September 29, 2000

Section III Notices of Changes, Corrections and Withdrawals

DEPARTMENT OF INSURANCE

RULE NOS.:	RULE TITLES:
4-228.010	Purpose
4-228.020	Scope
4-228.030	Definitions
4-228.040	Course Providers
4-228.050	School Officials and Administrative
	Supervising Instructors
4-228.060	Instructors and Supervising
	Instructors
4-228.080	Course Approval; Requirements;
	Guidelines
4-228.090	Course Offerings and Attendance
	Records
4-228.100	Certification of Students
4-228.150	Advertising
4-228.160	Prohibited Practices
4-228.180	Forms
4-228.190	Transition Time in the Event of
	Rule Changes
4-228.210	Penalties for Course Providers,
	School Officials, Supervising
	Instructors, Instructors, and
	Monitors
4-228.220	Non-Compliance
4-228.230	Extensions
	NOTICE OF CHANGE

Notice is hereby given that the following changes have been made to the proposed rule in accordance with subparagraph 120.54(3)(d)1., F.S., published in Vol. 26, No. 35, September 1, 2000, of the Florida Administrative Weekly. These changes are being made to address concerns expressed at hearing, and by the Joint Administrative Procedures Committee. The rules are changed as follows:

Rule 4-228.010:

To Specific Authority, 626.2816(2) is added.

Rule 4-228.020:

In paragraph (1)(d), the language "administrative supervising instructors," is deleted.

In subsection (2), the reference to section 626.869, Florida Statutes, is changed to read section 626.869(5), Florida Statutes.

Section 648.396 is deleted from Law Implemented. Rule 4-228.030:

In paragraph (2)(f), the language "administrative supervising instructor," is deleted.

Subsection (3) is deleted, and the following subsections renumbered.

In subsection (3) (formerly (4)) the language "administrative supervising instructor," is deleted.

In paragraph (3)(c) (formerly (4)(c)), the revision date of Form DI4-1137 is changed to 7/97;

In paragraph (3)(e) (formerly (4)(c)), the revision date of Form DI4-398 is changed to 6/97.

Paragraph (3)(f) (formerly (4)(f)) is deleted.

In paragraph (9) (formerly (10)) the language "administrative supervising instructor," is deleted.

In paragraph (37)(c) (formerly (38)(c)), the revision date 7/97 is added to Form DI4-1137, Application for School Official Appointment.

In subparagraphs(42)(c)1. and 4. (formerly (43)(c)1. and 4.) the word "administrative" is deleted.

To Specific Authority, 626.2816(2),(3) is added. Rule 4-228.040:

In paragraphs (2)(a),(b), and (d), the language "administrative supervising instructor," is deleted.

In sub-subparagraph (3)(a)3., the language "administrative supervising instructor," is deleted.

In sub-subparagraph (3)(a)4.d., the language "administrative supervising instructor," is deleted, and the revision date of Form DI4-465 is changed to 7/97.

Paragraph (4)(b) is changed to read: <u>Provide</u> documentation of at least 3 years experience as a provider of educational or training programs, or

Rule 4-228.050 is changed to read:

4-228.050 School Officials.

- (1) A school official of required continuing education courses shall be appointed by an officer of the course provider, using Form DI4-1137, Application For School Official Appointment, rev. 7/97, which is adopted in rule 4-228.180;
- (2) Application for approval of a school official shall be submitted with the initial application for course approval on Form DI4-1137, Application for School Official Appointment, rev. 7/97, which is adopted in 4-228.180.

Specific Authority 624.308, 648.26 FS. Law Implemented <u>624.307(1)</u>, 624.501(20)(c), 626.2815, 626.869(5), 648.36 FS. History–New 8-17-93, Amended 4-11-94, 2-28-95,

Rule 4-228.060:

Paragraph (2)(a) is changed to read: <u>Certification of the instructor</u>'s experience or education shall be furnished by the sponsoring course provider or the instructor on Form DI4-398, <u>Certification of Instructor</u>, rev. 6/97, which is adopted in 4-228.180, or on Form DI4-1269, <u>Application for Supervising Instructor Approval</u>, rev. 2/99, which is adopted in 4-228.180, whichever is applicable.

In paragraphs (3)(b),(6)(c) and (d), and (7)(a), the language "administrative supervising instructor" or "administrative supervising instructors" is deleted.

Rule 4-228.080:

Subparagraph (1)(c)3. is changed to read: ... <u>each program</u> as specified in section 624.501, Florida Statutes, except that the following need not be submitted for approval:

Subparagraph (1)(c)7. is changed to read: <u>Includes a recommended course level of basic, intermediate, or advanced determined by criteria set forth in 4-228.080(2) for agents subject to section 626.2815, Florida Statutes;</u>

Subparagraph (2)(e)1. is changed to read: The Department's course approval process shall assign a different level, subject, or number of hours than requested on the course application when final approval is given based on the criteria established in (2)(d)3. above.

In paragraph (5)(b), the revision date of Form DI4-397 is changed to 7/97.

Paragraphs (7)(a) and (b) are changed to read:

- (a) Courses for agents and customer representatives will not be approved for more than 28 hours of credit per course regardless of total class hours, number of consecutive sessions in a seminar, or volume of text required for self-study.
- (b) Courses for adjusters who handle workers' compensation claims will not be approved for more than 24 hours of credit per course regardless of total class hours or number of consecutive sessions in a seminar.

In paragraph (8)(c), the revision date of Form DI4-400 is changed to 2/01 and the revision date of DI4-1111 is changed to 4/98.

In paragraph (10)(e), the word "workman's" is changed to read "workers".

In paragraph (10)(g), the language, "or administrative supervising instructor's" is deleted, and the revision date of Form DI4-399 is changed to 4/98.

In paragraph (11)(a), the first subparagraph following "Course Approval" is renumbered as 1.

In sub-subparagraphs (11)(a)1.c., (11)(a)3.a. and c., and (11)(a)4.e., the language, "or administrative supervising instructor's" is deleted.

Sub-sub-subparagraph (11)(a)4.f.(IV) is changed to read: ... The student acknowledgement shall also include the student's understanding that a violation of such standards shall result in the loss of course credit and administrative sanction by the Florida Department of Insurance.

In subparagraph (11)(b)1., the reference to rule 4-228.010 is changed to 4-228.080.

In subparagraph (11)(c)1. the language, "administrative supervising instructor" is deleted.

In sub-subparagraphs (11)(c)6.a. and b., the language, "or supervising instructor" is deleted.

Subparagraph (11)(c)9. is changed to read: Form DI4-397, Schedule of Course Offerings, rev. 7/97, which is adopted in 4-228.180, shall be submitted and approved:...

Subsection (12) is changed to read:

(12) Course Audits.

- (a) The Department shall audit courses and administrative records with or without notice to the sponsoring course provider if the Department receives credible evidence of a violation or as part of a randomized monitoring program.
- (c) The Department will reduce the number of approved credit hours for the course to the extent justified by the magnitude of the deficiency if the course provider fails to correct the deficiencies.

In paragraphs (13)(a),(b), and (d), the language, "or supervising instructor" is deleted.

Rule 4-228.090:

In paragraph (1)(a), the revision date of Form DI4-397 is changed to 7/97.

Paragraph (2)(a) is changed to read: <u>The provider of each self-study course other than approved interactive on-line courses shall furnish a completed Form DI4-397, Schedule of Course Offerings, rev. 7/97, adopted in rule 4-228.180, for each examination location in Florida....</u>

Sub-subparagraph (2)(a)4.a. is changed to read: <u>Form DI4-397</u>, <u>Schedule of Course Offerings</u>, rev. 7/97, shall be <u>filed for each request</u>.

In sub-subparagraph (2)(a)4.f., the revision date of Form DI4-400 is changed to 2/01.

In sub-subparagraph (2)(a)5.h., the revision date of Form DI4-400 is changed to 2/01.

Subparagraph (2)(a)8. is changed to read: No changes will be permitted to approved Self-study Course Offerings unless requested in writing and approved by the Department prior to the monitored exam. The Department shall approve the change if the changed course offering will still meet the criteria in 4-228.090(2)(a).

Rule 4-228.100:

In paragraph (1)(a) the language, "or supervising instructor" is deleted.

In subparagraph (1)(d)2., the revision date of Form DI4-111 is changed to 4/98.

Rule 4-228.150:

In subsection (4), the language, "or supervising instructor" is deleted.

Subsection (8) is deleted, and the following subsections are renumbered.

Subsection (13) (formerly (14)) is changed to read: Advertising of continuing education courses shall include the insurance representative license classification for which a course has been approved as stated in the course approval letter from the Department.

Rule 4-228.160:

The language "administrative supervising instructors" is deleted.

Rule 4-228.180 is changed to read:

4-228.180 Forms.

(1) The following forms are hereby adopted and incorporated by reference:

	<u>FORM</u>	TITLE	REVISED
<u>(a)</u>	DI4-397	Schedule of Course Offerings	<u>rev. 1/01</u>
<u>(b)</u>	<u>DI4-398</u>	Certification of Instructor	<u>rev. 1/01</u>
<u>(c)</u>	DI4-399	Certificate of Completion	rev. 4/98
<u>(d)</u>	<u>DI4-400</u>	Roster	rev. 2/01
<u>(e)</u>	<u>DI4-460</u>	Request for Extension of Time	rev. 2/99
<u>(f)</u>	DI4-463	Nonresident Agent Certification	rev. 11/00
(g)	<u>DI4-464</u>	Application for Course Provider	rev. 11/00
		<u>Approval</u>	
<u>(h)</u>	<u>DI4-465</u>	Course Provider Information	<u>rev. 11/00</u>
		<u>Update</u>	
<u>(i)</u>	<u>DI4-501</u>	Appointment Form	rev. 6/00
<u>(i)</u>	<u>DI4-1106</u>	Statement of Government Status	rev. 12/96
<u>(k)</u>	<u>DI4-1108</u>	Statement of Adjuster Status	rev. 8/98
<u>(1)</u>	<u>DI4-1109</u>	Application for CLU/CPCU/	rev. 4/98
		<u>College Degree + Experience</u> Status	
(m)	DI4-1111	Computer Transmittal Form	rev. 4/98
(n)	DI4-1137	Application for School Official	rev. 11/00
(11)	<u>DIT 1137</u>	Appointment	10 v. 11/00
<u>(o)</u>	DI4-1268	Application for Course Approval	rev. 11/00
(p)	DI4-1269	Application for Supervising	rev. 11/00
		Instructor Approval	

Subsections (2) and (3) are unchanged.

Rule 4-228.190:

In subsection (1), the words "up to" have been deleted.

In subsection (2), the language, "administrative supervising instructors," is deleted.

Rule 4-228.210:

All four appearances of the language, "Administrative supervising instructors" have been deleted.

In (6)(a), the final sentence has been deleted.

Rule 4-228.220:

In sub-subparagraph (5)(f)2.b. and sub-sub-subparagraphs (5)(f)3.b.(II), (5)(g)2.b.(IV), (5)(g)3.b.(II)(B), (5)(g)3.b.(II)(D), (5)(k)3.b.(II), (5)(m)2.b.(II)(B); (5)(o)2.b.(II), (5)(o)3.b.(II)(B); (5)(q)2.b.(II), (5)(r)2.b.(II), (5)(r)3.b.(II)(B),(5)(s)2.c.(II), (5)(s)3.b.(III)(B), and (5)(t)2.b.(II), the language, "a degree in risk management or insurance with 18 hours of approved insurance courses" is changed to read: "a Bachelor of Science degree in risk management or insurance with evidence of 18 or more semester hours in upper-level insurance related courses with 18 hours of approved insurance courses".

In sub-subparagraphs (5)(k)1.b., (5)(k)2.b., and (5)(m)1.b.and subparagraph (5)(p)1., the language, "until a reduction applies as specified in section 626.2815(3)(d), Florida Statutes" is changed to read: "until a person is subject to a reporting period which begins January 1, 1998 or later as specified in section 626.2815(3)(d), Florida Statutes"

In subparagraph (5)(v)2., the revision date of Form DI4-501 is changed to 6/00.

In paragraph (5)(bb), the reference to 626.2815(3)(d) is changed to read 626.2815(3)(h).

In paragraph (6)(a), the revision date of Form DI4-1109 is changed to 4/98, and the last sentence has been deleted.

In paragraph (11)(a), the revision date of Form DI4-1108 is changed to 8/98.

Rule 4-228.230:

In paragraph (1)(c), the revision date of Form DI4-460 is changed to 2/99.

The remainder of the rules read as previously published.

DEPARTMENT OF CITRUS

RULE CHAPTER NO.: RULE CHAPTER TITLE: 20-49 Standards for Fresh Squeezed

Citrus Juices

RULE NO.: RULE TITLE:

20-49.008 Retail Grocery Producers – Testing

and Inspections

NOTICE OF WITHDRAWAL

Notice is hereby given that the above proposed rule amendment published in the Florida Administrative Weekly, Vol. 26, No. 41, October 13, 2000, has been withdrawn.

DEPARTMENT OF CORRECTIONS

RULE NO.: RULE TITLE: 33-602.210 Use of Force

NOTICE OF PUBLIC HEARING

Notice is hereby given that a public hearing on the above referenced proposed Rule, as noticed in the Florida Administrative Weekly, Vol. 27, No. 9, dated March 2, 2001, will be held at 9:00 a.m., March 12, 2001, Department of Corrections Central Office, 2601 Blair Stone Road, Tallahassee, Florida 32399.

WATER MANAGEMENT DISTRICTS

South Florida Water Management District

RULE CHAPTER NO.: RULE CHAPTER TITLE: 40E-63 **Everglades Program** RULE NOS.: **RULE TITLES:**

40E-63.091 Publications Incorporated by

Reference

40E-63.110 EAA Basin - Permits Required 40E-63-223 Model to Quantify Annual

Allocation of Replacement

Water

NOTICE OF CHANGE

Notice is hereby given that the following changes have been made to the proposed rules, in accordance with subparagraph 120.54(3)(d)1., F.S., published in Vol. 27, No. 2, the January 12, 2001 issue of the Florida Administrative Weekly:

Subsection (11) in Rule 40E-63.091 has been changed so that when adopted it will read: "The documents listed in subsections (1) through (10) are hereby incorporated by reference, are published by the District and are available on the District's website (sfwmd.gov) or from the District at 3301 Gun Club Road, West Palm Beach, FL 33406, (561)686-8800, upon request."

The change was made because the website address as published was incorrect.

The first sentence of subsection (2) in Rule 40E-63.110 has been changed so that when adopted it will read: "Any landowner in the EAA, as described in Rule 40E-63.104(2), F.A.C., (Boundaries) may submit evidence to the District demonstrating that the water discharged from their property does not use the Works of the District within the Everglades, and request District staff to make a written determination that the requirements of this Chapter do not apply to their property."

This is a technical change, being made for consistency and grammar.

The proposed rule amendments to Rule 40E-63.223 have been withdrawn in response to written comments received from interested parties.

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Florida Real Estate Appraisal Board

RULE NOS.:	RULE TITLES:
61J1-4.002	Equivalency Education
61J1-4.003	Continuing Education
61J1-4.005	Notice of Satisfactory Course
	Completion
61J1-4.006	Correspondence Courses for
	Hardship Cases
61J1-4.008	Continuing Education for School
	Instructors

NOTICE OF RULE HEARING

A rule hearing on the above referenced proposed rules, which proposed rules were published in the Florida Administrative Weekly on November 10, 2000, will be held at the time, date and place shown below:

TIME AND DATE: 1:30 p.m., or as soon thereafter as possible, April 2, 2001

PLACE: Department of Business and Professional Regulation, Division of Real Estate, Public Meeting Room (Room 301 -North Tower), 400 West Robinson, Orlando, Florida, (407)245-0800

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT IS: Tom Thomas. Assistant General Counsel, Office of the General Counsel, 1940 North Monroe Street, Tallahassee, Florida 32399-2202 Pursuant to the provisions of the Americans with Disabilities Act, any person requiring a special accommodation to participate in this hearing is asked to advise the Real Estate Appraisal Board, (407)245-0800, at least five calendar days prior to the meeting. If you are hearing or speech impaired, please contact the agency by using the Florida Dual Party Relay System, which can be reached by calling 1(800)955-8770 (Voice) or 1(800)955-8771 (TDD).

DEPARTMENT OF HEALTH

Board of Clinical Laboratory Personnel

RULE NO.: RULE TITLE:

64B3-11.003 Requirements for Continuing **Education Providers**

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 the Vol. 27, No. 3, January 19, 2001 issue of the Florida Administrative Weekly. The changes are in response to comments received from the Joint Administrative Procedures Committee and from the Board Meeting held on February 15, 2001 in Jacksonville, Florida. The rule shall now read as follows:

64B3-11.003 Requirements for Continuing Education Programs.

Programs seeking Board approval shall meet the following requirements:

- (1) All education courses conducted within the program shall meet the standards for continuing education courses as outlined in rule 64B3-11.002.
- (2) Programs shall receive a program number upon approval and shall use this number on all correspondence with the Board and the Department.
- (3) Providers shall designate a person to assume responsibility for continuing education courses for clinical laboratory personnel.
- (4) Providers shall submit the long range plan document for the program.
- (5) A system of record keeping shall be maintained which provides for storage of individual course information for a period of at least 3 years.
- (6) Each participant shall be provided with an authenticated certificate or letter of attendance which shall include the participant's name, license number, course title, number of contact hours earned, dates of attendance, program provider's name, approval number, specialty area, and the signature of the provider.

DEPARTMENT OF HEALTH

Board of Dentistry

RULE NO.: RULE TITLE:
64B5-15.010 Fee for Inactive Status
NOTICE OF WITHDRAWAL

Notice is hereby given that the above rule, as noticed in Vol. 26, No. 49, December 8, 2000, Florida Administrative Weekly has been withdrawn.

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

DEPARTMENT OF HEALTH

Board of Medicine

RULE NO.: RULE TITLE:

64B8-1.007 List of Approved Forms;

Incorporation NOTICE OF CHANGE

Notice is hereby given that the following changes have been made to the proposed rule in accordance with subparagraph 120.54(3)(d)1., F.S., published in Vol. 26, No. 15, of the April 14, 2000, issue of the Florida Administrative Weekly. The changes are based upon written comments submitted by the staff of the Joint Administrative Procedures Committee with regard to the proposed forms incorporated by reference in the rule. The changes to the forms include the elimination of some notarizations, title and numbering changes and updates, and other changes necessitated by statute. Copies of the revised forms are available by contacting the Board of Medicine at the address shown below. When changed, the rule shall read as follows:

64B8-1.007 List of Approved Forms; Incorporation.

The following forms used by the Board in its dealings with the public are listed as follows and are hereby adopted and incorporated by reference, and can be obtained from the Board office by writing to the Board of Medicine, 4052 Bald Cypress Way, Bin #C03, Tallahassee, Florida 32399-1753, or by telephoning (850)245-4131:

- (1) DH-MQA 1000, entitled "Board of Medicine Application Materials To Be Licensed By Examination, Endorsement, Public Health Certificate, Public Psychiatry Certificate (Medical Doctor)," (1/00).
- (2) DH-MQA 1001, entitled "Staff Privilege Verification Form," (6/00).
- (3) DH-MQA 1002, entitled "Post-Graduate Training Evaluation Form," (8/00).
- (4) DH-MQA 1003, entitiled "Fifth-Pathway Verification Form," (6/99).
- (5) DH-MQA 1004, entitled "Application Materials for Allopathic Physicians to be Licensed by Examination Under Provisions of 458.3115," (6/99).

- (6) DH-MQA 1005, entitled "FMLE Re-Examination Application Only," (6/99).
- (7) DH-MQA 1006, entitled "Board of Medicine Application Materials for Allopathic Physicians to be Licensed by Examination Under Provisions of 458.3124," (6/99).
- (8) DH-MQA 1008, entitled "Limited License Application Materials for Allopathic Physicians to be Licensed Pursuant to Section 458.317, F.S.," (6/99).
- (9) DH-MQA 1009, entitled "Temporary Certificate in an Area of Critical Need," (6/99).
- (10) DH-MQA 1013, entitled "Unlicensed Physician Hospital Reporting Form," (12/00).
- (11) DH-MQA 1014, entitled "Statement of Financial Responsibility and Exemptions," (1/00).
 - (12) DH-MQA 1015, entitled "Renewal Notice," (1/00).
- (13) DH-MQA 1016, entitled "Voluntary Relinquishment Form," (1/00).
- (14) HQA/FORM 390, entitled "Complaint Form," (10/95).
- (15) DH-MQA 1019, entitled "1501 Initial Licensure Form Medical Doctor," (6/99).
- (16) DH-MQA 1030, entitled "Physician Office Adverse Incident Report," (2/00).
- (17) DH-MQA 1032, entitled "Board of Medicine Application Materials for Initial Registration & Renewal of Unlicensed Intern/Resident/Fellow & House Physician," (12/00).
 - (18) DH-1267, entitled "Application for Refund," (1/99).
- (19) DH-MQA 2000, entitled "Application for Licensure as a Physician Assistant," (10/00).
- (20) DH-MQA 2001, entitled "Application for Licensure as Prescribing Physician Assistant," (10/00).
- (21) DH-MQA 2002, entitled "Application for Changes to Licensure As Prescribing Physician Assistant," (10/00).
- (22) DH-MQA 2003, entitled, "FPALE Re-Examination Application," (2/01).
- (23) DH-MQA 2004, entitled "Physician Assistant Supervision Data Form," (10/00).

Specific Authority 120.55(1)(a),(4), 456.013, 456.036(5), 456.048(1), 458.309, 458.311, 458.3124(6), 458.313(4), 458.3145, 458.315(2), 458.320(8), 458.321(2), 458.347(13), 458.351(6) FS. Law Implemented 456.013, 456.035, 456.036, 456.048, 456.073, 458.309, 458.311, 458.3124, 458.313, 458.3145, 458.315, 458.316, 458.317, 458.319, 458.320, 458.321, 458.345, 458.347, 458.351 FS. History-New ______

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

DEPARTMENT OF HEALTH

Division of Family Health Services

RULE NO.: RULE TITLE:

64C-7.008 Objection to Prenatal and Infant

(Postnatal) Risk Screening

NOTICE OF CHANGE

Notice is hereby given that the following changes have been made to the proposed rule in accordance with subparagraph 120.54(3)(d)1., F.S., published in Vol. 26, No. 49, December 8, 2000, issue of the Florida Administrative Weekly. Changes are being made in response to comments received from the staff of the Joint Administrative Procedures Committee. (Text of proposed rule changes)

64C-7.008 Objection to Prenatal and Infant (Postnatal) Risk Screening.

- (1) The provider shall request a pregnant woman who objects to prenatal risk screening, after the purpose of the screening has been fully explained, to indicate her objection in writing on the screening instrument, and to sign the instrument. The screening instrument to be used is the Healthy Start Prenatal Risk Screening Instrument, DOH Form 3134, 6/00 (English version), or DOH Form 3134 H, 6/00 (Creole version), or DOH Form 3134 S, 6/00 (Spanish version), which are incorporated by reference. Copies of the Healthy Start Prenatal Risk Screening Instrument can be obtained by writing to: the Office of Maternal and Child Health, Bin A-13 (HSFFM), 4052 Bald Cypress Way, Tallahassee, FL 32399-1723. If the woman refuses to sign the instrument, this refusal shall be indicated on the patient's signature line. The provider is to complete the demographic items (name, address, phone number and type of provider) in the provider section and sign and date the form.
- (2) The provider shall request any parent or guardian who objects to infant (postnatal) risk screening of their child or ward, after the purpose of the screening has been fully explained, to indicate the objection in writing on the screening instrument, and to sign the instrument The screening instrument to be used is the Healthy Start Infant (Postnatal) Risk Screening Instrument, DOH Form 3135, 6/00 (English version), or DOH Form 3135 H, 6/00 (Creole version), or DOH Form 3135 S, 6/00 (Spanish version), which are incorporated by reference. Copies of the Healthy Start Infant (Postnatal) Risk Screening Instrument can be obtained by writing to: the Office of Maternal and Child Health, Bin A-13 (HSFFM), 4052 Bald Cypress Way, Tallahassee, FL 32399-1723. If the parent or guardian refuses to sign the instrument, this refusal shall be indicated on the patient's signature line. The provider is to complete the demographic items (name, address, phone number and type of provider) in the provider section and sign and date the form.
- (3) Prenatal and infant (postnatal) risk screening shall not be conducted if the affected pregnant woman, parent, or guardian objects to the screening.

Specific Authority 383.14(2) FS. Law Implemented 383.14 FS. History-New 3-29-92, Amended 8-14-95, 3-28-96, Formerly 10J-8.009, Amended

DEPARTMENT OF HEALTH

Division of Environmental Heath and Statewide Programs

RULE CHAPTER NO.: RULE CHAPTER TITLE: 64E-2 **Emergency Medical Services**

RULE NOS.: **RULE TITLES:**

64E-2.003 Advanced Life Support Service

License – Ground

64E-2.005 Air Ambulances

64E-2.008 **Emergency Medical Technician**

64E-2.036 **Training Programs**

NOTICE OF CHANGE

Notice is hereby given that the following changes have been made to proposed Rule 64E-2, F.A.C., in accordance with subparagraph 120.54(3)(d)1., F.S., published in the Florida Administrative Weekly, Vol. 27, No. 2 on January 12, 2001. The changes reflect comments received from the Joint Administrative Procedures Committee and from testimony received during the public hearing process. The changes are as

64E-2.003 Table V (v) Delete words "age, weight, or".

64E-2.005 Table II Number 24. Delete words "age, weight, or".

64E-2.008(4)(b) Replace 1998 with 1999, Contract #DTNH22-95-C-05108.

64E-2.036(4) Replace the word "may" with "shall".

64E-2.036(4)(a) Add this paragraph and replace DH Form 1698C, January 2000 with DH Form 1698C February 2001. Change "(a)-(5) No change" to "(b)-(5) No change".

64E-2.036(6) Delete proposed paragraph; renumber subsequent paragraphs accordingly.

64E-2.036(8) Replace the word "may" with "shall". P.O. F00396

DEPARTMENT OF HEALTH

Division of Environmental Heath and Statewide Programs

RULE CHAPTER NO.: **RULE CHAPTER TITLE:** 64E-2 **Emergency Medical Services**

RULE NO.: RULE TITLE:

64E-2.038 Members and Spouses of Members

of the Armed Forces of the

United States

NOTICE OF WITHDRAWAL

Notice is hereby given that the above rule, as noticed in Vol. 27, No. 2 on January 12, 2001, Florida Administrative Weekly has been withdrawn.

P.O. F00396

FISH AND WILDLIFE CONSERVATION COMMISSION

Vessel Registration and Boating Safety

RULE CHAPTER NO.: RULE CHAPTER TITLE:
68D-1 Boating Safety Forms

NULE TITLE:

RULE NO.: RULE TITLE:

68D-1.001 Forms

NOTICE OF PUBLIC MEETING

The Florida Fish and Wildlife Conservation Commission announces that it will consider the above rule for adoption at its next regular meeting.

This rule was noticed for rule development in the December 22, 2000, issue of the FAW. The notice of proposed rulemaking was published in the January 26, 2001, issue of the FAW on pages 376 and 377.

TIMES AND DATES: 8:30 a.m. – 5:00 p.m. each day, March 29-30, 2001

PLACE: Holiday Inn – Capital, 1355 Apalachee Parkway, Tallahassee, Florida

THIS MEETING IS OPEN TO THE PUBLIC

If any person decides to challenge any decision with respect to any matter considered at the above meeting, he will need a record of the proceedings. For this purpose, he may need to ensure that a verbatim record of the proceedings is made, which record includes testimony and evidence upon which the challenge is to be based.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this meeting is asked to advise the agency at least five calendar days before the meeting by contacting Terry Mara, (850)487-3796. If hearing or speech impaired, please contact the agency by calling (850)488-9542.

FISH AND WILDLIFE CONSERVATION COMMISSION

Vessel Registration and Boating Safety

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RULE CHAPTER NO.:	RULE CHAPTER TITLE:
68D-23	Uniform Waterway Markers in
	Florida Waters
RULE NOS.:	RULE TITLES:
68D-23.003	Placement of Regulatory Markers
	in Waters of the State
68D-23.101	Intent
68D-23.102	Scope
68D-23.103	Definitions
68D-23.104	Placement of Markers
68D-23.105	Criteria for Approval
68D-23.106	Permit Conditions
68D-23.107	Federal System Adopted
68D-23.108	Specifications for Markers

68D-23.109	Additional Specifications for	
	Information and Regulatory	
	Markers	
68D-23.110	Triennial Inspection	
68D-23.111	Enforcement	
68D-23.112	Exemptions	
	NOTICE OF PUBLIC MEETING	

The Florida Fish and Wildlife Conservation Commission announces that it will consider the above listed rules for adoption at its next regular meeting. This rule was noticed for rule development in the December 22, 2000, issue of the FAW. The notice of proposed rulemaking was published in the January 26, 2001, issue of the FAW on pages 377 through 385. TIMES AND DATES: 8:30 a.m. – 5:00 p.m. each day, March 29-30, 2001

PLACE: Holiday Inn – Capital, 1355 Apalachee Parkway, Tallahassee, Florida

THIS MEETING IS OPEN TO THE PUBLIC

If any person decides to challenge any decision with respect to any matter considered at the above meeting, he will need a record of the proceedings. For this purpose, he may need to ensure that a verbatim record of the proceedings is made, which record includes testimony and evidence upon which the challenge is to be based.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this meeting is asked to advise the agency at least five calendar days before the meeting by contacting Terry Mara, (850)487-3796. If hearing or speech impaired, please contact the agency by calling (850)488-9542.

Section IV Emergency Rules

WATER MANAGEMENT DISTRICTS

Suwannee River Water Management District

RULE TITLE: RULE NO.:

Temporary 90-Day Moratorium on the Issuance and Processing of Water Use Permits for Withdrawals of Springs and Certain

Waterbodies within the District 40BER01-1 REASONS FOR FINDING AN IMMEDIATE DANGER TO THE PUBLIC HEALTH, SAFETY OR WELFARE: The District is in a current extreme drought condition. Current water levels in the Suwannee River and its tributaries are at historic low levels, and hydrologic conditions are below historic normal or typical annual minimum levels. The Aucilla, Alapaha and the Withlacoochee Rivers are also experiencing the lowest recorded stream levels in history. Withdrawals from sources directly connected to these water bodies are considered to have a direct impact to the environmental condition of the resources. Most of the existing flow in the Santa Fe and

Suwannee River is from ground water contributions discharging directly from springs. Low flows within the springs have caused concentration of nitrates to be higher and have resulted in eutrophic conditions. Some spring runs are experiencing algae blooms and diminished fish and aquatic life and others are perceived to be threatened. Due to the drought conditions, additional withdrawal may have adverse impacts on existing legal users.

REASONS FOR CONCLUDING THAT THE PROCEDURE USED IS FAIR UNDER THE CIRCUMSTANCES: The springs and rivers addressed in this emergency rule are a unique water resource of the Suwannee River Water Management District and the State of Florida. Due to the extreme drought condition and record low water levels, an emergency rule is necessary to preserve the quantity and quality of existing flow from certain surfacewaters and springs within the District. Additional withdrawals permitted pursuant to chapter 40B-2, Florida Administrative Code, will increase the adverse impacts until river levels are at or exceed the two year frequency low level.

SUMMARY OF THE RULE: Emergency Rule 40BER01-1 suspends the issuance and processing of existing and future applications for the withdrawal of water from certain waterbodies during the pendency of the emergency rule.

THE PERSON TO BE CONTACTED REGARDING THE EMERGENCY RULE IS: David Still, P.E., 9225 CR 49, Live Oak, FL 32060, (904)362-1001

THE FULL TEXT OF THE EMERGENCY RULE IS:

40BER01-1 Temporary 90-Day Moratorium on the <u>Issuance and Processing of Water Use Permits for Withdrawals</u> of Springs and Certain Waterbodies within the District.

Suwannee River Water Management District declares a 90-day moratorium on all existing and future applications for the withdrawal of water from all springs and surfacewaters of the Suwannee, Sante Fe, Aucilla, Alapaha and the Withlacoochee Rivers within the District until District amends Chapter 40B-2, Florida Administrative Code, to provide adequate protection for said water resources.

Specific Authority 373.171 FS. Law Implemented 373.219, 373.223 FS. History–New 2-21-01.

THE RULE TAKES EFFECT UPON BEING FILED WITH THE DEPARTMENT OF STATE UNLESS A LATER TIME AND DATE IS SPECIFIED IN THE RULE.

EFFECTIVE DATE: February 21, 2001

DEPARTMENT OF THE LOTTERY

RULE TITLE: RULE NO.: Instant Game Number 337, MARKET WINDFALL 53ER01-7

SUMMARY OF THE RULE: This emergency rule describes Instant Game Number 337, "MARKET WINDFALL," 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 and the number and size of prizes in the game. THE PERSON TO BE CONTACTED REGARDING THE EMERGENCY RULE IS: Diane D. Schmidt, Legal Analyst, Department of the Lottery, Capitol Complex, Tallahassee,

THE FULL TEXT OF THE EMERGENCY RULE IS:

Florida 32399-4011

53ER01-7 Instant Game Number 337, MARKET WINDFALL.

(1) Name of Game. Instant Game Number 337, "MARKET WINDFALL."

(2) Price. MARKET WINDFALL tickets sell for \$2.00 per ticket.

(3) MARKET WINDFALL lottery tickets shall have a series of numbers in Machine Readable Code (or bar code) on the back of the ticket, along with a Void if Removed Number (VIRN) under the latex area on the ticket. To be a valid winning MARKET WINDFALL lottery ticket, a combination of essential elements sufficient to validate the ticket must be present as set forth in Rule 53ER92-63(1)(a), F.A.C. In the event a dispute arises as to the validity of any MARKET WINDFALL lottery ticket, the VIRN number under the latex shall prevail over the bar code.

(4) In Game 1, the prize symbols and prize symbol captions are as follows:

INSERT SYMBOLS

(5) In Game 2, the "YOUR NUMBERS" play symbols and play symbol captions are as follows:

INSERT SYMBOLS

(6) In Game 2, the "WINNING NUMBER" play symbols and play symbol captions are as follows:

INSERT SYMBOLS

(7) In Game 2, the prize symbols and prize symbol captions are as follows:

INSERT SYMBOLS

(8) In Game 2, the legends are as follows:

INSERT SYMBOLS

- (9) There are two games in Instant Game Number 337, MARKET WINDFALL.
- (a) In Game 1, the holder of a ticket having three like amounts exposed in the play area shall be entitled to a prize of that amount. The prize amounts are: \$1.00, \$2.00, \$4.00, \$5.00, \$8.00, \$10.00, \$20.00, \$40.00, \$100, \$500, and \$10,000. The holder of a ticket having three "TICKET" symbols exposed in the play area shall be entitled to a prize of a \$2.00 instant ticket or any combination of instant and on-line tickets that totals \$2.00, except as provided in paragraph (9)(b) below.
- (b) A person who submits by mail a MARKET WINDFALL lottery ticket which entitles the holder to a prize of a \$2.00 ticket and whose mailing address is outside the state of Florida will receive a check for \$2.00 in lieu of an actual ticket.
- (c) In Game 2, the holder of a ticket having a number exposed in the "YOUR NUMBERS" play area that matches the number exposed in the "WINNING NUMBER" play area shall be entitled to the corresponding prize shown for that number. Prizes are: TICKET, \$1.00, \$2.00, \$4.00, \$5.00, \$8.00, \$10.00, \$20.00, \$40.00, \$100, \$500, \$10,000. The holder of a ticket which entitles the player to a prize of a "TICKET" shall be entitled to a prize of a \$2.00 instant ticket or any combination of instant and on-line tickets that totals \$2.00, except as provided in paragraph (9)(b) above.
- (10) The value, number of prizes, and odds of winning in Instant Game Number 337 are as follows:

GAME 1-MATCH THREE LIKE AMOUNTS, WIN THAT

AMOUNT GAME 2 -MATCH ANY OF YOUR NUMBER OF NUMBERS TO THE WINNING WINNERS IN NUMBER, WIN PRIZE 63 POOLS OF SHOWN FOR THAT 120,000 TICKETS WIN **ODDS NUMBER** PER POOL TICKET \$2 TICKET 1,008,000 1 in 7.50 1 + 1\$2 302,400 1 in 25.00 \$1 + \$2 + \$2\$5 201,600 1 in 37.50 \$1 + \$1 + \$1 + \$1 + \$1\$5 151,200 1 in 50.00 \$5 1 in 75.00 100,800 $$4 + ($2 \times 3)$ \$10 50,400 1 in 150.00 $(\$1 \times 6) + (\$2 \times 2)$ 100,800 1 in 75.00

<u>\$10</u>	<u>50,400</u>	1 in 150.00
<u>\$10</u>	50,400	1 in 150.00
<u>\$20</u>	<u>25,200</u>	1 in 300.00
<u>\$20</u>	<u>25,200</u>	1 in 300.00
<u>\$40</u>	<u>8,820</u>	1 in 857.14
<u>\$40</u>	<u>8,505</u>	1 in 888.89
<u>\$40</u>	<u>6,300</u>	1 in 1,200.00
<u>\$50</u>	<u>2,520</u>	1 in 3,000.00
<u>\$50</u>	1,575	1in 4,800.00
\$100	<u>630</u>	1 in 12,000.00
\$100	<u>630</u>	1 in 12,000.00
<u>\$100</u>	<u>630</u>	1 in 12,000.00
<u>\$500</u>	<u>63</u>	1 in 120,000.00
<u>\$500</u>	<u>63</u>	1 in 120,000.00
\$10,000	<u>6</u>	1 in 1,260,000.00
	\$10 \$20 \$20 \$40 \$40 \$40 \$50 \$50 \$100 \$100 \$500 \$500	\$10

- (11) The overall odds of winning any prize in Instant Game Number 337 are 1 in 3.61.
- (12) For reorders of Instant Game Number 337, the value, number of prizes, and odds of winning shall be proportionate to the number of tickets reordered.
- (13) By purchasing a MARKET WINDFALL lottery ticket the player agrees to comply with and abide by all rules and regulations of the Florida Lottery.

<u>Specific Authority 24.105(10)(a),(b),(c), 24.109(1) FS. Law Implemented 24.105(10)(a),(b),(c) FS. History–New 2-16-01.</u>

THIS EMERGENCY RULE TAKES EFFECT IMMEDIATELY UPON BEING FILED WITH THE DEPARTMENT OF STATE.

RULE NO.:

EFFECTIVE DATE: February 16, 2001

DEPARTMENT OF THE LOTTERY

RULE TITLE:

Instant Game Number 339 "WILD

PLAY BINGO" 53ER01-8 SUMMARY OF THE RULE: This emergency rule relates to the Instant Game Number 339, "WILD PLAY BINGO" 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, procedures to be followed on how to play the game, and the number and size of prizes in the game.

THE PERSON TO BE CONTACTED REGARDING THE EMERGENCY RULE IS: Diane D. Schmidt, Legal Analyst, Department of the Lottery, Capitol Complex, Tallahassee, Florida 32399-4011

THE FULL TEXT OF THE EMERGENCY RULE IS:

53ER01-8 Instant Game Number 339, "WILD PLAY BINGO."

(1) Name of Game. Instant Game Number 339, "WILD PLAY BINGO."

- (2) Price. WILD PLAY BINGO lottery tickets sell for \$2.00 per ticket.
- (3) WILD PLAY BINGO lottery tickets shall have a series of numbers in Machine Readable Code (or bar code) on the back of the ticket, along with a Void if Removed Number (VIRN) under the latex area on the ticket. To be a valid winning WILD PLAY BINGO lottery ticket, a combination of essential elements sufficient to validate the ticket must be present as set forth in Rule 53ER92-63(1)(a), F.A.C. In the event a dispute arises as to the validity of any WILD PLAY BINGO lottery ticket, the VIRN number under the latex shall prevail over the bar code.
 - (4) The "Caller's Card" play symbols are as follows:

INSERT SYMBOLS

(5) The player's cards play symbols are as follows:

INSERT SYMBOLS

- (6) Determination of Prize Winners. There is one Caller's Card, and four player's cards numbered 1 through 4 on each WILD PLAY BINGO ticket. A "FREE" space will appear in the center of each player's card and an extra "FREE" space will appear randomly on each player's card. A "FREE" space can substitute as a number in a pattern of which it is a part. The holder of a ticket whose Caller's Card numbers match the numbers on one of the four player's cards in one of the following designs shall be entitled to the prize shown for that design on the card:
- (a) Horizontal line of five numbers (or four numbers and one "FREE" space or three numbers and two "FREE" spaces).

- (b) Vertical line of five numbers (or four numbers and one "FREE" space or three numbers and two "FREE" spaces).
- (c) Diagonal line of four numbers and one "FREE" space (or three numbers and two "FREE" spaces).
- (d) Four corners (consisting of four numbers or three numbers and one "FREE" space).
- (e) "X" (consisting of eight numbers and one "FREE" space or seven numbers and two "FREE" spaces).
- (7) Prize amounts for a particular design are different on each player's card.
- (8) Players may win on one or more player's cards per ticket.
- (9) Prizes which appear in the player's card play area are: FREE TICKET, \$3, \$10, \$25, \$50, \$150, \$250, \$1,000, \$10,000.
- (10) The holder of a ticket which entitles the player to a prize of a "FREE TICKET" shall be entitled to a prize of a \$2.00 instant ticket or any combination of instant and on-line tickets that totals \$2.00, except as follows. A person who submits by mail a WILD PLAY BINGO lottery ticket which entitles the holder to a prize of a \$2.00 ticket and whose mailing address is outside the state of Florida will receive a check for \$2.00 in lieu of an actual ticket.
- (11) Number and Size of Prizes. The value, number of prizes, and odds of winning in Instant Game Number 339 are as follows:

NUMBER OF

		NOWIDER OF	<u>L</u>
		WINNERS	
		IN 84 POOLS	<u>3</u>
		OF 120,000	
		TICKETS	
GET BINGO WITH	WIN	PER POOL	<u>ODDS</u>
LINE – CARD 1	\$2 TICKET	940,800	1 in 10.71
LINE – CARD 2	<u>\$3</u>	873,600	1 in 11.54
LINE – CARDS 1, 2	<u>\$3 +</u>		
	\$2 TICKET	403,200	1 in 25.00
LINE – CARD 3	<u>\$10</u>	336,000	1 in 30.00
LINE – CARD 4	<u>\$25</u>	<u>67,200</u>	1 in 150.00
LINE - CARDS 1, 2, 4	<u>\$28 + </u>		
	\$2 TICKET	3,360	1 in 3,000.00
LINE – CARDS 1, 2,	<u>\$38 +</u>		
<u>3, 4</u>	\$2 TICKET	3,192	1 in 3,157.89
4 CORNERS – CARD 2	<u>\$50</u>	<u>8,400</u>	1 in 1,200.00
<u>"X" – CARD 1</u>	<u>\$150</u>	<u>840</u>	1 in 12,000.00
4 CORNERS –			
CARDS 1, $3 + LINE$			
CARD 4	<u>\$200</u>	<u>420</u>	1 in 24,000.00
4 CORNERS – CARD			
2 + "X" – CARD 1	<u>\$200</u>	<u>420</u>	1 in 24,000.00
4 CORNERS – CARDS			
1, 2, 3 + LINE- CARD 4	\$250	<u>336</u>	1 in 30,000.00
"X" – CARD 2	<u>\$250</u>	<u>336</u>	1 in 30,000.00
4 CORNERS – CARD 4	<u>\$250</u>	<u>336</u>	1 in 30,000.00
"X" – CARD 3	\$1,000	<u>25</u>	1 in 403,200.00
"X" - CARD 4	\$10,000	<u>5</u>	1 in 2,016,000.00

- (12) The overall odds of winning any prize in Instant Game Number 339 are 1 in 3.82.
- (13) For reorders of Instant Game Number 339, the value, number of prizes, and odds of winning shall be proportionate to the number of tickets reordered.

Specific Authority 24.105(10)(a),(b),(c), 24.109(1) FS. Law Implemented 24.105(10)(a),(b),(c) FS. History-New 2-16-01.

EMERGENCY RULE **TAKES EFFECT** THIS IMMEDIATELY UPON BEING FILED WITH THE DEPARTMENT OF STATE.

EFFECTIVE DATE: February 16, 2001

Section V Petitions and Dispositions Regarding Rule Variance or Waiver

DEPARTMENT OF TRANSPORTATION

NOTICE IS HEREBY GIVEN that the Florida Department of Transportation has received a Petition for Variance and/or Waiver from Petitioner, Precision Traffic Counting, Inc., d/b/a Buckholz Traffic, on February 15, 2001.

Petitioner requests a waiver whereby the Department would suspend the remaining period of revocation ordered pursuant to Rule 14-22.012. Florida Administrative Code. aforementioned rule provides for the suspension, revocation, or denial of a contractor's qualification to bid for good cause, as that term is defined in Section 337.16(2), Florida Statutes, thereby prohibiting the contractor from bidding on any Department contract for which pre-qualification is required. In addition, Rule 14-22.012, Florida Administrative Code, provides for a determination of non-responsibility to bid on any other construction or maintenance contract and from acting as a material supplier, subcontractor, or consultant on any Department contract or project during the period of suspension, revocation, or denial.

A copy of the Petition for Variance and/or Waiver, DOT Case No.: 01-027, may be obtained by written request from the Clerk of Agency Proceedings, 605 Suwannee Street, MS 58, Tallahassee, Florida 32399-0458.

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

The Department of Business and Professional Regulation hereby gives notice that it has denied a Petition for Variance or Waiver. The Petition for Variance or Waiver was filed on September 25, 2000, by Elena Moure-Domecq, Esquire, on behalf of Petitioner Orlando Grandal. The Petitioner was seeking a variance or waiver from Rule 61-6.004, F.A.C., which implements Section 455.271(6), F.S., relating to delinquent licenses becoming null and void. The Petition was first published on November 22, 2000.

The Final Order denying the Petition is available for public inspection during normal business hours, 8:00 a.m. to 5:00 p.m., Monday through Friday, except legal holidays, at the Department of Business and Professional Regulation, 1940 North Monroe Street, Tallahassee, Florida 32399-0750.

Requests for inspection or copies of the Petition or the Final Order denying the Petition should be made to the Agency Clerk at the above address, with specific reference to VW 2000-011.

The Florida Real Estate Commission hereby gives notice that it has denied a Petition for Waiver. The Petition was filed on November 9, 2000, by Jack L. McRay, Esquire, on behalf of Petitioners Maurice Gelina and Associates, Inc. and Maurice R. Gelina. The petition was first published on December 8, 2000. The Petitioners were seeking a waiver from Rule 61J2-5.014, F.A.C., relating to the registration of corporations. The Final Order denying the Petition is available for public inspection during normal business hours, 8:00 a.m. to 5:00 p.m., Monday through Friday, except legal holidays, at the Florida Real Estate Commission, 400 West Robinson Street, Hurston Building - North Tower, Suite N308, Orlando, Florida 32801. Requests for inspection or copies should be made to the above address.

DEPARTMENT OF ENVIRONMENTAL PROTECTION

The Department of Environmental Protection has taken action on a petition for variance received from Environmental Consulting & Technology, Inc., on October 10, 2000. Notice of receipt of this petition was published in the Florida Administrative Weekly on November 3, 2000. No public comment was received. The petition requested a variance from the zone of discharge prohibition for discharges through wells under Rule 62-522.300(3) of the Florida Administrative Code in order to use an in-situ remedial process, ferric sulfate and sodium hydroxide, for biodegradation of emulsified oil at the Petroleum Products Corporation facility located at 3130 S. W. 19th Street, Pembroke Pines, Florida. On January 18, 2001, the Department granted a variance to Environmental Consulting & Technology, Inc., in a final order, OGC File No.: 00-1922. The final order granted a variance from the zone of discharge prohibition, and contained conditions. The conditions require that the use of the product at the site must be through a Department-approved remedial action plan or other Department-enforceable document, and that such approval shall not be solely by a delegated program; that the discharge must be through a Class V, Group 4 underground injection control well which meets all applicable requirements of Chapter 62-528 of the Florida Administrative Code; that the extent of the zone of discharge for iron and sulfate is a 100-foot radius from the point of discharge for a duration of five years from last injection; that the injection of the product shall be at such a rate and volume that no undesirable migration occurs of the product, its by-products, or the contaminants already present in the aquifer; and that the Department-approved remedial action plan shall address appropriate ground water monitoring requirements associated with the use of the remediation product based on site-specific hydrogeology and conditions.

For a copy of the final order write or call Cynthia Christen, Department of Environmental Protection, MS 35, 3900 Commonwealth Boulevard, Tallahassee, Florida 32399-3000, telephone (850)921-9610.

The Department of Environmental Protection has taken action on a petition for variance received from the Department of the Air Force on October 20, 2000. Notice of receipt of this petition was published in the Florida Administrative Weekly on November 17, 2000. No public comment was received. The petition requested a variance from the zone of discharge prohibition for discharges through wells under Rule 62-522.300(3) of the Florida Administrative Code in order to use an in-situ remedial process in a pilot study to evaluate the effectiveness in remediation of ground water at Operable Unit 30 of the former Homestead Air Force Base, and specifically to allow a zone of discharge for pH, total dissolved solids, iron, chloride, manganese, chromium, nickel molybdenum, vanadium, and thallium within a 50-foot radius from the point of discharge for a duration of 365 days. On December 26. 2000, the Department granted a variance to the Department of the Air Force in a final order, OGC File No.: 00-2035. The final order granted a variance from the zone of discharge prohibition, and contained conditions. The conditions require that the use of the product must be through a Department-approved remedial action plan or other Department-enforceable document, and that such approval shall not be solely by a delegated program; that the discharge must be through a Class V, Group 4 underground injection control well which meets all applicable requirements of Chapter 62-528 of the Florida Administrative Code: that the extent of the zone of discharge for pH, total dissolved solids, iron, chloride, manganese, chromium, nickel, molybdenum, vanadium, and thallium shall be a 50-foot radius from the point of injection; that the injection of the product shall be at such a rate and volume that no undesirable migration occurs of the product, its by-products, or the contaminants already present in the aguifer; and that the Department-approved remedial action plan shall address appropriate ground water monitoring requirements associated with the use of the remediation product based on site-specific hydrogeology and conditions.

For a copy of the final order write or call: Cynthia Christen, Department of Environmental Protection, MS 35, 3900 Commonwealth Boulevard, Tallahassee, Florida 32399-3000, telephone (850)921-9610.

The Department of Environmental Protection has taken action on two petitions for variance received from HSA Engineers & Scientists, Inc., on November 30, 2000. Notice of receipt of these petitions was published in the Florida Administrative Weekly on December 22, 2000. No public comment was received. The petitions each requested a variance from the zone of discharge prohibition for discharges through wells under Rule 62-522.300(2)(a) of the Florida Administrative Code for the use of molasses and potassium lactate to clean up sites contaminated with chlorinated solvents, and other petroleum products. Specifically the petitions requested a zone of discharge for pH, color, chloride, and total dissolved solids may be exceeded in a small area of a fifty-foot radius from the point of discharge for a duration of 280 days. On February 5, 2001, the Department granted both variances to HSA Engineers & Scientists, Inc., in two final orders, OGC File Nos.: 00-2226 (for molasses) and 00-2227 (for potassium lactate). The conditions require that the use of the products must be through a Department-approved remedial action plan or other Department-enforceable document, and that such approval shall not be solely by a delegated program; that the discharge must be through a Class V, Group 4 underground injection control well which meets all applicable requirements of Chapter 62-528 of the Florida Administrative Code; that the zone of discharge for pH, color, chloride and total dissolved solids is a 50-foot radius from the point of injection for up to 280 days from last injection; that the injection of the products shall be at such a rate and volume that no undesirable migration occurs of the products, their by-products, or the contaminants already present in the aguifer; and that the Department-approved remedial action plans shall address appropriate ground water monitoring requirements associated with the use of the remediation products based on site-specific hydrogeology and conditions.

For a copy of the final orders write or call Cynthia Christen, Department of Environmental Protection, MS 35, 3900 Commonwealth Boulevard, Tallahassee, Florida 32399-3000, telephone (850)921-9610.

The Department of Environmental Protection has taken action on a petition for variance received from BioWorld Biotechnology, Inc., on December 8, 2000. Notice of receipt of this petition was published in the Florida Administrative Weekly on December 29, 2000. No public comment was received. The petition requested a variance from the zone of discharge prohibition for discharges through wells under Rule 62-522.300(3) of the Florida Administrative Code in order to use an in-situ remedial process, Cogen V Plus, for

biodegradation of petroleum hydrocarbons, chlorinated and non-chlorinated hydrocarbons and pesticides in soil and ground water. On February 8, 2001, the Department granted a variance to BioWorld Biotechnology, Inc., in a final order, OGC File No.: 00-2283. The final order granted a variance from the zone of discharge prohibition, and contained conditions. The conditions require that the use of the product must be through a Department-approved remedial action plan or other Department-enforceable document, and that such approval shall not be solely by a delegated program; that the discharge must be through a Class V, Group 4 underground injection control well which meets all applicable requirements of Chapter 62-528 of the Florida Administrative Code; that the extent of the zone of discharge for pH, iron, copper, sulfate, nitrate, nitrite, total dissolved solids, and ammonia is a 35-foot radius from the point of discharge for a duration of 365 days from last injection; that the injection of the product shall be at such a rate and volume that no undesirable migration occurs of the product, its by-products, or the contaminants already present in the aguifer; and that the Department-approved remedial action plan shall address appropriate ground water monitoring requirements associated with the use of the remediation product based on site-specific hydrogeology and conditions, including for sites with pesticide contamination, monitoring for intermediate products from the breakdown of pesticides.

For a copy of the final order write or call: Cynthia Christen, Department of Environmental Protection, MS 35, 3900 Commonwealth Boulevard, Tallahassee, Florida 32399-3000, telephone (850)921-9610.

The Department of Environmental Protection has taken action on a petition for variance received from Partners for a Better Environment, Inc., on December 14, 2000. Notice of receipt of this petition was published in the Florida Administrative Weekly on January 5, 2001. No public comment was received. The petition requested a variance from the zone of discharge prohibition for discharges through wells under Rule 62-522.300(3) of the Florida Administrative Code in order to use an in-situ remedial process, STI Technology, for biodegradation of petroleum hydrocarbons, chlorinated hydrocarbons, and other suitable contaminants in soil and ground water. On February 8, 2001, the Department granted a variance to Partners for a Better Environment, Inc., in a final order, OGC File No.: 00-2311. The final order granted a variance from the zone of discharge prohibition, and contained conditions. The conditions require that the use of the product must be through a Department-approved remedial action plan or other Department-enforceable document, and that such approval shall not be solely by a delegated program; that the discharge must be through a Class V, Group 4 underground injection control well which meets all applicable requirements of Chapter 62-528 of the Florida Administrative Code; that the extent of the zone of discharge for pH, iron, aluminum, chloride, total nitrogen (nitrate and nitrite), and ammonia is a 35-foot radius from the point of discharge for a duration of 365 days from last injection; that the injection of the product shall be at such a rate and volume that no undesirable migration occurs of the product, its by-products, or the contaminants already present in the aquifer; and that the Department-approved remedial action plan shall address appropriate ground water monitoring requirements associated with the use of the remediation product based on site-specific hydrogeology and conditions.

For a copy of the final order write or call: Cynthia Christen, Department of Environmental Protection, MS 35, 3900 Commonwealth Boulevard, Tallahassee, Florida 32399-3000, telephone (850)921-9610.

NOTICE IS HEREBY GIVEN that the Florida Department of Environmental Protection received, on February 8, 2001, a petition from Enviro-Logical Solutions, Inc., seeking a variance under Section 120.542 of the Florida Statutes from the prohibition from a zone of discharge under rule 62-522.300(3), Florida Administrative Code, for the use of hydrogen peroxide to clean up sites that are contaminated with petroleum. The petition has been assigned File No.: 01-0238-29-UC.

Copies may be received from, and written comments submitted to, Department of Environmental Protection, Underground Injection Control Section, Mail Station 3530, 2600 Blair Stone Road, Twin Towers Office Building, Tallahassee, Florida 3299-2400; Attn: Cathy McCarty. Comments must be received no later than 14 days from the date of publication of this notice.

The Department of Environmental Protection gives notice of its intent to grant a variance, DEP Variance No. 44-0128498-002, to Cabot Properties, Inc., c/o Wisdom Associates, Inc., 517 Camden Avenue, Stuart, Florida 34994, to obtain a waiver of the provisions of Rule 62-312.430(2), Florida Administrative Code, which prohibits the Department from authorizing fuel storage or pumping facilities located on over-water structures within Outstanding Florida Waters in Monroe County. The project is located in Boot Key Harbor, Monroe County, Section 17, Township 66 South, Range 32 East, Class III Outstanding Florida Waters. The application is available for public inspection from 8:00 a.m. – 5:00 p.m., Monday through Friday except for legal holidays, at the Department of Environmental Protection, 2796 Overseas Highway, Suite 221, Marathon, Florida 33050.

The Department will issue the variance unless a timely petition for an administrative hearing is filed under Sections 120.569 and 120.57, Florida Statutes (F.S.), before the deadline for filing a petition. The procedures for petitioning for a hearing are set forth below.

Mediation is not available.

A person whose substantial interests are affected by the Department's action may petition for an administrative proceeding (hearing) under Sections 120.569 and 120.57, F.S. The petition must contain the information set forth below and must be filed (received by the clerk) in the Office of General Counsel of the Department at 3900 Commonwealth Boulevard, Mail Station 35, Tallahassee, Florida 32399-3000.

Because the administrative hearing process is designed to determine final agency action on the application, the filing of a petition for an administrative hearing may result in a modification or denial of the application for variance. If a sufficient petition for an administrative hearing or request for an extension of time to file a petition is timely filed, this variance automatically becomes only proposed agency action, subject to the result of the administrative review process. Accordingly, the applicant is advised not to commence construction or other activities under this variance until the deadlines noted below for filing a petition for an administrative hearing or request for an extension of time have expired.

Under Rule 62-110.106(4), Florida Administrative Code (F.A.C.), a person whose substantial interests are affected by the Department's action may also request an extension of time to file a petition for an administrative hearing. The Department may, for good cause shown, grant the request for an extension of time. Requests for extension of time must be filed with the Office of General Counsel of the Department at 3900 Commonwealth Boulevard, Mail Station 35, Tallahassee, Florida 32399-3000, before the applicable deadline. A timely request for extension of time shall toll the running of the time period for filing a petition until the request is acted upon. If a request is filed late, the Department may still grant it upon a motion by the requesting party showing that the failure to file a request for an extension of time before the deadline was the result of excusable neglect.

In the event that a timely and sufficient petition for an administrative hearing is filed, other persons whose substantial interests will be affected by the outcome of the administrative process have the right to petition to intervene in the proceeding. Any intervention will be only at the discretion of the presiding officer upon the filing of a motion in compliance with Rule 28-106.205, FAC.

accordance with Rules 28-106.111(2) In and 62-110.106(3)(a)(4), F.A.C., petitions for an administrative hearing by the applicant or any other party must be filed within 21 days of receipt of this written notice. Petitions filed by any persons other than those entitled to written notice under Section 120.60(3), F.S., must be filed within 21 days of publication of the notice or within 21 days of receipt of the written notice, whichever occurs first.

The petitioner shall mail a copy of the petition to the applicant at the address indicated above at the time of filing. The failure of any person to file a petition for an administrative hearing

within the appropriate time period shall constitute a waiver of that person's right to request an administrative determination (hearing) under Sections 120.569 and 120.57, F.S.

A petition that disputes the material facts on which the Department's action is based must contain the following information:

- (a) The name and address of each agency affected and each agency's file or identification number, if known;
- (b) The name, address, and telephone number of the petitioner; the name, address, and telephone number of the petitioner's representative, if any, which shall be the address for service purposes during the course of the proceeding; and an explanation of how the petitioner's substantial interests are or will be affected by the agency determination;
- (c) A statement of when and how the petitioner received notice of the agency decision;
- (d) A statement of all disputed issues of material fact. If there are none, the petition must so indicate;
- (e) A concise statement of the ultimate facts alleged, including the specific facts that the petitioner contends warrant reversal or modification of the agency's proposed action; and
- (f) A statement of the specific rules or statutes that the petitioner contends require reversal or modification of the agency's proposed action;
- (g) A statement of the relief sought by the petitioner, stating precisely the action that the petitioner wishes the agency to take with respect to the agency's proposed action.

A petition that does not dispute the material facts on which the Department's action is based shall state that no such facts are in dispute and otherwise shall contain the same information as set forth above, as required by Rule 28-106.301, F.A.C. Under Sections 120.569(2)(c) and (d), F.S., a petition for administrative hearing must be dismissed by the agency if the petition does not substantially comply with the above requirements or is untimely filed.

This action is final and effective on the date filed with the Clerk of the Department unless a petition is filed in accordance with the above. Upon the timely filing of a petition this order will not be effective until further order of the Department.

NOTICE IS HEREBY GIVEN that the Florida Department of Environmental Protection received, on February 7, 2001, a petition from Mulberry Phosphates, Inc., and a petition from Piney Point Phosphates, Inc., seeking a variance from the financial responsibility requirements under Rule 62-673 of the Florida Administrative Code, and the closure requirements under Rule 62-673.650 of the Florida Administrative Code. The petitions have been assigned OGC case numbers 01-0257 and 01-0258 respectively.

Copies may be received from, and written comments submitted to: Department of Environmental Protection, Office of General Counsel, Mail Station 35, 3900 Commonwealth Boulevard, Tallahassee, Florida 32399-3000; Attn: Francine M. Folkes. Comments must be received no later than 14 days from the date of publication of this notice.

NOTICE IS HEREBY GIVEN that the Florida Department of Environmental Protection received on January 12, 2001, a petition from Florida Power and Light Company (FPL) for a variance pursuant to Subsection 120.542(2), F.S. from the toxicity characteristic requirements of the definition of hazardous waste in 40 CFR 261.24(b) (as adopted by reference in Rule 62-730.030(1), F.A.C.), and recognition of the exclusion provided in 40 CFR 261.4(b)(6) (as adopted by reference in Rule 62-730.030(1), F.A.C.) for waste containing chromium which is exclusively (or nearly exclusively) trivalent (as opposed to hexavalent.) The petition has been assigned OGC case number 01-0280 and is initially for the boiler chemical cleanout waste (BCCW) generated at the Riviera Power Plant Boiler Unit #3 located at 200-300 Broadway, Riviera Beach, Florida, and at the Port Everglades Plant Boiler Units #2 and #4 located at 8100 Eisenhower Blvd., Fort Lauderdale, Florida. (FPL plans to add to and update the petition periodically until BCCW from all boiler units at all power plants are covered by the exclusion.)

Copies may be received from, and written comments submitted to: Department of Environmental Protection, Office of General Counsel, Mail Station 35, 3900 Commonwealth Boulevard, Tallahassee, Florida, Attn: Agusta Posner. Comments must be received no later than 14 days from the date of publication of this notice.

The Department of Environmental Protection gives notice of its intent to grant a variance (File No. 0158893-003-EV) to the U.S. Army Corps. of Engineers, from 62-4.244(5)(c), F.A.C. to allow a temporary mixing zone for turbidity at a nearshore beach disposal site, extending 150 meters offshore and up to 500 meters down current from the point of discharge. The variance is associated with Permit No. 362809579 and the associated Joint Coastal Permit Modification 0158893-002-JC, to dredge approximately 180,000 cubic yards of beach quality and non-beach quality sand from Matanzas Pass, otherwise known as Fort Myers Beach Pass. Non-beach quality material (greater than 10% but less than 20% fines) from this dredging will be placed in the nearshore area (below mean low water) along Ft. Myers Beach. Given the higher content of fine material and the direct discharge into these waters, the permittee has determined that turbidity levels in excess of 29 NTUs above background would be expected to occur occasionally at the edge of the standard 150 meter mixing zone. Non-beach quality material will be placed below MLW, between DNR Range monuments R-178 and R-184. The activity is located in Section 24, Township 16 South,

Range 23 East; and in Section 19, Township 46 South, Range 24 East, within the Gulf of Mexico, Class III waters of the State of Florida.

A person whose substantial interests are affected by the Department's proposed action may petition for an administrative hearing in accordance with Sections 120.569 and 120.57, Florida Statutes. The petition must contain the information set forth below and must be filed (received by the clerk) in the Office of General Counsel of the Department at 3900 Commonwealth Boulevard, Mail Station 35, Tallahassee, Florida 32399-3000.

Because the administrative hearing process is designed to redetermine final agency action on the application, the filing of a petition for an administrative hearing may result in a modification of the variance or even a denial of the application. Under Rule 62-110.106(4), Florida Administrative Code, a person whose substantial interests are affected by the Department's action may also request an extension of time to file a petition for an administrative hearing. The Department may, for good cause shown, grant the request for an extension of time. Requests for extension of time must be filed with the Office of General Counsel of the Department at 3900 Commonwealth Boulevard, Mail Station 35, Tallahassee, Florida 32399-3000, before the applicable deadline. A timely request for extension of time shall toll the running of the time period for filing a petition until the request is acted upon. If a request is filed late, the Department may still grant it upon a motion by the requesting party showing that the failure to file a request for an extension of time before the deadline was the result of excusable neglect.

In the event that a timely and sufficient petition for an administrative hearing is filed, other persons whose substantial interests will be affected by the outcome of the administrative process have the right to petition to intervene in the proceeding. Any intervention will be only at the discretion of the presiding judge upon the filing of a motion in compliance with Rule 28-106.205, F.A.C.

accordance with 28-106.111(2) Rules 62-110.106(3)(a)(1), F.A.C., petitions for an administrative hearing by the applicant must be filed within 21 days of receipt of this written notice. Petitions filed by any persons other than the applicant, and other than those entitled to written notice under Section 120.60(3), F.S., must be filed within 21 days of publication of the notice or within 21 days of receipt of the written notice, whichever occurs first. Under Section 120.60(3), F.S., however, any person who has asked the Department for notice of agency action may file a petition within 21 days of receipt of such notice, regardless of the date of publication.

The petitioner shall mail a copy of the petition to the applicant at the address indicated above at the time of filing. The failure of any person to file a petition for an administrative hearing

within the appropriate time period shall constitute a waiver of that person's right to request an administrative determination (hearing) under Sections 120.569 and 120.57, F.S.

In accordance with Rule 28-106.201, F.A.C., a petition that disputes the material facts on which the Department's action is based must contain the following information: (a) The name and address of each agency affected and each agency's file or identification number, if known; (b) The name, address, and telephone number of the petitioner; the name, address, and telephone number of the petitioner's representative, if any, which shall be the address for service purposes during the course of the proceeding; and an explanation of how the petitioner's substantial interests are or will be affected by the agency determination; (c) A statement of when and how the petitioner received notice of the agency decision; (d) A statement of all disputed issues of material fact. If there are none, the petition must so indicate; (e) A concise statement of the ultimate facts alleged, including the specific facts that the petitioner contends warrant reversal or modification of the agency's proposed action; (f) A statement of the specific rules or statutes that the petitioner contends require reversal or modification of the agency's proposed action; and (g) A statement of the relief sought by the petitioner, stating precisely the action that the petitioner wishes the agency to take with respect to the agency's proposed action.

A petition that does not dispute the material facts on which the Department's action is based shall state that no such facts are in dispute and otherwise shall contain the same information as set forth above, as required by Rule 28-106.301, F.A.C. Under Sections 120.569(2)(c) and (d), F.S., a petition for administrative hearing must be dismissed by the agency if the petition does not substantially comply with the above requirements or is untimely filed.

This intent to grant variance constitutes an order of the Department. The applicant has the right to seek judicial review of the order under Section 120.68, F.S., by the filing of a notice of appeal under rule 9.110 of the Florida Rules of Appellate Procedure with the Clerk of the Department in the Office of General Counsel, 3900 Commonwealth Boulevard, Mail Station 35, Tallahassee, Florida 32399-3000; and by filing a copy of the notice of appeal accompanied by the applicable filing fees with the appropriate district court of appeal. The notice of appeal must be filed within 30 days from the date when the final order is filed with the Clerk of the Department. The applicant, or any party within the meaning of Section 373.114(1)(a), F.S., may also seek appellate review of this order before the Land and Water Adjudicatory Commission under Section 373.114(1), F.S. Requests for review before the Land and Water Adjudicatory Commission must be filed with the Secretary of the Commission and served on the Department within 20 days from the date when the final order is filed with the Clerk of the Department.

The application is available for public inspection during normal business hours, 8:00 a.m. – 5:00 p.m., Monday through Friday, except legal holidays, at the Department of Environmental Protection, Office of Beaches and Coastal Systems, 5050 West Tennessee Street, Building B, Tallahassee, Florida 32304-9201.

The Department of Environmental Protection gives Notice of Its Intent to Issue a Variance (File No. VE-36-0128783-001), to CSX Realty Development, L.L.C. (Boca Bay), c/o Jay LaVia, Esq., Landers & Parsons, P.A., Post Office Box 271, Tallahassee, FL 32302-0271, from Rule 62-312.080(7), Florida Administrative Code (F.A.C.), for authorization to construct two flushing culverts in Charlotte Harbor, Class II Waters Conditionally Approved for Shellfish Harvesting. The granting of a Variance does not guarantee the issuance of a permit. The Department file on this matter is available for public inspection during normal business hours, 8:00 a.m. to 5:00 p.m., Monday through Friday, except legal holidays, at the Department of Environmental Protection, 7451 Golf Course Boulevard, Punta Gorda, FL 33982.

A person whose substantial interests are affected by the Department's proposed decision may petition for an administrative proceeding (hearing) under Sections 120.569 and 120.57, Florida Statutes. The petition must contain the information set forth below and must be filed (received by the clerk) in the Office of General Counsel of the Department at 3900 Commonwealth Boulevard, Mail Station 35, Tallahassee, Florida 32399-3000.

Petitions filed by any persons other than those entitled to written notice under Section 120.60(3), Florida Statutes, must be filed within twenty-one days of publication of the notice or within twenty-one days of receipt of the written notice, whichever occurs first. Under Section 120.60(3), Florida Statutes, however, any person who has asked the Department for notice of agency action may file a petition within twenty-one days of receipt of such notice, regardless of the date of publication. The petitioner shall mail a copy of the petition to the applicant at the address indicated above at the time of filing. The failure of any person to file a petition or request for enlargement of time within twenty-one days of receipt of notice shall constitute a waiver of that person's right to request an administrative determination (hearing) under Sections 120.569 and 120.57, Florida Statutes. Any subsequent intervention (in a proceeding initiated by another party) will be only at the discretion of the presiding officer upon the filing of a motion in compliance with Rule 28-106.205, Florida Administrative Code. A petition that disputes the material facts on which the Department's action is based must contain the following information:

- (a) The name, address, and telephone number of each petitioner; the name, address, and telephone number of the petitioner's representative, if any; the Department case identification number and the county in which the subject matter or activity is located;
- (b) A statement of how and when each petitioner received notice of the Department action;
- (c) A statement of how each petitioner's substantial interests are affected by the Department action;
- (d) A statement of all disputed issues of material fact. If there are none, the petition must so indicate;
- (e) A statement of facts that the petitioner contends warrant reversal or modification of the Department action;
- (f) A concise statement of the ultimate facts alleged, as well as the rules and statutes which entitle the petitioner to relief; and
- (g) A statement of the relief sought by the petitioner, stating precisely the action that the petitioner wants the Department to take

Because the administrative hearing process is designed to formulate final agency action, the filing of a petition means that the Department's final action may be different from the position taken by it in this notice. Persons whose substantial interests will be affected by any such final decision of the Department have the right to petition to become a party to the proceeding, in accordance with the requirements set forth above. Mediation under Section 120.573, Florida Statutes, is not available for this proceeding.

DEPARTMENT OF HEALTH

The Board of Psychology hereby gives notice that it has received a petition, filed on February 1, 2001, Tanya Quille, Ph.D., seeking a variance or waiver of Rule 64B19-11.005(1)(d), F.A.C. to permit Dr. Howard Liddle to verify the Petitioner's supervised experience, although Dr. Liddle is not licensed in Florida.

Written comments on this petition should be filed with Board of Psychology, 4052 Bald Cypress Way, Bin #C05, Tallahassee, FL 32399-3255, within 14 days of publication of this notice.

For a copy of the petition, contact: Kay Howerton, Board of Psychology, Department of Health, 4052 Bald Cypress Way, Bin C05, Tallahassee, Florida 32399-3255.

FLORIDA HOUSING FINANCE CORPORATION

NOTICE IS HEREBY GIVEN that on February 12, 2001, Florida Housing Finance Corporation ("Florida Housing") received a Petition for Variance from Rule 9I-47.150(9), F.A.C., from Lake Forest Glen, Inc. ("Petition"). The Petition seeks relief from Rule 9I-47.140(9), Florida Administrative Code, which requires an applicant to expend the loan proceeds of a HOME project within six (6) months of the HUD deadline pursuant to 25 CFR Section 93.500 (1996).

A copy of the Petition can be obtained from: Andrew T. Price, Senior Attorney, Florida Housing Finance Corporation, 227 North Bronough Street, Suite 5000, Tallahassee, Florida 32399-1329.

Florida Housing will accept comments concerning the Petition for 14 days from the date of publication of this notice. To be considered, comments must be received on or before 5:00 p.m., Eastern Standard Time, on the 14th day after publication of this notice at Florida Housing Finance Corporation, 227 North Bronough Street, Suite 5000, Tallahassee, Florida 32399-1329.

Section VI Notices of Meetings, Workshops and Public Hearings

DEPARTMENT OF STATE

The **Department of State, Division of Cultural Affairs** announces the following public meeting to which all persons are invited.

COMMITTEE: Art Selection Committee

DATE AND TIME: March 29, 2001, 2:30 p.m.

PLACE: USF Contemporary Art Museum, Conference Room, USF Tampa Campus, 4202 E. Fowler Avenue, CAM 101, Tampa, FL 33620

PURPOSE: Art in State Buildings Meeting, BR-522

For more information, please contact: Vincent Ahern, Coordinator of Public Art, University of South Florida, Contemporary Art Museum, 4202 E. Fowler Avenue, CAM 101, Tampa, FL 33620, (813)974-4333.

Should any person wish to appeal any decision made with respect to any matter considered in the above-referenced meeting, he/she may need to ensure verbatim recording of the proceedings to provide a record for judicial review. This meeting will not be taped by the Division of Cultural Affairs.

Pursuant to the provisions of the Americans With Disabilities Act, any person requiring special accommodations to participate in this meeting is asked to advise the agency at least 48 hours before the meeting by contacting Vincent Ahern at the above listed phone number. If you are hearing or speech impaired, please contact the agency.

DEPARTMENT OF LEGAL AFFAIRS

The Legislative Advocacy Committee of the Florida Commission on the Status of Women will hold a telephone conference to which all interested persons are invited.

DATE AND TIME: March 16, 2001, 10:00 a.m.

PLACE: Please call (850)414-3300 for instructions on participation

PURPOSE: To discuss general issues.

If you need an accommodation because of disability in order to participate, please notify FCSW in writing at least five days in advance at Office of the Attorney General, The Capitol, Tallahassee, FL 32399-1050.

DEPARTMENT OF AGRICULTURE AND CONSUMER SERVICES

The Florida **Department of Agriculture and Consumer Services** announces a Notice of Public Meeting of the Feed Technical Council to which all persons are invited.

DATE AND TIME: Tuesday, March 20, 2001, 10:00 a.m.

PLACE: Florida Department of Agriculture and Consumer Services, AES Conference Room, Building 8, L-29, Tallahassee, Florida 32399-1650, (850)488-8731

PURPOSE: Feed Technical Council Meeting.

GENERAL SUBJECT MATTER TO BE CONSIDERED: You may contact: Mr. Dale Dubberly, Florida Department of Agriculture and Consumer Services, 3125 Conner Boulevard, Building 8 L-29, Tallahassee, Florida 32399-1650, (850)488-8731.

If special accommodations are needed to attend this meeting because of a disability, please call Dale Dubberly as soon as possible.

The **Department of Agriculture and Consumer Services** announces the following rule development workshops to which all persons are invited.

DATE AND TIME: Thursday, March 22, 2001, 1:00 p.m. – 7:00 p.m.

PLACE: Marion County Cooperative Extension Service, Institute of Food and Agricultural Science, University of Florida, 2232 N. E. Jacksonville Road (County Road 200 A), Ocala, Florida

DATE AND TIME: Friday, March 23, 2001, 3:00 p.m. – 7:00 p.m.

PLACE: Franklin County Court House, Main Court Room, 33 Market Street, Apalachicola, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: Revised proposed rule amendments to Chapter 5L-1, FAC., Comprehensive Shellfish Control Code, to implement shellfish processing plant facility certification license and fees, and administrative fines; change the statutory authority for the Code from 370, F.S. to 597, F.S.; adopt the National Shellfish Sanitation Program Guide For The Control of Molluscan Shellfish Model Ordinance 1999; add, clarify, and renumber some of the definitions; add a section to allow the department to issue a stop-use order for unsanitary equipment; describe shellfish relaying for marine biotoxins and for public relay activities; further describe acceptable standards for lighting; require each certified dealer to have someone with adequate

HACCP training, knowledge or experience to develop a HACCP plan; and replace the word should with shall in several sentences throughout the rule.

A copy of the agenda may be obtained by contacting: Bobby Bickley, Division of Aquaculture, 1203 Governors Square Boulevard, 5th Floor, Tallahassee, Florida 32301, (850)488-5471.

DEPARTMENT OF EDUCATION

The **Department of Education** announces a meeting of the Occupational Access and Opportunity Commission Ad Hoc By-Laws Committee to which all persons are invited and to which all interested individuals are encouraged to attend.

DATE AND TIME: March 13, 2001, 10:00 a.m. – 3:00 p.m.

PLACE: Marriott Tampa Airport, Lobby Level Meeting Room, Tampa International Airport, Tampa, Florida 33607, 1(800)228-9290, (813)879-5151

PURPOSE: To review the By-Laws and, in particular, to discuss the make-up and requirements of Advisory Committees.

In accordance with the Americans with Disabilities Act, persons needing special accommodations to participate in the meeting should contact V. Virginia Rhoden, (850)488-0059, Ext. 207, three days before the meeting.

The State of Florida, Florida Education Standards Commission announces a public meeting to which all persons are invited.

DATES AND TIMES: Thursday, March 22, 2001, 8:30 a.m. – 5:00 p.m.; Friday, March 23, 2001, 8:30 a.m. – 12:00 Noon

PLACE: Florida Department of Education, 325 West Gaines Street, Room 1703/07, Turlington Building, Tallahassee, Florida 32399-0400, (850)488-1523

PURPOSE: Members of the Florida Education Standards Commission will meet and discuss issues related to the Commission's charge.

To obtain a copy of the agenda, please call or write: Florida Education Standards Commission, 325 West Gaines Street, 224 Turlington Building, Tallahassee, Florida 32399, (850)488-1523 or Suncom 278-1523.

SPECIAL ACCOMMODATIONS: Persons with disabilities who require assistance to participate in this meeting are requested to contact Dr. Adeniji Odutola at the above address or telephone numbers.

The Graduate Medical Education Committee and the Community Hospital Education Council announce a joint public meeting to which all persons are invited.

DATE AND TIME: March 12, 2001, 10:00 a.m. – 12:00 Noon PLACE: Room 1724, Florida Education Center, 325 West Gaines Street, Tallahassee, Florida

PURPOSE: Joint meeting to discuss topics of mutual concern relating to graduate medical education. The meeting will constitute the regular third quarter meeting of the Community Hospital Education Council.

A copy of the agenda may be obtained by writing: Linda Rackleff, State University System, Room 1520, Florida Education Center, 325 West Gaines Street, Tallahassee, Florida 32399-1950.

Persons with disabilities who require assistance to participate in the meeting are requested to notify the Office of Equal Opportunity and Diversity at least seven (7) days in advance, by calling (850)201-7160 (Voice), (850)201-7164 (TDD), so that their needs can be accommodated.

The public is invited to a telephone conference call meeting of the Florida **Board of Regents**.

DATE AND TIME: March 16, 2001, 9:00 a.m.

PLACE: Conference Room, 15th Floor, Florida Education Center, Tallahassee, Florida

PURPOSE: Consideration of: Subcontract in Excess of \$1 Million, Florida State University; Subcontract in Excess of \$1 Million, University of South Florida; Education Governance Reorganization Task Force Recommendations; Legislative Update; and other matters pertaining to the State University System.

A copy of the agenda may be obtained by writing: Mary-Anne Bestebreurtje, Corporate Secretary, Florida Board of Regents, 325 West Gaines Street, Tallahassee, Florida 32399-1950.

Persons with disabilities who require assistance to participate in the meeting are requested to notify the Office of Equal Opportunity and Diversity, (850)201-7160 (Voice), (850)201-7164 (TDD), at least 7 days in advance, so that their needs can be accommodated.

DEPARTMENT OF COMMUNITY AFFAIRS

The **Department of Community Affairs** announces a meeting of the State Energy Program (SEP) Clean Fuel Florida Advisory Board (CFF) to which all interested parties are invited.

SEP CFF MEETING

DATE AND TIME: March 15, 2001, 10:00 a.m. - 4:00 p.m.

PLACE: Department of Planning and Environmental Protection, Cypress Room, 218 S. W. First Avenue, Ft. Lauderdale, Florida 33301

ACTIONS TO BE TAKEN: The CFF will consider the following items: 1) Demonstration of Miami Beach Electric Transit Bus; 2) Briefing – Energy 2020 Commission: Status Report; 3) Proposed Work Program for Alternative Fuel Plan APPEAL INFORMATION: If a person decides to appeal any decision of the Department of Community Affairs with respect to any matter considered at this public meeting he or she may need a record or transcript of the proceeding, and for such

purposes he or she may need to ensure that a record of the proceeding is made, which record may include testimony and evidence relevant to the appeal.

Anyone who wants a copy of the agenda or additional information on this meeting may write or call: Alexander Mack, Community Program Administrator, Department of Community Affairs, 2255 Shumard Oak Boulevard, Tallahassee, Florida 32399-2100, (850)488-2475.

Any person requiring a special accommodation at this meeting because of a disability or physical impairment should contact the SEP, (850)488-2475, at least five calendar days prior to the meeting. If you are hearing impaired, please contact the SEP using the Florida Dual Party System, 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

STATE BOARD OF ADMINISTRATION

The Board of Directors of the Florida Water Pollution Control Financing Corporation announces a public meeting to which all persons are invited.

DATE AND TIME: Tuesday, March 13, 2001, 9:30 a.m.

PLACE: Cabinet Meeting Room, Lower Level, The Capitol Building, Tallahassee, FL

PURPOSE: The Board of Directors of the Florida Water Pollution Control Financing Corporation will meet to adopt a resolution authorizing the issuance of not exceeding \$225,000,000 Florida Water Pollution Control Financing Corporation Water Pollution Control Revenue Bonds, containing the form of a Master Trust Indenture, the form of a Loan Agreement, the form of a Service Contract, and the form of a Series 2001 Supplemental Trust Indenture, authorizing the sale of not exceeding \$50,000,000 of the Corporation's revenue bonds, and authorizing the Chief Executive Officer to take all necessary action to sell and issue the bonds, authorizing the Corporation to take all action necessary to validate the Corporation's bonds as provided in Section 403.1837(8), Florida Statutes, selecting a trustee; and conducting other general business of the Corporation.

A copy of the agenda may be obtained in writing: State Board of Administration, Attention: Dorothy Westwood, 1801 Hermitage Boulevard, Suite 100, Tallahassee, Florida 32308, (850)413-1350.

Accommodations can be made for persons with disabilities provided several days' notification is received. Please notify Tom Beenck, (850)488-4406.

The **State Board of Administration** announces a public meeting to which all persons are invited.

DATE AND TIME: Friday, March 16, 2001, 9:00 a.m.

PLACE: Hermitage Room, The Hermitage Centre, Plaza Level, 1801 Hermitage Boulevard, Tallahassee, FL 32308

PURPOSE: Regularly scheduled quarterly meeting of the Investment Advisory Council (IAC). The IAC is a six-member advisory council, which reviews the investments made by the staff of the Board of Administration and makes recommendations to the board regarding investment policy, strategy and procedures. The IAC operates under s. 215.444, Florida Statutes.

A copy of the agenda may be obtained by writing: State Board of Administration, Attention: Cheryl D. Creel, (850)413-1248, 1801 Hermitage Boulevard, Suite 600, Tallahassee, Florida 32308.

Accommodations can be made for persons with disabilities provided several days' notification is received. Please notify Dorothy Westwood, (850)488-4406.

NOTICE IS HEREBY GIVEN by the State Board of Administration of a meeting of the Investment Advisory Council (IAC) and the Public Employee Optional Retirement Advisory Committee (PEORPAC) to which all persons are invited. Note that both these groups will meet concurrently.

DATE AND TIME: Friday, March 16, 2001, 1:00 p.m. conclusion of the meeting

PLACE: Hermitage Room, The Hermitage Centre, 1801 Hermitage Blvd., Tallahassee, Florida

PURPOSE: This is a joint business meeting of the IAC and PEORPAC. The two groups will discuss recommendations regarding the education/advice vendor(s) and other issues relating to the implementation of the Public Employee Optional Retirement Program. Although this meeting will be primarily in person, anyone wishing to participate by telephone is free to use the following conference call number: (850)410-0967 or Suncom 210-0967.

Anyone wishing further information should contact: Joan Lazar, Defined Contribution Program, P. O. Drawer 13300, Tallahassee, FL 32317-3300 e-mail: lazar joan@fsba.state.fl.us.

In compliance with the Americans with Disabilities Act, anyone needing special accommodation to attend the meeting is requested to call Joan Lazar, (850)413-1492, five days prior to the meeting so that appropriate arrangements can be made.

DEPARTMENT OF CITRUS

The **Department of Citrus** announces a public meeting of the Citrus Harvesting Research Advisory Council to which all persons are invited.

DATE AND TIME: Thursday, March 8, 2001, 10:00 a.m. PLACE: Florida Department of Citrus, 1115 East Memorial Blvd., Lakeland, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: Discussion on 2000/2001 budget, discussions on mechanical pickup systems, action to be taken on 2000/2001 harvesting projects, update on abscission chemical registration planning, update on new abscission chemicals being used, etc.

In accordance with the Americans with Disabilities Act, any person requiring special accommodations to participate in this meeting is asked to advise the Department at least 48 hours before the meeting by contacting Mr. Art Johnson at the above address or by telephone, (863)499-2510.

The **Department of Citrus** announces a public meeting of the Abscission Registration Sub-Committee to which all persons are invited.

DATE AND TIME: Thursday, March 8, 2001, 1:00 p.m.

PLACE: Florida Department of Citrus, 1115 East Memorial Blvd., Lakeland, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: Update on abscission chemical registration planning, update on new abscission chemicals being used, etc.

In accordance with the Americans with Disabilities Act, any person requiring special accommodations to participate in this meeting is asked to advise the Department at least 48 hours before the meeting by contacting Mr. Art Johnson at the above address or by telephone, (863)499-2510.

The **Department of Citrus** announces a public meeting of the Legal and Accounting Committee to which all persons are invited.

DATE AND TIME: Tuesday, March 13, 2001, 9:00 a.m.

PLACE: Florida Department of Citrus, 1115 East Memorial Blvd., Lakeland, FL

GENERAL SUBJECT MATTER TO BE CONSIDERED: There will be a meeting to address the Balanced Scorecard -SAVE program. To address these issues the meeting will be conducted by facilitator Mark Wolfgram.

In accordance with the Americans with Disabilities Act, any person requiring special accommodations to participate in this meeting is asked to advise the Department at least 48 hours before the meeting by contacting Mr. Art Johnson at the above address or by telephone, (863)499-2510.

FLORIDA PAROLE COMMISSION

The Florida Parole Commission announces a public meeting to which all persons are invited.

DATE AND TIME: Wednesday, March 14, 2001, 9:00 a.m.

PLACE: Florida Parole Commission, 2601 Blairstone Road, Bldg. C, Third Floor, Tallahassee, Florida

PURPOSE: Regularly Scheduled Meeting for all Parole, Conditional Release, Conditional Medical Release and Control Release Matters.

Any person who decides to appeal a decision of the Florida Parole Commission with respect to a matter considered at this meeting may need to ensure that a verbatim record of the proceedings is made. Chapter 80-150, Laws of Florida (1980). A copy of the agenda may be obtained by writing: Florida

A copy of the agenda may be obtained by writing: Florida Parole Commission, 2601 Blairstone Road, Building C, Tallahassee, Florida 32399-2450.

In accordance with the Americans with Disabilities Act, persons needing a special accommodation to participate in this proceeding should contact the agency sending the notice not later than two working days prior to the proceeding at the address given on the notice, telephone (850)488-3417.

PUBLIC SERVICE COMMISSION

The Florida **Public Service Commission** announces a hearing to be held in the following docket, to which all interested persons are invited.

Docket No. 981488-TI – Initiation of show cause proceedings against Accutel Communications, Inc. for Unlawful Billing Practices in violation of Section 364.10(1) and Section 364.604(2), F.S., and Insufficient Management Capability pursuant to Section 364.337(3), F.S.

DATE AND TIME: March 19, 2001, 9:30 a.m.

PLACE: Commission Hearing Room 148, The Betty Easley Conference Center, 4075 Esplanade Way, Tallahassee, Florida PURPOSE: To permit parties to present testimony and exhibits relative to the initiation of show cause proceedings against Accutel Communications, Inc. for Unlawful Billing Practices in violation of Section 364.10(1) and Section 364.604(2), F.S., and Insufficient Management Capability pursuant to Section 364.337(3), F.S., and for such other purposes as the Commission may deem appropriate. All witnesses shall be subject to cross-examination at the conclusion of their testimony on the issues identified by the parties at the prehearing conference held on March 5, 2001. The proceedings will be governed by the provisions of Chapter 120, F.S., and Chapter 25-28, F.A.C.

Any person requiring some accommodation at this hearing because of a physical impairment should call the Division of Records and Reporting, (850)413-6770, at least 48 hours prior to the hearing. Any person who is hearing or speech impaired should contact the Commission by using the Florida Relay Service, 1(800)955-8771 (TDD).

The Florida **Public Service Commission** announces a prehearing conference and a hearing to be held in the following docket, to which all interested persons are invited.

DOCKET NO. 010142-EM – Joint Petition for Determination of Need for Proposed Stanton Energy Center Combined Cycle Unit A by Orlando Utilities Commission, Kissimmee Utility Authority, Florida Municipal Power Agency, and Southern Company-Florida, LLC.

PREHEARING CONFERENCE

DATE AND TIME: Tuesday, April 10, 2001, 9:30 a.m.

PLACE: Room 152, Betty Easley Conference Center, 4075 Esplanade Way, Tallahassee, Florida

PURPOSE: To: (1) simplify the issues; (2) identify the positions of the parties on the issues; (3) consider the possibility of obtaining admissions of fact and of documents which will avoid unnecessary proof; (4) identify exhibits; (5) establish an order of witnesses; and (6) consider such other matters as may aid in the disposition of the action.

HEARING

DATES AND TIME: Monday, April 23, 2001, 9:30 a.m.; Tuesday, April 24, 2001, the starting time of the second day's session will be announced at the conclusion of the first day. The hearing may be adjourned early if all testimony is concluded

PLACE: Room 148, Betty Easley Conference Center, 4075 Esplanade Way, Tallahassee, Florida

PURPOSE: The purpose of this hearing will be for the Commission to take final action to determine the need, pursuant to Section 403.519, Florida Statutes, for the electric power plant and related facilities proposed by Orlando Utilities Commission, Kissimmee Utility Authority, Florida Municipal Power Agency and Southern Company-Florida, LLC., ("joint petitioners") for construction in Orange County, Florida. This proceeding shall: (1) allow the joint petitioners to present evidence and testimony in support of their petition for a determination of need for the proposed plant and related facilities in Orange County, Florida; (2) permit any intervenors to present testimony and exhibits concerning this matter; (3) permit members of the public who are not parties to the need determination proceeding the opportunity to present testimony concerning this matter; and (4) allow for such other purposes as the Commission may deem appropriate.

Any member of the public who wishes to offer testimony should be present at the beginning of the hearing. By providing public testimony, a person does not become a party to the proceeding. To become an official party of record, you must file a Petition for Intervention at least five days before the final hearing, pursuant to the requirements contained in Rule 25-22.039, Florida Administrative Code. All witnesses shall be subject to cross-examination at the conclusion of their testimony.

The hearing will be governed by the provisions of Chapter 120, Florida Statutes; Section 403.519, Florida Statutes; and Chapters 25-22 and 28-106, Florida Administrative Code.

Only issues relating to the need for the power plant and its associated facilities will be heard at the April 23-24, 2001, hearing. Separate public hearings will be held before the Division of Administrative Hearings to consider environmental and other impacts of the proposed plant and associated facilities as required by the "Florida Electrical Power Plant Siting Act," Sections 403.501-.518, Florida Statutes.

Any person requiring some accommodation at the prehearing conference because of a physical impairment should call the Division of Records and Reporting, (850)413-6770, at least 48 hours prior to the prehearing conference. Any person requiring some accommodation at the hearing because of a physical impairment should call the Division of Records and Reporting, (850)413-6770, at least 48 hours prior to the hearing. If you are hearing or speech impaired, please contact the Florida Public Service Commission by using the Florida Relay Service, 1(800)955-8771 (TDD).

EXECUTIVE OFFICE OF THE GOVERNOR

The Executive Office of the Governor announces a planning session and a meeting of the Florida Black Business Investment Board to which all interested persons are invited.

PLACE: Wyndham Westshore Hotel, 4860 W. Kennedy Blvd., Tampa, FL

DATES AND TIMES: March 15, 2001, 1:00 – 5:00 p.m.; March 16, 2001, 8:00 a.m. – 5:00 p.m.; March 17, 2001, 8:00 a.m. – 12:00 Noon

PURPOSE: To further discuss the Board's strategic planning session, business plan to identify areas for future Board priorities and approve actions taken by the Chairman under delegated authority.

A copy of the agenda may be obtained by contacting: The Florida Black Business Investment Board, 1711 South Gadsden Street, Tallahassee, FL 32301, (850)487-4850.

If a person decides to take an appeal with respect to any matter considered at these meetings, he/she will need a record of the proceedings and, for such purpose, he/she may need to ensure that verbatim record of the proceedings is made, which record should include the testimony and evidence upon which the appeal is to be based.

If an accommodation is needed for a disability in order to attend these meeting, please notify the FBBIB office, (850)487-4850, at least seven (7) days prior to the meetings. If you are hearing or speech impaired, please contact the Office of the Governor by using the Citizen Service Office, (850)488-4441.

REGIONAL PLANNING COUNCILS

The **Withlacoochee Regional Planning Council** announces a public meeting to which all persons are invited.

DATE AND TIME: Thursday, March 15, 2001, 7:00 p.m.

PLACE: Withlacoochee Regional Planning Council, 1241 S. W. 10th Street, Ocala, FL 34474-2798

GENERAL SUBJECT MATTER TO BE CONSIDERED: To conduct the regular business of the Council.

A copy of the agenda may be obtained by writing: Withlacoochee Regional Planning Council, 1241 S. W. 10th Street, Ocala, FL 34474-2798.

Affected persons are advised that it may be necessary for them to ensure that a verbatim record of the meeting is made, including the testimony and evidence upon which the appeal is to be based.

The District 5, **Local Emergency Planning Committee** announces a public meeting to which all persons are invited.

COMMITTEE NAME: Training Subcommittee

DATE AND TIME: Monday, March 19, 2001, 9:45 a.m. – 10:45 a m

COMMITTEE NAME: Local Emergency Planning Committee DATE AND TIME: Monday, March 19, 2001, 11:00 a.m.

PLACE: Withlacoochee Regional Planning Council, 1241 S. W. 10th Street, Ocala, FL 34474-2798

GENERAL SUBJECT MATTER TO BE DISCUSSED: Chairman report, Committee updates and other organizational matters regarding the committees.

If a person decides to appeal any decision made by the Committee with respect to any matter considered at this meeting, he will need a record of the proceedings, and for such purpose he may need to ensure that a verbatim record of the proceedings is made, which record includes the testimony and evidence upon which the appeal is to be based.

If you have any questions regarding the meeting you may contact Charlotte Neupauer, (352)732-1315.

The Central Florida Regional Planning Council will hold its public meeting and the Council's Executive Committee meeting to which all persons are invited.

DATE AND TIME: Wednesday, March 7, 2001, 9:30 a.m.

PLACE: CF Industries Environmental Monitoring Station, Hardee County, Florida

PURPOSE: Regular Monthly Meeting of the Council and the Executive Committee.

A copy of the agenda may be obtained by writing: Central Florida Regional Planning Council, P. O. Box 2089, Bartow, Florida 33831.

If any person desires to appeal any decision with respect to any matter considered at the above cited meeting, such persons will need a record of the proceeding. For such purpose, he may need to ensure that a verbatim record of the proceeding is made to include the testimony and evidence upon which the appeal is to be based.

The **Southwest Florida Regional Planning Council** announces a public hearing to which all persons are invited.

DATE AND TIME: March 15, 2001, 9:30 a.m.

PLACE: Southwest Florida Regional Planning Council, Conference Room, 4980 Bayline Drive, 4th Floor, North Fort Myers, FL 33917

PURPOSE: Regular meeting of the Regional Planning Council.

A copy of the proposed agenda may be obtained by writing: Mr. Wayne E. Daltry, Executive Director, Southwest Florida Regional Planning Council, Post Office Box 3455, North Fort Myers, FL 33918-3455.

Please note that if a person decides to appeal any decision made by the Council with respect to any matter considered at the above cited meeting or hearing, he will need a record of the proceedings, and for such purpose, he may need to ensure that a verbatim record of the proceedings is made, which record includes the testimony and evidence upon which the appeal is based.

The Council's Water Issues Subcommittee will be meeting immediately following the March Council Meeting.

Any person requiring special accommodation due to disability or physical impairment should contact Mr. Wayne E. Daltry, (941)656-7720, at least five calendar days prior to the meeting. Persons who are hearing impaired should contact Mr. Daltry using the Florida Dual Party Relay System, 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

The **Treasure Coast Regional Planning Council** announces a meeting of the Council's Comprehensive Economic Development Strategy Committee to which all persons are invited.

DATE AND TIME: March 8, 2001, 2:00 p.m.

PLACE: Treasure Coast Regional Planning Council, 301 E. Ocean Boulevard, Suite 300, Stuart, FL 34994

GENERAL SUBJECT MATTER TO BE CONSIDERED: To conduct a meeting of the Treasure Coast Regional Planning Council Overall Economic Development Program Committee.

A copy of the agenda may be obtained by contacting: Treasure Coast Regional Planning Council, 301 E. Ocean Boulevard, Suite 300, Stuart, Florida 34994.

If a person decides to appeal any decision made by the Treasure Coast Regional Planning Council with respect to any matter considered at such meeting or hearing, he will need a record of the proceedings, and that, for such purpose, he may need to ensure that a verbatim record of the proceedings is made, which record indicates the testimony and evidence upon which the appeal is to be based.

The **Treasure Coast Regional Planning Council** announces a public meeting to which all persons are invited.

DATE AND TIME: March 16, 2001, 9:30 a.m.

PLACE: Howard Johnson's Motor Lodge, 950 U.S. Highway One, Stuart, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: To conduct the monthly meeting of the Council.

A copy of the agenda may be obtained by contacting: Treasure Coast Regional Planning Council, 301 E. Ocean Boulevard, Suite 300, Stuart, Florida 34994.

If a person decides to appeal any decision made by the Treasure Coast Regional Planning Council with respect to any matter considered at such meeting or hearing, he will need a record of the proceedings, and that, for such purpose, he may need to ensure that a verbatim record of the proceedings is made, which record indicates the testimony and evidence upon which the appeal is to be based.

The Florida District X, **Local Emergency Planning Committee** announces the following meeting to which all persons are invited.

DATE AND TIME: March 29, 2001, 10:00 a.m.

PLACE: Treasure Coast Regional Planning Council, 301 E. Ocean Boulevard, Suite 300, Stuart, FL 34994

GENERAL SUBJECT MATTER TO BE CONSIDERED: To conduct a meeting of the Florida District X, Local Emergency Planning Committee.

A copy of the agenda may be obtained by contacting: Treasure Coast Regional Planning Council, 301 E. Ocean Boulevard, Suite 300, Stuart, Florida 34994.

If a person decides to appeal any decision made by the Florida District X, LEPC with respect to any matter considered at such meeting or hearing, he will need a record of the proceedings, and that, for such purpose, he may need to ensure that a verbatim record of the proceedings is made, which record indicates the testimony and evidence upon which the appeal is to be based.

REGIONAL TRANSPORTATION AUTHORITIES

The Hillsborough Area Regional Transit Authority (HART) announces the following public meetings of the Governing Board of the Authority to which all persons are invited:

Public Hearing

DATE AND TIME: March 5, 2001, 8:00 a.m.

PLACE: Hillsborough Area Regional Transit Authority (HART), 601 E. Kennedy Boulevard, 18th Floor, Tampa, FL PURPOSE: Regularly Scheduled Board Meeting.

AGENDA/GENERAL SUBJECT MATTER TO BE CONSIDERED:

- 1. Call to order
- 2. Approval of Minutes
- 3. Introductions, Recognition and Awards
- 4. Consumer Advisory Committee Report
- 5. Public Comment on Action Items
- 6. Consent Action Items
- 7. Other Action Items
- 8. Chairman's Report
- 9. Reports from HART Representatives
- 10. HART Committee Reports
- 11. Other Board Member's Report
- 12. Executive Director's Report

- 13, Employee Comment
- 14. General Public Comment
- 15. Discussion and Presentations
- 16. Monthly Information Reports
- 17. Other Information Items
- 18. Other Business

A copy of the detailed agenda may be obtained by contacting: Mary Staples, Administrative Assistant II, Hillsborough Area Regional Transit Authority, 201 E. Kennedy Boulevard, Suite 1600, Tampa, FL 33602, (813)223-6831.

Section 286.0105, Florida Statutes, states that if a person decided to appeal any decision made by a board, agency or commission with respect to any matter considered at a meeting or hearing, he will need a record of the proceedings, and that for such purpose, he may need to ensure that a verbatim record of the proceedings is made, which record includes the testimony and evidence upon which the appeal is to be based. In accordance with the Americans with Disabilities Act of 1990, persons needing a special accommodation at this meeting because of a disability or physical impairment should contact Joe DeHoyos, (813)623-5835, at least 48 hours before the meeting. If the caller is hearing impaired, contact the

DEPARTMENT OF CORRECTIONS

Authority, (813)626-9158 (TTD).

The Correctional Privatization Commission announces a meeting to which all persons are invited.

DATE AND TIME: Thursday, March 22, 2001, 10:00 a.m.

PLACE: Pepper Building, 111 West Madison Street, Room G-01, Tallahassee, Florida 32399

PURPOSE: Discussion of pertinent Commission business relating to the current and upcoming fiscal years.

A copy of the agenda may be obtained by writing: Correctional Privatization Commission, Office of the Executive Director, 4050 Esplanade Way, Pepper Building, Suite 680, Tallahassee, Florida 32399-0950.

Any person who decides to appeal a decision of the Correctional Privatization Commission with respect to a matter considered at this meeting may need to ensure that a verbatim record of the proceedings is made. Section 286.0105, Florida Statutes.

Any person requiring some accommodation at this hearing because of a physical impairment should call the Correctional Privatization Commission, Office of the Executive Director, (850)921-4034, at least five (5) calendar days prior to the meeting. If you are hearing or speech impaired, please contact the Correctional Privatization Commission, Office of the Executive Director, by using the Florida Relay Service, 1(800)955-8771 (TDD).

COMMISSION ON ETHICS

The Commission on Ethics announces a public meeting to which all interested persons are invited.

DATE AND TIME: Thursday, March 15, 2001, 9:00 a.m.

PLACE: Cabinet Meeting Room, Lower Level, The Capitol, Tallahassee, FL

PURPOSE: Regular Commission Meeting.

A copy of the agenda may be obtained by writing: Commission on Ethics, Post Office Drawer 15709, Tallahassee, Florida 32317-5709. Meeting materials also will be available from 8:00 a.m. - 5:00 p.m., Monday through Friday, 2822 Remington Green Circle, Suite 101, prior to the meeting.

If a person decides to appeal any decision made by the Commission with respect to a matter considered at this meeting, he will need a record of the proceeding, and for such purpose he may need to ensure that a verbatim record of this proceeding is made, which record includes the testimony and evidence upon which the appeal is to be based.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this meeting is asked to advise the Commission at least 48 hours before the meeting by contacting the Commission on Ethics, (850)488-7864. If you are hearing or speech impaired, please contact the Commission by using the Florida Relay Service, 1(800)955-8771 (TDD).

DEPARTMENT OF LABOR AND EMPLOYMENT **SECURITY**

The Florida Department of Labor and Employment Security, Division of Workers' Compensation announces a meeting of the Employee Advisory Committee to which the public is invited.

DATE AND TIME: Friday, March 30, 2001, 8:30 a.m. – 12:30

PLACE: 2012 Capital Circle, S. E., 104J Hartman Building, Tallahassee, Florida

PURPOSE: To provide a forum for two way communication between the Division and its customers and primary process partners for the purpose of making suggestions and recommendations to improve and/or facilitate the efficient delivery of services and information to employees. Agenda items include revisiting the purpose of committee and its by-laws to determine what specific workers' compensation issues the committee will address.

For further information regarding this meeting contact: (Sissy) Augusta Nogar, 2012 Capital Circle, S. E., 104D Hartman Building, Tallahassee, Florida 32399, (850)922-6489, e-mail: Nogars@wcpost.fdles.state.fl.us/wc/

Persons with a disability or handicap requiring reasonable accommodations should contact Ms. Nogar in writing or by phone at least two business days in advance to make appropriate arrangements. For the hearing or speech impaired, contact the Florida Dual Party Relay System, 1(800)955-8770 (Voice) or 1(800)955-8771 (TDD).

The Florida Department of Labor and Employment Security, Division of Workers' Compensation announces a meeting of the Administrative Advisory Committee to which the public is invited.

DATE AND TIME: Tuesday, April 3, 2001, 12:30 p.m. – 4:30

PLACE: The Travelers, 1000 Legion Place, Orlando, Florida 32802 (exit 42 off I-4 at Ivanhoe Boulevard). Additional directions may be obtained by calling, The Travelers, 1(800)842-6771

PURPOSE: To provide a forum for two way communication between the Division and the insurance industry in order to improve the administration of the delivery of benefits and services to injured employees. Agenda items include revisiting the purpose of the committee and its by-laws to determine what specific workers' compensation issues the committee will address.

For further information regarding this meeting contact: (Sissy) Augusta Nogar, 2012 Capital Circle, S. E., 104D Hartman Building, Tallahassee, Florida 32399, (850)922-6489, e-mail: Nogars@wcpost.fdles.state.fl.us/wc/

Persons with a disability or handicap requiring reasonable accommodations should contact Ms. Nogar in writing or by phone at least five business days in advance to make appropriate arrangements.

WATER MANAGEMENT DISTRICTS

NOTICE OF CHANGE - The Suwannee River Water Management District announces that the following public hearing has been rescheduled to which all interested persons

DATE AND TIME: March 13, 2001, 9:00 a.m.

PLACE: District Headquarters, 9225 CR 49, Live Oak, FL

PURPOSE: Public hearing in accordance with Section 373.59, F.S., concerning the proposed purchase of the Rayonier Woodlands, LLC/Falling Creek Sink Tract, 55 acres +/-, Columbia County, Florida, with funds from the Preservation 2000 Trust Fund.

A copy of the agenda may be obtained by writing: SRWMD, 9225 CR 49, Live Oak, Florida 32060.

If any person decides to appeal any decision with respect to any matter considered at the above cited meeting, such person may need to ensure that a verbatim record of the proceedings is made to include the testimony and evidence upon which the appeal is to be based.

Persons with disabilities who need assistance in order to participate in this meeting may contact Lisa M. Cheshire, (904)362-1001 or 1(800)226-1066 (Florida only), at least two business days in advance to make appropriate arrangements.

The Suwannee River Water Management District announces the following public meetings to which all interested persons are invited.

DATE AND TIME: March 13, 2001, 9:00 a.m.

PLACE: District Headquarters, 9225 CR 49, Live Oak, FL

PURPOSE: Board Meeting - to consider District business and conduct public hearings on regulatory and land acquisition matters. Public hearing in accordance with Section 373.59, F.S., concerning the proposed acquisition of the California Swamp Tract, 31,960 acres +/-, Dixie County, Florida, with funds from Preservation 2000 Trust Fund; also the proposed acquisition of the Jerry Barnett Tract, 135 acres +/-, Hamilton County, Florida, with funds from Preservation 2000 Trust Fund, also the proposed acquisition of the Seascholtz Tract, 12.25 Acres +/-, Gilchrist County, Florida, with funds from Preservation 2000 Trust Fund, also the proposed acquisition of the Poole, Poole and Crapps Tract, two lots in Suwannee Bluffs subdivision containing 5.3 acres +/-, Hamilton County, Florida, with funds from Save Our Rivers Trust Fund.

DATE AND TIME: March 13, 2001, following Board Meeting PLACE: District Headquarters, 9225 CR 49, Live Oak, FL PURPOSE: Board Workshop.

A copy of the agenda(s) may be obtained by writing: SRWMD, 9225 CR 49, Live Oak, Florida 32060.

If any person decides to appeal any decision with respect to any matter considered at the above cited meeting, such person may need to ensure that a verbatim record of the proceedings is made to include the testimony and evidence upon which the appeal is to be based.

Persons with disabilities who need assistance in order to participate in this meeting may contact Lisa Cheshire, (904)362-1001 or 1(800)226-1066 (Florida only), at least two business days in advance to make appropriate arrangements.

The St. Johns River Water Management District announces the following public meetings and hearings to which all persons are invited.

INFORMATION TECHNOLOGY COMMITTEE MEETING DATE AND TIME: Tuesday, March 13, 2001, 9:00 a.m.

PLACE: District Headquarters, Highway 100, West, Palatka, FL 32177

PURPOSE: Discussion of Information Technology Committee agenda items followed by committee recommendations to be approved by the full Governing Board.

GOVERNING BOARD MEETING

DATE AND TIME: Tuesday, March 13, 2001, 10:00 a.m.

PLACE: District Headquarters, Highway 100, West, Palatka, FL 32177

PURPOSE: Discussion and consideration of District business including regulatory and non-regulatory matters.

FINANCE COMMITTEE MEETING

DATE AND TIME: Wednesday, March 14, 2001, 8:00 a.m.

PLACE: District Headquarters, Highway 100, West, Palatka, FL 32177

PURPOSE: Discussion of Finance Committee agenda items followed by committee recommendations to be approved by the full Governing Board.

GOVERNING **BOARD** MEETING AND **PUBLIC HEARING**

DATE AND TIME: Wednesday, March 14, 2001, 9:00 a.m.

PLACE: District Headquarters, Highway 100, West, Palatka, Florida 32177

PURPOSE: Discussion and consideration of District business including regulatory and non-regulatory matters.

SECOND PUBLIC HEARING ON ENVIRONMENTAL RESOURCE **PERMIT** STREAMLINING **RULE AMENDMENTS**

DATE AND TIME: Wednesday, March 14, 2001, following Governing Board meeting which begins, 9:00 a.m.

PLACE: District Headquarters, Highway 100, West, Palatka, Florida 32177

PURPOSE: To receive testimony and evidence and to consider further changes regarding the proposed ERP Streamlining amendments to Chapters 40C-1, 40C-4, 40C-40, 40C-41, 40C-42 and 40C-400, F.A.C., and Applicant Handbooks: Management and Storage of Surface Waters and Regulation of Stormwater Management Systems.

GOVERNING BOARD MEETING

DATE AND TIME: Monday, March 26, 2001, 10:00 a.m.

PLACE: District Headquarters, Highway 100, West, Palatka, Florida 32177

PURPOSE: Orientation for newly-appointed Governing Board members regarding District procedures concerning regulatory and non-regulatory matters.

A copy of the agenda for these meetings may be obtained by writing: St. Johns River Water Management District, P. O. Box 1429, Palatka, Florida 32178-1429, Attention: Ann Freeman, Executive Office.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in these meetings and hearings is requested to advise the District at least 48 hours before the meeting or hearing by contacting Ann Freeman, (904)329-4101. If you are hearing or speech impaired, please contact the District by calling (904)329-4450 (TDD).

If any person decides to appeal any decision with respect to any matter considered at the above-listed meetings or hearings, such person may need to ensure that a verbatim record of the proceedings is made to include the testimony and evidence upon which the appeal is to be based.

The Southwest Florida Water Management District announces the following meeting to which all interested parties are invited.

ENVIRONMENTAL ADVISORY COMMITTEE

DATE AND TIME: Wednesday, March 14, 2001, 6:00 p.m.

PLACE: Tampa Service Office, 7601 Highway 301, North, Tampa, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: Conduct Committee Business.

Some members of the District's Governing and Basin Boards may attend the meetings.

A copy of the agenda may be obtained by writing: Community Affairs Department, Southwest Florida Water Management District, 7601 Highway 301, North, Tampa, Florida 33637.

The District does not discriminate based on disability. Anyone requiring reasonable accommodation under the ADA should call 1(800)836-0797 (Florida) or (813)985-7481. Extension 2036, Fax (813)987-6726, (TTD ONLY) 1(800)231-6103 (Florida).

The South Florida Water Management District announces a public meeting to which all interested parties are invited.

DATES AND TIME: March 6, 2001; March 13, 2001; March 20, 2001; March 27, 2001, 1:00 p.m.

PLACE: District Headquarters, B-1 Building, Egret Room, 3301 Gun Club Road, West Palm Beach, Florida

PURPOSE: The Appraisal Review Committee will hold its regular meeting to discuss appraisal issues and, if necessary, select an appraiser from proposals received on upcoming appraisal assignments.

NOTE: Due to extensive demolition and construction at the main complex for the next 18 months, parking will be severely impacted. Additional parking for the public will be available at the National Guard Armory just east of the main complex or at Lake Lytel Park, located west of the main complex.

A copy of the agendas may be obtained by writing: South Florida Water Management District, P. O. Box 24680, West Palm Beach, Florida 33416-4680.

Appeals from any South Florida Water Management District Board decision require a record of the proceedings. Although Governing Board meetings and hearings are normally recorded, affected persons are advised that it may be necessary for them to ensure that a verbatim record of the proceeding is made, including the testimony and evidence upon which the appeal is to be based.

Persons with disabilities who need assistance may contact Tony Burns, District Clerk, (561)682-6206, at least two business days in advance of the meeting to make appropriate arrangements.

For more information, contact Kenneth Daw, Chief Appraiser, (561)682-6737.

The **South Florida Water Management District** announces a public workshop/meeting which may be conducted by means of or in conjunction with communications technology to which all interested parties are invited.

DATE AND TIME: March 14, 2001, 9:00 a.m.

PLACE: District Headquarters, B-1 Building Auditorium, 3301 Gun Club Road, West Palm Beach, Florida

PURPOSE:

A. Regular Governing Board Workshop/Meeting to discuss and consider District business including regulatory and non-regulatory matters.

B. Conduct meeting of the Human Resources Committee.

C. Conduct meeting of the Audit Committee.

NOTE: Due to extensive demolition and construction at the main complex for the next 18 months, parking will be severely impacted. Additional parking for the public will be available at the National Guard Armory just east of the main complex or at Lake Lytel Park, located west of the main complex.

All or part of this meeting may be conducted as a teleconference in order to permit maximum participation of Governing Board members. In the event of emergency conditions due to an imminent tropical storm or hurricane, this meeting may be conducted by teleconference in order to take action on items listed on the Thursday, February 15, 2001, meeting agenda, including regulatory and non-regulatory items.

DATE AND TIME: March 14, 2001, time to be determined

PLACE: To be determined

PURPOSE: Possible off-site dinner with Governing Board members after workshop/meeting. No discussion of Governing Board's business or activities shall occur between or among board members at this dinner site.

DATE AND TIME: March 15, 2001, 7:00 a.m.

PLACE: To be determined

PURPOSE: Breakfast workshop with Governing Board members and senior staff.

DATE AND TIME: March 15, 2001, 8:30 a.m.

PLACE: District Headquarters, B-1 Auditorium, 3301 Gun Club Road, West Palm Beach, Florida

PURPOSE: Regular Governing Board meeting for consideration of regulatory and non-regulatory matters, including public meetings. All or part of this meeting may be conducted as a teleconference in order to permit maximum participation of Governing Board members.

A copy of the agendas may be obtained by writing: South Florida Water Management District, P. O. Box 24680, West Palm Beach, Florida 33416-4680 or may be acquired via the SFWMD Web Site at http://www.sfwmd.gov/agenda.html.

Appeals from any South Florida Water Management District Board decision require a record of the proceedings. Although Governing Board meetings and hearings are normally recorded, affected persons are advised that it may be necessary for them to ensure that a verbatim record of the proceeding is made, including testimony and evidence upon which the appeal is to be based.

Persons with disabilities who need assistance may contact Tony Burns, District Clerk, (561)682-6206, at least two business days in advance to make appropriate arrangements.

Those who desire more information may contact Darryl Bell, Governing Board Operations Director, 3301 Gun Club Road, West Palm Beach, Florida 33416-4680.

The **South Florida Water Management District** announces a public meeting to which all interested parties are invited.

DATE AND TIME: March 9, 2001, 10:30 a.m. – 2:30 p.m.

PLACE: Fort Myers Service Center, 2301 McGregor Boulevard, Fort Myers, Florida, (941)338-2929

PURPOSE: To discuss and take public comment on proposed MFL rules (including Chapters 40E-8, 40E-2, 40E-20, 40E-21, 40E-22 and the Consumptive Basis of Review) proposed for Lake Okeechobee, the Everglades (which includes the freshwater regions of Everglades National Park, Water Conservation Areas and the Holeyland and Rotenberger Wildlife Management Areas), the Biscayne Aquifer in Southeastern Florida, the Lower West Coast Aquifers and the Caloosahatchee River, in accordance with Chapter 373, Florida Statutes.

A copy of the agenda may be obtained by writing: South Florida Water Management District, P. O. Box 24680, West Palm Beach, Florida 33416-4680.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this hearing is asked to contact Tony Burns, District Clerk, (561)682-6206, at least two business days in advance of the meeting to make appropriate arrangements. If you are hearing or speech impaired, please contact the agency by calling (561)697-2674.

For more information, contact Scott Burns, (561)682-6817 or Cecile Ross, (561)682-6343. For procedural issues contact Julie Jennison, (561)682-6294.

SPACEPORT FLORIDA AUTHORITY

The **Spaceport Florida Authority** announces a Board of Supervisors teleconference meeting to which the public is invited.

DATE AND TIME: March 5, 2001, 10:00 a.m.

PLACE: Spaceport Florida Authority, 100 Spaceport Way, Cape Canaveral, Florida 32920-4003

PURPOSE: The Board will discuss Executive Director criteria and any other administrative issues of the Authority.

For more information contact: Ms. Pat Sweetman, (321)730-5301, Ext. 1210.

Any person requiring special accommodations at this meeting because of a disability or physical impairment should contact the Spaceport Florida Authority at least seven (7) days prior to the meeting.

Please note that if a person decides to appeal any decision made by the Board of Supervisors with respect to any matter considered at the above cited meeting or hearing, they will need a record of the proceedings, and for such purpose, they may need to ensure that a verbatim record of the proceeding, which record includes the testimony and evidence upon which the appeal is to be based.

DEPARTMENT OF ELDER AFFAIRS

The State Long-Term Care Ombudsman Council announces a public meeting for all districts in Florida to which all persons are invited.

DATE AND TIME: March 29, 2001, 9:00 a.m.

PLACE: North West Florida LTCOP, Pensacola, FL

DATE AND TIME: March 21, 2001, 10:00 a.m.

PLACE: Panhandle LTCOP, Blountstown, FL

DATE AND TIME: March 15, 2001, 12:30 p.m.

PLACE: North Central LTCOP, Gainesville, FL

DATE AND TIME: March 8, 2001, 1:00 p.m.

PLACE: Withlacoochee Area LTCOP, Ocala, FL

DATE AND TIME: March 20, 2001, 12:00 Noon

PLACE: First Coast LTCOP, St. Augustine, FL

DATE AND TIME: March 15, 2001, 1:30 p.m.

PLACE: Mid and South Pinellas LTCOP, Largo, FL

DATE AND TIME: March 8, 2001, 1:30 p.m.

PLACE: Pasco and North Pinellas LTCOP, New Port Richey, FL

DATE AND TIME: March 20, 2001, 10:00 a.m.

PLACE: West Central Florida LTCOP, Tampa, FL

DATE AND TIME: March 1, 2001, 12:30 p.m.

PLACE: East Central Florida LTCOP, Orlando, FL

DATE AND TIME: March 6, 2001, 11:00 a.m.

PLACE: Southwest Florida LTCOP, Ft. Myers, FL

DATE AND TIME: March 19, 2001, 2:30 p.m.

PLACE: Treasure-Gold Coast LTCOP, West Palm Beach, FL

DATE AND TIME: March 13, 2001, 1:30 p.m.

PLACE: Broward County LTCOP, Plantation, FL

DATE AND TIME: March 20, 2001, 1:15 p.m.

PLACE: South Dade and the Florida Keys LTCOP, S. Miami,

FL

DATE AND TIME: March 8, 2001, 10:30 p.m.

PLACE: North Dade, N. Miami, FL

GENERAL SUBJECT MATTER TO BE CONSIDERED: Issues related to the Long -Term Care Ombudsman Program.

You may contact the State Long-Term Care Ombudsman Office, (850)488-6190 for further information.

AGENCY FOR HEALTH CARE ADMINISTRATION

NOTICE OF CORRECTION – Notice is hereby given that the following correction has been made to the Notice of Public Hearing, for Agency for Health Care Administration published in Vol. 27, No. 7, February 16, 2001, issue of the Florida Administrative Weekly. The date and time has been changed to read as follows:

DATE AND TIME: Friday, March 9, 2001, 10:00 a.m. – 4:00 p.m.

A copy of the agenda my be obtained by writing: Mr. Christopher J. Augsburger, Supervisor of Financial Analysis, 2727 Mahan Drive, Mail Stop 28, Tallahassee, FL 32308 or by calling Douglas E. Pierce, (850)922-7858.

The Agency for Health Care Administration announces a meeting of the District 9, Managed Care Ombudsman Committee to which all interested parties are invited.

DATE AND TIME: Thursday, March 15, 2001, 1:00 p.m. -4:00 p.m.

PLACE: AHCA Building, Room 195, 1710 East Tiffany Drive, West Palm Beach, FL 33407, (561)881-5080

PURPOSE: Regular monthly meeting.

Any person requiring a special accommodation at this meeting because of a disability or physical impairment should contact us, (850)921-7200, at least five calendar days prior to the

A copy of the agenda may be obtained by writing: Attention: Rosalind J. Knight, Agency for Health Care Administration, Bureau of Consumer Protection, 2727 Mahan Drive, Ft. Knox, Building 1, 2nd Floor, Tallahassee, FL 32308.

DEPARTMENT OF MANAGEMENT SERVICES

The Americans with Disabilities Act Working Group, which is administered by the Department of Management Services announces a meeting of the Americans with Disabilities Act Working Group Education, Advocacy and Awareness Committee to which all interested persons are invited.

DATE AND TIMES: March 7, 2001, 10:00 a.m. - 12:00 Noon; 1:00 p.m. - 3:00 p.m.

PLACE: ADA Working Group Conference Room, Department of Management Services, Americans with Disabilities Act Working Group, 4040 Esplanade Way, Suite 180, Tallahassee, Florida 32399-7016

PURPOSE: To facilitate the mission of this Working Group.

For those people unable to attend in person, you may participate in the meeting via Teleconference call by dialing (850)921-6580 or Suncom 291-6580.

A copy of the agenda may be obtained by writing or calling: American with Disabilities Act Working Group, 4040 Esplanade Way, Suite 180, Tallahassee, Florida 32399-7016, (Voice) (850)487-3423, (TTY) (850)410-0684.

Should you require accommodations or materials in alternative formats, please contact Doris Farmer, (Voice) (850)487-3423, (TTY) (850)410-0684.

The Americans with Disabilities Act Working Group, which is administered by the **Department of Management Services** announces a meeting of the Americans with Disabilities Act Working Group Executive Board Committee Meeting to which all interested persons are invited.

DATE AND TIME: March 21, 2001, 10:00 a.m. – 12:00 Noon PLACE: ADA Working Group Conference Room, Department of Management Services, Americans with Disabilities Act Working Group, 4040 Esplanade Way, Suite 180, Tallahassee, Florida 32399-7016

PURPOSE: To facilitate the mission of this Working Group.

For those people unable to attend in person, you may participate in the meeting via Teleconference call by dialing (850)921-6580 or Suncom 291-6580.

A copy of the agenda may be obtained by writing or calling: American with Disabilities Act Working Group, 4040 Esplanade Way, Suite 180, Tallahassee, Florida 32399-7016, (Voice) (850)487-3423, (TTY) (850)410-0684.

Should you require accommodations or materials in alternative formats, please contact Doris Farmer, (Voice) (850)487-3423, (TTY) (850)410-0684.

The **Department of Management Services**, **State Technology Office** announces a workshop on the progress of the Joint Task Force Radio Communications System to which all persons are invited.

DATE AND TIME: March 16, 2001, 9:00 a.m.

PLACE: Department of Management Services, State Technology Office, 4030 Esplanade Way, Room 225A, Tallahassee, FL 32399

PURPOSE: To discuss and take action on the items included in the meeting agenda.

A copy of the agenda may be obtained by writing: Nick Adams, Department of Management Services, State Technology Office, 4030 Esplanade Way, Suite 235H, Tallahassee, Florida 32399-0950.

If a person decides to appeal any decision made by the Board with respect to any matter considered at the meeting, he/she will need a record of the proceedings and may need to ensure a

verbatim record of the proceedings is made, which record includes the testimony and evidence upon which the appeal is to be based.

Any person requiring some accommodation at this hearing because of a physical impairment should call the State Technology Office, (850)922-7506, at least five calendar days prior to the meeting. If you are hearing or speech-impaired, please contact the State Technology Office by using the Florida Relay Service, 1(800)955-8771 (TDD).

The **Department of Management Services**, **State Technology Office** announces a public meeting of the Board of Directors of the Joint Task Force on State Agency Law Enforcement Communications to which all persons are invited. DATE AND TIME: March 16, 2001, immediately following the workshop

PLACE: Department of Management Services, State Technology Office, 4030 Esplanade Way, Room 225A, Tallahassee, FL 32399

PURPOSE: To discuss and take action on the items included in the meeting agenda.

A copy of the agenda may be obtained by writing: Nick Adams, Department of Management Services, State Technology Office, 4030 Esplanade Way, Suite 235H, Tallahassee, Florida 32399-0950.

If a person decides to appeal any decision made by the Board with respect to any matter considered at the meeting, he/she will need a record of the proceedings and may need to ensure a verbatim record of the proceedings is made, which record includes the testimony and evidence upon which the appeal is to be based.

Any person requiring some accommodation at this hearing because of a physical impairment should call the State Technology Office, (850)922-7506, at least five calendar days prior to the meeting. If you are hearing or speech-impaired, please contact the State Technology Office by using the Florida Relay Service, 1(800)955-8771 (TDD).

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

The **State Athletic Commission** announces a meeting to which all interested persons are invited.

DATE AND TIME: March 20, 2001, 9:30 a.m.

PLACE: Doubletree Hotel, 101 South Adams Street, Tallahassee, FL 32301, (850)224-5000.

PURPOSE: To conduct a general business meeting of the Commission.

A copy of the agenda may be obtained by writing: Florida State Boxing Commission, ATTN: Kelly Harris, Administrative Assistant I, 1940 North Monroe Street, Tallahassee, FL 32399-1016.

Any person deciding to appeal a decision made by the Commission with respect to any matter considered at this meeting will need to ensure that a verbatim record of the proceeding is made. Such record must include the testimony and evidence upon which the appeal is to be based.

Any person requiring special accommodations at this meeting because of a disability or physical impairment should contact Kelly Harris, Administrative Assistant I, (850)488-8500, at least forty-eight (48) hours prior to the meeting. If you are hearing or speech impaired, please contact the Commission office using the Florida Dual Party Relay System, 1(800)955-8770 (Voice) or 1(800)955-8771 (TDD).

The **Board of Auctioneers** announces the following meeting to which all persons are invited.

DATE AND TIME: Monday, April 9, 2001, 11:00 a.m. (EST) or soon thereafter

PLACE: The meeting will be held as a telephone conference call. The number to call at 11:00 a.m. is: (850)488-5778 (Suncom) 278-5778

PURPOSE: General meeting of the Board to conduct regular Board business.

A copy of the agenda may be obtained by writing: Board of Auctioneers, 1940 North Monroe Street, Tallahassee, Florida 32399-0762 or by calling Daryl Dempsey, (850)488-5189.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this meeting is asked to advise the agency at least forty-eight (48) hours before to the meeting by contacting Daryl Dempsey, (850)488-5189. If you are hearing or speech impaired, please contact the agency, 1(800)955-8771 (TDD).

If any person decides to appeal any decision made by the Board with respect to any matter considered at this meeting, they will need a record of the proceedings, and for such purpose they may need to ensure that a verbatim record of the proceedings is made, which record will include the testimony and evidence upon which the appeal is to be based.

The **Board of Cosmetology** announces a Board Meeting open to the public and all persons are invited to participate.

DATES AND TIMES: Sunday, March 18, 2001, 9:00 a.m.; Monday, March 19, 2001, 9:00 a.m. (if necessary)

PLACE: Radisson Plaza Hotel Orlando, 60 South Ivanhoe Blvd., Orlando, Florida 32803

PURPOSE: Regular Board Business and Committee Matters. A copy of the agenda may be obtained by writing: Board of Cosmetology, 1940 North Monroe Street, Suite 60, Tallahassee, Florida 32399-0790.

If a person decides to appeal any decision made by the Board

with respect to any matter considered at this meeting or hearing, he will need a record of the proceedings, and for such purpose he may need to ensure that a verbatim record of the proceedings is made, which record includes the testimony and evidence upon which the appeal is to be based.

Any person requiring a special accommodation at this meeting because of a disability or physical impairment should contact the Area of Critical State Concern, (850)488-4925, at least five calendar days prior to the meeting being held. If you are hearing or speech impaired please contact the Area of Critical State Concern using the Florida Dual Party Relay System, 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

The Florida Board of Professional Engineers announces a public meeting of the Educational Advisory and Application Review Committees which all persons are invited.

DATE AND TIME: Tuesday, March 13, 2001, 9:00 a.m.

PLACE: Florida Board of Professional Engineers, 1208 Hays Street, Tallahassee, FL 32301

PURPOSE: Review of applications for examination and/or licensure by endorsement and to review applications of foreign educated applicants.

A copy of the agenda may be obtained by writing: Board of Professional Engineers, 1208 Hays Street, Tallahassee, Florida

If any person decides to appeal any decision made by the Board with respect to any matter considered at this meeting, they will need a record of the proceedings, and for such purposes they may need to ensure that a verbatim record of the proceedings is made, which record will include the testimony and evidence upon which the appeal is to be made.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this meeting is asked to advise the Board at least forty-eight (48) hours before the meeting by contacting Natalie Lowe, (850)521-0500.

The Florida Board of Professional Engineers announces a Probable Cause Panel meeting. Although this meeting is open to the public, portions of the Probable Cause Panel meeting may be closed consistent with law.

DATE AND TIME: Wednesday, March 14, 2001, 10:00 a.m. – conclusion of meeting

PLACE: Florida Board of Professional Engineers, 1208 Hays Street, Tallahassee, FL 32301

A copy of the agenda may be obtained by writing: Board of Professional Engineers, 1208 Hays Street, Tallahassee, Florida 32301.

If any person decides to appeal any decision made by the Board with respect to any matter considered at this meeting, they will need a record of the proceedings, and for such

purposes they may need to ensure that a verbatim record of the proceedings is made, which record will include the testimony and evidence upon which the appeal is to be made.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this meeting is asked to advise the Board at least forty-eight (48) hours before the meeting by contacting Natalie Lowe, (850)521-0500.

The Florida Board of Professional Engineers announces a public telephone conference call which all persons are invited. DATE AND TIME: Tuesday, March 20, 2001, 2:00 p.m.

PLACE: Florida Board of Professional Engineers, 1208 Hays Street, Tallahassee, FL 32301, Conference Call Number: 1(800)659-8294

PURPOSE: To act on recommendations from the Educational Advisory and Application Review Committees to approve or deny applications for licensure and any old or new business of the Florida Board of Professional Engineers.

A copy of the agenda may be obtained by writing: Board of Professional Engineers, 1208 Hays Street, Tallahassee, Florida 32301.

If any person decides to appeal any decision made by the Board with respect to any matter considered at this meeting, they will need a record of the proceedings, and for such purposes they may need to ensure that a verbatim record of the proceedings is made, which record will include the testimony and evidence upon which the appeal is to be made.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this meeting is asked to advise the Board at least forty-eight (48) hours before the meeting by contacting Natalie Lowe, (850)521-0500.

The Florida Board of Professional Engineers announces a public meeting of the Probable Cause Panel and Legislative and Rules Committee to which all persons are invited.

DATE AND TIME: Wednesday, March 14, 2001, 8:00 a.m. conclusion of meeting

PLACE: Florida Board of Professional Engineers, 1208 Hays Street, Tallahassee, FL 32301

PURPOSE: Discussion on proposed legislation and review of current and proposed rules.

A copy of the agenda may be obtained by writing: Board of Professional Engineers, 1208 Hays Street, Tallahassee, Florida 32301.

If any person decides to appeal any decision made by the Board with respect to any matter considered at this meeting, they will need a record of the proceedings, and for such purposes they may need to ensure that a verbatim record of the proceedings is made, which record will include the testimony and evidence upon which the appeal is to be made.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this meeting is asked to advise the Board at least forty-eight (48) hours before the meeting by contacting Natalie Lowe, (850)521-0500.

The Florida Real Estate Appraisal Board announces a meeting of its Probable Cause Panel.

DATE AND TIME: Monday, March 5, 2001, 9:00 a.m.

PLACE: Department of Business and Professional Regulation, Division of Real Estate, Room 301, Third Floor, 400 W. Robinson Street, North Tower, Orlando, FL 32801

PURPOSE: Official business of the Appraisal Board Probable Cause Panel. Probable cause is not open to the public.

Any person requiring a special accommodation at this meeting because of a disability or physical impairment should contact the Real Estate Appraisal Board, (407)245-0800, at least five calendar days prior to the meeting. If you are hearing or speech impaired, please call the Real Estate Appraisal Board using the Florida Dual Party Relay System, 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

The Florida Real Estate Appraisal Board announces a workshop to which everyone is invited.

DATE AND TIME: Monday, April 2, 2001, 1:30 p.m.

PLACE: Department of Business and Professional Regulation, Division of Real Estate, Public Meeting Room, 400 W. Robinson St., Room 301, North Tower, Orlando, Florida, (407)245-0800

PURPOSE: Workshop session to discuss rules and possible changes to rules for compliance with state and federal law as found in Florida Administrative Code, Chapter 61J1.

A copy of the agenda may be obtained by writing: Deputy Clerk, Florida Real Estate Appraisal Board, P. O. Box 1900, Orlando, Florida 32802-1900.

Any person requiring a special accommodation at this meeting because of a disability or physical impairment should contact the Real Estate Appraisal Board, (407)245-0800, at least five calendar days prior to the meeting.

If you are hearing or speech impaired, please call the Real Estate Appraisal Board using the Florida Dual Party Relay System, 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

The Florida Real Estate Appraisal Board announces a meeting to which everyone is invited.

DATE AND TIME: Tuesday, April 3, 2001, 9:00 a.m.

PLACE: Department of Business and Professional Regulation, Division of Real Estate, Room 301, Third Floor, 400 W. Robinson Street, North Tower, Orlando, FL 32801, (407)245-0800

PURPOSE: Official business of the Appraisal Board -Including but not limited to: Rule/statute amendments and Disciplinary actions.

A copy of the agenda may be obtained by writing: Deputy Clerk, Florida Real Estate Appraisal Board, P. O. Box 1900, Orlando, Florida 32802-1900.

Any person who decides to appeal a decision made by the Board with respect to any matter considered at this meeting or hearing will need a record of the proceedings and for such purpose, may need to ensure that a verbatim record of the proceedings is made, which record includes testimony and evidence upon which the appeal is based.

Any person requiring a special accommodation at this meeting because of a disability or physical impairment should contact the Real Estate Appraisal Board, (407)245-0800, at least five calendar days prior to the meeting. If you are hearing or speech impaired, please call the Real Estate Appraisal Board using the Florida Dual Party Relay System, 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

DEPARTMENT OF ENVIRONMENTAL PROTECTION

The **Department of Environmental Protection** announces a public meeting to which all persons are invited.

DATE AND TIME: March 9, 2001, 10:30 a.m.

PLACE: County Commission Chambers, 201 S. Rosalind Ave., Orlando, FL 32801

GENERAL SUBJECT MATTER TO BE CONSIDERED: Members of the Acquisition and Restoration Council will discuss the draft of the Florida Forever Land Acquisition and Management rule, Chapter 18-24, FAC. The public is invited to comment.

A copy of the rule may be obtained by contacting: O. Greg Brock, 3900 Commonwealth Blvd., M.S. #140, Tallahassee, Florida 32399-3000, (850)487-1750.

The Department of Environmental Protection, Office of Coastal and Aquatic Managed Areas announces a public meeting to which all persons are invited.

DATE AND TIME: Wednesday, March 14, 2001, 6:00 p.m.

PLACE: St. Johns County Auditorium, Conference Room A, 4020 Lewis Speedway, St. Augustine, Florida 32095

PURPOSE: The twenty member Management Advisory Group (MAG) for the Guana Tolomato Matanzas National Estuarine Research Reserve (GTMNERR) meets regularly on the second Wednesday of the third month of each quarter. The MAG is composed of ten citizens, appointed by the three state legislators with overlapping jurisdictions with the reserve boundaries and ten representatives of the local, state and federal government entities with authority and responsibility in the reserve. They are the National Park Service; the Florida Park Service; the Florida Fish and Wildlife Conservation Commission; the St. Johns River Water Management District;

the Florida Inland Navigation District; the Flagler County Board of County Commission; the St. Johns County Board of County Commission; the St. Augustine Port, Waterway and Beach Authority; the City of St. Augustine; and the Town of Marineland. The MAG will work with the Florida Department of Environmental Protection (DEP) to implement the management plan adopted by the Governor and Cabinet for the GTMNERR.

The meeting agenda will include announcement of new appointments, announcement of GTMNERR Education Coordinator and plans for education programs, discussion of the opening of new GTMNERR facilities at Marineland and Flagler County's management of public use at the River to Sea Preserve, discussion of GTMNERR Master Facilities Development Plan and progress reports on a variety of GTMNERR activities.

A copy of the agenda may be obtained by contacting: Mr. Kenneth Berk, GTMNERR, Post Office Box 840069, St. Augustine, Florida 32080-0069, (904)461-4054.

If an accommodation is needed for a disability in order to participate in this activity, please notify Linda Harvey, (850)488-0450, 1(800)955-8771 (TDD), at least seven days prior to the event.

The Florida Department of Environmental Protection announces a public hearing to which all interested persons are

DATE AND TIME: April 24, 2001, 10:30 a.m. or as soon thereafter as can be heard

PLACE: Town Hall, Council Chambers, 10 U.S. 90, West, Baldwin, Florida

PURPOSE: A public hearing will be held to determine whether or not JEA's Brandy Branch power plant is in conformance with local land use plans and zoning ordinances, pursuant to the Florida Electrical Power Plant Siting Act, Sections 403.501-403.518, F.S. The hearing will be conducted by J. Lawrence Johnston, Administrative Law Judge, Division of Administrative Hearings, The DeSoto Building, 1230 Apalachee Parkway, Tallahassee, Florida 32399-1550. The date for filing of notices of intent to become a party to the certification proceeding under Section 403.508(4)(c) is 15 days prior to the fate of the hearing. The Department's application number for this project is PA00-43. The Division of Administrative Hearings case number is 00-5120EPP.

For additional information concerning the hearing, contact: Buck Oven, (850)487-0472 or at the Department of Environmental Protection, 2600 Blair Stone Road, M.S. #48, Tallahassee, Florida 32399-2400.

The Department of Environmental Protection announces a public hearing to which all interested persons are invited. DATES AND TIME: April 17-19, 2001 9:00 a.m. or as soon

thereafter as can be heard

PLACE: Civic Center, Main Room, 115 West Park Street, Auburndale, Florida

PURPOSE: Administrative Law Judge J. Lawrence Johnston will take testimony and evidence concerning the environmental effects and any other appropriate matters regarding the proposed Calpine Construction Finance Company, L.P., Osprey Energy Center, pursuant to the Florida Electrical Power Plant Siting Act, ss. 403.501-.518, Florida Statutes. Judge Johnston will prepare a Recommended Order for submission to and final action by the Governor and Cabinet acting as the Siting Board, based on the hearing. Under Section 403.508(4), F.S., any person wishing to become a party should file a Motion to Intervene with J. Lawrence Johnston, Administrative Law Judge, Division of Administrative Hearings, The DeSoto Building, 1230 Apalachee Parkway, Tallahassee, Florida 32399-1550, at least 30 days prior to the hearing.

For additional information concerning the hearing, please contact Steven Palmer, (850)487-0472 or at the Department of Environmental Protection, 2600 Blair Stone Road, M.S. #48, Tallahassee, Florida 32399-2400.

DEPARTMENT OF HEALTH

The Florida **Department of Health**, Bureau of Epidemiology, on behalf of the Biomedical Research Advisory Council announces a public meeting.

DATE AND TIME: Thursday, March 8, 2001, 3:00 p.m. -5:00 p.m.

PLACE: The Department of Health, Bureau of Epidemiology, Capital Circle Office Complex, Room 320P, Prather Building, 2585 Merchant's Row, Tallahassee, Florida 32399-1734

PURPOSE: This meeting will cover the following topics relating to the Biomedical Research Program: 1) Grant application and process update; 2) Peer review process update; 3) Scheduling upcoming meetings/events.

The contact person: Department of Health, Ms. Cathy Hughes. To obtain a copy of the agenda or persons desiring special accommodations, please contact Ms. Hughes, by March 6, 2001, (850)245-4444, Ext. 2438.

The Department of Health, Dietetics and Nutrition Practice Council, under the **Board of Medicine** announces a conference call to which all persons are invited.

DATE AND TIME: March 9, 2001, 9:00 a.m. or soon thereafter

PURPOSE: General Business Meeting and Rules Review.

PLACE: Nonsuncom (850)488-0979, Suncom 278-0979

A copy of the agenda may be obtained by writing: Department of Health, Dietetics and Nutrition Practice Council, 4052 Bald Cypress Way, BIN #C05, Tallahassee, Florida 32399-3255 or by calling the council office, (850)245-4373.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/hearing/meeting is asked to advise at 48 hours department least before workshop/hearing/meeting by contacting the council office, (850)245-4373. If you are hearing or speech impaired, please contact the department by calling 1(800)955-8770 (Voice) or 1(800)955-8771 (TDD).

Please note that if a person decides to appeal any decision made by the council with respect to any matter considered at the above-cited meeting or hearing, he/she will need to ensure that a verbatim record of the proceedings is made, which record includes the testimony and evidence upon which the appeal is to be based.

The Florida Board of Dentistry will hold a Probable Cause Panel meeting to which all persons are invited.

DATE AND TIME: March 22, 2001, 6:00 p.m.

PLACE: Crowne Plaza, 950 N. W. LeJeune Road, Miami, FL

PURPOSE: To review reconsideration cases.

A copy of any item on the agenda may be obtained by writing: William H. Buckhalt, Executive Director, Board of Dentistry, 4052 Bald Cypress Way, BIN #C06, Tallahassee, Florida 32399-3256 or you may call (850)245-4161. You will be charged seventeen cents per page for the number of copies desired.

If a person decides to appeal any decision made by the Board with respect to any matter considered at this meeting or hearing, he may need to ensure that a verbatim record of the proceedings is made, which records include the testimony and evidence upon which the appeal is to be based.

Any person requiring a special accommodation at this meeting because of a disability or physical impairment should contact Linda Barber, (850)245-4161, at least five calendar days prior to the meeting. Persons who are hearing or speech impaired, can contact Ms. Barber using the Florida Dual Party Relay System, 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

The Physician Assistants Formulary Committee announces a meeting to which all persons are invited.

DATE AND TIME: Friday, April 6, 2001, 12:30 p.m. or soon thereafter

PLACE: Conference Call meet me number (850)921-6433, Suncom 291-6433

PURPOSE: To conduct general business of the Committee.

A copy of the agenda may be obtained by writing: Margaret Anglin, Program Administrator, Council on Physician Assistants, Medical Quality Assurance, 4052 Bald Cypress Way, BIN #C03, Tallahassee, Florida 32399-3253.

Any person requiring a special accommodation at this meeting because of a disability or physical impairment should contact the Council on Physician Assistants, (850)245-4131, at least five (5) calendar days prior to the meeting. If you are hearing or speech impaired, please call the Council on Physician Assistants the Florida Dual Party Relay 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

Please note that if a person decides to appeal any decision made by the Board with respect to any matter considered at the above cited meeting or hearing, he will need a record of the proceedings, and for such purpose, may need to insure that a verbatim record or the proceeding is made, which record includes the testimony and evidence upon which is to be based.

The Department of Health, Board of Nursing announces public meetings to which all interested persons are invited.

LPN Supervision Rules Workshop

DATE AND TIME: Tuesday, April 17, 2001, 10:00 a.m.

PLACE: Sheraton West Palm Beach Hotel, Regency Room, 630 Clearwater Park Rd., West Palm Beach, FL 33401

PURPOSE: To discuss matters relating to the policies and procedures of LPN Supervision.

Board of Nursing Annual Planning Meeting

DATE AND TIME: Tuesday, April 17, 2001, 2:00 p.m.

PLACE: Sheraton West Palm Beach Hotel, Regency Room, 630 Clearwater Park Rd., West Palm Beach, FL 33401

PURPOSE: To discuss matters relating to the next years Board of Nursing Activities and plans.

Intervention Project for Nurses Committee Meeting

DATE AND TIME: Wednesday April 18, 2001, 8:30 a.m.

PLACE: Sheraton West Palm Beach Hotel, Regency Room, 630 Clearwater Park Rd., West Palm Beach, FL 33401

PURPOSE: To discuss matters relating to the policies and procedures of the Intervention Project for Nurses.

Advanced Registered Nurse Practitioner's Committee Meeting DATE AND TIME: Wednesday April 18, 2001, to follow IPN Committee

PLACE: Sheraton West Palm Beach Hotel, Regency Room, 630 Clearwater Park Rd., West Palm Beach, FL 33401

PURPOSE: To consider applications and review certification of Advanced Registered Nurse Practitioners.

Continuing Education

DATE AND TIME: Wednesday April 18, 2001, to follow **ARNP** Committee

PLACE: Sheraton West Palm Beach Hotel, Regency Room, 630 Clearwater Park Rd., West Palm Beach, FL 33401

PURPOSE: To discuss and hold hearings on procedures for continuing education rules.

Education Committee Meeting

DATE AND TIME: Wednesday April 18, 2001, 10:30 a.m.

PLACE: Sheraton West Palm Beach Hotel, Regency Room, 630 Clearwater Park Rd., West Palm Beach, FL 33401

PPURPOSE: To consider matters relating to nursing programs and applications for licensure.

Credentials Committee

DATE AND TIME: Wednesday, April 18, 2001, 8:30 a.m.

PLACE: Sheraton West Palm Beach Hotel, Polo Room, 630 Clearwater Park Rd., West Palm Beach, FL 33401

PURPOSE: To discuss and hold hearings on credential issues.

Board of Nursing Bi-Monthly Board Meeting

DATES AND TIMES: Wednesday, April 18, 2001, 1:30 p.m.; Thursday April 19, 2001, 8:30 a.m.

PLACE: Sheraton West Palm Beach Hotel, Regency Room, 630 Clearwater Park Rd., West Palm Beach, FL 33401

DATE AND TIME: Friday, April 20, 2001, 8:30 a.m.

PLACE: Sheraton West Palm Beach Hotel, Gallery Room, 630 Clearwater Park Rd., West Palm Beach, FL 33401

PURPOSE: Rule Hearing/Adoptions; Nursing Education Program Requests and Reports; Advanced Registered Nurse Practitioners Certificates and matters relating advanced nursing practice; Continuing Education matters; Legal and Disciplinary Actions; Licensing Problems, Informal Hearings, Declaratory statements, Correspondence miscellaneous matters relating to the practice of nursing.

A copy of the agendas may be obtained by writing: Dr. Ruth Stiehl, Executive Director, Florida Board of Nursing, 4080 Woodcock Drive, Suite 202, Jacksonville, FL 32207.

Please Note that if a person decides to appeal any decision made by the Board with respect to any matter considered at this meeting or hearing, he/she will need a record of the proceedings and for such purpose he/she may need to insure that a verbatim record of the proceedings is made, which record includes the testimony and evidence upon which the appeal is to be based.

SPECIAL ACCOMMODATION: Any person requiring special accommodation for this meeting because of a disability or physical impairment should contact the Board of Nursing office, (904)858-6940, at least five calendar days prior to the meeting. If you are hearing or speech impaired, please contact the Agency using the Florida Dual Party Relay System, 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

The Correctional Medical Authority announces a meeting to which all persons are invited.

DATE AND TIME: March 16, 2001, 8:30 a.m. – 12:30 p.m.

PLACE: Department of Health, Conference Room 310A, Prather Building, 2585 Merchant's Row Boulevard, Tallahassee, Florida 32399, (850)245-4044

PURPOSE: Continued discussion of issues relating to correctional health care in the Florida Department of Corrections.

A copy of the agenda may be obtained by writing: Executive Director, Correctional Medical Authority, 4052 Bald Cypress Tallahassee, 32399-1732, #B-04, FL Way, BIN (850)245-4044.

Pursuant to Chapter 286.26, Florida Statutes, any handicapped person wishing to attend this meeting should contact staff at least 48 hours prior to the meeting in order to request any special assistance.

DEPARTMENT OF CHILDREN AND FAMILY **SERVICES**

The Family Preservation and Support Coalition Training Committee, sponsored by the District 12, Department of Children and Family Services announces the following public meeting to which all persons are invited.

DATE AND TIME: March 5, 2001, 9:30 a.m.

PLACE: United Way of Volusia and Flagler Counties, 3747 West International Speedway Blvd., Daytona Beach, Florida PURPOSE: Regular Business Meeting.

A copy of the agenda may be obtained by writing: Family Preservation and Support, Department of Children and Family Services, 210 North Palmetto Avenue, Daytona Beach, FL 32114-3284, Attn.: Lynn Kennedy.

If you need special accommodations (i.e. assistive listening devices, sign language interpreter, etc.) please notify Lynn Kennedy, (386)226-7826, at least 48 hours in advance of the meeting. Hearing impaired please use Florida Relay System, 1(800)955-8771.

The Family Preservation and Support Coalition, Executive Committee, sponsored by the District 12, Department of Children and Family Services announces the following public meeting to which all persons are invited.

DATE AND TIME: March 7, 2001, 9:00 a.m.

PLACE: Domestic Abuse Council, 211 N. Ridgewood Avenue, Daytona Beach, Florida

PURPOSE: Regular Business Meeting.

A copy of the agenda may be obtained by writing: Family Preservation and Support, Department of Children and Family Services, 210 North Palmetto Avenue, Daytona Beach, FL 32114-3284, Attn.: Lynn Kennedy.

If you need special accommodations (i.e., assistive listening devices, sign language interpreter, etc.) please notify Lynn Kennedy, (386)226-7826, at least 48 hours in advance of the meeting. Hearing impaired please use Florida Relay System, 1(800)955-8771.

The Family Preservation and Support Coalition, Child Abuse and Neglect Prevention Committee, sponsored by the District 12, Department of Children and Family Services announces the following public meeting to which all persons are invited. DATE AND TIME: March 12, 2001, 3:30 p.m.

PLACE: Children's Advocacy Center, 344 South Beach Street, Daytona Beach, Florida

PURPOSE: Regular Business Meeting.

A copy of the agenda may be obtained by writing: Family Preservation and Support, Department of Children and Family Services, 210 North Palmetto Avenue, Daytona Beach, FL 32114-3284, Attn.: Lynn Kennedy.

If you need special accommodations (i.e., assistive listening devices, sign language interpreter, etc.) please notify Lynn Kennedy, (386)226-7826, at least 48 hours in advance of the meeting. Hearing impaired please use Florida Relay System, 1(800)955-8771.

The Department of Children and Family Services, District Ten in conjunction with the community will conduct the following meeting during the month of March.

The Department of Children and Family Services, Family Care Council employment sub-committee announces a public meeting to which you are invited to attend.

DATE AND TIME: March 14, 2001, 10:00 a.m. – 12:00 Noon PLACE: Department of Children and Family Services, Regional Service Center, 201 W. Broward Blvd., Suite 510, Ft. Lauderdale, Florida 33301

GENERAL SUBJECT MATTER TO BE CONSIDERED: Developmental Disabilities employment issues.

A copy of the agenda may be obtained by writing: Scott Silverman, Management Review Specialist, Regional Office, 201 W. Broward Blvd., Suite 200, Ft. Lauderdale, FL 33301.

Anyone requiring a special accommodation to participate in this meeting is requested to advise District Administration (Scott Silverman) at least 5 working days before the meeting, (954)759-5446 or (954)467-4509 (TDD).

The Florida Department of Children and Family Services announces a meeting of the Sumter County Community Alliance to which all persons are invited.

DATE AND TIME: Wednesday, March 14, 2001, 12:00 Noon PLACE: Catfish Johnny's Restaurant, 2396 N. CR 470, Lake Panasoffkee, FL

PURPOSE: To provide participation and governance of community based services, Chapter 20.19(6), F.S.

A copy of the agenda may be obtained by writing: Mona Terry, Box 80-O, 1601 W. Gulf-Atlantic Hwy., Wildwood, FL 34785. Persons needing special accommodations to participate in this proceeding should contact the agency no later than five working days prior to the meeting, (352)330-2177.

The Florida Department of Children and Family Services announces a meeting of the Citrus County Community Alliance to which all persons are invited.

DATE AND TIME: Thursday, March 15, 2001, 8:30 a.m.

PLACE: Citrus County School Board Office, 1007 W. Main Street, Inverness, FL

PURPOSE: To provide participation and governance of community based services, Chapter 20.19(6), F.S.

A copy of the agenda may be obtained by writing: Mona Terry, Box 80-O, 1601 W. Gulf-Atlantic Hwy., Wildwood, FL 34785. Persons needing special accommodations to participate in this proceeding should contact the agency no later than five working days prior to the meeting, (352)330-2177.

The Florida Department of Children and Family Services announces a meeting of the Hernando County Community Alliance to which all persons are invited.

DATE AND TIME: Wednesday, March 21, 2001, 9:00 a.m.

PLACE: Hernando County School Support Complex, 919 Broad St., Brooksville, FL

PURPOSE: To provide participation and governance of community based services, Chapter 20.19(6), F.S.

A copy of the agenda may be obtained by writing: Mona Terry, Box 80-O, 1601 W. Gulf-Atlantic Hwy., Wildwood, FL 34785. Persons needing special accommodations to participate in this proceeding should contact the agency no later than five working days prior to the meeting, (352)330-2177.

The Department of Children and Family Services, SunCoast Region announces the following public meeting to which all persons are invited.

Pasco Community Alliance

DATE AND TIME: March 14, 2001, 2:00 p.m.

PLACE: Counsel Square II, Conference Room 150, 7601 Little Road, New Port Richey, FL

PURPOSE: To discuss implementation of community alliances in the SunCoast Region.

An agenda can be obtained seven days in advance of each meeting at: Mary Grizzle State Office Building, Suite 414, 11351 Ulmerton Road, Largo, FL.

Persons needing accommodation to participate in the meeting should call at least 3 days in advance of the meeting, (727)588-7061 or (TDD) (727)588-6662, to arrange accommodations.

The Department of Children and Family Services, Developmental Disabilities Program, Choice and Control Pilot Projects announces a coalition meeting to which all persons are invited.

DATE AND TIME: Wednesday, March 15, 2001, 11:30 a.m. – 12:30 p.m.

PLACE: The Department of Children and Family Services Offices, Conference Room, 3631-B Hodges Blvd., Jacksonville, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: The status of the District 4, Pilot Project.

A copy of the agenda for this meeting can be obtained: Denese McGehee, Area Coordinator, (904)992-2439.

Persons needing accommodation to participate in this meeting should call at least 4 days in advance of the meeting, (904)992-2439 or (TDD) (850)921-1304.

The Department of Children and Family Services, District 8, Mental Health Program office announces the following public forum to which all persons are invited.

DATE AND TIME: March 22, 2001, 4:00 p.m. – 6:00 p.m.

PLACE: Delores G. Dry Service Center, 1864 17th Street, Sarasota, Florida 34234

GENERAL SUBJECT MATTER TO BE CONSIDERED: The department is seeking public input and information regarding the re-designation of (public or private) Baker Act receiving facilities.

Contact for the above meeting: Susan Nunnally, Department of Children and Family Services, (941)338-1442.

FLORIDA HOUSING FINANCE CORPORATION

NOTICE OF CHANGE - The Florida Housing Finance Corporation announces a change in location for the public workshop and meeting of the Board of Directors to which all interested parties are invited.

Fiscal Committee; Guarantee Committee; Combined Cycle Committee; Multifamily Revenue Bond Committee; Board Meeting

DATE AND TIME: March 8, 2001, 10:30 a.m. - adjourned PLACE: Holiday Inn Hotel, Downtown, 316 West Tennessee St., Tallahassee, FL 32301, (850)222-9555, FHFC Offices: (850)488-4197

PURPOSE:

- 1. Consider, review and take action on matters brought to the Fiscal Committee and to consider recommendations made by the Fiscal Committee to the Board.
- Consider, review and take action on matters brought to the Guarantee Committee and to consider recommendations made by the Guarantee Program Committee to the Board.
- 3. Consider, review and take action on matters brought to the Combined Cycle Committee and to consider recommendations made by the Combined Cycle Committee to the Board.
- Consider, review and take action on matters brought to the Multifamily Revenue Bond Committee and to consider recommendations made by the Multifamily Revenue Bond Committee to the Board.
- 5. Authorize the Corporation Staff to proceed with all actions necessary for the sale of bonds of pending multifamily issues which have satisfied the requirements for funding.
- Consider financing and acknowledgement resolutions for various multifamily developments, under any multifamily program, including the ranking of developments.

- Consider appointment of professionals including but not limited to trustee and/or originator/servicer for upcoming and/or past multifamily programs and single-family programs.
- Consider approval of all bond documents for and terms of all upcoming single-family and multifamily bond sales, including those secured by third-party guarantors, letters-of-credit, insurance or other mechanisms.
- Consider adopting resolutions authorizing negotiated or competitive sale of bonds on various single-family and multifamily issues.
- 10. Consider directing Staff to submit summaries of various TEFRA/Public Hearings to the Governor.
- Consideration of policy issues concerning ongoing and upcoming single-family bond issues including initiation of request for proposals on an emergency basis, and structuring new issues.
- 12. Consideration of all necessary actions with regard to the Multifamily Bond Program.
- 13. Consideration of approval of underwriters for inclusion on approved master list and teams.
- 14. Consideration of all necessary actions with regard to the HOME Rental Program.
- 15. Consideration of all necessary actions with regard to the HC (Housing Credits) Program.
- 16. Consideration of all necessary actions with regard to the SAIL (State Apartment Incentive Loan) Program.
- 17. Consideration of all necessary actions with regard to the SHIP (State Housing Initiatives Partnership) Program.
- 18. Consideration of all necessary actions with regard to the PLP (Predevelopment Loan) Program.
- 19. Consideration of all necessary actions with regard to the Home Ownership Programs.
- 20. Consideration of all necessary actions, for initiating new rules or rule amendments on an emergency or non-emergency basis.
- 21. Consideration of Appeals from Combined Cycle ranking and grading with entry of final orders.
- 22. Consideration of workouts or modifications for existing projects funded by the Corporation.
- 23. Consideration of matters relating to the stated purpose of the Corporation to provide safe and sanitary housing that is affordable for the residents of Florida.
- 24. Consideration of funding additional reserves for the Guarantee Fund.
- 25. Consideration of audit issues.
- 26. Evaluation of Professional and Consultant performance.
- 27. Such other matters as may be included on the agenda for the March 8, 2001, Board Workshop and Meeting.

A copy of the agenda may be obtained by contacting: Deanne Coughlin, Board Administrative Liaison, Florida Housing Finance Corporation, 227 North Bronough Street, Suite 5000, Tallahassee, Florida 32301-1329, (850)488-4197.

Any person requiring a special accommodation at this meeting because of a disability or physical impairment should contact Deanne Coughlin, Florida Housing Finance Corporation, (850)488-4197, at least five calendar days prior to the meeting. If you are hearing or speech impaired, please contact the Corporation using the Florida Dual Party Relay System, 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

If any person decides to appeal any decision made by the Corporation with respect to any matter considered at this meeting, he or she will need a record of the proceedings, and that, for such purpose he or she may need to ensure that a verbatim record of the proceedings be made, which record includes the testimony and evidence upon which the appeal is to be based.

NOTICE OF CHANGE – The **Florida Housing Finance Corporation** announces a change in location for Developer presentations to the Board of Directors to which all interested parties are invited.

DATE AND TIME: March 9, 2001, 9:00 a.m. – adjournment PLACE: Leon County Courthouse, 301 South Monroe St., 5th Floor, County Commissioners Chambers, Tallahassee, FL 32301, (850)488-1948

PURPOSE: To permit interested parties to make presentations to the Board of Directors' of Florida Housing Finance Corporation. Each presentation will be limited to (10) ten minutes. The scope of any presentation shall be restricted to developments previously funded by Florida Housing Finance Corporation. Please be advised that under Rule 67-48.004 (subsection 22), FAC. "At not time during the Application, scoring and appeal process may Applicants or their representatives contact Board members concerning their own Development or any other Applicants' Development." If an applicant or its representatives does contact a Board member or Staff in violation of this section, the Board shall, upon determination that such contact was deliberate, disqualify such Applicants' Application.

A copy of the agenda may be obtained by contacting: Deanne Coughlin, Board Administrative Liaison, Florida Housing Finance Corporation, 227 North Bronough Street, Suite 5000, Tallahassee, Florida 32301-1329, (850)488-4197.

Any person requiring a special accommodation at this meeting because of a disability or physical impairment should contact Deanne Coughlin, Florida Housing Finance Corporation, (850)488-4197, at least five calendar days prior to the meeting. If you are hearing or speech impaired, please contact the Corporation using the Florida Dual Party Relay System, 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

If any person decides to appeal any decision made by the Corporation with respect to any matter considered at this meeting, he or she will need a record of the proceedings, and that, for such purpose he or she may need to ensure that a verbatim record of the proceedings be made, which record includes the testimony and evidence upon which the appeal is to be based.

The **Florida Housing Finance Corporation**, Combined Rental Cycle announces Review Committee meetings for the 2001 competitive cycle to which all interested parties are invited.

DATES AND TIMES: Tuesday, March 13, 2001, 10:00 a.m.; Tuesday, March 20, 2001, 10:00 a.m.; Tuesday, March 27, 2001, 10:00 a.m.; Tuesday April 3, 2001, 10:00 a.m.; Tuesday, April 10, 2001, 10:00 a.m.; Tuesday, April 17, 2001, 10:00 a.m.; Wednesday, April 25, 2001, 10:00 a.m. Prior to each scheduled meeting, interested parties are advised to confirm the meeting date and time by calling Florida Housing, (850)488-4197 or checking Florida Housing's web site at www.floridahousing.org.

PLACE: Florida Housing Finance Corporation, 227 North Bronough Street, 6th Floor, Seltzer Room, Tallahassee, Florida 32301-1329

PURPOSE: To conduct discussions, reviews and make decisions in reference to the scoring of the 2001 Combined Rental Application Cycle.

Any person requiring a special accommodation at this meeting because of a disability or physical impairment should contact Debbie L. Moran, (850)488-4197, at least five calendar days prior to the meeting. If you are hearing or speech impaired, please contact the Corporation using the Florida Dual Party Relay System, 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

If any person decides to appeal any decision made by the Corporation with respect to any matter considered at this meeting, he/she will need a record of the proceedings, and for such purpose he/she may need to ensure that a verbatim record of the proceedings be made, which record includes the testimony and evidence upon which the appeal is to be based.

The Florida Housing Finance Corporation announces a public meeting for the Multifamily Bond Program, to which all persons are invited.

DATE AND TIME: Tuesday, March 13, 2001, 2:00 p.m. (EST)

PLACE: Florida Housing Finance Corporation, 227 North Bronough Street, 6th Floor, Seltzer Room, Tallahassee, Florida 32301-1329

PURPOSE: This review committee was established pursuant to Rule 67-21.003(4), FAC. for the purpose of reviewing the draft Completeness and Threshold Checks (CTC) of the Applications submitted for bond financing for the 2001 Multifamily Bond Cycle.

Any person requiring a special accommodation at this meeting because of a disability or physical impairment should contact Esrone McDaniels, Multifamily Bond Administrator, (850)488-4197, at least five calendar days prior to the meeting. If you are hearing or speech impaired, please contact the Corporation using the Florida Dual Party Relay System, 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

If any person decides to appeal any decision made by the Corporation with respect to any matter considered at this meeting, he/she will need a record of the proceedings, and for such purpose he/she may need to ensure that a verbatim record of the proceedings be made, which record includes the testimony and evidence upon which the appeal is to be based.

FISH AND WILDLIFE CONSERVATION COMMISSION

The Florida Fish and Wildlife Conservation Commission has scheduled a public meeting to which all interested persons are invited.

DATES AND TIMES: March 29-30, 2001, 8:30 a.m., each day PLACE: Holiday Inn Capital, 1355 Apalachee Parkway, Tallahassee, Florida

PURPOSE: To review and discuss substantive and procedural issues associated with the Fish and Wildlife Conservation Commission and to take action on proposed rules and policy issues.

A copy of the proposed agenda may be obtained: Florida Fish and Wildlife Conservation Commission, 620 S. Meridian St., Tallahassee, FL 32399-1600.

If any person decides to challenge any decision with respect to any matter considered at the above meeting, a record of the proceeding will be needed. For this purpose, you may need to ensure that a verbatim record of the proceeding is made which includes testimony and evidence upon which the challenge is to be based.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in the workshop or meeting is asked to advise the Commission at least 5 calendar days prior by calling Andrena Knicely, (850)487-1406. If you are hearing or speech impaired, please contact the agency by calling (850)488-9542.

LEGAL AUTHORITY: Article IV, Section 9, Florida Constitution.

The Florida **Fish and Wildlife Conservation Commission** has scheduled an attorney-client session pursuant to Section 286.011(8), F.S. To be held in conjunction with the

Commission's business meeting which is scheduled for March 29-30, 2001. This notice announces the meeting to all interested persons.

Attorney-client Session

DATE AND TIME: March 30, 2001, 12:00 Noon – 1:00 p.m. PLACE: Holiday Inn-Capital, 1355 Apalachee Parkway,

Tallahassee. Florida

PURPOSE: During this attorney-client session, the Commissioners, the Executive Director and the General Counsel shall meet to discuss settlement negotiations and strategy relating to the case of Save the Manatee Club, et al. v. Allan L. Egbert, Executive Director of Fish and Wildlife Conservation Commission.

The meeting will be recorded by a certified court reporter. Upon conclusion of litigation, a verbatim transcript of the meeting may be obtained from the Office of the General Counsel, Florida Fish and Wildlife Conservation Commission, 620 S. Meridian Street, Tallahassee, Florida 32399-1600.

AREA AGENCY ON AGING OF PASCO-PINELLAS

The **Area Agency on Aging of Pasco-Pinellas**, Inc. (AAAPP) announces a public meeting to which all persons are invited.

DATES AND TIMES: Monday, March 5, 2001, 9:30 a.m.; Monday, April 2, 2001, 9:30 a.m.; Monday, May 7, 2001, 9:30 a.m. (Please call to confirm date, time and location)

PLACE: Area Agency on Aging of Pasco-Pinellas, Inc., 9455 Koger Boulevard, St. Petersburg, Florida 33702

PURPOSE: Finance Committee Meeting. To discuss new grants and monthly agency financial positions.

Please note that if a person decides to appeal any decision made by AAAPP Board with respect to any matter considered at the above cited meeting or hearing, he will need to ensure that a verbatim record of the proceedings is made, which record includes the testimony and evidence upon which the appeal is based.

H. LEE MOFFITT CANCER CENTER AND RESEARCH INSTITUTE

The H. Lee Moffitt Cancer Center and Research Institute, Inc. announces a public meeting to which all persons are invited.

DATE AND TIME: Monday, March 12, 2001, 3:30 p.m. – 5:00 p.m.

PLACE: Moffitt Cancer Center Board Room, 12902 Magnolia Drive, Tampa, FL

PURPOSE: To conduct the general business of the Facilities Committee.

A copy of the agenda may be obtained by writing: Mrs. Cheryl Bartolomeo, Tower Project Office, Moffitt Cancer Center, 12902 Magnolia Drive, MOD 6 – TOWER, Tampa, Florida 33612.

Persons requiring special accommodations due to disability or physical impairment should contact: Mrs. Cheryl Bartolomeo, by Monday, March 5, 2001.

FLORIDA ALLIANCE FOR ASSISTIVE SERVICES AND TECHNOLOGY

The Florida Alliance for Assistive Services and Technology, Board of Directors announces a public meeting to which all persons are invited to attend.

DATE AND TIME: Wednesday, March 14, 2001, 8:30 a.m. – 9:30 a.m.

PLACE: Building A, 2002 Old St. Augustine Road, V. R. Conference Room, Tallahassee, Florida

DATE AND TIME: Thursday, March 15, 2001, 8:30 a.m. – 3:00 p.m.

PLACE: Holiday Inn-Capital East, 1355 Apalachee Parkway, Tallahassee, Florida 32301, (850)877-3171.

PURPOSE: The Board of Directors meets quarterly to conduct such business as specifically itemized on the agenda. Time will be set aside to solicit input from the public concerning assistive technology needs and services.

A copy of the quarterly meeting agenda will be posted at the FAAST, Inc. Office and may be obtained by contacting: FAAST, Inc., 1020 E. Lafayette Street, Suite 110, Tallahassee, FL 32301-4546, (850)487-3278.

If you would like to present information to the Board of Directors, or if you require reasonable accommodations due to a disability, please contact FAAST, Inc., at the above address in advance of the meeting.

If a person decides to appeal any decision made by the Board of Directors with respect to any matter considered at such meetings, the person will need a record of the proceedings, and for such purpose, the person may need to ensure that a verbatim record of the proceedings is made, which includes the testimony and evidence upon which the appeal is to be based.

Additionally, the Board of Directors conduct committee teleconferences, at the call of the committee Chairs, to accomplish the goals and objectives of the committees between full Board meetings.

If you would like to present information to a FAAST committee, attend a committee teleconference or require reasonable telecommunication accommodations due to a disability, please contact the FAAST, Inc. office in writing at the above address.

The Florida Alliance for Assistive Services and Technology, Board of Directors announces that periodic committee meetings are held by teleconference for the following committees: Executive; Finance; Interagency Issues; Nominating and Appointment Review; Development; Medicaid/Medicare Task Force; Bylaws Task Force; and Technology and Education Awareness. All persons are invited to attend.

DATES AND TIME: March 14-15, 2001 (Periodic committee meetings, via teleconference, are held at the call of each Committee Chair between full Board meetings)

PLACE: Teleconferences will originate from the FAAST, Inc. Office, 1020 E. Lafavette Street, Suite 110, Tallahassee, FL 32301-4546, (850)487-3278

PURPOSE: Committees meet periodically at the call of the Committee Chair to conduct such business as to accomplish the goals and objectives of the committee. Time will be set aside to solicit input from the public concerning assistive technology needs and services.

When available, an agenda will be posted at the FAAST, Inc. Office and may be obtained by writing: FAAST, Inc., 1020 E. Lafayette Street, Suite 110, Tallahassee, FL 32301-4546 or calling (850)487-3278.

If you would like to present information to a FAAST Committee, attend a committee teleconference or require reasonable telecommunication accommodations due to a disability, please contact FAAST, Inc., in writing at the above address.

If a person decides to appeal any decision made by the Committee with respect to any matter considered at such teleconference meetings, the person will need a record of the proceedings, and for such purpose, the person may need to ensure that a verbatim record of the proceedings is made, which includes the testimony and evidence upon which the appeal is to be based.

FLORIDA AUTOMOBILE JOINT UNDERWRITING ASSOCIATION

The Florida Automobile Joint Underwriting Association announces public meetings to which all persons are invited and a private meeting in the shade.

Claim Review Committee Meeting

DATE AND TIME: March 15, 2001, 10:00 a.m.

PURPOSE: To finalize the claim report for the Board of Governors and other matters that may come before the committee.

Private Meeting of the Claim Review Committee

DATE AND TIME: March 15, 2001, commencing immediately after the adjournment of the Claim Review Committee Meeting

PURPOSE: To discuss settlement negotiations and strategy related to litigation expenditures in pending class action litigation.

Annual Meeting of Members

DATE AND TIME: April 26, 2001, 8:30 a.m.

PURPOSE: To receive the Association's annual report and elect Board members.

Board of Governors Meeting

DATE AND TIME: April 26, 2001, commencing immediately after the adjournment of the Annual Meeting of Members.

PURPOSE: To receive reports of the general manager, all committees, and counsel; to consider and take actions based on those reports; and to consider any other matters that may come before the Board.

PLACE: Tampa Airport Marriott, Tampa, Florida Additional information may be obtained from: Lisa Blackwell Stoutamire, FAJUA, 1113 East Tennessee Street, Suite 401, Tallahassee, FL 32308.

BLACK BUSINESS SUPPORT CORPORATION

The Florida Black Business Support Corporation announces a planning session and a meeting of its board of directors to which all interested persons are invited.

PLACE: Wyndham Westshore Hotel, 4860 W. Kennedy Blvd., Tampa, Florida

DATES AND TIMES: March 15, 2001, 1:00 - 5:00 p.m.; March 16, 2001, 8:00 a.m. – 5:00 p.m.; March 17, 2001, 8:00 a.m. – 12:00 Noon

PURPOSE: To plan and discuss the Board's business plan to identify areas for future Board priorities and approve actions taken by the Chairman under delegated authority.

A copy of the agenda may be obtained by contacting: The Florida Black Business Support Corporation, 1713 S. Gadsden Street, Tallahassee, FL 32301, (850)487-4850.

If a person decides to take an appeal with respect to any matter considered at this meeting, he/she will need a record of the proceedings and, for such purpose, he/she may need to ensure that verbatim record of the proceedings is made, which record should include the testimony and evidence upon which the appeal is to be based.

If an accommodation is needed for a disability in order to attend this meeting, please notify the FBBSC office. (850)487-4850, at least seven (7) days prior to the meeting.

FLORIDA RESIDENTIAL PROPERTY AND CASUALTY JOINT UNDERWRITING ASSOCIATION

The Florida Residential Property and Casualty Joint Underwriting Association announces a meeting of its Board of Governors to which all interested persons are invited.

DATE AND TIME: Wednesday, March 21, 2001, 8:00 a.m. (EST)

PLACE: The Hyatt Regency, Orlando International Airport, 9300 Airport Boulevard, Orlando, FL, (407)825-1234

PURPOSE: Items of discussion include, but are not limited to, computer system vendor selection and commercial lines rate filing.

For additional information, please call 1(800)807-7647, Extension 3761.

The Florida Market Assistance Plan (FMAP) announces a meeting of its Board of Governors to which all interested persons are invited.

DATE AND TIME: Wednesday, March 21, 2001, immediately following the Florida Residential Property and Casualty Joint Underwriting Association's, Board of Governors Meeting

PLACE: The Hyatt Regency, Orlando International Airport, 9300 Airport Boulevard, Orlando, FL, (407)825-1234.

PURPOSE: Items of discussion will include, but are not limited to, the 2000 Annual Report, 2001 budget, and keep out program.

For additional information, please call 1(800)807-7647, Extension 3809.

Section VII Notices of Petitions and Dispositions Regarding Declaratory Statements

DEPARTMENT OF COMMUNITY AFFAIRS

NOTICE IS HEREBY GIVEN that the Petition for Declaratory Statement received on September 7, 2000, from the Division of State Fire Marshal was withdrawn on October 19, 2000. Notice of receipt of this petition, which was assigned the number DCA00-DEC-276, appeared in the September 22, 2000 edition of the Florida Administrative Weekly.

A copy of the withdrawal may be obtained by writing: Paula P. Ford, Agency Clerk, Department of Community Affairs, 2555 Shumard Oak Boulevard, Tallahassee, Florida 32399-2100.

DEPARTMENT OF CORRECTIONS

NOTICE IS HEREBY GIVEN that the Department of Corrections has issued a response to a Petition to Initiate Rulemaking from Willie Lee Harper. The Petitioner requested that the Department of Corrections amend or repeal Rule 33-602.302, Florida Administrative Code, to exclude possession by one inmate of legal documents belonging to another inmate. The Petitioner asserts that the rule constitutes an invalid exercise of delegated legislative authority and precludes inmates from assisting each other in the preparation of legal documents.

The Department denied Inmate Harper's Petition to Initiate Rulemaking on the grounds that the argument presented is a rule challenge not properly brought by an inmate. Additionally, the petitioner's position is without merit, since inmates may obtain staff permission to possess legal documents belonging to another inmate. Furthermore, they may obtain assistance in the preparation of legal documents by law clerks and other

inmates without the need for those persons to have possession of the documents. Valid security concerns justify the current rule.

A copy of the Order may be obtained from: Giselle Lylen Rivera, Assistant General Counsel, Department of Corrections, 2601 Blair Stone Road, Tallahassee, Florida 32399-2500.

NOTICE IS HEREBY GIVEN that the Department of Corrections has issued a response to a Petition to Initiate Rulemaking from Willie Lee Harper. The Petitioner requested that the Department of Corrections amend Rules 33-601.803 and 33-601.811, Florida Administrative Code, to allow inmates in close management the same privileges permitted inmates in general population with respect to the canteen, visits, radios, tape players, television and electronic entertainment devices.

The Department denied Inmate Harper's Petition to Initiate Rulemaking on the grounds that adoption of the proposed amendment is not justified. An inmate is placed in close management as the result of behavior that threatens institutional order and security necessitating housing in a secured setting. In this setting, limits are imposed upon items, such as those the Petitioner wishes to have made available to close management inmates, that may be considered a threat to the safety and security of staff and other inmates. These privileges are made available only when the behavior of the inmate improves. No basis to justify amendment of the rules exist.

A copy of the Order may be obtained from: Giselle Lylen Rivera, Assistant General Counsel, Department of Corrections, 2601 Blair Stone Road, Tallahassee, Florida 32399-2500.

NOTICE IS HEREBY GIVEN that the State of Florida, Department of Corrections, received a Petition to Initiate Rulemaking on February 13, 2001 from Douglas Jackson. Petitioner is seeking amendment of Chapter 33, Florida Administrative Code, to require the Department to include uniform rules relating to the storage of prisoners' legal materials.

A copy of the Petition may be obtained by writing: Giselle Lylen Rivera, Assistant General Counsel, Department of Corrections, 2601 Blair Stone Road, Tallahassee, Florida 32399-2500.

NOTICE IS HEREBY GIVEN that the State of Florida, Department of Corrections, received a Petition to Initiate Rulemaking on February 13, 2001 from Douglas Jackson. Petitioner is seeking amendment of Rule 33-501.301, Florida Administrative Code, to require the Department to allow open access to law libraries by general population inmates without the need for inmates to submit an inmate request.

A copy of the Petition may be obtained by writing: Giselle Lylen Rivera, Assistant General Counsel, Department of Corrections, 2601 Blair Stone Road, Tallahassee, Florida 32399-2500.

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

NOTICE IS HEREBY GIVEN that the Department of Business and Professional Regulation has issued a Declaratory Statement disposing of the Petition for Declaratory Statement filed on November 28, 2000, by Bob L. Harris, Esquire, on behalf of Petitioner N.Y.C. FAME Management Group, Inc. The Petition was first published on December 22, 2000. The Petitioner is seeking the Department's interpretation of Part VII of Chapter 468, Florida Statutes, as it applies to the Petitioner. The following is a summary of the Declaratory Statement which was issued on February 6, 2001: Under the facts as stated in the Petition, licensure as a talent agency under Part VII of Chapter 468, Florida Statutes, is not required.

A copy of the Declaratory Statement is available for public inspection during normal business hours, 8:00 a.m. - 5:00 p.m., Monday through Friday, except legal holidays, at the Department of Business and Professional Regulation, 1940 North Monroe Street, Tallahassee, Florida 32399-0750. Requests for inspection or copies should be made to the Agency Clerk at the above address, with specific reference to DS 2000-023 and Final Order number BPR-2001-00467.

NOTICE IS HEREBY GIVEN that on November 17, 2000 the Electrical Contractors' Licensing Board issued a Declaratory Statement on a petition received from Paul C. Bishop, d/b/a The Bishop Group, Inc.

The Board determined that pursuant to Rule 61G6-7.001, Florida Administrative Code, because fiber is a component of the electrical system, the installation of air blown fiber would require a limited energy license.

A copy of the Petition and Final Order #BPR-2001-00401 may be obtained by writing: Anthony Spivey, Electrical Contractors' Licensing Board, Department of Business and Professional Regulation, Northwood Centre, 1940 N. Monroe Street, Tallahassee, Florida 32399.

Section VIII Notices of Petitions and Dispositions Regarding the Validity of Rules

Notice of Petition for Administrative Determination has been filed with the Division of Administrative Hearings on the following rules:

NONE

Notice of Disposition of Petition for Administrative Determination have been filed by the Division of Administrative Hearings on the following rules:

NONE

Section IX Notices of Petitions and Dispositions Regarding Non-rule Policy Challenges

NONE

Section X Announcements and Objection Reports of the Joint Administrative Procedures Committee

NONE

Section XI Notices Regarding Bids, Proposals and **Purchasing**

DEPARTMENT OF EDUCATION

NOTICE TO CONSTRUCTION MANAGERS

The University of Florida on and behalf of the Board of Regents, a public corporation of the State of Florida, announces that construction management services will be required for the project listed below:

Project No.: BR-189, Project and Location: Proton Therapy Facility at the University of Florida Shands Jacksonville Medical Center. The project consists of The Proton Therapy Facility is programmed to be an 89,800 gross square foot health care facility with two floors dedicated to proton beam patient treatment plus an additional floor for medical research. The estimated construction cost is \$21,573,000.00.

The contract for construction management services will consist of two phases. Phase one is pre-construction services, for which the construction manager will be paid a fixed fee. Phase one services include value engineering, constructability analyses, development of a cost model, estimating and the development of a Guaranteed Maximum Price (GMP) at 50% Construction Document phase. If the GMP is accepted, phase two, the construction phase, will be implemented. In phase two of the contract, the construction manager becomes the single point of responsibility for performance of the construction of the project and shall publicly bid trade contracts, ensuring the inclusion of Minority Business Enterprises (MBEs). Failure to negotiate an acceptable fixed fee for phase one of the contract, or to arrive at an acceptable GMP within the time provided in the agreement may result in the termination of the construction manager's contract. Selection of finalists for interviews will be made on the basis of construction manager qualifications, including experience and ability; past experience; bonding capacity; record-keeping/administrative ability, critical path scheduling expertise; cost estimating; cost control ability; quality control capability; qualification of the firm's personnel, staff and consultants; and ability to meet the minority business enterprise participation requirements. Finalists will be provided with a copy of the building program and the latest documentation prepared by the project architect/engineer, a description of the final interview requirements and a copy of the standard State University System's construction management agreement. The Selection Committee may reject all proposals and stop the selection process at any time. The construction manager shall have no ownership, entrepreneurial or financial affiliation with the selected architect/engineer involved with this project.

Firms desiring to provide construction management services for the project shall submit a letter of application and a completed Board of Regents "Construction Manager Qualifications Supplement." Proposals must not exceed 80 pages, including the Construction Manager Qualifications Supplement and letter of application. Pages must be numbered consecutively. Submittals which do not comply with these requirements or do not include the requested data will not be considered. No submittal material will be returned. All applicants must be licensed to practice as general contractors in the State of Florida at the time of application. Corporations must be registered to operate in the State of Florida by the Department of State, Division of Corporations, at the time of application. As required by Section 287.133, Florida Statutes, a construction management firm may not submit a proposal for

this project if it is on the convicted vendor list for a public entity crime committed within the past 36 months. The selected construction management firm must warrant that it will neither utilize the services of, nor contract with, any supplier, subcontractor or consultant in excess of \$15,000.00 in connection with this project for a period of 36 months from the date of their being placed on the convicted vendor list.

The Board of Regents Construction Manager Qualifications Supplement forms and the Project Fact Sheet may be obtained by contacting:

Marsha Brewton, Office Manager Facilities Planning and Construction Division 232 Stadium, P. O. Box 115050 Gainesville, FL 32611-5050 Telephone: (352)392-1256

Fax: (352)392-6378

Internet: www.admin.ufl.edu/division/cp

5 (five) bound copies of the required proposal must be received in the Facilities Planning and Construction Division office by 3:00 p.m. (Local Time), Wednesday, April 11, 2001. Facsimile (FAX) submittals are not acceptable and will not be considered.

CALL FOR BIDS

made by the University of Central Florida, on behalf of the State of Florida, Board of Regents.

PROJECT NAME, NUMBER AND LOCATION: Honors College, BR #455, University of Central Florida

QUALIFICATION: All Bidders must be qualified at the time of bid opening in accordance with the Instructions to Bidders, Article B-2. Sealed bids will be received on:

DATE AND TIME: Wednesday, April 11, 2001, until 2:00 p.m. (Local Time)

PLACE: Physical Plant Complex, 4000 Central Florida Blvd., Building 16, Libra Drive, Orlando, FL, at which time and place they will be publicly opened and read aloud.

PROPOSAL: Bids must be submitted in full and in accordance with the requirements of the drawings and Project Manual, which may be obtained or examined at the office of the Architect/Engineer at Borrelli & Associates, 550 West New England Avenue, Suite 200, Winter Park, FL 32789, (407)678-0888.

MINORITY PROGRAM: Bidders are encouraged to utilize Minority Business Enterprises certified by the Minority Business Advocacy and Assistance Office, Department of Labor and Employment Security. Consideration will be given to the percentage of participation, as described in the Instructions to Bidders, in the award of the contract.

PRE-SOLICITATION/PRE-BID MEETING: The Bidder is encouraged to attend the pre-solicitation/pre-bid meeting. Minority Business Enterprise firms are invited to attend to

become familiar with the project specifications and to become acquainted with contractors interested in bidding the project. The meeting has been scheduled for:

DATE AND TIME: Wednesday, March 28, 2001, 9:30 a.m. (Local Time)

PLACE: Physical Plant Complex, 4000 Central Florida Blvd., Building 16, Libra Drive, Orlando, FL

DEPOSIT: \$100.00 per set of drawings and Project Manual is required with a limit of three (3) sets per general contractor or prime bidder; and two (2) sets of drawings and Project Manuals for plumbing, heating/ventilating/air conditioning and electrical contractors acting as subcontractors.

REFUND: The deposit shall only be refunded to those general contractors, prime bidders or plumbing, heating/ventilating/air conditioning and electrical contractors acting as either prime or subcontractors, who after having examined the drawings and specifications:

- a. submit a bona fide bid, or
- b. provide written evidence that they have submitted bids as subcontractors for plumbing, heating/ventilating/air conditioning, or electrical work,

and who return the drawings and Project Manual in good condition within fifteen (15) days after receipt of bids.

PURCHASE: Full sets of bidding documents may be examined at the local plan rooms. Full sets may be purchased through the Architect/Engineer for \$100.00 per set for the printing and handling cost. Partial sets may be purchased at \$.60¢ per sheet of the drawings and \$50.00 per copy of the Project Manual, and are sold subject to the provisions of Article B-27 of the Instructions to Bidders.

PUBLIC ENTITY CRIMES: As required by Section 287.133, Florida Statutes, a contractor may not submit a bid for this project if it is on the convicted vendor list for a public entity crime committed within the past 36 months. The successful contractor must warrant that it will neither utilize the services of, nor contract with, any supplier, subcontractor or consultant in excess of \$15,000.00 in connection with this project for a period of 36 months from the date of their being placed on the convicted vendor list.

CALL FOR BIDS

made by the University of Central Florida, on behalf of the State of Florida, Board of Regents.

PROJECT NAME, NUMBER AND LOCATION: Multi-Lingual Multi-Cultural Center, BR #456, University of Central Florida

QUALIFICATION: All Bidders must be qualified at the time of bid opening in accordance with the Instructions to Bidders, Article B-2. Sealed bids will be received on:

DATE AND TIME: Tuesday, April 3, 2001, until 2:00 p.m. (Local Time)

PLACE: Physical Plant Complex, 4000 Central Florida Blvd., Building 16, Libra Drive, Orlando, FL, at which time and place they will be publicly opened and read aloud.

PROPOSAL: Bids must be submitted in full and in accordance with the requirements of the drawings and Project Manual, which may be obtained or examined at the office of the Architect/Engineer at Harvard Jolly Clees Toppe Architects, P.A., 1221 W. Colonial Drive, Suite 105, Orlando, FL 32804, (407)422-9111.

MINORITY PROGRAM: Bidders are encouraged to utilize Minority Business Enterprises certified by the Minority Business Advocacy and Assistance Office, Department of Labor and Employment Security. Consideration will be given to the percentage of participation, as described in the Instructions to Bidders, in the award of the contract.

PRE-SOLICITATION/PRE-BID MEETING: The Bidder is encouraged to attend the pre-solicitation/pre-bid meeting. Minority Business Enterprise firms are invited to attend to become familiar with the project specifications and to become acquainted with contractors interested in bidding the project. The meeting has been scheduled for:

DATE AND TIME: Tuesday, March 20, 2001, 10:00 a.m. (Local Time)

PLACE: Physical Plant Complex, 4000 Central Florida Blvd., Building 16, Libra Drive, Orlando, FL

DEPOSIT: \$100.00 per set of drawings and Project Manual is required with a limit of three (3) sets per general contractor or prime bidder; and two (2) sets of drawings and Project Manuals for plumbing, heating/ventilating/air conditioning and electrical contractors acting as subcontractors.

REFUND: The deposit shall only be refunded to those general contractors, prime bidders or plumbing, heating/ventilating/air conditioning and electrical contractors acting as either prime or subcontractors, who after having examined the drawings and specifications:

- a. submit a bona fide bid, or
- b. provide written evidence that they have submitted bids as subcontractors for plumbing, heating/ventilating/air conditioning, or electrical work,

and who return the drawings and Project Manual in good condition within fifteen (15) days after receipt of bids.

PURCHASE: Full sets of bidding documents may be at the local plan rooms. Full sets may be purchased through the Architect/Engineer for \$80.00 per set for the printing and handling cost. Partial sets may be purchased at \$.45¢ per sheet of the drawings and \$45.00 per copy of the Project Manual, and are sold subject to the provisions of Article B-27 of the Instructions to Bidders.

PUBLIC ENTITY CRIMES: As required by Section 287.133, Florida Statutes, a contractor may not submit a bid for this project if it is on the convicted vendor list for a public entity crime committed within the past 36 months. The successful contractor must warrant that it will neither utilize the services

of, nor contract with, any supplier, subcontractor, or consultant in excess of \$15,000.00 in connection with this project for a period of 36 months from the date of their being placed on the convicted vendor list.

INVITATION TO BID INSTALLATION AND CERTIFICATION OF INTELLIGENT FIRE ALARM PANELS IN SEVERAL **BUILDINGS**

Bids are requested from qualified electrical contractors for the installation of intelligent fire alarm panels in several campus buildings.

PREQUALIFICATIONS: Each bidder prequalification data of their eligibility to submit a bid five (5) calendar days prior to the bid opening date. Prequalification criteria is included in the bid package. Bids received from non-qualified bidders will not be opened.

MANDATORY PRE-BID: A mandatory pre-bid meeting will be held for all interested bidders on Wednesday, March 14, 2001, 10:00 a.m., at the Florida School for the Deaf and the Blind, Hogel Maintenance Building (Building 27), Conference Room, 207 San Marco Avenue, St. Augustine, Florida 32084. PERFORMANCE BOND AND LABOR AND MATERIAL PAYMENT BOND: A performance bond and a labor and material bond, are required. Sealed bids will be received, publicly opened and read aloud on Monday, March 26, 2001. Bids must be submitted in full accordance with the requirements of the drawings, specifications, bidding conditions and contractual conditions which may be obtained from the Engineers. Van Wagenen and Beavers, Inc., 2970 Hartley Road, Suite 200, Jacksonville, Florida 32257, (904)268-0480.

CONTRACT AWARD: The owner reserves the right to reject any and all bids and to waive irregularities. The contract will be prepared by the Owner, the Florida School for the Deaf and the Blind.

Bid Packages will be available at:

Van Wagenen and Beavers, Inc. 2970 Hartley Road, Suite 200 Jacksonville, Florida 32257

Bids will be opened at the School, 10:00 a.m., Thursday, Monday, March 26, 2001, in the Hogel Maintenance Building (Building 27), Conference Room, St. Augustine, Florida

Please direct all questions to: Van Wagenen and Beavers, Inc. Any person with a qualified disability requiring special accommodations at the pre-bid conference and/or bid/proposal opening shall contact the Facilities Office, (904)827-2360, at least five (5) working days prior to the event. If you are hearing or speech impaired, please contact this office by using the Florida Relay Services, 1(800)955-8771 (TDD).

Certified Minority Business Enterprises are encouraged to participate in the bidding process.

A Pre Bid Conference has been scheduled. For specific information see the Advertisement Description.

Notice to Bidders

QUOTATION REQUEST FOR: OPPORTUNITY BUY AND SPECIAL BUY FOOD PRODUCTS

BID NO.: 5910 OPENING DATE: March 26, 2001

Request a bid package by: Phone: (941)479-4250 Fax: (941)337-8200

In Person or Mail: 3308 Canal Street, Fort Myers, Florida

33916-6594

Requests must be received by March 13, 2001, 2:00 p.m. Complete bid package available only upon request.

By: Linda Owen, Senior Buyer

ADVERTISEMENT FOR BIDS

Sealed bids will be received by the Duval County Public Schools, Division of Facilities Services, Room 546, School Board Building, 1701 Prudential Drive, Jacksonville, Florida 32207 for:

PROJECT TITLE: Replacement of Wood Flooring at

Annie R. Morgan Elementary

School No. 21:

M-81760 BID NUMBER:

SCOPE OF WORK: Remove and dispose of existing carpet.

VCT, 1x3 wood flooring and plywood sub-flooring in auditorium and two office spaces. Clean out and shotcrete floor in crawl space below affected areas. Install new plywood substrate, cementitious underlayment and carpeting. Some exterior grade work

required.

BIDS: Bids will be received until 2:00 p.m.,

> Tuesday, April 3, 2001 and immediately thereafter publicly opened, read aloud

and recorded in the Fifth Floor,

Conference Room 513D, School Board

Building, 1701 Prudential Drive, Jacksonville, Florida 32207.

All general contractors or prime bidders that are interested in bidding are required to attend a mandatory pre-bid conference to be held on Tuesday, March 20, 2001, 9:00 a.m. (Local Time), at Annie R. Morgan Elementary

School No. 21, 964 St. Claire St.,

Jacksonville, Florida 32205. Failure to attend the pre-bid conference shall result in disqualification of that firm's proposal. Attendees will be required to sign an attendance register.

All bidders and subcontractors shall be licensed contractors and registered corporations, if applicable, as required by the laws of the State of Florida. Contract documents for bidding may be obtained at the office of:

VRL Architects, Inc.

6501 Arlington Expressway

Suite 101A

Jacksonville, Florida 32211

Attention: Kim Rinaman

DCSB Point of Contact: John Merrill, (904)858-6310

Contract documents for bidding may be examined at:

Division of Purchasing Services **Duval County Public Schools**

F. W. Dodge McGraw Hill Plan Room

Construction Bulletin

Construction Market Data, Inc.

Business Service Center

MBE

PARTICIPATION:

Sheltered Market. 100% participation consisting of any combination of DCSB certified MBE/WBE firms.

REGIONAL TRANSPORTATION AUTHORITIES

REQUEST FOR PROPOSAL NO. 00-180 OPERATION AND MAINTENANCE SERVICES OF TRI-RAIL'S COMMUTER RAIL SYSTEM

Tri-County Commuter Rail Authority (Tri-Rail), an agency of the State of Florida, operates a 71 mile commuter railroad with eighteen (18) stations in Miami-Dade, Broward and Palm Beach Counties.

THE PURPOSE: Of this Request for Proposal (RFP) is to enter into an Agreement with a qualified Contractor to provide the operation of Tri-Rail's commuter rail train service, including the maintenance of all rolling stock, stations and facilities. Tri-Rail currently operates 28 trains on weekdays, 14 trains on Saturday, and 12 trains on Sunday, to eighteen (18) stations with a fleet of ten (10) diesel locomotives, fifteen (15) bi-level coaches and eleven (11) bi-level cab cars. Tri-Rail currently maintains its fleet at a facility on the south end of the system at the shared use Hialeah Rail Yard and at a dedicated layover facility in West Palm Beach.

A REQUEST FOR DOCUMENTS: Should be directed to: Mr. Robert Becker, Tri-Rail, 800 N. W. 33rd Street, Suite 100, Pompano Beach, Florida 33064, (954)788-7909. The cost of the solicitation document is Five Hundred Dollars (\$500.00) non-refundable. Checks or money orders made payable to Tri-Rail should be forwarded to Mr. Becker at the address above. Solicitation documents will be available on or about February 27, 2001.

A PRE-PROPOSAL CONFERENCE: Will be held at Tri-Rail's Hialeah Rail Yard facility, 9400 N. W. 37th Avenue, Miami, Florida, March 15, 2001, 10:00 a.m. The purpose of the meeting will be for Tri-Rail to respond to questions from document holders and clarify requirements in an open forum. As part of the Pre-Proposal Conference, Proposers will be given an opportunity to physically inspect portions of the facilities and equipment relating to this project. Attendance is not mandatory but is recommended.

REQUESTS FOR CLARIFICATION: Regarding this RFP must be submitted to Tri-Rail no less than ten calendar (10) days before the proposal due date.

RECEIPT OF SEALED PROPOSALS: All proposals must be received in a sealed envelope no later than 5:00 p.m., May 3, 2001, at the Tri-Rail office, Pompano Beach. All envelopes must bear the Tri-Rail provided label that clearly indicates the PROPOSER'S NAME, RFP NUMBER AND TITLE, AND PROPOSAL DUE DATE.

Tri-Rail reserves the right to postpone, to accept, or reject any and all proposals in whole or in part. All Proposers must certify that they are not on the State of Florida Comptroller General's List of Ineligible Bidders. All proposals must remain in effect for One Hundred Eighty (180) days from the RFP submission due date.

TERM: The contract term shall be for a period of five (5) years commencing on January 7, 2002.

DBE PARTICIPATION: Tri-Rail solicits and encourages Disadvantaged Business Enterprise (DBE) participation. DBEs will be afforded full consideration of their responses and will not be subject to discrimination. Tri-Rail's DBE program goal is 13% of total contract expenditures.

WATER MANAGEMENT DISTRICTS

REQUEST FOR BIDS NO. 00/01-025WR WELL DRILLING OF 15 MONITOR WELLS,

NEAR LIVE OAK, FLORIDA, SUWANNEE COUNTY

The Suwannee River Water Management District (SRWMD) invites interested contractors to submit sealed bids to drill fifteen (15) monitor wells near Live Oak, Florida, in Suwannee County.

Responses to this request are due at the SRWMD office by 3:00 p.m., March 12, 2001. Requests for the RFB document (RFB #00/01-025 WR) should be directed to:

Suzanne Richardson, Administrative Assistant

Suwannee River Water Management District 9225 CR 49

Live Oak, FL 32060

(386)362-1001 or 1(800)226-1066 (Florida only)

If you have questions regarding the project, please direct them to: Ron Ceryak, SRWMD, (386)362-1001 or toll free (Florida only) 1(800)226-1066, Fax (386)362-1056.

DEPARTMENT OF MANAGEMENT SERVICES

PUBLIC ANNOUNCEMENT FOR CONSTRUCTION MANAGEMENT SERVICES

PROJECT NUMBER: COC-97075010 PROJECT NAME: Clearwater Public Library PROJECT LOCATION: Clearwater, Florida

The Department of Management Services, Division of Building Construction, requests qualifications from construction management firms to provide construction management services for this project. The project consists of approximately 90,000 square feet of space containing library and office functions. The construction budget for this project is up to \$14,500,000.00. Construction start date is Spring 2002.

Client Agency Representative: Gary Johnson, (727)562-4780 DMS Project Manager: Douglas M. Mann, (813)744-6286

Architect/Engineer: Jonathan R. Toppe, AIA Harvard Jolly Clees Toppe Architects, (727)896-4611

Applicant must be a licensed general contractor in the State of Florida at the time of application. Further, if a corporation, the applicant must be registered by the Department of State, Division of Corporations, to operate in the State of Florida at the time of application.

The selection will be made in accordance with Section 255.29(3), F.S. and the procedures and criteria of the Division of Building Construction.

INSTRUCTIONS

Firms interested in being considered for this project must submit eight (8) copies of their application with a table of contents and tabbed sections in the following order:

- 1. A letter of interest detailing the firm's qualifications to meet the above referenced selection criteria.
- 2. A current Experience Questionnaire and Contractor's Financial Statement, Form DBC5085.
- 3. Resumes of proposed staff and staff organizations.
- 4. Any examples of project reporting manuals, schedules, past experience and examples of similar projects completed by the firm.
- 5. References from prior clients received within the last five years.

RESPONSE DUE DATE: April 3, 2001, by 2:00 p.m.

Applications are to be sent to: The Department of Management Services, 4508 Oak Fair Blvd., Suite 200, Tampa, Florida 33610.

DATE AND LOCATION OF SHORTLIST: April 12, 2001, Clearwater Library, 100 North Osceola Avenue, Clearwater, Florida 33755

DATE AND LOCATION FOR INTERVIEWS: MAY 9, 2001, Clearwater Library, 100 North Osceola Avenue, Clearwater, Florida 33755

A workshop for the short listed firms will be held on April 19, 2001, Clearwater Library, 100 North Osceola Avenue, Clearwater, Florida 33755.

Any changes to the above dates will be published on our web site: http://fcn.state.fl.us/dms/dbc/opportun/index.html.

The selected firms will be given official notice of selection results by Fax and/or mail. Failure to file a protest within 72 hours (not including Saturday, Sunday, or a legal holiday) after receipt of notice shall constitute a waiver of proceedings under Chapter 120, Florida Statutes. The selection results will also be published in the Florida Administrative Weekly and on our web site.

ADVERTISEMENT FOR BIDS

PROPOSALS ARE REQUESTED FROM QUALIFIED CONTRACTORS BY THE DEPARTMENT OF MANAGEMENT SERVICES, DIVISION OF BUILDING CONSTRUCTION, HEREINAFTER REFERRED TO AS OWNER, FOR THE CONSTRUCTION OF:

PROJECT NO: DEP-99044000 SAMAS CODE: DEP 99CA1 PROJECT NAME AND LOCATION: J. W. CORBETT WILDLIFE MANAGEMENT AREA, HYDROLOGIC IMPROVEMENTS

FOR: FLORIDA FISH AND WILDLIFE CONSERVATION COMMISSION

PREQUALIFICATION: Each bidder whose field is governed by Chapter 399, 455, 489 and 633, Florida Statutes for licensure or certification must submit prequalification data of their eligibility to submit proposals five (5) calendar days prior to the bid opening date if not previously qualified by the Owner for the current biennium (July 1 through June 30) of odd numbered years. Call (850)488-6233, for information on prequalification with the Department of Management Services. After the bid opening, the low bidder must qualify in accordance with Chapter 60D-5.004, F.A.C. A copy of the requirements is included in the Instruction To Bidders under Article B-2 "Bidder Qualification Requirements and Procedures".

PUBLIC ENTITY CRIME INFORMATION STATEMENT: A person or affiliate who has been placed on the convicted vendor list following a conviction for a public entity crime may not submit a bid on a contract to provide any goods or services to a public entity, may not submit a bid on a contract with a public entity for the construction or repair of a public building or public work, may not submit bids on leases of real property to a public entity, may not be awarded or perform work as a contractor, supplier, subcontractor or consultant under a

contract with any public entity, and may not transact business with any public entity in excess of the threshold amount provided in Section 287.017, F.S., for Category Two for a period of 36 months from the date of being placed on the convicted vendor list.

DISCRIMINATION, DENIAL OR REVOCATION FOR THE RIGHT TO TRANSACT BUSINESS WITH PUBLIC ENTITIES: An entity or affiliate who had been placed on the discriminatory vendor list may not submit a bid on a contract to provide any goods or services to a public entity, may not submit a bid on a contract with a public entity for the construction or repair of a public building or public work, may not submit bids on leases of real property to a public entity, may not be awarded or perform work as a contractor, supplier, subcontractor or consultant under a contract with any public entity, and may not transact business with any public entity.

PERFORMANCE BOND AND LABOR AND MATERIAL PAYMENT BOND: If the construction contract award amount is \$100,000.00 or less, a Performance Bond and a Labor and Material Payment Bond are not required.

Sealed bids will be received, publicly opened and read aloud on:

DATE AND TIME: March 27, 2001, until 2:00 p.m. (Local Time)

PLACE: Carney-Neuhaus, Inc., 11911 U.S. Highway 1, Suite 120, Palm Beach Gardens, FL 33408

PROPOSAL: Bids must be submitted in full in accordance with the requirements of the Drawings, Specifications, Bidding Conditions and Contractual Conditions, which may be examined and obtained from the:

ARCHITECT-ENGINEER: CARNEY-NEUHAUS, INC., (561)622-1300

CONTRACT AWARD: The Bid Tabulation and Notice of Award Recommendation will be posted at 2:00 p.m. (Local Time), March 30, 2001, at the location where the bids were opened. In the event that the Bid Tabulation and Notice of Award Recommendation cannot be posted in this manner, then all bidders will be notified by certified United States Mail, return receipt requested. If no protest is filed per Section B-21 of the Instructions To Bidders, "Notice and Protests Procedures", the contract will be awarded to the qualified, responsive low bidder in accordance with Chapter 60D-5, FAC., by the Owner.

DEPARTMENT OF HEALTH

PUBLIC ANNOUNCEMENT FOR CONSTRUCTION MANAGEMENT SERVICES

PROJECT NUMBER: DOH 50001200

PROJECT NAME: CMS GAINESVILLE CAMPUS – CHILES CENTER, PHASED CONSTRUCTION SAMAS NO.: 64-30-1-000319-64300100-00-084101-01 PROJECT LOCATION: GAINESVILLE, FLORIDA

The State of Florida, Department of Health, Division of Administration, Bureau of General Services, Office of Design and Construction requests qualifications from construction management firms to provide construction management services for this project. The construction budget for this project is up to \$5 Million. Overall Project may consist of several Phases negotiated as separate GMP deliverables. First anticipated construction start date is July 2001. Applicant must be a licensed general contractor in the State of Florida at the time of application. Further, if a corporation, the applicant must be registered by the Department of State, Division of Corporations, to operate in the State of Florida at the time of application.

The selection will be made in accordance with Section 255.29(3), F.S. and the procedures and criteria of Building Construction.

INSTRUCTIONS

Firms interested in being considered for this project must submit Four (4) copies of their application with a table of contents and tabbed sections in the following order:

- 1. Letter of interest detailing the firm's qualification to meet the above referenced selection criteria.
- 2. A current Experience Questionnaire and Contractor's Financial Statement, Form DBC5085.
- 3. Resumes of proposed staff and staff organizations.
- 4. Any examples of project reporting manuals, schedules, past experience and examples of similar projects completed by the firm.
- 5. A description of the applicant's plan for Minority Business Enterprise and Women-Owned Business Enterprise.
- References from prior clients received within the last five years

Response Due Date: Friday, April 6, 2001, by 5:00 p.m.

Applications are to be sent to: Thomas L. Matthias, Project Manager, Department of Health, 4052 Bald Cypress Way, BIN #B06, Tallahassee, FL 32399-1734, (850)245-4444, Ext. 3166. All proposal information submitted becomes the property of the Department of Health, will be placed on file and not returned. Applications which do not comply with the instructions set forth above and/or do not include the qualification data required will be considered improper and disqualified. Proposals submitted by qualified firms shall be evaluated in accordance with Chapter 60D-2, Florida Administrative Code and Section 287.055, Florida Statutes. The Department of Health shall shortlist a minimum of three (3) firms.

Phases to be implemented are dependent on the availability of funding subject to actions of the Florida Legislative process and at sole discretion of the Department of Health. Funding is in place for initial CM Pre-construction Phase Services. It is anticipated that the first construction phase will be \$1,200,000.00, pending final budget approval of a Federal Grant, for shell construction of a third floor addition to

Building "A". Existing building structure was designed to accommodate construction of a third floor. Additional funding requests are anticipated in order to provide possible additional Construction Phases. Those phases may include but not limited to: finish-out of Building "A" third floor shell space, renovation of existing space, addition to Building "B" and construction of enclosed walk.

DEPARTMENT OF CHILDREN AND FAMILY SERVICES

INVITATION TO BID

Proposals are requested from qualified masonry restoration contractors by the Department of Children and Family Services, hereinafter referred to as Owner, for the restoration of:

PROJECT NUMBER: DCF 96204000

PROJECT: RESTORATION OF THE

MT. VERNON ARSENAL FLORIDA STATE HOSPITAL CHATTAHOOCHEE, FLORIDA

INSTRUCTIONS TO BIDDERS: The Owner accepts submittals from those firms which are prequalified with the Department of Management Services, Division of Building Construction. Each Bidder whose field is governed by Chapter 399, 455, 489 and 633, Florida Statutes for licensure or certification, must submit pregualification data of their eligibility to submit proposals five (5) calendar days prior to the submittal date. If not previously qualified by the Department of Management Services, Division of Building Construction for the current biennium (July 1 through June 30) of odd number years. Call (850)488-6233, for information on prequalification. Submittals shall also include Standard Experience Questionnaire and Contractor's Financial Statement, a copy of the mason's current Florida contractor's license and a summary of previous work with photo documentation and references. Previous experience with restoration of intersecting brick barrel vaults or brick barrel vaults is required. The Experience Questionnaire is available by calling (850)413-6776.

PRE-BID MEETING: A mandatory pre-bid meeting will be held at 10:00 a.m. (EST), March 6, 2001 at the site.

BID DATE AND TIME: Sealed bids from contractors will be received on March 13, 2001, until 11:00 a.m. (Local Time), at which time they will be publicly opened and read aloud at the facility. After bid opening, the low bidder must qualify in accordance with Rule 60D-5.004, FAC. A copy of the rule requirements is included in the Instructions to Bidders under Article B-2 "Bidder Qualification Requirements and Procedures."

PROPOSAL: Bids must be submitted in full accordance with the requirements of the drawings, specifications, bidding conditions and contractual conditions, which may be examined and obtained from the Architect/Engineer:

ATELIER ARCHITECTURE ENGINEERING CONSTRUCTION, INC. 442 W. KENNEDY BLVD., SUITE 320 TAMPA, FLORIDA 33606

TELEPHONE: (813)254-3079

PERFORMANCE BOND AND LABOR AND MATERIAL BOND: A Performance Bond and Labor and Material Payment Bond are required.

CONTRACT AWARD: The bid tabulation and Notice of Award Recommendation will be posted at 11:00 a.m. (Local Time), March 14, 2001, at the facility. In the event that the bid tabulation and Notice of Award Recommendation cannot be posted in this manner, then all bidders will be notified by Certified United States mail, Return Receipt requested. Any protests of the bid must be made within 72 hours of posting of the results. "Failure to file a protest within the time prescribed in s. 120.53(5), Florida Statutes, shall constitute a waiver of proceedings under Chapter 120, Florida Statutes." If no protest is filed per Section B-21 of the Instructions to Bidders, Notice and Protest Procedures:, the contract will be awarded to the qualified, responsive low bidder in accordance with Rule 60D-5, FAC., by the Owner.

REQUEST FOR PROPOSAL

The Florida Department of Children and Family Services will accept sealed proposals for it's Grant-In-Aid Program for organizations serving the homeless which will focus on providing temporary/emergency shelter and case management services to homeless, one parent, female-headed households in the District 8 service area. The department must receive all proposals no later than 1:00 p.m. (EDST), April 13, 2001.

RFP# 8-1-2001

Notice of intent to Submit a Proposal to be received by the department no later than March 9, 2001, 5.00 p.m. (EDST). Copies of the Request For Proposal may be obtained by contacting: Peter Escayg, District Eight, Children's Contracted Services, Florida Department of Children and Family Services, 2295 Victoria Avenue, 2nd Floor, Suite 234A, P. O. Box 60085, Fort Myers, Florida 33906, Fax (941)338-1409 or phone (941)338-1674. Please reference the RFP number when ordering.

It is the Provider's responsibility to assure that their application is delivered on or before the date and time and at the place applications are due as stated above. Applications which for any reason are not so delivered will not be considered. The Department reserves the right to reject any or all applications.

INVITATION TO BID

Competitive sealed bids will be received in the Department of Children and Family Services, District III, Tacachale Purchasing Office, 1621 N. E. Waldo Road, Gainesville, Florida 32609 until 2:00 p.m., March 14, 2001, for the following:

MILK

Interested bidders may obtain bid forms and specifications by writing or calling the Tacachale Purchasing Office at the above address, telephone (352)955-5537. The Department reserves the right to reject any or all bids.

DCF 2000-8RN

FLORIDA HOUSING FINANCE CORPORATION

Request for Proposals 2000/05

Homeowner Purchase Price Market Study

The Florida Housing Finance Corporation invites all qualified and interested parties wishing to provide Homeowner Purchase Price Market Study services to submit proposals for consideration. Written, sealed proposals shall be accepted until 4:00 p.m. (Eastern Time), March 30, 2001, to the Attention: Steve Auger, Contracts Administrator, Florida Housing Finance Corporation, 227 North Bronough Street, Suite 5000, Tallahassee, Florida 32301-1329.

For questions or additional information, please contact Steve Auger, (850)488-4197 or Steve. Auger@floridahousing.org. To obtain a copy of the Request for Proposals, which outlines selection criteria and offeror's responsibilities, please submit your request to the attention of Steve Auger, or you can download the Request for Proposals from the Florida Housing Corporation web Finance site http://www.floridahousing.org/rfps.html. Any modifications that occur to the Request for Proposals will be posted at the web site and may result in an extension of the deadline.

TAMPA INTERNATIONAL AIRPORT

NOTICE TO PROFESSIONAL CONSULTANTS

The Hillsborough County Aviation Authority hereby requests, pursuant to the Consultants Competitive Negotiation Act, Florida Statutes 287.055, Letters of Interest from Engineering firms or individuals desiring to render Professional Services for the following project at Tampa International Airport, Tampa, Florida:

CONSTRUCTION OF NORTH EMPLOYEE PARKING LOT AND RELATED WORK TAMPA INTERNATIONAL AIRPORT

Services to be furnished shall include, but not be limited to. engineering design and surveys related to civil; environmental mitigation and permitting, electrical, parking area lighting;

access control and shelter buildings; geotechnical testing; assistance during the advertising, bid and award phase; and basic engineering services and resident inspection during construction. A more detailed Scope of Services will be included in the formal Request for Proposals.

Qualified Consultants desiring consideration for this Project must give written notification in the form of a Letter of Interest

William J. Connors, Jr. Senior Director of Planning and Design Hillsborough County Aviation Authority Post Office Box 22287 Tampa, Florida 33622

Interested parties may inquire as to project description, details and required data submissions, to: William J. Connors, Jr., Senior Director of Planning and Design, (813)870-8704. ONLY A LETTER EXPRESSING INTEREST IN RECEIVING THE FORMAL REQUEST FOR PROPOSALS IS REQUIRED AT THIS TIME. Subsequent to receiving Letters of Interest, a Request for Proposal will be sent to all respondents and adequate response time set forth in that package.

A MANDATORY Pre-Proposal Conference will be held on Wednesday, March 28, 2001, 10:00 a.m. (Local Time), at the offices of Hillsborough County Aviation Authority, Landside Terminal Building, Third Floor, Blue Side at Tampa International Airport, Tampa, FL. Details of this conference will be included in the Request for Proposals.

Replies to this Notice must be received at or before 5:00 p.m. (Local Time), Wednesday, March 14, 2001.

HILLSBOROUGH COUNTY AVIATION AUTHORITY By: /s/ Louis E. Miller

Louis E. Miller, Executive Director

BROWARD COUNTY PROPERTY APPRAISER

PUBLIC ANNOUNCEMENT FOR PROFESSIONAL SERVICES FOR DIGITAL AERIAL **ORTHOPHOTOGRAPHY**

The Broward County Property Appraiser's Office announces that Professional Consulting Services are required for the project listed below. This project will be developed in conjunction with the Geographic Information System (GIS) for the Property Appraiser's Office. Letters of Interest from qualified firms are to be sent to the Broward County Property Appraiser's Office, Broward County Governmental Center, Room 111, Fort Lauderdale, Florida 33301, ATTN: Keith Gay.

PROJECT NUMBER: 09-0214-2001-BCPA PROJECT NAME: 2001 Digital Aerial Orthophotography

PROJECT LOCATION: Broward County, Florida

SERVICES TO BE

PROVIDED: Digital Aerial Ortho rectification

and digital production from existing

1"=1667' or 1:20,000 color

negatives

CLIENT AGENCY: Broward County Property

Appraiser's Office

CLIENT CONTACT: Keith Gay, Phone: (954)357-6909

RESPONSE DUE DATE: March 23, 2001, 4:00 p.m. (EST) The results of this selection will be posted at the Broward County Property Appraiser's Office, Broward County Governmental Center, Room 111, Fort Lauderdale, Florida

during regular business hours.

INSTRUCTIONS

Interested firms shall submit 3 copies of the following:

- 1. Letter of interest which indicates the firm's qualifications, related experience, ability and availability of personnel and equipment to perform the work and other information relevant to this project as deemed necessary.
- 2. Current signed and dated SF forms 254 and 255.
- 3. Copy of the firm's current Florida Professional Registration license.
- 4. For Corporations only. If the firm offering services is a corporation, it must be properly chartered with the Florida Department of State and provide a copy of the current Florida Corporate Charter.

Please include one stamped, self-addressed envelope for notice of selection results. Firms submitting must be properly registered at the time of application to practice their profession in the State of Florida. Firms may submit representative samples of similar or related work efforts, with reference information. Responses which do not contain the required information identified herein, or non-relevant work experience may not be considered. All submitted materials will not be returned and will become part of the project file for this project. The selection of a consultant for this project will be made in accordance with Chapter 60D-2, Florida Administrative Code.

Section XII Miscellaneous

DEPARTMENT OF STATE

PUBLIC NOTICE

The Division of Historical Resources announces that is soliciting applications for Special Category projects. These legislative grants are available for major historic preservation and history museum projects with needs in excess of \$50,000.

Grants may be awarded for major historic building restorations, archaeological excavations and history museum exhibitions. If projects receive legislative approval, funds will become available July 1, 2002.

The deadline for filing applications is May 31, 2001, and applications must be delivered to the Bureau of Historic Preservation office my 5:00 p.m. on that day or be clearly postmarked or show evidence of submission to an express mail service on or before that date.

Further information may be obtained from: Grants and Education Section, Bureau of Historic Preservation, R. A. Gray Building, 500 South Bronough Street, Tallahassee, Florida 32399-0250, (850)487-2333.

DEPARTMENT OF BANKING AND FINANCE

NOTICE OF FILINGS

Notice is hereby given that the Department of Banking and Finance, Division of Banking, has received the following applications and/or other notice.

Comments may be submitted to the Director, Division of Banking, 101 East Gaines Street, Suite 636, Fletcher Building, Tallahassee, Florida 32399-0350, for inclusion in the official record without requesting a hearing; however, any person may request a public hearing by filing a petition with the Clerk, Legal Division, Department of Banking and Finance, 101 East Gaines Street, Suite 526, Fletcher Building, Tallahassee, Florida 32399-0350, pursuant to provisions specified in Chapter 3C-105.100, Florida Administrative Code. Petition must be received by the Clerk within twenty-one (21) days of publication of this notice (by 5:00 p.m., March 23, 2001):

APPLICATION TO MERGE

Constituent Institutions: Florida Credit Union, Gainesville, Florida and Colony Credit Union, Gainesville, Florida

Resulting Institution: Florida Credit Union

Received: February 13, 2001

APPLICATION TO ACQUIRE CONTROL

Financial Institution to be Acquired: Peninsula Bank of Central Florida, Daytona Beach, Florida.

Proposed Purchaser: Peninsula Bancorp, Inc., Daytona Beach, Florida

Received: February 12, 2001

EXPANDED FIELD OF MEMBERSHIP

Name and Address of Applicant: City County Credit Union of Fort Lauderdale, 1982 North State Road 7, Margate, Florida 33063-5710

Expansion Includes: Employees of the following companies: Aurafin, LLC; employees of Motor-Services Hugo Stamp, Inc.; and employees of Governor Control Systems, Inc. The expansion also includes individual or corporate contributors to the D.A.R.E. (Drug Abuse Resistance Education) program,

residing or working in the cities of Hollywood, Lauderhill, North Lauderdale, Oakland Park, Parkland, Pembroke Park, Plantation and Sunrise, Florida.

Received: February 12, 2001

DEPARTMENT OF HIGHWAY SAFETY AND MOTOR **VEHICLES**

Notice of Publication for a New Point Franchise Motor Vehicle Dealer in a County of Less than 300,000 Population

Pursuant to Section 320.642, Florida Statutes, notice is given that American Suzuki Motor Corporation, intends to allow the establishment of Community Auto Retailers, Inc. d/b/a Community Suzuki, as a dealership for the sale of Suzuki Motor Vehicle Products, at 1850 South U.S. 1, Ft. Pierce (St. Lucie County), Florida 34950, on or after March 15, 2001.

The name and address of the dealer operator(s) and principal investor(s) of Community Auto Retailers, Inc., d/b/a Community Suzuki are: dealer operator: Gary F. Ellwood, 1850 South U.S. 1, Ft. Pierce, Florida 34950; principal investor(s): Gary F. Ellwood, 1850 South U.S. 1, Ft. Pierce, Florida 34950.

The notice indicates an intent to establish the new point location in a county of less than 300,000 population, according to the latest population estimates of the University of Florida, Bureau of Economic and Business Research.

Certain dealerships of the same line-make may have standing, pursuant to Section 320.642, Florida Statutes, as amended by Chapter 88-395, Laws of Florida, to file a petition or complaint protesting the application.

Written petitions or complaints must be received by the Department of Highway Safety and Motor Vehicles within 30 days of the date of publication of this notice and must be submitted to: Mr. Ronald D. Reynolds, Administrator, Dealer License Section, Department of Highway Safety and Motor Vehicles, Room A-312, Neil Kirkman Building, 2900 Apalachee Parkway, Tallahassee, Florida 32399-0635.

A copy of such petition or complaint must also be sent by US Mail to: Chris White, American Suzuki Motor Corporation, National Dealer Development Manager, 3251 E. Imperial Highway, P. O. Box 1100, Brea, CA 92822-1100.

If no petitions or complaints are received within 30 days of the date of publication, a final order will be issued by the Department of Highway Safety and Motor Vehicles approving the establishment of the dealership, subject to the applicant's compliance with the provisions of Chapter 320, Florida Statutes.

AGENCY FOR HEALTH CARE ADMINISTRATION

CERTIFICATE OF NEED DECISIONS ON BATCHED APPLICATIONS

The Agency For Health Care Administration made the following decisions on Certificate of Need applications for nursing home batching cycle with an application due date of November 29, 2000:

County: Escambia Service District: 1 CON #: 9401 Decision Date: 2/20/2001 Decision: A

Facility/Project: Haven of Our Lady of Peace Applicant: Haven of Our Lady of Peace, Inc.

Project Description: To add 21 community nursing home beds

Approved Cost: \$2,126,460

County: Duval Service District: 4

CON #: 9402 Decision Date: 2/20/2001 Decision: A Facility/Project: Shands Jacksonville Medical Center Applicant: Shands Jacksonville Medical Center

Project Description: Add 27 HBSNU beds through delicensure of 27 HBSNU beds at 580 W. 8th Street (f/k/a Methodist MC)

Approved Cost: \$40,525

County: Clay Service District: 4 CON #: 9403 Decision Date: 2/20/2001 Decision: A Facility/Project: The Terrace Care Center of North Florida,

Applicant: The Terrace Care Center of North Florida, Inc. Project Description: To construct a 108-bed community nursing home

Approved Cost: \$8,368,953

County: Volusia Service District: 4 CON #: 9406 Decision Date: 2/20/2001 Decision: A Facility/Project: The Health Center of Daytona Beach

Applicant: The Health Center of Daytona Beach, Inc.

Project Description: To add 60 community nursing home beds

Approved Cost: \$3,502,900

County: Pinellas Service District: 5 CON #: 9408 Decision Date: 2/20/2001 Decision: D

Facility/Project: Freedom Square Nursing Center **Applicant: Seminole Properties**

Project Description: To convert 60 licensed sheltered nursing

home beds to 60 community nursing home beds

Approved Cost: \$0

County: Orange Service District: 7 CON #: 9409 Decision Date: 2/20/2001 Decision: A

Facility/Project: Winter Park Memorial Hospital

Applicant: Adventist Health System/Sunbelt, Inc.

Project Description: To convert 19 acute care beds to up to a

19-bed hospital-based skilled nursing unit

Approved Cost: \$81,125

A request for administrative hearing, if any, must be made in writing and must be actually received by this department within 21 days of the first day of publication of this notice in the Florida Administrative Weekly pursuant to Chapter 120, Florida Statutes, and Chapter 59C-1, Florida Administrative Code

AHCA Purchase Order Number S5900I00310.

CERTIFICATE OF NEED DECISIONS ON EXPEDITED APPLICATIONS

The Agency for Health Care Administration made the following decisions on Certificate of Need applications for expedited review:

County: Hillsborough Service District: 6 CON #: 9412 Decision: A Date: 2/14/2001

Facility/Project: Sun City Hospital, Inc.

Applicant: South Bay Hospital

Project Description: Add 11 acute care beds through the conversion of 11 hospital-based skilled nursing unit beds at

South Bay Hospital Project Costs: \$416,165

AHCA Purchase Order Number S5900I0310.

DEPARTMENT OF ENVIRONMENTAL PROTECTION

NOTICE OF AVAILABILITY
FLORIDA FINDING OF NO SIGNIFICANT IMPACT
COLLECTION FACILITIES (ELIMINATE SEPTIC
TANKS)

The Florida Department of Environmental Protection has determined that the Town of Lady Lake proposed Collection System Facilities Project will not have a significant adverse affect on the environment. The potential amount of the loan is estimated at \$1,579,076. The project is expected to qualify for a State Revolving Fund loan composed of federal and state matching funds.

A full copy of the Florida Finding of No Significant Impact can be obtained by writing: Troy Mullis, Bureau of Water Facilities Funding, Department of Environmental Protection, 2600 Blair Stone Road, MS #3505, Tallahassee, Florida 32399-2400.

NOTICE OF INTENT TO ISSUE PROPOSED MODIFICATION OF POWER PLANT CERTIFICATION

The Florida Department of Environmental Protection (Department) hereby provides notice of an intent to modify Power Plant Certification Conditions issued pursuant to the Florida Electrical Power Plant Siting Act, § 403.501, et seq., Florida Statutes. A Proposed Final Order has been prepared in accordance with Rule 62-17.211(4), F.A.C. concerning:

Tampa Electric Power Company

Big Bend Station, Unit #4

Request for Modification of Conditions of Certification PA 79-12k

OGC Case No. 01-0265

Hillsborough County, Florida

On July 16, 1999, Tampa Electric Company (TEC) filed a request to amend the conditions of certification pursuant to Section 403.516(1)(b), Florida Statutes. TEC requested that the conditions be modified to delete a requirement for operating ambient monitors associated with the Big Bend Station after a review of monitoring results as provided for in Condition I.B.5. On December 23, 1999, the Department amended the permit PSD-FL-040 for Big Bend Station to discontinue the requirement for discontinuing SO_2 ambient monitoring.

A copy of the proposed modification order is available from: Hamilton S. Oven, P. E., Administrator, Siting Coordination Office, Department of Environmental Protection, 2600 Blair Stone Road, M.S. #48, Tallahassee, Florida 32399-2400, (850)487-0472.

POINT OF ENTRY

Pursuant to Section 403.516, F.S. and Rule 62-17.211(5), F.A.C., all parties to the certification proceeding have 45 days from the issuance of this notice by mail to such party's last address of record in which to object to the requested modification. Failure of any of the parties to file a response will constitute a waiver of objection to the requested modification.

Any person who is not already a party to the certification proceeding and whose substantial interest is affected by the requested modification has 30 days from the date of publication of the public notice to object in writing. The written objection must be filed (received) in the Office of General Counsel of the Department, 3900 Commonwealth Boulevard, MS #35, Tallahassee, Florida 32399-3000.

If no objections are received, then a Final Order approving the modification shall be issued by the Department. If objections are raised and agreement cannot be subsequently reached, then pursuant to Section 403.516(1)(c), F.S., the applicant may file a petition for modification seeking approval for those portions of the request for modification to which written objections were timely filed.

Mediation is not available in this proceeding.

DEPARTMENT OF HEALTH

The Department of Health will be submitting a new application to receive federal funds under the Title V, Maternal Child Health Block Grant.

If you wish to make any suggestions or provide input for the Federal Fiscal Year 2002 application and report, please call Bob Peck, (850)245-4444, Ext. 2965, by March 23, 2001.

FISH AND WILDLIFE CONSERVATION COMMISSION

NOTICE TO COASTAL LOCAL GOVERNMENTS DERELICT VESSEL REMOVAL GRANT PROGRAM APPLICATION PERIOD

The Florida Fish and Wildlife Conservation Commission administers a grant program to reimburse coastal local governments for some of the costs of removing derelict vessels from waters of the State. The grant program is open to any county that borders on the Atlantic Ocean or the Gulf of Mexico, and to any municipality located within such a county.

An abandoned vessel becomes a derelict only after all available means to have the rightful owner remove the vessel have failed. An investigation is conducted by the local Florida Fish and Wildlife Conservation office and can involve court orders requiring the removal. In many cases the attempt to identify the owner is unsuccessful and, after proper notice, the vessel is declared derelict. Only after this declaration is the vessel eligible for removal under this grant program.

Applications will be accepted from March 2, 2001 through April 30, 2001. Applications must be postmarked no later than April 30, 2001 or delivered in person by 5:00 p.m., April 30, 2001. Application packages can be obtained by writing, faxing, or e-mailing:

Ms. Wendy Huszagh Office of Boating Safety and Waterway Management Division of Law Enforcement Florida Fish and Wildlife Conservation Commission

620 South Meridian Street Tallahassee, FL 32399-1600 Fax: (850)488-9284

Email: huszagw@gfc.state.fl.us

VISIT FLORIDA

MINORITY CONVENTION GRANTS PROGRAM APPLICATIONS

VISIT FLORIDA, 661 E. Jefferson Street, Tallahassee, Florida 32301, is accepting applications for the 2001-2002 Minority Convention Grants Program. Application packages may be obtained by writing VISIT FLORIDA at the address listed above, Attention: Minority Convention Grants Program, by faxing a request to "Minority Convention Grants Program", (850)224-2938 or by calling Bennie Strange, (850)488-5607, Ext 319 or by e-mailing a request to bstrange@flausa.com VISIT FLORIDA reserves the right to reject any or all applications.

Application Due Date and Time is Monday, April 16, 2001, 5:00 p.m.

All applications received after 5:00 p.m., Monday, April 16, 2001, will be returned to the applicant.

Persons who are hearing or speech impaired can contact VISIT FLORIDA by using the Florida Relay Service, 1(800)955-8770 (Voice) or 1(800)955-8771 (TDD).

ADVERTISING MATCHING GRANTS PROGRAM APPLICATIONS

VISIT FLORIDA, 661 E. Jefferson Street, Tallahassee, Florida 32301, is accepting applications for the 2001-2002 Advertising Matching Grants Program. Application packages may be obtained by writing VISIT FLORIDA at the address listed above, Attention: Advertising Matching Grants Program, by faxing a request to "Advertising Matching Grants Program", (850)224-2938 or by calling Bennie Strange, (850)488-5607, Ext 319 or by e-mailing a request to bstrange@flausa.com VISIT FLORIDA reserves the right to reject any or all applications.

Application Due Date and Time is Friday, April 20, 2001, 5:00

All applications received after 5:00 p.m., Friday, April 20, 2001, will be returned to the applicant.

Persons who are hearing or speech impaired can contact VISIT FLORIDA by using the Florida Relay Service, 1(800)955-8770 (Voice) or 1(800)955-8771 (TDD).

NATURE AND HERITAGE TOURISM GRANTS PROGRAM APPLICATIONS

VISIT FLORIDA, 661 E. Jefferson Street, Tallahassee, Florida 32301, is accepting applications for its 2001-2002 Nature and Heritage Tourism Grants Program. Application packages may be obtained by writing VISIT FLORIDA at the address listed above; attention: Nature and Heritage Tourism Grants Program; by faxing a request to: Nature and Heritage Tourism Grants Program, (850)224-2938; by calling Phoebe Williams, (850)488-5607, Ext 369 or by e-mailing a request to pwilliams@flausa.com. VISIT FLORIDA reserves the right to reject any or all applications.

Application due date and time is Friday, April 20, 2001, 5:00 p.m. All applications received after 5:00 p.m., Friday, April 20, 2001, will be returned to the applicant.

Persons who are hearing or speech impaired can contact VISIT by using the Florida Relay FLORIDA Service. 1(800)955-8770 (Voice) or 1(800)955-8771 (TDD).

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3F-8.003	2/13/01	3/5/01	26/47

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LOXAHATCHEE RIVER ENVIRONMENTAL CONTROL DISTRICT 33-102.002 31-16 20/8c 27/3d 33-208.506 20/8c 27/3d 33-208.507 26/16 20/8c 20/8c 27/3d 33-208.507 26/16 20/8c 20/8c 27/3d 33-208.506 26/43 33-208.507 26/16 33-300.101 26/35 27/9 33-3.001 23/25 33-302.102 26/35 27/9 33-3.0051 24/18 33-30081 25/35 25/43 33-30081 25/35 25/43 33-30081 25/35 25/43 33-30082 25/35 25/43 33-30084 25/35 25/43 33-30084 25/35 25/43 33-30085 25/35 25/43 33-30085 25/35 25/43 33-30081 21/43 33-30085 25/35 25/43 33-30086 27/3d 33-30080 20/223c 27/3d 33-5001 22/23c 27/3d 33-5001 22/23c 27/3d 33-5002 22/23c 27/3d 33-5002 22/23c 27/3d 33-506.203 36/47 27/3 33-5003 22/23c 27/3d 33-506.204 26/47 27/3 33-5004 22/23c 27/3d 33-5006.204 26/47 27/3 33-5007 22/23c 27/3d 33-5006.207 26/47 33-5009 22/23c 27/3d 33-5001 22/23c 27/3d 33-5002 22/23c 27/3d 33-5002 22/23c 27/3d 33-5001 22/23c 27/3d 33-5002 22/23c 27/3d 33-5001 22/23c 27/3d 33-5002 22/23c 27/3d 33-5006.207 26/47 33-5009 22/23c 27/3d 33-5001 22/23c 27/3d 33-5001 22/23c 27/3d 33-5002 22/23c 27/3d 33-5006.207 26/47 33-5009 22/23c 27/3d 33-5001 22/23c 27/3d 33-601.302 26/46 26/49 27/6 33-5.011 22/23c 27/3d 33-601.305 26/46 26/49 27/6 33-5.012 22/23c 27/3d 33-601.305 26/46 26/49 27/6 33-5.012 22/23c 27/3d 33-601.305 26/46 26/49 27/6 33-5.013 22/23c 27/3d 33-	28-36	27/6c		27/6d				
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33-3.0051	22.2.001	22/25						
33-3.0081					33-302.104	26/35	26/46	
33-3.0082			25/42				26/52	27/9
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33-5.002				27/3d				
33-5.003	33-5.002	22/23c		27/3d				
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33-601.308	26/46		27/6	33-601.810	26/32		27/4
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33-601.310	26/46		27/6	33-601.812	26/32		27/4
33-601.311	26/46		27/6	33-601.813	26/32		27/4
33-601.311	26/46	26/49	27/6	33-602.101	26/47		27/3
33-601.602	26/36	26/37	27/0	33-602.203	27/3		2113
33-001.002	20/30	26/49		33-602.2045	26/46	26/49	27/5
		27/3		33-602.210	27/5	20/49	2113
22 601 606	26/36	26/37			26/35	26/45	27/6
33-601.606	26/48	20/37		33-602.220	20/33	26/50	27/6
33-601.701	26/48					26/51	27/6
33-601.702				22 (02 221	26/25		
33-601.703	26/48			33-602.221	26/25	26/35	27/6
33-601.704	26/48					26/45	27/6
33-601.705	26/48			22 (22 222	0 < 10 0	26/50	27/6
33-601.706	26/48			33-602.222	26/32	26/45	27/6
33-601.707	26/48					26/50	27/6
33-601.708	26/48			33-602.401(2)(b)	26/39c		
33-601.709	26/48			33-602.403(2)(a)2.	26/39c		
33-601.710	26/48			CC	NANAICCIONI	ON ETHICS	
33-601.713	26/48			CC	DMMISSION	ON ETHICS	
33-601.714	26/48			34-5.001	24/18		
33-601.715	26/48						
33-601.716	26/48			34-5.026	24/19		
33-601.717	26/48			I A ROR A	ND EMPLO	YMENT SECU	IRITY
33-601.718	26/48			Li ibok ii	IND LIMI LO	TWENT BEEC	TCI I
33-601.719	26/48			38-1	26/43c		
33-601.720	26/48				27/6c		27/6d
33-601.721	26/48			38E-106.401	24/1		27704
33-601.722	26/48			38F-8.055	22/4		
33-601.723	26/48			38I-60.200	20/7		
33-601.724	26/48			38J-1.002	23/46c		27/3d
33-601.725	26/48			38J-1.003	23/46c		27/3d
33-601.726	26/48			38J-1.004	23/46c		27/3d
33-601.727	26/48			38J-1.005	23/46c		27/3d
33-601.728	26/48			38J-1.006	23/46c		27/3d
33-601.729	26/48			38J-1.007	23/46c		27/3d 27/3d
33-601.730	26/48			38K-1.007	23/400		27/3 u
33-601.731	26/48			30K-1.0043	23/2/		
33-601.732	26/48			GAME AND I	FRESH WATI	ER FISH COM	MISSION
33-601.733	26/48			Grine rinto i	TEESTI WITT		MIDDIOI
33-601.734	26/48			39-25.0031	19/48c		
33-601.735	26/48			39-25.004	19/48c		
33-601.736	26/48			39-25.031	20/11c		
33-601.737	26/48			39-27.005	19/33c		
33-601.738	26/48			5, 2,	19/33c		
33-601.800	26/32	26/44	27/4	39-27.005(26)(27)	19/33c		
33-001.000	20/32	26/49	27/4	33 27.000 (20)(27)	197550		
33-601.801	26/32	20/17	27/4	WATER	MANAGEM	IENT DISTRIC	CTS
33-601.802	26/32		27/4				
33-601.803	26/32		27/4	40BER01-1			27/9
			27/4	40B-1	20/26c		27/3d
	26/22				20/26c		27/3d
33-601.804	26/32		27/4				
33-601.804 33-601.805	26/32		27/4	40B-1.100	26/47		27/4
33-601.804 33-601.805 33-601.806	26/32 26/32		27/4	40B-1.100 40B-1.101	26/47 26/47		
33-601.804 33-601.805 33-601.806 33-601.807	26/32 26/32 26/32		27/4 27/4	40B-1.101			27/4 27/4
33-601.804 33-601.805 33-601.806	26/32 26/32		27/4		26/47		27/4

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40B-1.104	26/47		27/4	40B-1.562	26/47		27/4
40B-1.105	26/47		27/4	40B-1.564	26/47		27/4
40B-1.121	26/47		27/4	40B-1.565	26/47		27/4
40B-1.125	26/47		27/4	40B-1.571	26/47		27/4
40B-1.132	26/47		27/4	40B-1.572	26/47		27/4
40B-1.133	26/47		27/4	40B-1.573	26/47		27/4
40B-1.134	26/47		27/4	40B-1.601	26/47		27/4
40B-1.135	26/47		27/4	40B-1.605	26/47		27/4
40B-1.140	26/47		27/4	40B-1.608	26/47		27/4
40B-1.201	26/47		27/4	40B-1.609	26/47		27/4
40B-1.203	26/47		27/4	40B-1.611	26/47		27/4
40B-1.207	26/47		27/4	40B-1.701	26/47		27/4
40B-1.301	26/47		27/4	40B-1.702	26/47		27/4
40B-1.303	26/47		27/4	40B-1.703	26/47		27/4
40B-1.307	26/47		27/4	40B-1.708	26/47		27/4
40B-1.311	26/47		27/4	40B-1.813	26/47		27/4
40B-1.313	26/47		27/4	40B-1.901	26/47		27/4
40B-1.327	26/47		27/4	40B-4	20/26c		27/3d
40B-1.330	26/47		27/4		20/26c		27/3d
40B-1.331	26/47		27/4	40B-400	20/26c		27/3d
40B-1.335	26/47		27/4		20/26c		27/3d
40B-1.337	26/47		27/4	40C-1	20/26c		27/3d
40B-1.401	26/47		27/4		20/26c		27/3d
40B-1.405	26/47		27/4		21/47c		
40B-1.407	26/47		27/4		27/6c		27/6d
40B-1.501	26/47		27/4	40C-1.1009	27/3		
40B-1.503	26/47		27/4	40C-1.181	20/18		
40B-1.504	26/47		27/4	40C-1.704	26/45		27/6
40B-1.505	26/47		27/4	40C-1.705	26/45		27/6
40B-1.506	26/47		27/4	40C-1.716	26/45		27/6
40B-1.507	26/47		27/4	40C-1.717	26/45		27/6
40B-1.508	26/47		27/4	40C-1.718	26/45		27/6
40B-1.509	26/47		27/4	40C-1.719	26/45		27/6
40B-1.510	26/47		27/4	40C-2	21/47c		
40B-1.511	26/47		27/4	40C-4	20/26c		27/3d
40B-1.521	26/47		27/4		20/26c		27/3d
40B-1.522	26/47		27/4	40C-4.021	27/3		
40B-1.523	26/47		27/4	40C-4.041	27/3		
40B-1.524	26/47		27/4	40C-4.051	24/52		
40B-1.525	26/47		27/4		27/3		
40B-1.526	26/47		27/4	40C-4.051(12)(b)	25/12c		
40B-1.527	26/47		27/4	40C-4.091	24/52	25/8	
40B-1.528	26/47		27/4		25/12c		
40B-1.529	26/47		27/4		27/3		
40B-1.530	26/47		27/4	40C-4.331	27/3		
40B-1.531	26/47		27/4	40C-6	20/26c		27/3d
40B-1.541	26/47		27/4		20/26c		27/3d
40B-1.542	26/47		27/4	40C-8.031	26/47		27/6
40B-1.543	26/47		27/4	40C-9.021	27/1		
40B-1.5435	26/47		27/4	40C-9.031	27/1		
40B-1.544	26/47		27/4	40C-9.041	27/1		
40B-1.545	26/47		27/4	40C-9.045	27/1		
40B-1.546	26/47		27/4	40C-9.061	27/1		
40B-1.547	26/47		27/4	40C-9.071	27/1		
40B-1.561	26/47		27/4	40C-9.081	27/1		

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40C-9.101	27/1				20/44c		27/3d
40C-9.110	27/1				20/44c		27/3d
40C-9.115	27/1				20/44c		27/3d
40C-9.120	27/1				20/44c		27/3d
40C-9.130	27/1				20/44c		27/3d
40C-9.170	27/1				20/44c		27/3d
40C-9.180	27/1				20/44c		27/3d
40C-9.210	27/1				20/44c		27/3d
40C-9.270	27/1				20/47c		27/3d
40C-9.280	27/1				20/47c		27/3d
40C-9.300	27/1				20/47c		27/3d
40C-9.320	27/1				20/47c		27/3d
40C-9.340	27/1				20/47c		27/3d
40C-9.350	27/1				20/47c		27/3d
40C-9.360	27/1				20/47c		27/3d
40C-9.370	27/1				20/47c		27/3d
40C-9.400	27/1				20/47c		27/3d
40C-9.410	27/1				20/47c		27/3d
40C-20	21/47c				20/47c		27/3d
40C-22	21/47c				20/47c		27/3d
40C-40	20/26c		27/3d		20/47c		27/3d
	20/26c		27/3d		21/5c		27/3d
40C-40.302	27/3				21/5c		27/3d
40C-40.381	27/3				21/5c		27/3d
40C-41.011	23/12c		27/3d		21/5c		27/3d
	23/12c		27/3d		21/5c		27/3d
40C-41.023	23/12c		27/3d		21/5c		27/3d
	23/12c		27/3d		21/5c		27/3d
40C-41.033	23/12c		27/3d		21/5c		27/3d
	23/12c		27/3d		21/5c		27/3d
40C-41.043	23/12c		27/3d		21/5c		27/3d
	23/12c		27/3d		21/5c		27/3d
40C-41.051	23/12c		27/3d	40D-2.031	20/48		
	23/12c		27/3d	40D-2.041	20/48		
40C-41.063	23/12c		27/3d	40D-2.091	20/44c		27/3d
	23/12c		27/3d		20/48	20/52	
	27/3					21/13	
40C-42	20/26c		27/3d			21/15	
	20/26c		27/3d			21/17	
40C-42.022	27/3					21/44	
40C-42.0225	27/3				22/40	24/7	
40C-42.026	27/3				22/48		
40C-42.029	27/3		27/2.1	100 0 101	27/8		
40C-43	20/26c		27/3d	40D-2.101	20/48		
100 11	20/26c		27/3d	40D-2.301	22/48		
40C-44	20/26c		27/3d	40D-2.321	20/48		
40C 400	20/26c		27/3d	40D-2.331	20/48		
40C-400	20/26c		27/3d	40D-2.381	20/48		
40C 400 201	20/26c	21/40	27/3d	40D-2.501	20/48		27/24
40C-400.201	21/48	21/48		40D-2.601	20/44c		27/3d
40C-400.447	27/3 20/3			40D 2.621	20/48 20/44c		27/3d
40D-0.201 40D-1.202		19/42		40D-2.621			41/3 u
40D-1.202 40D-1.602	19/36 20/29c	17/44	27/3d	40D-2.628	20/48 20/44c		27/3d
40D-1.607	20/296		21/3 u	40D-2.828 40D-2.801	20/44c 20/44c		27/3d 27/3d
40D-1.007 40D-2	20/44c		27/3d	TUD-2.001	20/440	21/44	2113 u
TUD-2	20/ 11 0		2113 u		20/40	∠1/ 11	

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		24/7		40E-1.603	19/4c		
40D-4.041	20/24c		27/3dw	40E-1.606	19/4c		
40D-4.042	20/24c		27/3dw	40E-1.607	19/43		
40D-4.051	20/24c		27/3dw	40E-1.6105	19/4c		
40D-4.051(12),(13)	27/8			40E-1.612	20/18	21/36	
40D-4.051(3),(4),	27/8			40E-1.614	20/18	21/36	
(5),(6)				40E-1.659	19/4c		
40D-4.091	20/24c		27/3dw		25/18		
	20/24c		27/3dw	40E-2	26/38c		
	22/48	24/52		40E-4	20/24c		27/3d
	24/36	24/53			20/26c		27/3d
40D 4 001(1)	25/3				20/26c		27/3d
40D-4.091(1) 40D-4.201	26/43c 21/22				20/26c 20/26c		27/3dw 27/3dw
40D-4.301	21/22 20/24c		27/3dw	40E-4.091	25/18		27/3 u w
40D-4.301	20/24c 20/24c		27/3dw 27/3dw	40E-4.091	26/44		27/2
40D-4.381	20/24c		27/3dw 27/3dw	40E-6	20/26c		2112
40D-6.521	24/50		27/3 u w	40E-7.639	22/23	22/37	
40D-8	20/44c		27/3d	40E-40	20/26c	22,37	27/3d
	20/44c		27/3d		20/26c		27/3d
	20/44c		27/3d		20/26c		27/3dw
	20/44c		27/3d	40E-41	20/24c		27/3d
	21/5c		27/3d		20/26c		27/3d
	21/5c		27/3d		20/26c		27/3d
	21/5c		27/3d		20/26c		27/3dw
40D-8.041	21/5c		27/3d	40E-63.011	27/2		
40D-8.624	23/38	24/48		40E-63.091	27/2	27/9	
40D-8.6240	23/38	24/48		40E-63.101	27/2		
40D-8.628	20/47c		27/3d	40E-63.102	27/2		
	20/47c		27/3d	40E-63.104	27/2		
	20/47c		27/3d	40E-63.106	27/2		
	20/47c		27/3d	40E-63.108	27/2	27/0	
	20/47c 20/47c		27/3d 27/3d	40E-63.110 40E-63.120	27/2 27/2	27/9	
	20/47c 20/47c		27/3d 27/3d	40E-63.130	27/2		
	20/47c		27/3d 27/3d	40E-63.134	27/2		
	20/47c		27/3d	40E-63.136	27/2		
	20/47c		27/3d	40E-63.138	27/2		
	20/47c		27/3d	40E-63.140	27/2		
	20/47c		27/3d	40E-63.141	27/2		
	20/47c		27/3d	40E-63.142	27/2		
	21/5c		27/3d	40E-63.143	27/2		
	21/5c		27/3d	40E-63.145	27/2		
	21/21c		27/3d	40E-63.150	27/2		
	21/21c		27/3d	40E-63.152	27/2		
	21/21c		27/3d	40E-63.154	27/2		
	21/21c		27/3d	40E-63.156	27/2		
40D-8.628(1)	21/12c		27/3d	40E-63.158	27/2		
40D-45.341	19/42	20/3	0=/0:	40E-63.160	27/2		
40E-1	20/24c		27/3d	40E-63.161	27/2		
	20/26c		27/3d	40E-63.162	27/2		
	20/26c		27/3d	40E-63.163	27/2		
	20/26c		27/3dw	40E-63.165	27/2	27/0	
40E 1 510	20/26c	21/26	27/3dw	40E-63.223	27/2	27/9	
40E-1.510	20/18	21/36		40E-63.302	27/2		

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40E-63.310	27/2			46-4.008	21/6c		27/3d
40E-63.312	27/2			46-4.0081	21/6c		27/3d
40E-63.314	27/2			46-4.0085	21/6c		27/3d
40E-400	20/24c		27/3d	46-4.013	19/50c		27734
10L 100	20/24c		27/3w	10 1.015	21/6c		27/3d
	20/26c		27/3d	46-4.014	21/6c		27/3d
	20/26c		27/3d	46-4.015	21/6c		27/3d
	20/26c		27/3w	46-4.016	21/6c		27/3d
40E-601.314	26/9		27/3**	46-4.017	21/6c		27/3d
40L-001.514	26/9			46-15.002	21/35		27/3 u
	26/9			46-17.001	20/8c		27/3d
	20/7			46-17.002	20/8c		27/3d
CO	OMMISSION	FOR THE		46-17.002	20/8c		27/3d 27/3d
		DISADVANTA	GED	46-17.003	20/8c		27/3d
TRUTTOT	JKII III OIV E	7157115 17111111	GLD	46-17.0051	20/8c 20/8c		27/3d 27/3d
41-2.006	27/5			46-17.007	20/8c 20/8c		27/3d 27/3d
41-2.010	27/5			46-21.007(1)	18/2		27/3 u
41-2.012	27/5			46-23.001	21/6c		27/3d
				46-23.001	21/6c 21/6c		27/3d 27/3d
FLOF	RIDA LAND	AND WATER		46-23.002	21/6c 21/6c		27/3d 27/3d
ADJU	DICATORY	COMMISSION	V				27/3 u
				46-24.003	21/27		27/24
42-196.010	26/42			46-24.007	21/6c		27/3d
42C-1.002	27/5			46-29.0036	19/8c		27/2.1
42EE-1.001	27/9			46-36.002	21/6c		27/3d
42EE-1.002	27/9			46-37.001	20/18	20/25	
42EE-1.003	27/9			46-37.002	20/18	20/25	
42W-1.002	27/9			46-37.003	20/18	20/25	
				46-37.004	20/18	20/25	
EXPR	RESSWAY A	UTHORITIES		46-37.005	20/18	20/25	
				46-37.006	20/18	20/25	27/2.1
45A-2.001	21/49			46 20 002	21/6c		27/3d
MADINI	E EICHEDIE	S COMMISSIO)NI	46-39.002	21/6c		27/3d
MAKIN	E PISHEKIE	5 COMMISSIN	<i>3</i> 1 \	46-39.0035	21/6c		27/3d
46-3.002	21/6c		27/3d	46-39.0047	22/39c		27/3d
46-3.008	21/6c		27/3d	46-39.005	21/6c		27/3d
46-3.025	21/6c		27/3d	46-39.006	21/6c		27/3d
46-3.027	21/6c 21/6c		27/3d	46-39.007	21/6c		27/3d
46-3.028	21/6c 21/6c		27/3d	46-39.008	21/6c		27/3d
46-3.029	21/6c 21/6c		27/3d	46-39.009	21/6c		27/3d
46-3.031	21/6c 21/6c		27/3d	46-39.010	21/6c		27/3d
46-3.032	21/6c 21/6c		27/3d	46-39.011	21/6c		27/3d
46-3.034	21/6c 21/6c		27/3d	46-39.012	21/6c		27/3d
46-3.035	21/6c 21/6c		27/3d 27/3d	46-42.003	20/35		27/21
46-3.037	21/6c 21/6c		27/3d	46-42.007	21/6c		27/3d
46-3.038	21/6c 21/6c		27/3d 27/3d	46-43.005	21/6c		27/3d
46-4.001	21/6c 21/6c		27/3d 27/3d	46-47.007	22/27		
46-4.002	16/48c		27/3 u		LOTTI	EDV	
10-7.002	21/6c		27/3d		LUIII	217.1	
46-4.0025	21/6c 21/6c		27/3d 27/3d	53ER00-44			26/44
46-4.003(1)(e)(o)4.7.	19/44c		2113 u	53ER00-47			26/46
46-4.003(1)(6)(0)4.7.	19/44C 19/50c			53ER00-47			26/46
46-4.004	19/30c 21/6c		27/3d	53ER00-48 53ER00-49			26/46
46-4.005	21/6c 21/6c		27/3d 27/3d	53ER00-49			26/48
46-4.006	21/6c 21/6c		27/3d 27/3d	53ER00-50			26/48
46-4.007	21/6c 21/6c		27/3d 27/3d	53ER00-51 53ER00-52			26/50
TU-T.UU/	21/00		2113 u	55ER60 5E			20,50

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53ER00-53 53ER00-54			26/50 26/52		ELDER AF	FFAIRS	
53ER00-55			26/52	58-14.001	20/1c		
53ER00-56			27/2	58-14.003	20/1c		
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370 1.031	23/8c		27/3d	59E-1.006	20/27		
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-,000	22/48c		27/3d	59E-7.201	19/50c		
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59F-1.002						20/47c		
59F1-005(2)(3)(4) 2043c 27/3d 59P1-3006 2047c 27/3d 59P3-3006 22/36c 27/3d 59P3-3006 22/36c 27/3d 29P3-3006 21/5 20/39c 27/3d 29P3-3006 21/5 20/39c 27/3d 29P3-3006 21/5 20/39c 27/3d 29P3-3006 21/5 20/39c 27/3d 29P3-3006 21/5 29P3-3006 29P3-3006 21/5 29P3-3006 29P	59F-1.002							
59G-3.010 24/7 20/47c 27/3d 59G-4.055 21/39 21/45 59P-31.006 22/36c 27/3d 59G-4.060 27/7 59Q-9.002 20/39c 27/3d 59G-4.170 20/29c 27/3d 59R-9.012 20/39c 77/3d 59G-4.180 227/2c 27/3d 59R-6.2010 21/5 59G-4.190 227/2c 27/3d 59R-6.2010 21/5 59G-4.190 26/47 27/9 59F-11.013 23/22 23/35 59G-4.197 26/47 27/9 59F-15.002 23/22 23/35 59G-4.190 26/48 27/4 59F-16.001 23/22 23/35 59G-4.250 26/48 27/4 59F-16.002 23/22 23/35 59G-5.020 23/12e 27/3d 59F-16.002 23/24 23/35 59G-5.020 23/12e 27/3d 59F-16.002 23/24 23/35 59G-6.010 20/3e 27/3d 59F-8.10 23/14 20/48				27/3d				
59G-4.055 21/39 21/45 59P3.1.006 22/36c 27/3d 59G-4.070 27/6 59G-9.002 20/39 27/3d 59G-4.107 20/29c 27/3d 59R-9.012 20/39c 27/3d 59G-4.160 25/20 59R-62.010 21/5 21/5 59G-4.190 27/4 59F-11.013 23/22 23/35 59G-4.190 27/4 59F-11.013 23/22 23/35 59G-4.190 27/4 59F-11.013 23/22 23/35 59G-4.190 27/4 59F-16.001 23/22 23/35 59G-4.200 20/30c 27/3d 59F-16.001 23/22 23/35 59G-4.200 20/30c 27/3d 59F-16.001 23/22 23/35 59G-4.200 20/30c 27/3d 59F-16.001 23/22 23/35 59G-4.200 23/12c 27/3d 59F-16.002 23/24 23/35 59G-5.020 23/12c 27/3d 59F-16.002 23/24 23/34 59G-		24/7				20/47c		
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59O-5.006 20/47c 27/3d 61-11.010 26/41 26/51 27/8 59O-7 22/42c 27/3d 61-11.012 26/41 26/51 27/8 59O-9 22/42c 27/3d 61-11.013 26/41 26/51 27/8 59O-9.002 20/47c 27/3x 61-11.014 26/41 26/51 27/8 59O-9.002(4) 20/47c 27/3d 61-11.015 26/41 26/51 27/8 59O-9.003 22/34 24/48 61-11.017 26/41 26/51 27/8 59O-9.004 20/47c 27/3d 61-11.016 26/41 26/51 27/8 59O-9.003 22/34 24/48 61-11.017 22/33 27/8	59O-5.004	22/42c		27/3d				
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62-620.450	22/11c		27/3d	62-712.430	21/34		
62-620.455	22/11c		27/3d	62-712.440	21/34		
62-620.460	22/11c		27/3d	62-712.450	21/34		
62-620.510	22/11c		27/3d	62-712.460	21/34		
62-620.511	22/11c		27/3d	62-712.500	21/34		
62-620.512	22/11c		27/3d	62-712.800	21/34		
62-620.515	22/11c		27/3d	62-712.810	21/34		
62-620.550	22/11c		27/3d	62-712.900	21/34		
62-620.610	22/11c		27/3d	62-728	22/11c		27/3d
62-620.620	22/11c		27/3d	62-730.050	23/7		27754
62-620.800	22/11c		27/3d	62-740	21/45c		27/3d
62-620.810	22/11c		27/3d	62-761.891	24/14		27754
62-620.820	22/11c		27/3d	62-771.300	21/52		
62-621.200	21/52		27734	62-773.350(9),(10)	22/42c		27/3d
62-650.120	22/11c		27/3d	62-775.100	22/23c		27/3d
62-660.300	22/11c		27/3d	62-775.400	22/23c		27/3d
62-671	22/42c		21134	62-775.410	22/23c		27/3d
62-701	22/42c			62-775.500	21/52	22/15	21134
62-701.100	27/8			62-788.400	25/5	22/13	
62-701.200	27/8			62B-26.011	26/51		
62-701.210	27/8			62B-33.002	22/25c		27/3d
62-701.220	27/8			62B-33.005	22/25c		27/3d
62-701.300	27/8			62B-33.0051	22/25c		27/3d
62-701.310	27/8			62B-49	21/34c		27/3d
62-701.315	27/8			62D-2.014	21/52	22/13	27754
62-701.320	27/8			62N-3.002	21/43	,	
62-701.330	27/8			62N-22.023	23/2c		27/3d
62-701.340	27/8			62N-36.004	21/43		_,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
62-701.400	27/8			62R-7.002	21/17		
62-701.410	27/8			62R-7.010	23/34		
62-701.430	27/8			62R-7.020	21/17		
62-701.500	27/8			62R-7.022	21/17		
62-701.510	27/8			62R-7.025	21/17		
62-701.520	27/8			62R-7.026	21/17		
62-701.530	27/8			62R-7.028	21/17		
62-701.600	27/8				22/47		
62-701.610	27/8			62R-7.032	21/17		
62-701.620	27/8			62S-2.070	26/38		
62-701.630	27/8			62S-2.071	26/38		
62-701.640	27/8			62S-2.072	26/38		
62-701.700	27/8			62S-2.073	26/38		
62-701.710	27/8			62S-2.074	26/38		
62-701.720	22/11c		27/3d	62S-2.075	26/38		
62-701.730	27/8		21134	62S-2.076	26/38		
62-701.801	27/8			020 2.070	20,50		
62-701.803	27/8						
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64B-8.002	26/5	26/51	27/5	64B4-4.017	25/32		
64B-8.003	26/5	26/51	27/5	64B4-4.018	25/32		
64B-8.004	26/5	26/51	27/5	64B4-5.001	26/49		27/5
64B-8.005	26/5	26/51	27/5	64B4-5.007	25/32		
64B-8.009	26/5	26/51	27/5	64B4-6.001	26/49		27/5
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64B-8.014	26/5	26/51	27/5	64B4-6.0045	25/32		
64B-8.015	26/5	26/51	27/5	64B4-7.002	24/7c		27/3d
64B-8.016	26/5	26/51	27/5	64B5-2.015	26/49		27/5
64B-8.017	26/5	26/51	27/5	64B5-12.020	26/35	26/47	27/3
64B-8.018	26/5	26/51	27/5	64B5-15.010	26/49		27/9w
64B1-3.001	26/51c			64B5-17.009	26/41	26/47	27/3
64B1-3.010	26/49		27/7	64B7-27.012	24/12		_,,,
64B1-4.001	26/47	27/7		64B7-30.002	26/19		
64B1-4.0015	26/47		27/8	64B7-32.001	26/6		
64B1-4.010	26/39	26/48		64B8ER00-3	26/47		26/47
0.21010	20,55	26/50		64B8ER00-4	26/47		26/47
		27/7		64B8-1.001	27/3		20/47
	27/6c			64B8-1.007	26/15	27/9	
64B1-4.011	26/39	26/47		64B8-3.002	26/47	2117	27/4
0181 1.011	20/37	26/49		64B8-4.028	26/47		27/4
		26/50		64B8-8.001	26/47		27/4
		27/7		64B8-9.009	20/47	25/24	27/8
	27/6c	2111		04D6-9.009		25/33	27/8
64B1-4.012	26/39	26/47	27/7			26/7	27/8
04D1-4.012	20/37	26/50	2111		26/12c	20//	27/7d
64B1-6.005	26/50	20/30			26/12C 26/49		27/8
64B1-7.0015	26/50	27/7			20/49		27/8
64B1-8.001	26/51	21/1	27/8	64B8-9.0093	26/45	26/51	27/5
64B1-8.002	26/51		27/8	64B8-10.002	26/47	20/31	27/9
64B1-8.006	26/21	26/39	27/7	64B8-10.004	26/47		27/7
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	26/30c	2//1	27/7d	64B8-11.001	26/47		27/4
64B1-10.001	26/47		27/8	64B8-13.005	26/47	27/0	27/5
64B2-12.005	27/6		21/0	64B8-30.015	26/51	27/8	
64B3-1.008	27/2			64B8-45.006	26/37		
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64B3-2.001	22/34	24/49		64B8-55.002	26/50	26/42	27/6
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	22/34	24/49		(ADO 2.001	26/24	26/51	27/2
64B3-3.003	23/51			64B9-3.001	26/36		27/3
64B3-3.004	23/51	25/40	27/6	64B9-3.0015	26/36	26/54	27/3
64B3-4.001	25/36	25/49	27/6	64B9-3.002	26/36	26/51	25/2
64B3-5.002	27/1			64B9-3.003	26/36		27/3
64B3-5.003	26/38			64B9-3.007	25/9	0.615	
64B3-5.007(2)(a)	26/35c		07/61	64B9-3.008	26/36	26/51	a
(4D2 (001	26/38c		27/6dw	64B9-3.009	26/36		27/3
64B3-6.001	27/5			64B9-4.009	25/29		
64B3-7.001	27/5			64B10-13.300	26/48		27/6
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64B3-10.005	26/38	26/51	27/6		26/48		27/6
64B3-11.001	27/3	25/0		64B11-5.001	27/9		
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			21/3W	64F-12.003			
64B12-12.008	26/40		27/5	64F-12.004	26/51		
64B13-3.010	26/48		27/5	64F-12.005	26/51		
64B13-4.005	26/48		27/5	64F-12.006	26/51		0=161
64B13-10.0015	26/48		27/5	C4T 40 000	27/6c		27/6d
64B13-15.003	26/48		27/5	64F-12.008	26/51		
64B13-15.009	27/8			64F-12.009	26/51		
64B14-2.0015	26/48		27/5	64F-12.011	26/51		
64B14-2.002	27/4			64F-12.012	26/51		
64B14-2.003	27/4			64F-12.013	26/51		
64B14-2.004	27/4			64F-12.015	26/51	27/8	
64B14-2.005	27/4			64F-12.016	26/51		
64B15-6.011	26/51	27/8		64F-12.017	26/51		
64B15-12.007	26/51			64F-12.018	26/51		
64B15-16.002	26/46		27/6	64F-12.019	26/51		
64B15-19.002	26/36	26/51	27/6		27/6c		27/6d
64B16-26.100	27/7				27/6c		27/6d
64B16-26.101	27/4			64F-12.023	26/51		
64B16-26.102	27/4			64F-12.024	26/51		
64B16-26.401	27/4	27/8					
64B16-27.105	27/4			CHILDR	EN AND FA	MILY SERVIC	ES
64B16-28.140	24/38						
64B16-28.902	27/9			65-28.001	27/5		
64B18-23.001	25/27			65A-1.205	27/3		
64B19-16.003	26/34			65A-1.400	25/21c		
64B20-2.002	25/45	26/30		65A-1.602	27/3		
64B20-4.002	26/43		27/6	65A-1.701	26/32	26/50	27/6
64B24-6.005	26/2		, -	65A-1.702	26/32		27/6
64B32-3.005	26/6	26/15	27/7w	65A-1.703	26/32	26/50	27/6
0.252 5.005	20,0	26/16	27/7w	65A-1.704	26/42		27/5
		26/43	27/7w	65A-1.705	26/32	26/50	27/6
64B32-6.004	27/7	20/13	277744	65A-1.706	26/32		27/6
64B33-1.005	26/25			65A-1.707	26/32	26/50	27/6
64C-7.008	26/49	27/9		65A-1.708	26/32	26/50	27/6
64C-7.010	26/49	2119		65A-1.716	26/32	26/50	27/6
64C-7.010	26/49			65A-1.802	26/45		27/6
64C-13.018	24/22			65A-1.803	26/45		27/6
64D-3.011	26/44		27/3	65A-1.804	26/45		27/6
64E-2.003	27/2	27/9	2113	65A-1.805	26/45		27/6
64E-2.004	27/2	211)		65A-1.806	26/45		27/6
64E-2.005	27/2	27/9		65A-1.807	26/45		27/6
64E-2.008	27/2	27/9		65A-1.808	26/45		27/6
64E-2.009	27/2	2119		65A-1.809	26/45		27/6
				65A-2.022	26/45	26/51	27/7w
64E-2.0095	27/2			65A-2.023	26/45	26/51	27/7w
64E-2.013	27/2			65A-2.024	26/45		27/7w
64E-2.026	27/2			65A-2.031	26/45		27/7w
64E-2.035	27/2	27/0		65A-2.032	26/45	26/51	27/7w
64E-2.036	27/2	27/9	27/0	65A-2.033	26/45	26/51	27/7w
64E-2.038	27/2		27/9w	65A-2.034	26/45		27/7w
64E-6.007	25/48			65A-2.035	26/45		27/7w
64E-10.001	26/43			65A-2.036	26/45	26/51	27/7w
64E-10.002	26/43		06/45	65A-4.201	26/52	-0.01	
64FER00-2	26/45		26/45	65A-4.202	27/9		
64F-12.001	26/51			65A-4.205	27/4		
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65A-4.212	27/2			FLORIDA HO	OUSING FINA	ANCE CORPO	RATION
65A-4.213	25/32						
65A-4.216	25/32			67-1	27/6c		
65A-4.218	27/2				27/6c		
65A-15.0095	26/4			67-4.011	27/6c		
65C-19.001	26/40	26/52		67-21.002	26/44	26/51	27/6
		27/6		67-21.003	26/44	26/51	27/6
65C-19.002	26/40	27/6		67-21.0035	26/44	26/51	27/6
65C-19.003	26/40			67-21.004	26/44	26/51	27/6
65C-19.004	26/40	26/52		67-21.0041	26/44	26/51	27/6
65C-19.005	26/40	26/52		67-21.0045	26/44	26/51	27/6
65C-19.006	26/40	26/52		67-21.005	26/44		27/6
65C-19.007	26/40			67-21.006	26/44	26/51	27/6
65C-19.008	26/40			67-21.007	26/44	26/51	27/6
65C-19.009	26/40			67-21.008	26/44	26/51	27/6
65C-19.010	26/40			67-21.009	26/44		27/6
65C-21.001	23/20			67-21.010	26/44	26/51	27/6
65C-26.001	27/9			67-21.011	26/44		27/6
65C-26.002	27/9			67-21.012	26/44		27/6
65C-26.003	27/9			67-21.013	26/44	26/51	27/6
65E-2.003	26/20	26/28		67-21.014	26/44	26/51	27/6
65E-5.2301	26/41	26/47	27/2	67-21.015	26/44	26/51	27/6
65E-11.001	26/36		27/2	67-21.016	26/44	26/51	27/6
65E-11.002	26/36	26/47	27/2	67-21.017	26/44		27/6
65E-11.003	26/36	26/47	27/2	67-21.018	26/44	26/51	27/6
65E-11.004	26/36	26/47	27/2	67-21.019	24/46	24/46	
65E-11.005	26/36	26/47	27/2		26/44	26/51	27/6
65E-11.006	26/36	26/47	27/2	67-32.009	24/28		
65E-11.007	26/36	26/47	27/2	67-37.011	25/37		
3.7.4	AUG ATION I			67-48.001	26/44		27/7
NA.	VIGATION I	DISTRICTS		67-48.002	26/44	26/51	27/7
66B-1.003	26/47			67-48.002(11)	27/6c		
66B-1.004	26/47			67-48.003	26/44	26/51	27/7
66B-1.005	26/47	27/4				26/52	27/7
66B-1.006	26/47	27/4				27/1	27/7
66B-1.008	26/47			67-48.004	26/44	26/51	27/7
66B-1.009	26/47			67-48.005	26/44	26/51	27/7
66B-1.010	26/47			67-48.006	26/44		27/7
66B-2.003	26/47			67-48.007	26/44		27/7
66B-2.004	26/47			67-48.008	26/44	26/51	27/7
66B-2.005	26/47 26/47	27/4		67-48.009	26/44	26/51	27/7
66B-2.006	26/47 26/47	∠ / / 1		67-48.0095	26/44	26/51	27/7
66B-2.008	26/47			67-48.010	26/44		27/7
66B-2.009	26/47			67-48.0105	26/44	0.6154	27/7
66B-2.010	26/47			67-48.012	26/44	26/51	27/7
00D-2.010	40/ 4 /			67-48.013	26/44		27/7

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67-48.015	26/44		27/7		27/8		
67-48.017	26/44		27/7	68B-4.012	27/8		
67-48.018	26/44		27/7	68B-6.002	27/8		
67-48.019	26/44		27/7	68B-6.003	27/8		
67-48.020	26/44		27/7	68B-14.0036	27/3		27/9
67-48.0205	26/44		27/7	68B-14.0045	27/3		27/9
67-48.021	26/44	26/51	27/7	68B-19.001	26/51		
67-48.022	26/44		27/7	68B-19.002	26/51		
67-48.023	26/44		27/7	68B-19.004	26/51	27/6	
67-48.025	26/44	26/51	27/7	68B-31.010	27/8		
67-48.026	26/44	26/51	27/7	68B-39.0047	27/8		
67-48.027	26/44		27/7	68C-22.005	26/7	26/25	
67-48.028	26/44	26/51	27/7	68C-22.005(2)(d)8.	26/13c		
		26/52	27/7	68C-22.005(2)(i)	26/13c		
67-48.029	26/44		27/7	68D-1.001	27/4		
67-48.030	26/44		27/7	68D-23.003	27/4		
67-48.031	26/44		27/7	68D-23.101	27/4		
67-48.032	26/44		27/7	68D-23.102	27/4		
-,				68D-23.103	27/4		
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				68D-23.105	27/4		
68A-1.004	27/8			68D-23.106	27/4		
68A-2.005	27/8			68D-23.107	27/4		
68A-9.004	27/8			68D-23.108	27/4		
68A-12.010	27/8			68D-23.109	27/4		
68A-15.005	27/8			68D-23.110	27/4		
68A-15.061	27/8			68D-23.111	27/4		
68A-15.062	27/8			68D-23.112	27/4		
68A-15.063	27/8			68E-2.001	27/6		
68A-15.064	27/8			68E-2.002	27/6		
68A-15.065	27/8			68E-2.003	27/6		
68A-16.005	27/8			68E-2.004	27/6		
68A-17.005	27/8			68E-2.005	27/6		
68A-20.005	26/51		27/8	68E-2.006	27/6		
	27/8			68E-2.007	27/6		
68A-23.002	27/8			68E-2.007	27/6		
68A-23.005	27/8			68E-2.009	27/6		
68A-23.008	27/8			UOE-4.UU9	2//0		
68A-27.0021	27/8						