Section I

Notices of Development of Proposed Rules and Negotiated Rulemaking

DEPARTMENT OF AGRICULTURE AND CONSUMER **SERVICES**

Division of Consumer Services

RULE TITLE: RULE NO.: 5J-15.003 Denials

PURPOSE AND EFFECT: The purpose and effect of this rule is to set guidelines for the denial of a license.

SUBJECT AREA TO BE ADDRESSED: Sets guidelines for the denial of a license.

SPECIFIC AUTHORITY: 507.09 FS.

LAW IMPLEMENTED: 507.09 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., February 17, 2004

PLACE: Department of Agriculture and Consumer Services, Division of Consumer Services, Terry L. Rhodes Building, 2005 Apalachee Parkway, Tallahassee, Florida 32399-6500

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Dee Keck, Regulatory Program Administrator, Division of Consumer Services, Terry L. Rhodes Building, 2005 Apalachee Parkway, Tallahassee, Florida 32399-6500, (850)410-3679

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

5J-15.003 Denials.

The purpose of this rule is to implement Section 507.03(8), Florida Statutes. The department shall not issue an initial or renewal registration to any person, partnership or corporation applying for an intrastate moving registration if the department finds that the applicant, or any of its owners, operators, directors, officers, general partners or other individuals engaged in the management activities of the applicant, has:

- (1) Been convicted of any misdemeanor crime within the past 5 years that involves racketeering or any offense involving fraud, theft, embezzlement, fraudulent conversion, or misappropriation of property, or any other act of moral turpitude.
- (2) Been convicted of any felony within the last 7 years that involves racketeering or any offense involving fraud, theft, embezzlement, fraudulent conversion, or misappropriation of property, or any other act of moral turpitude.

- (3) Been convicted of any crime that involves racketeering, fraud, theft, embezzlement, fraudulent conversion, or misappropriation of property, or any other act of moral turpitude, and who has not successfully completed or satisfied all the conditions or terms of his or her sentence, including probation or parole.
- (4) Entered against him or her, or any business which he or she has been affiliated as an owner, operator, director, officer, general partner or performed management activities, an injunction, a temporary restraining order, or a final judgment or order, including a stipulated judgment or order, an assurance of voluntary compliance, or any similar administrative or court order, in any civil or administrative action, based upon conduct involving racketeering, fraud, theft, embezzlement, fraudulent conversion, or misappropriation of property, or the use of any untrue or misleading representation in an attempt to sell or dispose of real or personal property or use of any unfair, unlawful, or deceptive trade practice, or any other act of moral turpitude and who has not satisfied all the conditions and/or terms of his or her judgment or order.

Specific Authority 507.09 FS. Law Implemented 507.09 FS. History-New

DEPARTMENT OF AGRICULTURE AND CONSUMER SERVICES

Division of Aquaculture

RULE CHAPTER TITLE: RULE CHAPTER NO.:

Aquaculture Best Management

Practices 5L-3 PURPOSE AND EFFECT: The purpose and effect is to make

amendments and additions to the Aquaculture Best Management Practices Manual, October 2002.

SUBJECT AREA TO BE ADDRESSED: Aquaculture Best Management Practices Manual, October 2002.

SPECIFIC AUTHORITY: 570.07(23), 597.004(2)(b) FS.

LAW IMPLEMENTED: 597.002, 597.003, 597.004 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 AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Kal Knickerbocker, Division of Aquaculture, 1203 Governor's Square Boulevard, 5th Floor, Tallahassee, Florida 32301, (850)488-4033

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

RULE NO.:

BOARD OF TRUSTEES OF THE INTERNAL IMPROVEMENT TRUST FUND

Pursuant to Chapter 2003-145, Laws of Florida, all notices for the Board of Trustees of the Internal Improvement Trust Fund are published on the Internet at the Department of Environmental Protection's home page at http://www.dep. state.fl.us/ under the link or button titled "Official Notices."

PUBLIC SERVICE COMMISSION

UNDOCKETED

RULE TITLE: RULE NO.: Limited Alternative Rate Increase 25-30.457

PURPOSE AND EFFECT: To provide an alternative for small water or wastewater utilities to a staff-assisted rate case on a limited basis. It provides filing instructions and support documentation required for a limited alternative rate increase. Provides when a limited alternative rate increase application is not appropriate.

SUBJECT AREA TO BE ADDRESSED: Limited alternative rate increase proceedings and filing requirements.

SPECIFIC AUTHORITY: 350.127(2), 367.0814(9). 367.121(1)(a) FS.

LAW IMPLEMENTED: 350.123, 367.0814(9), 367.121, 367.145(2) FS.

A RULE DEVELOPMENT WORKSHOP WILL BE HELD AT THE TIME, DATE AND PLACE SHOWN BELOW:

TIME AND DATE: 10:00 a.m. - 2:00 p.m., February 12, 2004 PLACE: Florida Department of Environmental Protection, Central District Office, 3319 Maguire Boulevard, Suite 232, Conference Rooms A & B, Orlando, FL

Any person requiring some accommodation at this workshop because of a physical impairment should call the Division of the Commission Clerk and Administrative Services, (850)413-6770, at least 48 hours prior to the hearing. Any person who is hearing or speech impaired should contact the Florida Public Service Commission by using the Florida Relay Service, 1(800)955-8771 (TDD).

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT, AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Troy Rendell, Division of Economic Regulation, Florida Public Service Commission, 2540 Shumard Oak Blvd., Tallahassee, FL 32399-0862, (850)413-6934

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

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Division of Florida Land Sales, Condominiums and Mobile Homes

RULE TITLE:

Recall by Written Agreement of the

Voting Interests; Board Certification;

Filling Vacancies 61B-23.028

PURPOSE AND EFFECT: To update the procedural rules governing recall arbitration proceedings conducted under Section 718.112(2)(j), Florida Statutes, and address certain substantive issues regarding recall by written agreement.

SUBJECT AREA TO BE ADDRESSED: Recall arbitration in condominiums and cooperatives.

SPECIFIC AUTHORITY: 718.112(2)(j) FS.

LAW IMPLEMENTED: 718.112(2)(j) FS.

IF REQUESTED 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., February 9, 2004

PLACE: Conference Room B03, Fuller Warren Building, 201 West Bloxham Street, Tallahassee, Florida

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop is asked to advise the agency at least 48 hours before the workshop by contacting: Sharon A. Elzie, Senior Management Analyst II, (850)488-1631. If you are hearing or speech impaired, please contact the agency by calling 1(800)955-8771.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT IS: Sharon A. Elzie, Division of Florida Land Sales, Condominiums and Mobile Homes, Northwood Centre, 1940 North Monroe Street, Tallahassee, Florida 32399-1030 (The Proposed Rule Development is available on-line: http://www.state.fl.us/dbpr/lsc/arbitration/index.shtml) THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS AVAILABLE AT NO CHARGE FROM THE CONTACT PERSON LISTED ABOVE.

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Division of Florida Land Sales, Condominiums and Mobile Homes

Homes	
RULE TITLES:	RULE NOS.:
Scope, Organization, Forms, Purpose,	
and Title	61B-45.001
Communication with Arbitrator	61B-45.007
Computation of Time; Service by Mail	61B-45.009
Filing; Service of Papers; Signing	61B-45.010
Motions; Temporary or Interim	
Injunctive or Relief	61B-45.011
Expedited Procedure for Determination	
of Jurisdiction	61B-45.016
Answer and Defenses	61B-45.019
Defaults and Final Orders on Default	61B-45.020
Discovery	61B-45.024
Informal Arbitration; Waiver of Formal Hearing	61B-45.031
Notice of Final Hearing; Scheduling;	
Venue; Continuances	61B-45.033
Withdrawal or Voluntary Dismissal of	
Petition; Settlement	61B-45.035
Final Orders; Appeals; Stays	61B-45.043
Motions for Rehearing	61B-45.044
Claim for Costs and Attorney's Fees	61B-45.048
PURPOSE AND EFFECT: To update the proce	edural rules of
the Division regarding mandatory nonbinding	ng arbitration
proceedings conducted pursuant to Section 718	.1255, Florida
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Statutes. Revises and renumbers certain forms. SUBJECT AREA TO BE ADDRESSED: Mandatory binding arbitration in condominiums and cooperatives.

SPECIFIC AUTHORITY: 718.501(1)(f), 718.1255(4) FS.

LAW IMPLEMENTED: 718.1255(4) FS.

IF REQUESTED 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., February 9, 2004

PLACE: Conference Room B03, Fuller Warren Building, 201 West Bloxham Street, Tallahassee, Florida

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop is asked to advise the agency at least 48 hours before the workshop by contacting: Sharon A. Elzie, Senior Management Analyst II, (850)488-1631. If you are hearing or speech impaired, please contact the agency by calling 1(800)955-8771.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT IS: Sharon A. Elzie. Division of Florida Land Sales, Condominiums and Mobile Homes, Northwood Centre, 1940 North Monroe Street, Tallahassee, Florida 32399-1030 (The Proposed Rule Development is available on-line: http://www.state.fl.us/dbpr/lsc/arbitration/index.shtml) THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS AVAILABLE AT NO CHARGE FROM THE CONTACT PERSON LISTED ABOVE.

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Division of Florida Land Sales, Condominiums and Mobile Homes

nomes	
RULE TITLES:	RULE NOS.:
Scope, Organization, Procedure, and Title	61B-50.101
Initiation of Recall Arbitration	61B-50.105
Computation of Time	61B-50.106
Parties	61B-50.107
Who May Appear; Criteria for Other	
Qualified Representatives	61B-50.108
Communication with an Arbitrator	61B-50.110
Withdrawal of Petition	61B-50.112
Filing; Service of Papers; Signing	61B-50.115
Motions	61B-50.117
Summary Disposition; Simplified	
Arbitration Procedure; No Disputed	
Issues of Material Fact	61B-50.119
Informal Arbitration; Waiver of Formal Hearing	61B-50.120
Discovery	61B-50.124
Subpoenas and Witnesses; Fees	61B-50.127
Stenographic Record and Transcript	61B-50.130
Conduct of Formal Hearing; Evidence	61B-50.131
Notice of Final Hearing; Scheduling;	
Venue; Continuances	61B-50.136
Final Orders	61B-50.139
Technical Corrections; Rehearing	61B-50.140
Motions for Attorney's Fees and Costs	61B-50.1405
PURPOSE AND EFFECT: To update the pro-	ocedural rules
governing recall arbitration proceedings con	ducted under
Section 718.112(2)(j), Florida Statutes, and a	ddress certain
substantive issues regarding recall by written agr	reement.
CLIDIECT AREA TO BE ARRESTED AN	

SUBJECT AREA TO BE ADDRESSED: Mandatory binding arbitration of recall disputes in condominiums and cooperatives.

SPECIFIC AUTHORITY: 718.501(1)(f), 719.106(1)(f) FS.

LAW IMPLEMENTED: 718.112(2)(j),(k), 719.106(1)(f), 718.1255, 719.1255 FS.

IF REQUESTED 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., February 9, 2004

PLACE: Conference Room B03, Fuller Warren Building, 201 West Bloxham Street, Tallahassee, Florida

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop is asked to advise the agency at least 48 hours before the workshop by contacting: Sharon A. Elzie, Senior Management Analyst II, (850)488-1631. If you are hearing or speech impaired, please contact the agency by calling 1(800)955-8771.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT IS: Sharon A. Elzie, Division of Florida Land Sales, Condominiums and Mobile Homes, Northwood Centre, 1940 North Monroe Street, Tallahassee, Florida 32399-1030 (The Proposed Rule Development is available

http://www.state.fl.us/dbpr/lsc/arbitration/index.shtml)

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS AVAILABLE AT NO CHARGE FROM THE CONTACT PERSON LISTED ABOVE.

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Building Code Administrators and Inspectors Board

RULE TITLE: RULE NO.:

Exemption of Spouses of Members of

Armed Forces from Licensure

Renewal Provisions 61G19-6.018

PURPOSE AND EFFECT: The Board proposes development of a rule to address exempt licensure renewal provisions of spouses of members of armed forces.

SUBJECT AREA TO BE ADDRESSED: Exemption of spouses of members of armed forces from licensure renewal provisions.

SPECIFIC AUTHORITY: 455.02(2), 468.606 FS.

LAW IMPLEMENTED: 455.02(2) FS.

IF REQUESTED IN WRITING AND NOT DEEMED UNNECESSARY BY THE AGENCY HEAD, A RULE DEVELOPMENT WORKSHOP WILL BE SCHEDULED AND ANNOUNCED IN THE FAW.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT IS: Anthony Spivey, Executive Director, Building Code Administrators and Inspectors Board, 1940 North Monroe Street, Tallahassee, Florida 32399-0783

THE FULL TEXT OF THE PROPOSED RULE IS:

61G19-6.018 Exemption of Spouses of Members of Armed forces from Licensure Renewal Provisions.

A licensee who is the spouse of a member of the Armed Forces of the United States and was caused to be absent from the State of Florida because of the spouse's duties with the armed forces shall be exempt from all licensure renewal provisions under these rules during such absence. The licensee must show proof to the Board of the absence and the spouse's military status. Such proof shall consist of copies of the military orders requiring the change of duty station and must be sent to the Board office in order to qualify for the exemption.

Specific Authority 455.02(2), 468.606 FS. Law Implemented 455.02(2) FS. History-New

DEPARTMENT OF ENVIRONMENTAL PROTECTION

Pursuant to Chapter 2003-145, Laws of Florida, all notices for the Department of Environmental Protection are published on the Internet at the Department of Environmental Protection's home page at http://www.dep.state.fl.us/ under the link or button titled "Official Notices."

DEPARTMENT OF HEALTH

Board of Medicine

RULE TITLE: **RULE NO.:** Standards of Practice 64B8-44.007

PURPOSE AND EFFECT: The Council proposes to review the rule to determine whether amendments are needed.

SUBJECT AREA TO BE ADDRESSED: Exemptions for federally funded programs from face-to-face nutritional assessments.

SPECIFIC **AUTHORITY**: 468.503(4), 468.507, 468.516(1)(a),(2)(a) FS.

LAW IMPLEMENTED: 468.503(4), 468.516, 468.517, 468.518 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 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, Board of Medicine/MQA, 4052 Bald Cypress Way, Bin #C05, Tallahassee, Florida 32399-3255

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

DEPARTMENT OF HEALTH

Board of Physical Therapy Practice

RULE TITLE: **RULE NO.:**

Minimum Standards of Physical

Therapy Practice 64B17-6.001

PURPOSE AND EFFECT: The Board proposes to delete language from the current rule text.

SUBJECT AREA TO BE ADDRESSED: Minimum Standards of Physical Therapy Practice.

SPECIFIC AUTHORITY: 486.025 FS.

LAW IMPLEMENTED: 483.021(6),(9),(10),(11), 486.123, 486.125(1)(b),(d),(e),(f),(i),(j), 486.135, 486.151(1)(d) 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 TO BE ANNOUNCED.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND FOR A COPY OF THE PRELIMINARY DRAFT IS: Kaye Howerton, Board Executive Director, Board of Physical Therapy Practice, 4052 Bald Cypress Way, Bin #C05, Tallahassee, Florida 32399-3255

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

64B17-6.001 Minimum Standards of Physical Therapy Practice.

- (1) Definitions For purposes of this rule only, the words and phrases listed below are defined in the following manner:
 - (a) through (e) No change.
- (f) Supervision of temporary permit holders Direct Supervision by a licensed physical therapist.
 - (g) through (j) renumbered (f) through (i) No change.
 - (2) through (8) No change.

Specific Authority 486.025 FS. Law Implemented 483.021(6),(9),(10),(11), A86.123, 486.125(1)(b),(d),(e),(f),(i),(j), 486.135, 486.151(1)(d) FS. History-New 8-6-84, Formerly 21M-9.30, Amended 9-22-87, Formerly 21M-9.030, Amended 9-5-90, 3-5-92, 3-24-93, Formerly 21MM-6.001, 61F11-6.001, Amended 8-16-95, Formerly 59Y-6.001, Amended 1-8-98, 1-11-99,

Section II **Proposed Rules**

DEPARTMENT OF AGRICULTURE AND CONSUMER **SERVICES**

Division of Plant Industry

RULE CHAPTER TITLE: RULE CHAPTER NO.: Preservation of Native Flora of Florida 5B-40

RULE TITLE: RULE NO.: 5B-40.0055 Regulated Plant Index

PURPOSE AND EFFECT: The purpose of this rule amendment is to incorporate changes to the Regulated Plant Index Rule as a result of public meetings conducted by the Endangered Plant Advisory Council.

SUMMARY: This amendment revises the Regulated Plant Index. Twelve species will be added to the endangered list. Isoetes engelmannii will be removed from the endangered list and Carex chapmanii will be moved from the endangered list to the threatened list.

SPECIFIC AUTHORITY: 570.07(23), 581.185(4),(9),(11) FS. LAW IMPLEMENTED: 570.07(13), 581.185(4),(9),(11) 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:

TIME AND DATE: 10:00 a.m., February 13, 2004

PLACE: Doyle Conner Building, 1911 S. W. 34th Street, Gainesville, FL

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Connie Riherd, Assistant Director, Division of Plant Industry, P. O. Box 147100, Gainesville, FL 32614-7100

THE FULL TEXT OF THE PROPOSED RULE IS:

5B-40.0055 Regulated Plant Index.

(1) No change.

1. Acacia angustissima (prairie acacia).

2.1. Acacia choriophylla (tamarindillo).

3.2. Acacia tortuosa (poponax) Presumed Extirpated.

4.3. Actaea pachypoda (baneberry).

5.4. Adiantum melanoleucum (fragrant maidenhair fern).

6.5. Adiantum tenerum (brittle maidenhair fern).

7.6. Aeschynomene pratensis (meadow jointvetch).

8.7. Ageratum littorale (Cape Sable whiteweed).

9.8. Agrimonia incisa (harvest-lice).

<u>10.9.</u> *Aletris bracteata* (bracted colicroot).

11.10. Alvaradoa amorphoides (alvaradoa).

12.11. *Amorpha crenulata* (Miami lead plant).

13.12. Anemia wrightii (parsley fern).

14.13. Aquilegia canadensis (columbine).

15.14. Arabis canadensis (sicklepod).

<u>16.15.</u> Argusia gnaphalodes (sea-lavender).

<u>17.16.</u> *Argythamnia blodgettii* (Blodgett's wild-mercury).

18.17. Aristolochia pentandra (Marsh's dutchman's pipe).

19.18. Aristolochia tomentosa (pipevine).

20.19. Arnica acaulis (leopard's-bane).

21.20. Arnogolssum album (white-flowered Plantain).

22.21. Asclepias curtissii (Curtiss's milkweed).

23.22. *Asclepias viridiflora* (green-flower milkweed).

24.23. Asimina tetramera (four-petal pawpaw).

<u>25.24.</u> Asplenium auritum (auricled spleenwort) (fern). 26.25. Asplenium dentatum (slender spleenwort).

27.26. Asplenium monanthes (San Felasco spleenwort).

28.27. Asplenium pumilum (dwarf spleenwort).

29.28. Asplenium serratum (bird's-nest spleenwort).

30.29. Asplenium verecundum (delicate spleenwort).

31.30. Aster hemisphericus (aster).

32.31. Aster spinulosus (pinewoods aster).

33.32. Baccharis diocia (broom-bush) Presumed Extirpated.

<u>34.33.</u> *Balduina atropurpurea* (purple balduina).

35. Baptisia calvcosa (Canby's wild indigo).

- 36.34. Baptisia megacarpa (Apalachicola wild-indigo).
- 37.35. Basiphyllaea corallicola (Carter's orchid).
- 38.36. Bigelowia nuttallii (Nuttall's rayless goldenrod).
- 39.37. Blechnum occidentale (sinkhole fern).
- 40.38. Bonamia grandiflora (Florida bonamia).
- 41.39. Bourreria cassinifolia (little strongback).
- 42.40. Bourreria radula (rough strongbark).
- 43.41. Bourreria succulenta (bodywood).
- 44.42. Brassia caudata (spider orchid).
- 45.43. Brickellia cordifolia (Flyr's nemesis).
- 46.44. Brickellia mosieri (Brickell-bush).
- 47.45. Bulbophyllum pachyrrachis (rat-tail orchid).
- 48.46. Burmannia flava (Fakahatchee burmannia).
- 49.47. Caesalpinia major (yellow nicker).
- 50.48. Caesalpinia pauciflora (fewflower holdback).
- 51.49. Calamintha georgiana (Georgia calamint).
- <u>52.50.</u> *Callirhoe papaver* (poppy mallow).
- <u>53.51.</u> Calopogon multiflorus (many-flowered grass-pink).
 - 54.52. Calycanthus floridus (sweet shrub).
 - 55.53. Calyptranthes zuzygium (myrtle of the river).
 - 56.54. Calystegia catesbaeiana (Catesby's bindweed).
 - 57.55. Campanula robinsiae (Chinsegut bellflower).
 - 58.56. Campylocentrum pachyrrhizum (leafless orchid).
- <u>59.57.</u> *Campyloneurum angustifolium* (narrow swamp fern).
 - 60.58. Campyloneurum costatum (tailed strap fern).
 - 61.59. Campyloneurum latum (wide strap fern).
 - 62.60. Canella winterana (wild cinnamon).
 - 61. Carex chapmanii (Chapman's sedge).
 - 63.62. Carex microdonta (little-tooth sedge).
 - 64.63. Cassia keyensis (Key cassia).
 - 65.64. Catesbaea parviflora (dune lily-thorn).
 - 66.65. Catopsis berteroniana (airplant).
 - <u>67.66.</u> Catopsis floribunda (many-flowered airplant).
 - 68.67. Catopsis nutans (nodding catopsis).
 - 69.68. Celosia nitida (West Indian cock's-comb).
 - 70.69. Celtis iguanaea (Iguana hackberry).
 - 71.70. Celtis pallida (spiny hackberry).
 - 72.71. Centrosema arenicola (sand butterfly pea).
 - 73.72. Cereus robinii (tree cactus).
 - 74.73. Chamaesyce cumulicola (sand dune spurge).
 - 75.74. Chamaesyce deltoidea (rockland spurge).
 - 76.75. Chamaesyce garberi (Garber's spurge).
 - 77.76. Chamaesyce porteriana (Porter's spurge).
 - 78.77. Cheilanthes microphylla (southern lip fern).
 - 79.78. Chionanthus pygmaeus (pygmy fringe-tree).
 - 80.79. *Chrysopsis cruiseana* (Cruise's golden-aster).
 - 81.80. Chrysopsis floridana (Florida's golden-aster).
 - 82.81. Chrysopsis godfreyi (Godfrey's golden-aster).

- 83.82. Cienfuegosia yucatanensis (yellow-hibiscus).
- <u>84.83.</u> Cissampelos pareira (Pareira brava) Presumed Extirpated.
 - 85.84. Cladonia perforata (Florida perforate cladonia).
 - 86.85. Clitoria fragrans (pigeon wings).
 - 87.86. Colubrina arborescens (greenheart).
 - 88.87. Colubrina cubensis (colubrina).
 - 89.88. Colubrina elliptica (soldierwood).
 - 90.89. Conradina brevifolia (short-leaved rosemary).
 - 91.90. Conradina etonia (etonia rosemary).
 - 92.91. Conradina glabra (Apalachicola rosemary).
 - 93.92. Corallorhiza odontorhiza (autumn coralroot).
 - 94.93. Cordia globosa (Curacao bush).
 - 95.94. Coreopsis integrifolia (dye-flower).
 - 96.95. Cornus alternifolia (pagoda dogwood).
 - 97.96. Cranichis muscosa (moss orchid).
 - 98.97. Crataegus phaenopyrum (Washington thorn).
 - 99.98. Croomia pauciflora (croomia).
 - 100.99. Crotalaria avonensis (Avon Park harebells).
 - 101.100. Croton humilis (pepperbush).
 - 102.101. Cryptotaenia canadensis (honewort).
- <u>103.</u>402. Ctenitis sloanei (Florida tree fern/red-hair comb fern).
 - 104.103. Ctenitis submarginalis (brown-hair comb fern).
 - 105.104. Ctenium floridanum (Florida toothache grass).
 - <u>106.</u>105. Cucurbita okeechobeensis (Okeechobee gourd).
 - 107.106. Cupania glabra (cupania).
 - 108.107. Cuphea aspera (tropical waxweed).
 - 109.108. Cynoglossum virginianum (wild comfrey).
 - 110.109. Cyperus floridanus (Florida flatsedge).
 - <u>111.</u>110. *Cyperus fuligineus* (limestone flatsedge).
- <u>112.+11.</u> Cyrtopodium punctatum (cowhorn or cigar orchid).
 - 113.112. *Dalbergia brownii* (Brown's Indian rosewood).
 - 114.113. Dalea carthagenensis (Florida prairie clover).
- <u>115.414.</u> *Deeringothamnus pulchellus* (white squirrel-banana).
- <u>116.415.</u> *Deeringothamnus rugelii* (yellow squirrel-banana).
 - 117.116. Delphinium carolinianum (Carolina larkspur).
 - 118.117. Dennstaedtia bipinnata (cuplet fern).
 - 119.118. Desmodium ochroleucum (trailing tick-trefoil).
 - 120.119. Dicerandra christmanii (Christmann's mint).
 - 121.120. Dicerandra cornutissima (Robin's mint).
 - 122.121. Dicerandra frutescens (Lloyd's mint).
 - 123.122. Dicerandra immaculata (Olga's mint).
 - 124.123. *Dicerandra thinicola* (Titusville balm).
- <u>125.</u>124. *Digitaria pauciflora* (Florida pineland crabgrass).
 - 126.125. *Dirca palustris* (leatherwood).

<u>127.</u>126. *Dodecatheon meadia* (shooting-star).

128.127. Dodonaea elaeagnoides (Keys hopbush).

129.128. Drosera filiformis (dew-thread).

130.129. *Drypetes diversifolia* (milkbark).

131.130. Echinacea purpurea (purple coneflower).

132. Echinodorus floridanus (Florida burhead).

133.131. *Eleocharis rostellata* (beaked spikerush).

134.132. *Eltroplectris calcarata*.

135.133. Encyclia boothiana (Epidendrum boothianum) (dollar orchid).

136.134. Encyclia cochleata (Florida clamshell orchid).

137.135. Encyclia pygmaea (dwarf epidendrum).

138.136. Epidendrum acunae (Acuna's epidendrum).

139.137. **Epidendrum** anceps (dingy-flowered epidendrum).

140.138. Epidendrum difforme (umbelled epidendrum).

<u>141.</u>139. **Epidendrum** (night-scented nocturnum epidendrum).

142.140. Epidendrum rigidum (rigid epidendrum).

<u>143.141.</u> *Epidendrum strobiliferum* (matted epidendrum).

144.142. Epigaea repens (trailing arbutus).

145.143. Eragrostis tracyi (Sanibel lovegrass).

146.144. Eriocaulon nigrobracteatum (dark-headed hatpins).

<u>147.</u>145. *Eriogonum floridanum* (scrub buckwheat).

148.146. Ernodea cokeri (one-nerved ernodea).

149.147. Eryngium cuneifolium (scrub eryngium).

150.148. Ervthronium umbilicatum (dimpled dogtooth-violet).

151.149. Eugenia confusa (redberry eugenia).

152.150. Eugenia rhombea (red stopper).

153.151. Euonymus atropurpureus (burning bush).

154.152. Eupatorium frustratum (Cape Sable thoroughwort).

<u>155.</u>153. *Eupatorium villosum* (Keys thoroughwort).

<u>156.</u>154. Euphorbia commutata (wood spurge).

157.155. Euphorbia telephioides (spurge).

158.156. Evolvulus convolvuloides (dwarf bindweed).

159.157. Evolvulus grisebachii (Grisebach's bindweed).

160.158. Exostema caribaeum (Caribbean princewood).

<u>161.159</u>. Forestiera godfreyi (Godfrey's swamp privet).

<u>162.</u> *Hothergilla gardenii* (dwarf witch-alder).

163.161. Galactia smallii (Small's milkpea).

164.162. Galeandra beyrichii (helmet orchid).

<u>165.</u>163. Gentiana pennelliana (wiregrass gentian).

166.164. Goodyera pubescens (downy rattlesnake orchid).

167.165. Gossypium hirsutum (wild cotton).

<u>168.</u> *Hobe. Govenia utriculata* (Gowen's orchid).

169.167. Guaiacum sanctum (lignum vitae).

170.168. Guzmania monostachia (Fuch's bromeliad).

171.169. *Gyminda latifolia* (West Indian falsebox).

172.170. Habenaria distans (distans habenaria).

173.171. Harperocallis flava (Harper's beauty).

174.172. Harrisia eriophora (Indian River prickly-apple).

<u>175.</u>473. *Harrisia gracilis* (West coast prickly-apple).

robertiorum (Gulf hammock 176.174. *Hasteola* indian-plantain).

<u>177.175.</u> Helianthus carnosus (flatwoods sunflower).

178.176. *Heliotropium fruticosum* (Key West heliotrope).

<u>179.177.</u> Hepatica nobilis (= Hepatica americana) (liverleaf).

180.178. *Hexalectris spicata* (crested coral-root).

181.179. *Hibiscus poeppigii* (Poeppig's rosemallow).

182. 180. Hippomane mancinella (manchineel).

183.181. Hybanthus concolor (green violet).

184.182. Hydrangea arborescens (wild hydrangea).

185.183. Hymenocallis godfreyi (Godfrey's spiderlily).

186.184. *Hymenocallis henryae* (Mrs. Henry's spiderlily).

187. 185. Hypelate trifoliata (inkwood).

188.186. Hypericum cumulicola (Highlands scrub hypericum).

189.187. Hypericum edisonianum (Edison ascyrum).

190.188. Hypericum lissophloeus (smooth-barked St. Johns-wort).

191.189. Illicium parviflorum (star anise).

192.190. Indigofera keyensis (Keys' indigo).

193.191. *Ionopsis utricularioides* (delicate ionopsis orchid).

194.192. Ipomoea microdactyla (wild-potato morning-glory).

195.193. *Ipomoea tenuissima* (rocklands morning-glory).

196. Isoetes appalachiana (Appalachian quillwort).

197. Isoetes boomii (Boom's quillwort).

194. Isoetes engelmannii (Engelmann's quillwort).

198. Isoetes hyemalis (winter quillwort).

199.195. Isopyrum biternatum (false rue-anemone).

200.196. *Isotria verticillata* (whorled pogonia).

201.197. Jacquemontia havanensis (Havana clustervine).

202.198. Jacquemontia pentantha (skyblue clustervine).

203.199. *Jacquemontia reclinata* (beach jacquemontia).

204.200. Juncus gymnocarpus (Coville's rush).

205.201. Justicia cooleyi (Cooley's justicia).

206.202. Justicia crassifolia (thick-leaved water-willow).

207.203. Kosteletzkya depressa (white fen).

208.204. *Lantana canescens* (hammock shrub verbena).

209.205. *Lantana depressa* (pineland lantana).

210.206. *Lechea divaricata* (spreading pinweed).

211.207. Lechea lakelae (Lakela's pinweed).

212.208. Leiphaimos parasitica (parasitic ghostplant).

213.209. Leochilus labiatus (lipped orchid).

- 214.210. Lepanthopsis melanantha (tiny orchid).
- 215.211. Lepuropetalon spathulatum (little-people).
- 216. Liatris gholsonii (Bluff's blazing-star).
- 217.212. Liatris ohlingerae (scrub blazing-star).
- 218.213. Liatris provincialis (Godfrey's blazing-star).
- 219.214. *Licaria triandra* (licaria).
- 220.215. *Lilium iridollae* (panhandle lily).
- 221.216. *Lilium michauxii* (Carolina lily).
- 222.217. Lilium superbum (Turk's-cap lily).
- 223.218. Lindera melissifolia (pondberry) Presumed Extirpated.
 - 224.219. Lindera subcoriacea (bog spicebush).
 - 225.220. Linum arenicola (sand flax).
 - 226.221. *Linum carteri* (Everglades flax).
 - 227. Linum macrocarpum (big-seed flax).
 - 228.222. Linum westii (West's flax).
 - 229.223. *Liparis nervosa* (tall twayblade).
 - 230.224. Litsea aestivalis (pond-spice).
 - 231.225. Lobelia boykinii (Boykin's lobelia).
 - 232.226. *Lomariopsis kunzeana* (climbing holly-fern).
 - 233.227. Lupinus aridorum (McFarlin's lupine).
 - 234.228. Lycopodium dichotomum (hanging clubmoss).
 - 235.229. *Lythrum curtissii* (Curtis' loosestrife).
 - 236.230. Lythrum flagellare (lowland loosestrife).
 - 237.231. Macbridea alba (white birds-in-a-nest).
 - 238.232. *Macradenia lutescens* (Trinidad macradenia).
 - 239.233. Macranthera flammea (hummingbird-flower).
 - 240.234. *Magnolia acuminata* (cucumber-tree).
 - 241.235. *Magnolia ashei* (Ashe's magnolia).
 - 242.236. Magnolia pyramidata (pyramid magnolia).
 - 243.237. *Magnolia tripetala* (umbrella magnolia).
 - 244.238. *Malaxis unifolia* (green adder's-mouth orchid).
 - 245.239. Marshallia obovata (Barbara's buttons).
 - 246.240. Marshallia ramosa (Barbara's buttons).
 - 247.241. Matelea alabamensis (Alabama spiny pod).
 - 248.242. *Matelea baldwyniana* (Baldwin's spiny pod).
 - 249.243. Matelea flavidula (yellow-flowered spiny pod).
 - 250.244. Matelea floridana (Florida spiny pod).
 - 251.245. Matelea pubiflora (sandhill spiny pod).
 - 252.246. Maxillaria crassifolia (hidden orchid).
 - 253.247. Maxillaria parviflora (minnie-max).
 - 254.248. Medeola virginiana (Indian cucumber).
 - 255.249. Microgramma heterophylla (climbing vine fern).
 - 256.250. *Minuartia godfreyi* (Godfrey's sandwort).
 - 257.251. Monotropa hypopithys (pine-sap).
 - 258.252. Monotropsis reynoldsiae (pygmy-pipes).
 - 259.253. *Nemastylis floridana* (celestial lily).
 - 260.254. *Neurodium lanceolatum* (ribbon fern).
 - 261.255. Nolina brittoniana (Britton's bear-grass).
 - 262.256. *Nymphaea jamesoniana* (Jameson's water lily).

- 263.257. *Ocimum campechianum* (ocimum).
- 264.258. Okenia hypogaea (burrowing four-o'clock).
- 265.259. Oncidium bahamense (dancing-lady orchid).
- 266.260. Oncidium floridanum (Florida oncidium).
- 267.261. Oncidium luridum (mule-ear orchid).
- 268.262. Ophioglossum palmatum (hand fern).
- 269.263. Opuntia corallicola (semaphore cactus).
- 270.264. Opuntia triacantha (Keys Joe-jumper).
- 271.265. Oxypolis greenmanii (giant water-dropwort).
- 272.266. *Pachysandra procumbens* (Allegheny-spurge).
- 273.267. Panicum abscissum (cut-throat grass).
- 274.268. Parnassia caroliniana (Carolina grass-of-Parnassus).
 - 275.269. Parnassia grandifolia (grass-of-Parnassus).
 - 276.270. Paronychia chartacea (papery whitlow-wort).
- 277.271. Passiflora multiflora (white-flowered passionvine).
 - 278.272. Passiflora pallens (pineland passionvine).
 - 279.273. Passiflora sexflora (goat's foot leaf).
 - 280.274. Pavonia paludicola (swampbush).
 - 281.275. Pellaea atropurpurea (hairy cliff-brake fern).
 - 282.276. Peperomia amplexicaulis (clasping peperomia).
 - 283.277. Peperomia glabella (cypress peperomia).
 - 284.278. *Peperomia humilis* (peperomia).
 - 285.279. Peperomia magnoliifolia (spathulate peperomia).
 - 28.6280. Peperomia obtusifolia (Florida peperomia).
 - 287.281. Peperomia rotundifolia (round peperomia).
 - 288.282. Pharus glaber (creeping leafstalk grass).
 - 289.283. Phoradendron rubrum (mahogany mistletoe).
 - 290.284. Phyla stoechadifolia (southern matchsticks).
- 291.285. Phyllanthus leibmannianus (pine woods dainties).
 - 292.286. Physocarpus opulifolius (ninebark).
 - 293.287. *Picramnia pentrandra* (Florida bitterbush).
 - 294.288. Pilosocereus bahamensis (Bahamian treecactus).
 - 295.289. Pinguicula ionantha (Panhandle butterwort).
- 296.290. Pinguicula primuliflora (primrose-flowered butterwort).
 - 297.291. *Pisonia rotundata* (devil's smooth claws).
 - 298.292. Pityopsis flexuosa (Florida golden-aster).
 - 299.293. *Platanthera clavellata* (green rein orchid).
 - 300.294. *Platanthera integra* (orange rein orchid).
 - 301.295. *Pleopeltis astrolepis* (star-scaled fern).
 - 302.296. *Pleurothallis gelida* (frosted orchid).
 - 303.297. Podophyllum peltatum (mayapple).
 - 304.298. Poinsettia pinetorum (Everglades poinsettia).
 - 305.299. *Polygala lewtonii* (Lewton's polygala).
 - 306.300. Polygala smallii (tiny polygala).
 - 307.301. Polygonella basiramia (tufted wireweed).
 - 308.302. Polygonella myriophylla (sandlace).

309.303. Polygonum (Mexican meisnerianum tear-thumb).

310.304. Polymnia laevigata (Tennessee leaf-cup).

<u>311.305.</u> *Polypodium dispersum* (widespread polypody).

312.306. *Polypodium plumula* (plume polypody).

313.307. *Polypodium ptilodon* (swamp plume polypody).

<u>314.308</u>. *Polyrrhiza lindenii* (ghost orchid).

315.309. Polystachya concreta (pale-flowered polystachya).

316.310. Ponthieva brittoniae (Mrs. Britton's shadow witch).

<u>317.311.</u> *Potamogeton floridanus* (Florida pondweed).

318.312. *Prescottia oligantha* (small-flowered orchid).

319.313. Prunus geniculata (scrub plum).

320.314. Pseudophoenix sargentii (Sargent's cherry

321.315. *Psychotria ligustrifolia* (Bahama wildcoffee).

322.316. Remirea maritima (beach-star).

323.317. Rhexia parviflora (Apalachicola meadow-beauty).

324.318. Rhipsalis baccifera (mistletoe cactus).

325.319. Rhododendron alabamense (Alabama azalea).

326.320. *Rhododendron austrinum* (Florida flame azalea).

327.321. Rhododendron chapmanii (Chapman's rhododendron).

328.322. Rhus michauxii (Michaux's sumac) Presumed Extirpated.

329.323. *Rhynchosia swartzii* (Swartz' snoutbean).

330.324. *Rhynchospora crinipes* (hairy peduncled beakrush).

331.325. Phynchospora megaplumosa (hairy spikelet beakrush).

332.326 Ribes echinellum (Miccosukee gooseberry).

333.327. Roystonea elata (Florida royal palm).

334.328. Rudbeckia nitida (St. John's-Susan).

335.329. Rudbeckia triloba (a browneyed Susan).

336.330. Ruellia noctiflora (night-flowering wild-petunia).

337.331. Salix eriocephala (heart-leaved willow).

338.332. Salix floridana (Florida willow).

339.333. Salvia urticifolia (nettle-leaved sage).

340.334. Sarracenia leucophylla (white-top pitcher-plant).

341.335. Savia bahamensis (Bahama maidenbush).

342.336. *Schaefferia frutescens* (Florida boxwood).

343.337. Schisandra coccinea (bay star vine).

344.338. Schizachyrium niveum (scrub bluestem).

345.339. *Schizachyrium sericatum* (silky bluestem).

346.340. Schizaea germanii (ray fern).

347. Schoenolirion croceum (vellow sunnybell).

348.341. Schwalbea americana (chaff-seed).

349.342. *Scleria lithosperma* (Keys' nutrush).

350.343. Scutellaria floridana (Florida skullcap).

351.344. Scutellaria havanensis (Havana skullcap).

352.345. Selaginella eatonii (pygmy spikemoss).

353.346. Setaria chapmanii (coral panic grass).

354.347. Sideroxylon alachuense Anderson (Clark's Buckthorn).

<u>355.348.</u> *Sideroxylon lycioides* (gopherwood buckthorn).

356.349. Sideroxylon thornei (Thorne's buckthorn).

357. Silene caroliniana (California catchfly).

358.350. Silene polypetala (fringed pink).

359.351. Silene virginica (fire pink).

360.352. Sphenomeris clavata (wedgelet fern).

361.353. Sphenostigma coelestinum (Bartram's ixia).

362.354. Spigelia gentianoides (gentian pinkroot).

363.355. Spigelia loganioides (Levy pinkroot).

364.356. Spiranthes adnata (pelexia).

365.357. Spiranthes brevilabris (small ladies'-tresses).

366.358. costaricensis Spiranthes (Costa Rican ladies'-tresses).

367.359. Spiranthes elata (tall neottia).

368.360. Spiranthes ovalis (lesser ladies'-tresses).

369.361. *Spiranthes* polvantha (Ft. George ladies'-tresses).

<u>370.362.</u> Spiranthes torta (southern ladies'-tresses).

371.363. Stachydeoma graveolens (mock pennyroyal).

<u>372.364.</u> *Stachys crenata* (shade betony).

373. Stachys lythroides (hyssop-leaved hedgenettle).

374.365. Stachys tenuifolia (narrow-leaved betony).

375.366. Staphylea trifolia (bladder nut).

376. Stenanthium gramineum (eastern featherbells).

377.367. Stewartia malacodendron (silky camellia).

378.368. Strumpfia maritima (pride-of-Big-Pine).

379.369. Stylisma abdita (hidden stylisma).

380.370.calcicola**Stylosanthes** (Everglades pencilflower).

381.371. Taxus floridana (Florida yew).

382.372. *Tectaria fimbriata* (least halberd fern).

383.373. Tephrosia angustissima (hoary pea).

384.374. Thalictrum cooleyi (Cooley's meadow rue).

385.375. *Thalictrum thalictroides* (Rue-anemone).

386.376. Thelypteris grandis (Collier County maiden fern).

387.377. Thelypteris patens (grid-scale maiden fern).

388.378. Thelypteris reptans (creeping star-hair fern).

389.379. Thelypteris reticulata (lattice-vein fern, cypress fern).

390.380. Thelypteris sclerophylla (stiff star-hair fern).

391.381. Thelypteris serrata (dentate lattice-vein fern).

392.382. Thrinax morrisii (brittle thatch palm).

393.383. Thrinax radiata (Florida thatch palm).

394.384. Tillandsia fasciculata (common or stiff-leaved wild-pine).

395.385. *Tillandsia pruinosa* (fuzzy-wuzzy or hoary air-plant).

396.386. *Tillandsia utriculata* (giant wild-pine).

397.387. *Torreya taxifolia* (Florida torreya).

398.388. Tournefortia hirsutissima (chiggery grapes).

399.389. Trema lamarckianum (Lamarck's trema).

400.390. Trichomanes holopterum (entire-winged bristle fern).

401.391. Trichomanes krausii (Kraus's bristle fern).

402.392. *Trichomanes lineolatum* (lined bristle fern).

403.393. Trichomanes punctatum (Florida bristle fern).

404.394. Trichostigma octandrum (hoop vine).

405.395. *Trillium lancifolium* (lance-leaved wake-robin).

406.396. Triphora craigheadii (Craigheads's orchid).

407.397. Triphora latifolia (wide-leaved triphora).

408.398. Tropidia polystachya (young-palm orchid).

409.399. Uvularia floridana (Florida merrybells).

410.400. Vallesia antillana (tear shrub).

411.401. Vanilla barbellata (worm-vine orchid).

412.402. Vanilla dilloniana (Dillon's vanilla).

413.403. Vanilla mexicana (unscented vanilla).

414.404. Vanilla phaeantha (leafy vanilla).

415.405. Veratrum woodii (false hellebore).

416.406. Verbena maritima (coastal vervain).

417.407. Verbena tampensis (Tampa vervain).

418.408. Vicia ocalensis (Ocala vetch).

419.409. Viola tripartita (yellow violet).

420.410. Warea amplexifolia (clasping warea).

421.411. Warea carteri (Carter's mustard).

422.412. Xanthorhiza simplicissima (yellow-root).

423.413. **Xyris** chapmanii (Chapman's yellow-eyed-grass).

424.414. Xyris isoetifolia (quillwort yellow-eyed-grass).

425.415. Xvris longisepala (Karst pond vellow-eved-grass).

426.416. Yucca glorisoa (moundlily yucca).

427.417. Zanthoxylum americanum (prickly-ash).

428.418. Zanthoxylum coriaceum (leathery prickly-ash).

429.419. Zanthoxylum flavum (yellowheart).

430.420. Zigadenus leimanthoides (coastal death camas).

431.421. Ziziphus celata (scrub ziziphus).

(b) Threatened Plant List. The following plants shall be included in the Threatened Plant List:

1. Acanthocereus pentagonus (barbed-wire cactus).

2. Acoelorraphe wrightii (Everglades palm).

3 Acrostichum aureum (golden leather fern).

4. Andropogon arctatus (pine-woods bluestem).

5. Angadenia berteroi (pineland golden trumpet).

6. Arnoglossum diversifolium (Indian-plantain).

7. Asclepias viridula (green milkweed).

8. Athyrium filix-femina (southern lady fern).

9. Baptisia hirsuta (hairy wild-indigo).

10. Baptisia simplicifolia (scare-weed).

11. Bletia purpurea (pine-pink orchid).

12. Byrsonima lucida (locust berry).

13. Calamintha ashei (Ashe's calamintha).

14. Calamintha dentata (toothed savory).

15. Calamovilfa curtissii (Curtis' sandgrass).

16. Calyptranthes pallens (pale lidflower).

17. Carex baltzellii (Baltzell's sedge).

18. Carex chapmanii (Chapman's sedge).

19.18. Chamaesyce pergamena (rocklands spurge).

20.19. Chaptalia albicans (white sunbonnets).

21.20. *Chrysophyllum oliviforme* (satin leaf).

22.21. Cleistes divaricata (spreading pogonia).

23.22. *Coccothrinax argentata* (silver palm).

24.23. Coelorachis tuberculosa (piedmont joint grass).

25.24. Conradina grandiflora (large-flowered rosemary).

26.25. Crossopetalum ilicifolium (Christmas berry).

27.26. *Crossopetalum rhacoma* (rhacoma).

28.27. Cynanchum blodgettii (Blodgett's swallowwort).

29.28. *Digitaria dolichophylla* (Caribbean crabgrass).

30.29. *Drosera intermedia* (water sundew).

31.30. Drypetes lateriflora (Guiana plum).

32.31. Erithralis fruticosa (blacktorch).

33.32. Eulophia ecristata (non-crested eulophia).

34.33. Garberia heterophylla (garberia).

35.34. Harrisella filiformis (threadroot orchid).

36.35. Hartwrightia floridana (hartwrightia).

37.36. *Hexastylis arifolia* (heartleaf wild ginger).

38.37. *Ilex amelanchier* (serviceberry holly).

39.38. *Ilex krugiana* (Krug's holly).

40.39. Jacquemontia curtissii (pineland jacquemontia).

41.40. Jacquinia keyensis (joewood).

42.41. Kalmia latifolia (mountain laurel).

43.42. Lachnocaulon digynum (Panhandle bogbuttons).

44.43. Lechea cernua (scrub pinweed).

45.44. Leitneria floridana (corkwood).

46.45. Lilium catesbaei (Catesby lily).

47.46. Listera australis (southern twayblade).

48.47. Lobelia cardinalis (cardinal flower).

49.48. Lupinus westianus (Gulfcoast lupine).

50.49. Malus angustifolia (crabapple).

51.50. *Manilkara jaimiqui* (wild dilly).

52.51. Matelea gonocarpos (angle pod).

53.52. *Maytenus phyllanthoides* (Florida mayten).

54.53. *Melanthera parvifolia* (small-leaved melanthera).

- 55.54. *Myrcianthes fragrans* (Simpson's stopper).
- 56.55. Najas filifolia (slender naiad).
- 57.56. Nephrolepis biserrata (giant sword fern).
- 58.57. Nolina atopocarpa (Florida beargrass).
- 59.58. Opuntia stricta (shell mound prickly-pear).
- 60.59. Panicum nudicaule (naked-stemmed panic grass).
- 61.60. *Phoebanthus tenuifolius* (pineland false sunflower).
- 62.61. *Physostegia godfreyi* (Apalachicola dragonhead).
- 63.62. *Pinckneva bracteata* (fever-tree).
- 64..63. *Pinguicula caerulea* (blue-flowered butterwort).
- 65.64. *Pinguicula lutea* (yellow-flowered butterwort).
- 66.65. Pinguicula planifolia (swamp butterwort).
- 67.66. Pithecellobium keyense (Keys' blackbead).
- 68.67. Platanthera blephariglottis (white-fringed orchid).
- 69.68. Platanthera ciliaris (yellow-fringed orchid).
- 70.69. *Platanthera cristata* (crested fringed orchid).
- 71.70. Platanthera flava (gypsy-spikes).
- 72.71. Platanthera nivea (snowy orchid).
- 73.72. *Pogonia ophioglossoides* (rose pogonia).
- 74.73. *Polygonella macrophylla* (large-leaved jointweed).
- 75.74. Prunus myrtifolia (West Indian cherry).
- 76.75. *Psidium longipes* (mangrove berry).
- 77.76. *Pteris bahamensis* (Bahama ladder brake fern).
- 78.77. Pycnanthemum floridanum (Florida mountain-mint).
 - 79.78. *Quercus arkansana* (Arkansas oak).
 - 80.79. Reynosia septentrionalis (Darling plum).
 - 81.80. Rhexia salicifolia (Panhandle meadow beauty).
 - 82.81. Rhynchosia parvifolia (small-leaf snoutbean).
 - 83.82. Rhynchospora stenophylla (narrow-leaf beakrush).
 - 84.83. Sachsia bahamensis (Bahama sachsia).
 - 85.84. Sarracenia minor (hooded pitcher plant).
 - 86.85. Sarracenia psittacina (parrot pitcher plant).
 - 87.86. Sarracenia purpurea (decumbent pitcher plant).
 - 88.87. Sarracenia rubra (red-flowered pitcher plant).
 - 89.88. Scaevola plumieri (inkberry).
 - 90.89. Senna mexicana (Chapman's sensitive plant).
 - 91.90. Smilax havanensis (Everglades greenbrier).
 - 92.91. Solanum donianum (mullein nightshade).
 - 93.92. Spermacoce terminalis (false buttonweed).
 - 94.93. Spiranthes laciniata (lace-lip ladies' tresses).
 - 95.94. Spiranthes longilabris (long-lip ladies' tresses).
 - 96.95. Spiranthes tuberosa (little pearl-twist).
- 97.96. Stenorrhynchos lanceolatus (leafless beaked orchid).
 - 98.97. Swietenia mahagoni (mahogany).
 - 99.98. Tectaria heracleifolia (broad halberd fern).
 - 100.99. Tephrosia mohrii (pineland hoary-pea).
 - 101.100. *Tetrazygia bicolor* (tetrazygia).

- 102.101. Thelypteris augescens (abrupt-tipped maiden fern).
- 103.102. Tillandsia balbisiana (inflated & reflexed wildpine).
 - 104.103. Tillandsia flexuosa (twisted or banded air plant).
 - 105.104. Tillandsia valenzuelana (soft-leaved wildpine).
 - 106.105. *Tipularia discolor* (crane-fly orchid).
 - 107.106. Tragia saxicola (rocklands noseburn).
 - 108.107. *Triphora trianthophora* (three-birds orchid).
 - 109..108. *Tripsacum floridanum* (Florida tripsacum).
 - 110.109. Verbesina chapmanii (Chapman's crownbeard).
 - 111.110. Xvris scabrifolia (Harper's vellow-eved grass).
 - 112.111. *Zephyranthes atamasco* (rainlily).
 - 113.112. Zephyranthes simpsonii (Simpson's zephyr-lily).
 - 114.113. *Zephyranthes treatiae* (Treat's zephyr-lily).
- (c) Commercially Exploited Plant List. The following plants shall be included in the Commercially Exploited Plant List:
 - 1. *Encyclia tampensis* (butterfly orchid).
 - 2. Epidendrum conopseum (green-fly orchid).
- 3. Lycopodium cernuum (= Palhinhaea cernua) (nodding club-moss).
 - 4. Osmunda cinnamomea (cinnamon fern).
 - 5. Osmunda regalis (royal fern).
 - 6. Rhapidophyllum hystrix (needle palm).
 - 7. Rhododendron canescens (pink azalea).
 - 8. Zamia spp. (all native species) (coontie).
- (2) Adherence to section 4 of the Endangered Species Act: The Endangered Species Act (1973 as amended) promulgated by the United States Congress classifies species of plants as endangered or threatened and places certain limitations on removal of these plants from the wilds:
- (a) Those plants listed as endangered under section 4 of the Federal Endangered Species Act of 1973 as amended are restricted in movement and handling under this Rule to conform with the regulations of the Endangered Species Act, and rules and regulations of the United States Department of the Interior regarding endangered plants. Those plants listed as endangered on the federal list, and known to be established in Florida, are:
 - 1. Amorpha crenulata (Miami lead plant).
 - 2. Asimina tetramera (scrub pawpaw, four-petal pawpaw).
 - 3. Campanula robinsiae (Chinsegut bellflower).
 - 4. Cereus eriophorus (fragrant prickly-apple).
 - 5. Cereus robinii (tree cactus).
 - 6. Chionanthus pygmaeus (pygmy fringe-tree).
 - 7. Chrysopsis floridana (Florida's golden-aster).
 - 8. Cladonia perforata (Florida perforate cladonia).
 - 9. Conradina brevifolia (Short-leaved rosemary).
 - 10. Conradina etonia (Etonia rosemary).
 - 11. Conradina glabra (Apalachicola rosemary).

- 12. Crotalaria avonensis (Avon Park harebells).
- 13. Cucurbita okeechobeensis ssp. okeechobeensis (Okeechobee gourd).
 - 14. Deeringothamnus pulchellus (white squirrel-banana).
 - 15. Deeringothamnus rugelii (yellow squirrel-banana).
 - 16. Dicerandra christmanii (Christmann's mint).
 - 17. Dicerandra cornutissima (Robin's mint).
 - 18. Dicerandra frutescens (Lloyd's mint).
 - 19. Dicerandra immaculata (Olga's mint).
 - 20. Eryngium cuneifolium (scrub eryngium).
- 21. Euphorbia deltoidea (= Chamaesyce deltoidea) (Rockland spurge).
 - 22. Galactia smallii (Small's milkpea).
 - 23. Harperocallis flava (Harper's beauty).
 - 24. Hypericum cumulicola (Highlands scrub hypericum).
 - 25. Jacquemontia reclinata (beach jacquemontia).
 - 26. Justicia cooleyi (Cooley's justicia).
 - 27. *Liatris ohlingerae* (scrub blazing star).
 - 28. Lindera melissifolia (pondberry).
 - 29. Lupinus aridorum (McFarlin's lupine).
 - 30. *Nolina brittoniana* (Britton's beargrass).
 - 31. Polygala lewtonii (Lewton's polygala).
 - 32. *Polygala smallii* (tiny polygala).
 - 33. Polygonella basiramia (tufted wireweed).
 - 34. Polygonella myriophylla (sandlace).
 - 35. Prunus geniculata (scrub plum).
 - 36. Rhododendron chapmanii (Chapman's rhododendron).
 - 37. Rhus michauxii (Michaux's sumac).
 - 38. Schwalbea americana (chaff seed).
 - 39. Silene polypetala (fringed pink).
 - 40. Spigelia gentianoides (gentian pinkroot).
 - 41. Thalictrum cooleyi (Cooley's meadow rue).
 - 42. Torreya taxifolia (Florida torreya).
 - 43. Warea amplexifolia (clasping warea).
 - 44. Warea carteri (Carter's mustard).
 - 45. Ziziphus celata (scrub ziziphus).
- (b) Those plants listed as threatened under section 4 of the Federal Endangered Species Act of 1973 as amended are restricted in movement and handling under this rule to conform with the regulations of the Endangered Species Act, and rules and regulations of the United States Department of the Interior regarding threatened plants. Those plants listed as threatened on the federal list, and known to be established in Florida, are:
 - 1. Bonamia grandiflora (Florida bonamia).
 - 2. Clitoria fragrans (pigeon wings).
- 3. Eriogonum longifolium var. gnaphalifolium (= Eriogonum floridanum) (scrub buckwheat).
- 4. Euphorbia garberi (= Chamaesyce garberi) (Garber's spurge).
 - 5. Euphorbia telephioides (Telephus spurge).

- 6. Macbridea alba (white birds-in-a-nest).
- 7. Paronychia chartacea (papery whitlow-wort).
- 8. *Pinguicula ionantha* (Godfrey's butterwort).
- 9. Ribes echinellum (Miccosukee gooseberry).
- 10. Scutellaria floridana (Florida skullcap).

Specific Authority 570.07(23), 581.185 FS. Law Implemented 570.07(13), 581.185 FS. History–New 12-3-91, Amended 9-20-93, 5-21-96, 12-10-96, 1-7-98, 10-5-98, 9-20-00, 2-13-03,______.

NAME OF PERSON ORIGINATING PROPOSED RULE: Constance C. Riherd, Assistant Director, Division of Plant Industry, Department of Agriculture and Consumer Services, Doyle Conner Building, 1911 S. W. 34th Street, Gainesville, Florida 32614-7100, (352)372-3505

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Craig Meyer, Deputy Commissioner for Agricultural Services, Commissioner's Office Staff, Florida Department of Agriculture and Consumer Services, PL 10, The Capitol, Tallahassee, FL 32399-0810

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: December 4, 2003

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: December 12, 2003

BOARD OF TRUSTEES OF THE INTERNAL IMPROVEMENT TRUST FUND

Pursuant to Chapter 2003-145, Laws of Florida, all notices for the Board of Trustees of the Internal Improvement Trust Fund published on the Internet at the Department of Environmental Protection's home page at http://www.dep. state.fl.us/ under the link or button titled "Official Notices."

WATER MANAGEMENT DISTRICTS

St. Johns River Water Management District

RULE TITLES:	RULE NOS.:
Definitions	40C-9.021
Acquisition Procedures; Negotiations	40C-9.041
Appraisals	40C-9.061
Disposition of Surplus Land	40C-9.081
Land Management Plans	40C-9.110
Land Management Review Team	40C-9.115
Access to and Closures of District	
Conservation Easements	40C-9.117
Plants or Animal Removal, Destruction,	
or Harassment	40C-9.210
Commercial Fishing	40C-9.290
Use of Motorized Vehicles, Recreational	
Vehicles, Boats, and Aircraft	40C-9.320
Concessions	40C-9.330
Unauthorized Facilities or Structures	40C-9.340
Special Use Authorization	40C-9.360
District Leases	40C-9.370

PURPOSE AND EFFECT: Miscellaneous revisions to Chapter 40C-9, Florida Administrative Code, pertaining to the acquisition and management of water management lands.

SUMMARY: Acquisition and management of water management lands so as to define district conservation easements; modification of the definition of "Mobility Impaired Persons" to comply with current law; specification of the manner in which public access is provided for certain conservation easement lands; delegation to staff of authority to enter into Special Use Authorizations, and, under specified circumstances, leases of District lands; removal of one-year restriction on Special Use Authorizations, and other editorial or minor revisions.

SPECIFIC AUTHORITY: 373.044, 373.113, 373.139, 373.1391 FS.

LAW IMPLEMENTED: 259.105, 373.056, 373.088, 373.089, 373.093, 373.096, 373.099, 373.139, 373.1391, 373.199, 373.59 FS.

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

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

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

TIME AND DATE: Following the regularly scheduled Regulatory/Governing Board Meeting, which begins at 1:00 p.m., April 13, 2004

PLACE: St. Johns River Water Management District Headquarters, 4049 Reid Street, Palatka, Florida 32177-2529

If a person decides to appeal any decision with respect to any matter considered at the above listed public hearing, such person may need to ensure that a verbatim record of the proceeding is made to include testimony and evidence upon which the appeal is to be based.

Anyone requiring special accommodations to participate in this meeting is requested to advise the District at least 5 work days before the meeting by contacting: Ann Freeman, (386)329-4101 or (386)329-4450 (TDD).

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULES IS: Norma K. Messer, Rules Coordinator, Office of General Counsel, St. Johns River Water Management District, 4049 Reid Street, Palatka, Florida 32178-2529, (386)329-4459, Suncom 860-4459, email: nmesser@sjrwmd.com

THE FULL TEXT OF THE PROPOSED RULES IS:

40C-9.021 Definitions.

When used herein:

- (1) through (2) No change.
- (3) "Conservation Easement" means an easement in real property whereby the District is the dominant tenant for the purposes of the easement but does not own the underlying fee title. A Conservation Easement will place restrictions upon utilization of the property by the underlying fee owner and may include a grant to the District of affirmative rights of utilization in the property, including the right to permit public access. Any utilization for public access shall not exceed the express grant of the Conservation Easement, and may be further limited by the District through the establishment of site-specific policies regarding public utilization.
 - (3) through (5) renumbered (4) through (6) No change.

(7)(6) "District Land" means any real property in which the District has an equitable or legal interest that allows the District to possess, or control regulate entry upon, or limit or engage in specific uses of the property. District Land includes Conservation Easements.

(7) through (9) renumbered (8) through (10) No change.

(11)(10) "Mobility impaired persons" means a person having a State of Florida Mobility-Impaired eligibility Certification (Florida Physician's Certification) administered through the Florida Fish and Wildlife Conservation Commission eligible for a disabled person exemption parking permit pursuant to section 320.0848, Florida Statutes.

(11) through (17) renumbered (12) through (18) No change.

Specific Authority 373.044, 373.113, 373.139, 373.1391 FS. Law Implemented 259.105, 373.056, 373.088, 373.089, 373.093, 373.096, 373.099, 373.139, 373.1391, 373.199, 373.59 FS. History–New 6-15-82, Amended 1-16-94, 5-11-94, 7-30-01

40C-9.041 Acquisition Procedures; Negotiations.

- (1) through (2) No change.
- (3) The District shall obtain at least one certified written appraisal pursuant to Rule 40C-9.061, Florida Administrative Code, or written estimate of value, as follows:
- (a) For lands where staff estimates the value to be less than \$50,000, a written estimate of value may be prepared by staff in lieu of a certified appraisal;
- (b) For any lands that are acquired with acquisition moneys released by the Department of Environmental Protection, the District shall obtain at least one certified appraisal.
 - (4) through (5) No change.
- (6) The District shall attempt to negotiate the acquisition of desired parcels in accordance with the following procedure:
 - (a) No change.
- (b) A file shall "Negotiation Report" may be maintained prepared and forwarded to Legal Counsel, which shall summarize such negotiations, including the amount of offer made by the District, and any counter-offer made by the property owner.
 - (c) In the event an offer is accepted, the District shall:

- 1. No change.
- 2. When necessary, Request Legal Counsel to prepare a resolution by requesting the Governing Board requesting the Department of Environmental Protection to release the necessary funds pursuant to Chapter 62-402, Florida Administrative Code, if applicable.
- (d) When a negotiated settlement cannot be readily attained, and staff determines that acquisition is necessary, staff shall prepare a memorandum, an authorized officer shall send a Memorandum to Legal Counsel which shall include:
- 1. A request for resolution to institute eminent domain proceedings.
 - 2. Identification of parcels by title memorandum number.
 - 3. Legal interest or estate considered for acquisition.
- (e) The District may accept donations of land. In such event the provisions of this subsection shall be followed, except that appraisals may be waived upon concurrence of both the landowner and the District. The District shall not accept a donation unless it has received or obtained the following:
 - 1. A Phase I environmental site assessment;
 - 2. Title insurance; and
- 3. A description of the boundary that is adequate to serve the District's needs, which may include a surveyed legal description.
 - (7) No change.

Specific Authority 373.044, 373.113, 373.139 FS. Law Implemented 259.105, 373.056, 373.088, 373.089, 373.093, 373.096, 373.099, 373.139, 373.199, 373.59 FS. History-New 6-15-82, Amended 7-30-01.

40C-9.061 Appraisals.

- (1) All lands to be acquired, except donations, shall be appraised by at least one real estate appraiser.
- (1)(2) The District's contract with non-staff appraisers shall substantiate that each Prior to contracting with the District, each appraiser selected shall submit an affidavit substantiating that such appraiser has no vested or fiduciary interest in the property to be appraised, except for the professional fee.
- (2)(3) Tthe After a contract between the District and the appraiser has been executed, District shall transmit all pertinent data to the appraiser regarding the assignment.
- (3) Certified appraisals shall be reviewed by the District to ensure that they meet the Uniform Standards of Professional Appraisal Practice in accordance with Section 475.628, Florida Statutes.
- (4) Appraisal information shall be presented to the Governing Board concurrently with the presentation of the proposed purchase agreement. An appraisal shall be approved by the Governing Board prior to negotiations with a landowner, provided however, that the Executive Director may approve appraisals for negotiations, subject to the condition

that such approval be ratified by the Governing Board at its next meeting, or unless such approval is delegated by the Governing Board.

Specific Authority 373.016, 373.044, 373.056, 373.069, 373.0693, 373.073, 373.079, 373.083, 373.103, 373.113, 373.171 FS. Law Implemented 373.103, 373.139, 373.59 FS. History-New 6-15-82, Amended 7-30-01,

40C-9.081 Disposition of Surplus Land.

The District may sell or exchange District Land in accordance with the applicable procedures set forth in Sections 373.089 and 373.139, Florida Statutes. All District Lands proposed for surplus shall be declared surplus by the Governing Board in accordance with the applicable requirements of Sections 373.056 and 373.089 prior to sale. Proceeds from the sale or exchange of District Land shall be utilized in accordance with the applicable requirements of Sections 373.089 and 373.139, Florida Statutes.

- (1) The District may sell or exchange District lands. District lands are considered surplus when:
- (a) They are not required for District or project purposes pursuant to Sections 373.59 Florida Statutes.
- (b) They have no possible or future utility in the land management program of the District.
- (e) They have been declared surplus by the Governing Board.
- (2) All funds received from the sale of surplus lands shall be used to purchase other lands meeting the criteria in Section 373.59, Florida Statutes.

Specific Authority 373.044, 373.113 FS. Law Implemented 373.056, 373.089, 373.139, 373.199, 373.59 FS. History–New 6-15-82, Amended 7-30-01,

40C-9.110 Land Management Plans.

- (1) The District shall develop plans for the management of District lands, excluding District Lands upon which District office facilities are located.
 - (2) through (4) No change.

Specific Authority 373.044, 373.113, 373.1391 FS. Law Implemented 373.088, 373.093, 373.096, 373.099, 373.139, 373.1391, 373.1401, 373.199, 373.59 FS. History–New 1-16-94, Amended 5-11-94, 7-30-01,______.

40C-9.115 Land Management Review Team.

- (1) The District shall establish and implement a land management review team in accordance with Section 373.591, Florida Statutes, to evaluate whether public conservation, preservation, and recreation lands are being appropriately managed, based on the approved land management plan for each specific property.
 - (2) through (3) No change.
- (4) The District staff shall provide an annual written report to the Governing Board by October 1 of each year, identifying the properties that have been reviewed by the management review team and the review team's findings.

Specific Authority 373.044, 373.113 FS. Law Implemented 373.088, 373.093, 373.096, 373.099, 373.139, 373.1391, 373.199, 373.59, 373.591 FS. History– New 7-30-01, Amended

40C-9.117 Access to and Closure of Conservation

Not all Conservation Easements permit public access. For Conservation Easements that permit public access, such access shall be limited to trails and entry points designated by signs, and to those uses designated by sign or brochure at designated entry points.

Specific Authority 373.044, 373.113 FS. Law Implemented 373.088, 373.093, 373.096, 373.099, 373.139, 373.1391, 373.199, 373.59, 373.591 FS. History

40C-9.210 Plants or Animal Removal, Destruction, or

All plants and animals on District Lands are protected. Removing, destroying, or harassing animals or plants from or on District Lands is prohibited except for authorized research efforts, authorized hunting, gathering, and fishing, as authorized by a permit or Special Use Authorization, or District-initiated removals associated with reforestation, control of exotic or nuisance species, or other land management activities. However, the sale or harvest of wetland trees and plants is prohibited on all District Lands except for District-initiated removals associated with land management activities.

Specific Authority 373.044, 373.113, 373.1391 FS. Law Implemented 373.088, 373.093, 373.096, 373.099, 373.139, 373.1391, 373.1401, 373.199, 373.59 FS. History-New 1-16-94, Amended 5-11-94, 7-30-01,

40C-9.290 Commercial Fishing.

Commercial <u>f</u>Fishing, except for District-initiated activities, is prohibited on all District Lands, unless authorized by a Special Use Authorization.

Specific Authority 373.044, 373.113 FS. Law Implemented 373.139, 373.59 FS. History-New 1-16-94, Amended 5-11-94,

40C-9.320 Use of Motorized Vehicles, Recreational Vehicles, Boats, and Aircraft.

- (1) Motorized vehicles that are licensed for Florida highway use are allowed on District Lands. All-terrain, off-road, or other motorized vehicles not licensed for Florida highway use are prohibited on all District Lands except as follows:
 - (a) No change.
- (b) By Special Use Authorization issued by the Executive Director or Designee Governing Board pursuant to Rule 40C-9.360, F.A.C., which shall be limited to three one Special Use Authorizations per calendar year District-wide, and shall have a duration not to exceed two days; or
- (c) By Special Use Authorization issued by the Executive Director or Designee Governing Board for the purpose of leading guided all-terrain vehicle tours on property designated by the District, pursuant to Rule 40C-9.360, F.A.C. No more

than six Special Use Authorizations shall be granted per calendar year. Said Special Use Authorizations shall have a duration not to exceed one year. Each guided tour shall be limited to no more than 12 people and the vehicles involved shall be limited to those commonly referred to as "4-wheelers" and shall have low ground pressure tires so as to minimize impacts to existing vegetation.

(2) through (8) No change.

Specific Authority 373.044, 373.113, 373.1391 FS. Law Implemented 373.083, 373.088, 373.093, 373.096, 373.099, 373.139, 373.0391, 373.1401, 373.199, 373.59 FS. History–New 1-16-94, Amended. 5-11-94, 7-30-01,

40C-9.330 Concessions.

The District encourages the development of retail sales or rentals that provide services or goods that assist the public in using District Lands at locations adjacent to or near District Lands as opposed to being located on District Lands. However, the District recognizes that, in certain instances, concessions could be located on District Lands to serve the interests of the public and assist the District in providing for public uses of District Lands while managing these lands in environmentally acceptable manner. Therefore, the District may shall enter into a negotiated agreement contract, pursuant to the District's contracting procedures as set forth in chapter 40C 1, F.A.C., to establish and operate a concession on District Lands if:

(1) through (5) No change.

Specific Authority 373.044, 373.113 FS. Law Implemented 373.139, 373.59 FS. History-New 1-16-94, Amended 5-11-94,

40C-9.340 Unauthorized Facilities or Structures.

- (1) No change.
- (2) Any unauthorized facility or structure discovered on District Lands shall be removed according to the following procedure:
 - (a) through (b) No change.
- (c) If the owner of the unauthorized facility or structure fails to remove such facility or structure within 30 days after posting of the District notice, the District shall remove such facility or structure from the District Land or claim such facility or structure as District property. The District may seek reimbursement of costs for removal of any unauthorized facility or structure from the owner of such facility or structure.

Specific Authority 373.044, 373.113, 373.1391 FS. Law Implemented 373.088, 373.093, 373.096, 373.099, 373.139, 373.0391, 373.1401, 373.199, 373.59 FS. History-New 1-16-94, Amended 5-11-94, 7-30-01,

40C-9.360 Special Use Authorization.

- (1) A person shall apply for a Special Use Authorization to use District Lands in a manner not otherwise specifically provided for in this chapter, if:
 - (a) The requested use will last for one year or less; and

- (b) The requested use does not involve the permanent alteration of any District land or placing any structure or facility on any District land for more than one year.
- (2) To receive a Special Use Authorization the applicant must provide reasonable assurance that:
- (a) The requested use will not involve the permanent alteration of any District Land or the permanent placement of any structure on District Land;
 - (a) through (h) renumbered (b) through (i) No change.
 - (3) No change.
- (4) Except as provided in paragraph 40C-9.320(1)(b), F.A.C., The Governing Board delegates to the Executive Director or Designee the authority to issue or revoke Special Use Authorizations pursuant to this section.
- (5) Any person may apply for a Special Use Authorization according to the following procedure:
 - (a) No change.
- (b) If the requested use will create a substantial risk of liability to the District, the applicant can mitigate the substantial risk of liability by:
- 1. Providing proof of liability and property damage coverage insurance naming the District as an insured in an amount sufficient to cover the cost of the <u>potential</u> liability which is posed to the <u>District</u>; or
- 2. Providing waivers or releases of or liability sufficient to eliminate the <u>potential</u> liability which is posed to the <u>District</u>.
- (c) The application will be reviewed by the District staff Land Management Staff and the Land Resource Committee for compliance with the criteria listed in subsection 40C-9.360(2), F.A.C., who The Land Management Staff and the Land Resource Committee shall then issue a recommendation regarding the application to the Executive Director or Ddesignee, to the Governing Board if the use is requested pursuant to paragraph 40C-9.320(1)(b) or (e), F.A.C. The staff recommendation shall set forth the recommended term for the Special Use Authorization, which may be based upon a term of one year or less, and may be renewable for up to five years. All Special Use Authorizations shall be revocable at will by the District.
 - (d) through (e) No change.
- (f) If a requested use applied for under paragraph 40C-9.320(1)(b), F.A.C., satisfies the criteria in this section, and if the District has not reached the limit for issued no other Special Use Authorization for a use under paragraph 40C-9.320(1)(b), F.A.C., during the same calendar year, the Executive Director or Designee may Governing Board shall issue the Special Use Authorization. If a requested use applied for under paragraph 40C-9.320(1)(b), F.A.C., does not satisfy the criteria in this section, or if the District has reached the limit for previously issued a Special Use Authorizations for a use under paragraph 40C-9.320(1)(b), F.A.C., during the same calendar year, the Governing Board shall deny the Special Use Authorization shall be denied.

- (g) No change.
- (6) through (8) No change.

Specific Authority 373.044, 373.083, 373.113, 373.1391 FS. Law Implemented 373.083, 373.093, 373.096, 373.099, 373.139, 373.1391, 373.1401, 373.199, 373.59 FS. History–New 1-16-94, Amended 5-11-94, 7-30-01._______

40C-9.370 District Leases.

- (1) A person shall apply for a District Lease to use District Lands in a manner which is not specifically provided for in this chapter, and which is not eligible for a Special Use Authorization. Additionally, a person shall apply for a District Lease to use District lands if the use constitutes an agricultural activity or is of such a nature as to requires a legal interest in the District Land.
- (2) A District Lease <u>may</u> shall only be granted <u>only</u> when the purpose of the lease is consistent with the land management plan for such District Land, <u>and otherwise consistent with the statutory criteria applicable to the acquisition of such District Land. The lease shall include such terms and conditions as are <u>considered to be in the best interest of the District. Leases shall be restricted to the minimum interest necessary to conduct the <u>desired activity.</u></u></u>
 - (3) No change.
- (4) The Governing Board delegates to the Executive Director or Designee the authority to enter into leases of District Land where: (1) the use of District Land to be authorized by the lease is explicitly included within a management plan that has been approved by the Governing Board; (2) the total estimated lease revenue is less than \$100,000; and (3) the period of the lease does not exceed five years. However, staff may submit any proposed lease to the Governing Board for approval when staff determines that entering into the lease may generate significant public interest.
- (5)(4) Review of a Applications for District Leases will comply with be reviewed by the Governing Board pursuant to the requirements of Section 373.093, F.S.
- (6)(5) If required, the District shall publish notice of its intent to grant a District Lease in a newspaper in the county in which the District Land is situated pursuant to the requirements of Section 373.093, F.S.

(7)(6) No change.

Specific Authority 373.044, 373.083, 373.113, 373.0391 FS. Law Implemented 373.056, 373.083, 373.088, 373.093, 373.096, 373.099, 373.199, 373.139, 373.1391, 373.199, 373.1401, 373.59 FS. History–New 1-16-94, Amended 5-11-94, 7-30-01.

NAME OF PERSON ORIGINATING PROPOSED RULE: Stanley Niego, Sr. Assistant General Counsel, Office of General Counsel, St. Johns River Water Management District, 4049 Reid Street, Palatka, Florida 32177-2529, (386)329-4153, Suncom 860-4153

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Governing Board of the St. Johns River Water Management District

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: January 13, 2004

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: December 19, 2003

DEPARTMENT OF MANAGEMENT SERVICES

State Technology Office

RULE TITLE: RULE NO.: **Rural County Grants** 60DD-1.002

PURPOSE AND EFFECT: The Board proposes the new rule to address rural county grants.

SUMMARY: A new rule will be added to address the eligibility and general conditions of applications for rural county grants.

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: 365.172(6)(a)12., 365.173(2)(c) FS. LAW IMPLEMENTED: 365.173(2)(c) FS.

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Winston Pierce, Executive Director. Wireless 911 Board, 4030 Esplanade Way, Suite 235M, Tallahassee, Florida 32399-0950

THE FULL TEXT OF THE PROPOSED RULE IS:

60DD-1.002 Rural County Grants.

The Wireless 911 Rural County Grant program is an annual grant provided for the purpose of assisting rural counties, as defined by s. 365.172(3)(o), F.S., with the installation and maintenance of an Enhanced 911 system.

(1) Eligibility. Any county with a population of fewer than 75,000 is eligible to apply. The county must be currently assessing the full \$0.50/month fee provided in s. 365.171(13), F.S.

(2) General conditions.

(a) Each rural county applying for Rural County Grant funds shall complete and submit W Form 1A, "Application for the Wireless 911 Rural County Grant Program," effective X/2003, which is incorporated herein by reference and which may be obtained from the Wireless 911 Board office at the following address:

State of Florida Wireless 911 Board **ATTN: Administrative Assistant** 4050 Esplanade Way Building 4030 – Suite 335V Tallahassee, Florida 32399-0950.

The applicant county must submit the grant application to the Wireless 911 Board before March 1.

- (b) The Wireless 911 Board will approve grants for leased equipment only if the applicant county can demonstrate that a lease agreement would be financially beneficial to the grant program as a whole.
- (c) Applications for grants for each item over \$25,000 must be accompanied by at least three written competitive guotes. The Wireless 911 Board will compare the three guotes to any existing state contract in order to determine appropriate funding.
- (d) Priorities for awarding of grants will be determined by the Board.
- (e) The Wireless 911 Board will approve funding salary requests on an annual basis.
- (f) No grant money will be awarded to be used for the purpose of paying call-takers' salaries.
- (g) Two or more rural counties may apply for a joint grant, but each county must complete and submit W Form 1A as requested and indicated.
- (h) Grant funds shall be deposited in a bank account maintained by the grantee county, and each grant shall be assigned a unique accounting code designation for deposits, disbursements, and expenditures. All Wireless 911 Rural County Grant funds in the account shall be accounted for separately from other grantee funds. Grant funds may be used only between the beginning and ending dates of the grant, unless an extension is requested and authorized by the Wireless 911 Board.
- (i) Grantee counties must submit quarterly reports to the Wireless 911 Board, summarizing the expenditures and activities of the grant funds. The reports are due 15 days after the end of the reporting period, which ends September 30, December 31, March 31, and June 30. A final report must be submitted to the Wireless 911 Board no more than 45 days after completion of the grant, detailing the activities, expenditures of the funds, and the ways in which the needs identified in the grant application were met. The final report must be accompanied by supporting documentation.
- (i) Grant funds are not transferable to any other entity. If equipment purchased using grant funds is sold or transferred within three (3) years of the end of the grant period, the grantee county must return the grant funds to the Wireless 911 Board on a pro-rata basis.
- (k) The Wireless 911 Board will adjust the funds awarded to a rural county based upon eligibility of requested items, institutional knowledge of Board members, published quotes, increased effectiveness of grant funds, minimum allowable specifications for performing the needed 9-1-1 function, or other documented factors.
- (1) Applications must be postmarked by March 1 and must be mailed to the Board office.

(3) The Rural County Grant program will operate on the following schedule:

Counties submit applications: by March 1

Wireless 911 Board evaluates

applications: March - April

Board votes on applications at

regularly scheduled meetings: April – May

Board sends notification of award

and issues checks to counties

approved for funding: before June 30

Specific Authority 365.172(6)(a)12., 365.173(2)(c) FS. Law Implemented 365.173(2)(c) FS. History–New

NAME OF PERSON ORIGINATING PROPOSED RULE: Wireless 911 Board

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Wireless 911 Board

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: December 9, 2003

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: January 31, 2003

DEPARTMENT OF MANAGEMENT SERVICES

Division of Facilities Management and Building Construction

RULE CHAPTER TITLE:	RULE CHAPTER NO.:
Leases for Real Property	60H-1
RULE TITLES:	RULE NOS.:
Definitions	60H-1.001
Standard Lease Agreement Form	60H-1.003
Escalation Clauses	60H-1.006
Right-to-Terminate Clause Required	60H-1.007
Leases of 5,000 Square Feet or More	60H-1.015
Turnkey (Lease) Construction Program	n 60H-1.017
Prior Approval of Space Need	60H-1.022
Evaluation of Responses	60H-1.029
Rental Rate Guidelines for Privately	
Owned Space	60H-1.030

PURPOSE AND EFFECT: To amend and clarify the procedures for the procurement and negotiation of leases of 5,000 square feet or more of privately owned building space to State agencies.

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

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

SPECIFIC AUTHORITY: 255.249(4)(b),(e), 255.25(2)(c) FS. LAW IMPLEMENTED: 255.25(2),(3),(4) 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: 2:00 p.m., February 20, 2004

PLACE: Betty Easley Conference Center, Room 182, 4075 Esplanade Way, Capital Circle Office Complex, Tallahassee, Florida

NOTICE UNDER THE AMERICANS WITH DISABILITIES ACT (ACT): Pursuant to the provisions of the Act, any person requiring special accommodations to participate in this hearing is asked to advise the agency at least 48 hours before the hearing by contacting: Julie Shaw, (850)487-3423. Persons with hearing or speech impairments should contact the agency by calling (850)410-0684.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULES IS: John Holley, Deputy Director of Legislative Affairs, Department of Management Services, 4050 Esplanade Way, Suite 380, Tallahassee, FL 32399-0950, (850)487-9887

THE FULL TEXT OF THE PROPOSED RULES IS:

60H-1.001 Definitions.

For the purposes of this Chapter, each of these words shall have the following meaning:

- (1) through (11) No change.
- (12) Response Any responsive reply to a competitive solicitation.

Specific Authority 255.249, 255.25, 255.503(11) FS. Law Implemented 255.25(2), 255.503 FS. History–New 8-11-75, Amended 8-27-75, 4-25-79, Formerly 13D-7.01, Amended 3-18-86, Formerly 13M-1.001, Amended

60H-1.003 Standard Lease Agreement Form.

- (1) All agency leases shall be on the Department of Management Services' Standard Lease Form (FM Form 4054, effective August 11, 1975, as revised May, 2001 and January, 2004, incorporated by reference in this rule).
- (2) No provision of the Standard Lease Agreement may be changed or additional covenants or conditions added thereto without the prior written approval of the Division's director except for articles relating to lessor furnishing janitorial services, replacing light bulbs, and paying utility charges. Article III(2), Article IV 1b and Article VI. Any agency request for changes or additions to the Standard Lease Agreement shall be submitted to the Bureau in writing and state with reasonable particularity why the change or addition is necessary and in the best interest of the State. Unless the Division director's approval has been obtained in accordance with this rule, any such change or addition shall be null and void.

- (3) Certificate of Compliance. Within 30 days after executing a lease of less than 5,000 square feet of space within a privately or publicly owned building, the agency head shall file with the Bureau on a form provided by the Bureau (FM 4113, effective May 1996, as revised January, 2003 and January, 2004, incorporated by reference in this rule) a certificate stating that the lease is in compliance with all leasing criteria provided by Chapter 255, Florida Statutes. The certificate shall further state that the agency has determined that the lease is in the best interest of the State. As used in this section herein the phrase "the best interest of the state" shall mean:
- (a) The agency has filed a Request for Prior Approval of Space Need pursuant to Rule 60H-1.022, Florida Administrative Code, and either:
- 1. The Division has approved the Request or has not responded to the agency's request within 10 working days of receipt of the request; or
- 2. If state owned space is available in the same geographic region, the agency has enunciated reasons why such space would not enable the agency to fulfill its statutory duties;
- (b) The rental rate for the space in the privately owned building is within the rental rate guidelines established by the Bureau:
- (c) The space to be leased is the most cost effective space available to meet the agency's needs.
 - (4) through (6) No change.
- (7) Communication Facilities. A lease of any square footage for communication purposes, or to house communication equipment or personnel, must have prior approval of the State Technology Office Division of Communications, Department of Management Services.

60H-1.006 Escalation Clauses Prohibited.

No agency's lease shall contain an open rate, including Consumer Price Index or rental escalation clause, except upon written approval of the Division Director and in the best interests of the state. Any such clause in an agency's lease shall be null and void and unenforceable.

Specific Authority 255.25 FS. Law Implemented 255.25(2) FS. History-New 8-11-75, Amended 4-25-79, Formerly 13D-7.06, 13M-1.006, Amended

60H-1.007 Right-to-Terminate Clause Required.

Article XXI of Tthe Standard Lease Agreement's; the right-to-terminate clause, allowing the agency to terminate the lease with notice if public space becomes available, shall be a part of any lease for a term exceeding one year and, may not be omitted from an agency's lease, except upon written approval of the Division Director for any reason and shall be deemed a part of any lease and given full legal force and effect.

However, prior to or during the term of any lease, extension(s) or renewal(s) thereof, or any replacement lease of 5,000 square feet or greater, the Department of Management Services, at the written request of the user Agency, may exempt any lease, extension(s) or renewal(s) thereof, or any replacement lease from the requirements of this rule if the cumulative cost of the new lease, extension(s) or renewal(s), or replacement lease being proposed by the existing Lessor, is at least 10 percent less than the current market value of a comparable lease in the private sector as determined by an independent market analysis performed by the Agency, plus documented moving costs. A present value analysis index shall be used in calculating lease costs.

Specific Authority 255.25 FS. Law Implemented 255.25(2) FS. History-New 8-11-75, Amended 4-25-79, Formerly 13D-7.07, 13M-1.007, Amended 5-13-03, 8-5-03, _______.

60H-1.015 Leases of 5,000 Square Feet or More.

- (1)(a) No agency shall enter into a lease for 5,000 square feet or more of space in a privately owned building except upon advertisement for and receipt of competitive solicitations bids and award to the lowest and best bidder. No agency shall enter into, within any 12-month period, more than one lease for space of a total of 5,000 square feet or more in the same privately owned facility or complex except upon the solicitation of competitive responses bids.
 - (b) Exceptions:
- 1. This rule shall not apply to renewal of leases pursuant to Article XX of the Standard Lease Agreement.
- 2. This rule shall not apply to any lease having a term of less than 120 consecutive days for the purpose of securing the one-time special use of the leased property.
- 3. This rule shall not apply to any lease for nominal or no consideration. As used herein, "nominal consideration" means consideration for \$1.00 or less per year.
- 4. This rule shall not apply to buildings or facilities of any size leased for the purpose of providing care and living space for persons, provided the agency has filed with the Bureau a certificate of exemption demonstrating that the lease is exempt from competitive solicitation bidding under Section 255.249 or 255.25, Florida Statutes.
- 5. The Division may approve extensions of an existing lease of 5,000 square feet or more space if such extensions are determined to fit the needs of the agency, but in no case shall the total of such extensions exceed 11 months. If at the end of the period granted by the extension(s), the time of such extension(s) equal(s) 11 months, and the agency still needs space, the agency shall solicit competitive responses bids in accordance with this chapter. All agency requests for an extension under this clause shall be submitted in writing to the Bureau within a reasonable period of time before a lease is to end. The agency shall furnish a statement of justification for the extension. The Division director shall review the request and issue a written decision.

- 6. An agency may enter into a modification of a lease for less than 5,000 square feet to increase the square footage if the modification is upon the same terms and conditions of the approved lease, provided the total additional square footage of the lease modification is less than 5,000 square feet. An agency may enter into, within any 12-month period, more than one modification of a lease for 5,000 square feet or more to increase the square footage, provided the total space acquired by modification within the 12-month period is less than 5,000 square feet.
- 7. Notwithstanding paragraph 5. above, an agency may enter into a replacement lease or may renegotiate the terms and conditions of an existing lease for more than 5,000 square feet upon approval by the Division Director, if the replacement lease or modification is in the best interests of the state and complies with the requirements established in Section 255.25(3)(b), Florida Statutes.
 - (2) Solicitation.
- (a) A public solicitation for <u>responses</u> proposals will be widely publicized using newspapers (a minimum of twice, with a week between notices) <u>or an established internet web site</u>, and personal contact with owners, developers or <u>licensed real estate brokers</u> realtors in the city or area in which space is desired. A "bidders" conference will be held if the space request is for 5,000 square feet or greater.
- (b) Solicitation should set forth, but shall not be limited to the following:
 - 1. Approximate net square footage required.
 - 2. General area in which space must be located.
 - 3. Date space must be available.
- 4. Name and address of user agency where specifications may be obtained.
 - (3) Specifications.
- (a) Specifications shall be drawn by the User Agency in general terms. They shall afford each prospective lessor interested in submitting a response proposal, knowledge of the agency's space requirements. They shall not be structured with the intent to favor any specific location or lessor.
- (b) Specifications provided to each prospective lessor should set forth, but shall not be limited to, the following:
- 1. Approximate net square footage required, to be measured in compliance with the Department of Management Services' Standard Method of Space measurement, pursuant to subsection 60H-2.003(2), Florida Administrative Code, and in compliance with the Department of Management Services' Space Allocation and Configuration Standards provided in Rule 60H-2.0022, Florida Administrative Code.
- 2. An approximate floor plan of space needed showing partitioning and other physical requirements.
 - 3. General location of required space.
 - 4. Date space must be available.
 - 5. Term of lease with option to renew, if desired.

- 6. Services required to include parking, dining and transportation requirements.
- 7. Acceptable Energy Performance Index as defined in Section 255.253, Florida Statutes.
- (c) Specifications shall also set forth that the prospective lessor will agree to:
- 1. Enter into a contract on a Department of Management Services' Standard Lease Agreement form.
- 2. Provide a scaled floor plan showing present configurations and measurements that equate to net rentable square footage offered.
- 3. Comply with the requirements of Chapter 60D-1, Florida Administrative Code, Design Standards for Special Facilities for the Physically Disabled, if awarded <u>lease bid.</u>
 - 4. Be an Equal Opportunity Employer and certify same.
- 5. Provide Full Disclosure Statements of Ownership if awarded <u>lease</u> bid (Rules 60H-1.025 and 60H-1.026, Florida Administrative Code).
- 6. Validate the <u>response</u> proposal for a minimum of thirty (30) days following the public <u>response due</u> bid opening date.
- 7. Provide a Life Cycle Analysis with the response proposal if space is for 20,000 or more square feet in any one structure, with the understanding that the analysis shall be acceptable before an award can be made (Section 255.254, Florida Statutes).
- 8. Ensure that the facility will comply with the minimum stated level of acceptable energy performance index.
- 9. Comply with the uniform fire safety standards of the Division of the State Fire Marshal if awarded <u>lease</u> bid.
- 10. Ensure that any renovations required will comply with the uniform fire safety standards of the Division of the State Fire Marshal before renovations are commenced (Section 255.25(5), Florida Statutes).
- 11. Propose a rental rate per square foot per year that will include all renovations and other special requirements necessary to accommodate the program at the time of initial occupancy.
- 12. Provide the legal description (metes and bounds; plat; Government Survey System) of property being offered (subject to award of bid) as well as the general description (that type of description, room number, building name, street address, currently being provided on the Lease Agreement) of the facility.
- (d) Specifications shall provide <u>a date and time in which responses</u> that sealed proposals are to be submitted, in a titled envelope enclosed in an outer envelope, to a designated individual by a specified closing time and date, at which time all proposals will be publicly opened. An announcement of award <u>shall</u> be posted following negotiations with respondents, if necessary date shall also be made at this bid opening.

- (e) Suggested formats and guidelines for specifications may be obtained from Bureau of Property Management, Department of Management Services.
 - (4) Responses Proposals.
- (a) Responses Proposals shall specifically respond but need not be limited to each item included in the specifications.
- (b) Each response proposal shall be signed by the owner(s), or corporate officers, or legal representative(s). The corporate, trade, or partnership name must be either stamped, written or typewritten, beside the actual signature(s). If the response proposal is signed by an agent, written evidence of his authority must accompany the response proposal. If a corporation foreign to the State of Florida is the owner, written evidence of authority to conduct business in Florida must accompany the response proposal. Lessor Bidder must include proof of the lessor's bidder's authority to offer the facility, i.e., copy of lessor's bidder's option to purchase (if the lessor bidder is not the owner or owner's representative). This option must be valid through the time period stated in the bid solicitation for which responses bids may not be withdrawn after the bid opening.
 - (5) Evaluation.
- (a) The user agency, in conjunction with its designated representative, shall reserve the right to accept or reject any or all responses bids submitted and if necessary reinitiate procedures for soliciting competitive responses proposals. The user agency, in conjunction with its designated representative, shall reserve the right to negotiate, serially, concurrently, or separately with competing lessors.
- (b) The user agency, or its designated representative, in conjunction with preparing specifications, shall develop weighted evaluation criteria. The criteria items most significant to the user agency's needs should bear the highest weight. Rental, using total present value methodology for basic term of lease and applying the present value discount rate pursuant to Rule 60H-1.029, Florida Administrative Code; the cost of relocation, if any; consolidation of activities, if desirable; and any other factor deemed necessary should be considered weighted.
- (c) The evaluation shall be made by the user agency in conjunction with its designated representative.
- (d) Selection (deemed to be the lowest and best bid) shall be made by the user agency, and its designated representative.
- (e) Documentation to support the selection shall be maintained by the user agency, or its designated representative and shall include but not be limited to the following:
 - 1. A copy of all advertisements and solicitations.
 - 2. A copy of the proposed specifications.
 - 3. A copy of all proposals received.
- 4. A synopsis of the user agency's findings for each response proposal.

- (f) Selection shall be publicly announced by the user agency, in conjunction with its designated representative at the time and manner place designated in the solicitation at the bid opening. A copy of such announcement shall be filed with the Bureau.
 - (6) Lease preparation and approval.
- (a) After the selection has been announced, a lease shall be properly executed by the lessor successful bidder and the user agency and submitted to the Bureau for approval.
- (b) Documentation to be submitted for lease approval shall include:
- 1. A copy of the competitive solicitation request for proposal and a copy of the response proposal made by successful lessor bidder.
- 2. A synopsis of the user agency's, or its designated <u>representative's</u> findings for all <u>responses</u> proposals received. On any item to which a bidder is not responsive, a brief explanation of the nonresponsive areas to the request for proposal must be displayed.
- 3. Present value calculations for all responses responsive bids.

Specific Authority 255.249(2)(4) FS. Law Implemented 255.249(2)(b), 255.21, 255.25(3), (5), 255.254 FS. History–New 4-25-79, Amended 4-19-83,Formerly 13D-7.092, Amended 3-18-86, Formerly 13M-1.015, Amended 2-21-96, 5-13-03,________.

60H-1.017 Turnkey (Lease) Construction Program.

(1) Purpose. The purpose of this program is to provide the means of meeting State space requirements, in a competitive area, where it has been determined that existing space, either State or privately owned, is not available.

(1)(2) Concept. The turnkey system is a concept whereby the builder is usually a commercial developer and the procedure should provide for design of the building by the architect on the basis of performance developer's specifications, concurrent design review, use of a developer-owned site and private financing.

The turnkey system may include several features which can be expected to motivate effective performance. Under this system, the entire design and construction effort is usually carried out by a developer. A major motivation is the requirement that he finance the project until the building is accepted. This provides an incentive to expedite construction in order to minimize the cost of financing. A further motivation is the fact that the State will not accept the building if it does not meet the requirements of the performance specifications. It is recommended that the turnkey (lease) construction system be used whenever and wherever State User Agency need arises and a determination has been made that existing space is not available. To implement use of this system, the Department of Management Services requires the User Agency or its designated representative to set forth its program construction requirements in a competitive solicitation formal Request for Proposals, which will then be used by the User Agency or its

designated representative in the solicitation of responses proposals from Developers. A public solicitation of responses proposals from Developers will be made by the User Agency or its designated representative. This solicitation (not an "invitation for bids") will be widely publicized using newspapers, trade papers, or a commonly recognized internet website, and personal contact with leading Developers in the project city or area. In carrying out the public solicitation, all parties should be clearly informed that the User Agency, the Department of Management Services, or its designated representative, may conduct extensive negotiations with each Developer submitting a response proposal within a competitive range, prior to the selection of Approved Developer.

(2)(3) Criteria. The State User Agency or its designated representative will perform the program in accordance with the Department of Management Services' guidelines, as presented herein.

User Agency Responsibilities:

- (a)1. Agency shall determine and then establish the functional and staff need for a given facility;
- 2. Agency shall certify that it has filed a Request for Prior Approval of Space Need pursuant to Rule 60H-1.022, Florida Administrative Code, and either
- a. The Division has approved the request or has not responded to the agency's request within 10 working days of receipt of the request or
- b. If state owned space is available in the same geographic region the agency has enunciated reasons such space does not satisfy the need.
- Agency shall certify that existing privately owned or other publicly owned space is not available to satisfy the need; and
- <u>3.4.</u> Agency notifies the Department of Management Services, in a letter of transmittal, of their intent to seek lease-build proposal(s), based on subparagraphs 1. and $\underline{2.}$ 3. above.
- (b) Agency prepares performance specifications, optimum site and building requirements, unique planning information, Standard Lease Agreement form, and the intended User's program to be submitted (distributed) to all Developers at a "bidders" conference.
- (c) Agency advertises, advising of the bidders' conference and setting forth pertinent means by which particulars (where, when, time, attendees, etc.) Developers may obtain building specifications; any advertisement is to run a minimum of two (2) times with a minimum one (1) week interval between any individual and or continuous run. (The following two (2) paragraphs exemplify a suggested advertisement.) Responses Proposals are requested from responsible Developers interested in developing a site and building, containing ____ net usable square feet, for the purpose of leasing the building and its site to the State of Florida, the site of the building which is to be located in the ____ (Delineated Area), ____ (City), ____

(State). All p	orogram requirem	ents and	instructions	shall be
furnished to a	all interested Deve	elopers at a	a bidders' co	onference
to be held at	(Time), on	<u> </u>	_ (Location	or Street
Address), _	(City),	(State)	between	the
(Department)	and the interested	l Develope	ers. The buil	ding is to
be used as:	(User Agency/F	unction).		

- (d) Agency will advise Developers at the bidders' conference that responses proposals submitted should be based on private financing and that no State payments for use of space being developed will be made to the Developer prior to final acceptance and approval of the completed building and its site, in accordance with the terms and conditions set forth in the Department of Management Services' Standard Lease Agreement form.
- (e) Agency will advise at bidders' conference that if a Developer is interested in developing a structure for the purpose indicated and in leasing the building and its site to the State of Florida, the Developer should submit his best response proposal or responses by proposals at ___ (Time), ___ (Date), to the ___ (Department), ___ (Location or Street Address), ___ (City), ___ (State).
- (f) The After the bidders' conference, the User Agency will set the response period allow from two (2) to three (3) weeks for the proposals depending upon the complexity of the needed facility. The Developer's requirements as requested by the User Agency and the Department of Management Services:
- 1. Agreement to enter into a lease-build contract on the Department of Management Services' Standard Lease Agreement form setting forth the terms and conditions therein.
- 2. Intent to furnish 100% Performance Bond if <u>response</u> proposal is accepted.
 - 3.a. Complete and satisfactory evidence of ownership;
 - b. Local tax assessor's appraisal of the site;
 - c. A site survey; and
- d. The Developer's estimated valuation cost of construction \$___ per square foot, for ___ gross square feet, and provide a statement of rental rate per square foot, including necessary maintenance and operations costs.
- 4. Completion date (the date that the building will be offered to the State for acceptance), contingent upon Developer's Authorization to Proceed.
- 5. Developers shall indicate the period of time that a <u>response proposal</u> will remain open; such period shall be a minimum of 60 days.
- 6. Site improvement information shall include but not be limited to the following:
 - a. Grading outside buildings;
 - b. Sanitary and storm sewers;
 - c. Landscaping;
 - d. Paving and retaining walls;
 - e. Water;
 - f. Gas and electric distribution systems; and

- g. Extraordinary excavation and/or foundations.
- 7. Building information which will enable the Division of Facilities Management to review both the functional and aesthetic aspects of the building including:
- a. Floor plans showing proposed utility core, office space, public space, corridors and parking areas (scale 1" equals 8').
- b. Elevations and cross sections of buildings indicating exterior material and colors (scale 1" equals 8').
- 8. A response proposal submitted by a Developer shall be signed by the Developer or his duly authorized representative. Corporate, trade, or partnership titles may be stamped, written or type-written, but the actual signature of the authorized representative must appear on the response proposal. If the response proposal is signed by an agent, evidence of authority of the agent to sign must accompany the response proposal. Evaluation of responses proposals will be made by the User Agency in conjunction with its designated representative on the basis of price, design, characteristics of construction, completion date, location (including environment or characteristics of surrounding neighborhood), transportation availability, availability of parking facilities, and availability of satisfactory dining facilities, and conformance to the User Agency program, performance specifications, and floor layout plan, and any other subjective criteria. The User Agency or its designated representative then presents the entire "project review package" to the Division of Facilities Management. The project review package shall contain:
 - a. A letter of transmittal setting forth:
- (i) The fact that "this is a lease-build response proposal," and
- (ii) Functional and staff justification as to the facility's necessity.
- b. Proof of Advertisement, said advertisement to set forth the particulars of the pre-proposal conference (where, when, time, attendees, etc.).
 - c. A list of the responses to the advertisements.
- d. Set of the User Agency's program, any unique planning information, performance specifications (building and site). Site description and/or delineated area, floor layout plan, and property appraisal.
- 9.e. All responses proposals submitted to the User Agency must be in accordance to guidelines developed.
- 10.f. User Agency's recommendation with justification. The Division of Facilities Management will review the project. If it concurs with the User Agency's recommendation, it will give approval and return to the User Agency for execution. The User Agency and the Department of Management Services must be in joint agreement on the response proposal before approval is granted. A physical inspection of completed buildings and sites will be made by the various User Agencies who will, in turn, supply the Division of Facilities Management with a Certificate of Acceptance, and a certificate citing the date of occupancy.

Specific Authority 255.249, 255.25 FS. Law Implemented 255.25(1),(2)(a) FS. History–New 8-11-75, Formerly 13D-7.10, Amended 3-18-86, Formerly 13M-1.017, Amended 2-21-96,

60H-1.022 Prior Approval of Space Need.

The Division shall not authorize any agency to enter into a lease agreement in a privately owned building when suitable space is available in a state owned or other publicly owned building located in the same geographic region, unless the agency files with the Bureau a statement explaining why the public space does not fit the needs of the agency. If the Division director approves the request, or does not respond to the agency's request within 10 working days of receipt of the request, the agency may then proceed to:

- (1) through (2) No change.
- (3) Issue competitive solicitations Solicit competitive bids in accordance with Chapter 255, Florida Statutes, and this chapter, in a privately owned building. The term "state owned or other publicly owned building" as used in this section means any state owned or other publicly owned facility regardless of use or control.
 - (4) No change.

Specific Authority 255.249, 255.25 FS. Law Implemented 255.25(2)(b), (3), (4) FS. History–New 3-18-86, Formerly 13M-1.022, Amended 2-21-96, 5-13-03

60H-1.029 Evaluation of Responses Calculation of Lowest Bid Proposals.

- (1) All responses bid proposals submitted to an agency pursuant to Rules 60H-1.015 and 60H-1.017, Florida Administrative Code, shall be evaluated using present value methodology. For calculation purposes, the present value index discount rates shall be the rates identified in the Interest Rates: Money and Capital Markets Section published in the Federal Reserve Bulletin by the Board of Governors, Federal Reserve System for the last published month at the time of issuance of the request for proposals.
- (2) The present value of proposed lease costs shall be calculated for each response bid proposal on an annual basis. If an agency determines that it is in the best interest of the state for the lease to contain an option, this calculation shall include annual costs for each year of the basic lease but shall not include any year of the option period.
- (3) All agencies shall reserve the right to reject any and all responses bid proposals for reasons which shall include but not be limited to the following:
 - (a) The agency's budgetary constraints, and
 - (b) The best interests of the state.

Specific Authority 255.249(4)(2)(b) FS. Law Implemented 255.25 FS. History-New 12-18-84, Formerly 13D-7.19, 13M-1.029, Amended

60H-1.030 Rental Rate Guidelines for Privately Owned Space.

- (1) The maximum rental rates are established each June by the Bureau for space in privately owned and in publicly owned buildings according to the local market rates zone and to the category of services furnished. These rates are provided to each Agency immediately upon development and are available to other interested parties upon request.
- (2) If the rental rate for any proposed lease of 5,000 square feet or greater or any proposed lease of less than 5,000 square feet is more than 10% above the maximum local market rental rate for the zone and category of services furnished, then that lease shall be presented by the user agency for approval by the Department of Management Services.

Specific Authority 255.249(4)(2)(f) FS. Law Implemented 255.25(2), 255.249(2)(e) FS. History–New 4-1-85, Formerly 13D-7.20, Amended 3-18-86, Formerly 13M-1.030, Amended 2-21-96, 9-30-96, 5-13-03,

NAME OF PERSON ORIGINATING PROPOSED RULE: John Holley, Deputy Director of Legislative Affairs, Department of Management Services

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: LeeAnn Korst, Director, Division of Facilities Management and Building Construction, Department of Management Services

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: January 14, 2004

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: November 26, 2003

DEPARTMENT OF MANAGEMENT SERVICES

Division of Facilities Management and Building Construction

RULE CHAPTER TITLE: RULE CHAPTER NO.:

Space Allocations in State-Owned

Office Buildings and

Definitions 60H-2.001 Space Allocation 60H-2.002 Space Allocation and Configuration Standards 60H-2.0021 Agency Space Allocation Plans 60H-2.0022	Privately-Owned Office Buildings	60H-2
Space Allocation60H-2.002Space Allocation and Configuration Standards60H-2.0021Agency Space Allocation Plans60H-2.0022	RULE TITLES:	RULE NOS.:
Space Allocation and Configuration Standards Agency Space Allocation Plans 60H-2.0021 60H-2.0022	Definitions	60H-2.001
Agency Space Allocation Plans 60H-2.0022	Space Allocation	60H-2.002
E 5 1	Space Allocation and Configuration Standards	60H-2.0021
Space Measurement 60H-2.003	Agency Space Allocation Plans	60H-2.0022
	Space Measurement	60H-2.003

PURPOSE AND EFFECT: To implement space allocation and configuration standards for use by State agencies for all administration spaces in preparing space allocation plans.

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

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

SPECIFIC AUTHORITY: 255.249(4)(d), 255.503(11), 272.04

LAW IMPLEMENTED: 255.249(1), 255.503(2) 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: 2:00 p.m., February 20, 2004

PLACE: Betty Easley Conference Center, Room 182, 4075 Esplanade Way, Capital Circle Office Complex, Tallahassee, Florida

NOTICE UNDER THE AMERICANS WITH DISABILITIES ACT (ACT): Pursuant to the provisions of the Act, any person requiring special accommodations to participate in this hearing is asked to advise the agency at least 48 hours before the hearing by contacting: Julie Shaw, (850)487-3423. Persons with hearing or speech impairments should contact the agency by calling (850)410-0684.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULES IS: John Holley, Deputy Director of Legislative Affairs, Department of Management Services, 4050 Esplanade Way, Suite 380, Tallahassee FL 32399-0950, (850)487-9887

THE FULL TEXT OF THE PROPOSED RULES IS:

60H-2.001 Definitions.

For the purpose of this chapter, each of these words shall have the following meanings:

- (1) through (7) No change.
- (8) State-owned building any state-owned office building as defined in Capitol Center, excepting the Supreme Court, and Legislative buildings, any building constructed from agricultural trust funds, and any other buildings exempt under Section 255.248, Florida Statutes, and any other building outside the Capitol Center under the jurisdiction of the Department of Management Services.
 - (9) No change.

Specific Authority 255.249, 255.503(11) FS. Law Implemented 272.04, 288.18(2), 255.249(1),(2), 255.503 FS. History–New 8-11-75, Amended 4-25-79, Formerly 13D-8.01, Amended 3-18-86, Formerly 13M-2.001, <u>Amended</u>

60H-2.002 Space Allocation.

- (1) General. The Department shall be the agency responsible for administering office space allocation in all state-owned buildings and private sector space.
- (2) Specific. The Division shall act as the centralized point of contact with specific responsibility to allocate and re-allocate office space in all state-owned buildings, and private sector space.
- (3) Request. Requests for office space allocation or re-allocation should be directed to:

Department of Management Services Division of Facilities Management Bureau of Property Management 4030 Esplanade Way, Suite 380 105 Ashley Building Tallahassee, Florida 32399-0950

Specific Authority 255.249, 255.503(11) FS. Law Implemented 272.04, 288.18(2), 255.249(1),(2), 255.503 FS. History–New 8-11-75, Amended 4-25-79, Formerly 13D-8.02, Amended 3-18-86, Formerly 13M-2.002,

60H-2.0021 Space Allocation and Configuration Standards.

The Department of Management Services' Space Allocation and Configuration Standards shall be used by agencies for all office space and in preparing Space Allocation Plans.

- (1) Purpose. The purpose of these Standards is to:
- (a) Provide a safe, comfortable, and productive environment for all employees and visitors.
- (b) Ensure efficient use of building HVAC, electrical, and mechanical systems.
- (c) Ensure that new furniture and equipment does not exceed the building's HVAC and electrical capacity.
- (2) Scope. The scope of these Standards applies to State-owned buildings and private sector space as defined in Rule 60H-2.001, Florida Administrative Code.
 - (3) General Guidelines.
- (a) All rules governing the Americans with Disabilities Act (ADA), safety, and security, will be followed when designing new space or reconfiguring existing office areas.
- (b) To improve space utilization and maintain required circulation, consideration should be given to purchasing lateral files and creating central file areas or rooms.
- (c) The use of demountable walls for constructed offices and conference rooms are encouraged for greater flexibility.
- (d) Shared workstations layouts and the creation of neighborhoods are encouraged for employees with similar job functions.
 - (4) Space Allocation and Configuration Standards.
- (a) To the extent possible without sacrificing critical public or client services, agencies are directed to obtain an average allocation of space, not to exceed, 180 usable square feet per full-time employee.
- (b) Exceptions to the space allocation standard shall include:
- 1. Public use space, which shall consist of reception areas, service counters, and interview rooms.
- 2. Special use space, which shall consist of drug laboratories, mail rooms, large conference areas, large file rooms, training facilities, large copy rooms, records storage, supply/warehouse space, LAN rooms, and cafeterias.

(c) Space allocation and configuration standards shall be documented for each state owned office building and privately owned office building on the Department of Management Services' Space Allocation Worksheet (Form 4100, effective January, 2004, incorporated by reference in this rule).

Specific Authority 255.249(4)(d), 255.503(11), 272.04 FS. Law Implemented 255.249(1),(4)(d), 255.503(2) FS. History-New_____.

60H-2.0022 Agency Space Allocation Plans.

- (1) Each agency shall annually submit by November 1 to the Department of Management Services, Division of Facilities Management a Space Allocation Plan. The Agency Space Allocation Plan shall be in accordance with the Space Allocation and Configuration Standards provided in Rule 60H-2.0021, Florida Administrative Code. The Agency Space Allocation Plan submitted by the agencies shall follow a template provided by the Department of Management Services, Division of Facilities Management.
- (2) Agency Space Allocation Plans shall provide the Department of Management Services with each agency's strategy for allocating space in both state owned and privately owned buildings occupied by that agency based on the Space Allocation and Configuration Standards provided in Rule 60H-2.0021, Florida Administrative Code.
 - (3) Agency Space Allocation Plans shall include:
 - (a) Agency point of contact;
 - (b) Inventory of space, including exempted space;
 - (c) Reconfiguration or relocation strategy;
 - (d) Reconfiguration or relocation timeline.

Specific Authority 255.249(4)(d), 255.503(11), 272.04 FS. Law Implemented 255.249(1),(4)(d), 255.503(2) FS. History-New _____.

60H-2.003 Space Measurement.

The Department's Standard Method of Space Measurement shall be used by agencies in measuring building space, state-owned or private sector leased.

- (1) No change.
- (2) Method. The standard method of measuring office floor area shall be "usable square feet" and in accordance with the Standard Method for Measuring Floor Area in Office Buildings, BOMA/ANSI Z65.1-1996. This Standard measures only occupiable space that actually has usable value and is computed by measuring from the inside finish of permanent outer building walls to the finish on the office side of enclosed corridors and/or other permanent partitions, and to the center of partitions that separate the premises from adjoining usable areas. This usable area shall EXCLUDE: bathrooms, stairs, public corridors, elevator shafts, flues, furnaces, pipe shafts, vertical ducts, air conditioning rooms, fan rooms, janitor elosets, electrical elosets, and such other equipment and building support rooms not actually available to the tenant for his furnishings and personnel and their enclosing walls. No deductions shall be made for columns and inward projections necessary to the building.

Specific Authority 272.04, 288.18, 255.25, 255.249 FS. Law Implemented 272.04, 288.18(2), 255.25(2), 255.249(2)(c) FS. History–New 8-11-75, Amended 4-25-79, Formerly 13D-8.03, 13M-2.003, Amended ______.

NAME OF PERSON ORIGINATING PROPOSED RULE: John Holley, Office of Legislative Affairs, Department of Management Services

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Lee Ann Korst, Director, Division of Facilities Management and Building Construction

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: January 14, 2004

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: November 26, 2003

DEPARTMENT OF ENVIRONMENTAL PROTECTION

Pursuant to Chapter 2003-145, Laws of Florida, all notices for the Department of Environmental Protection are published on the Internet at the Department of Environmental Protection's home page at http://www.dep.state.fl.us/ under the link or button titled "Official Notices."

DEPARTMENT OF HEALTH

Board of Acupuncture

RULE TITLES: RULE NOS.:

Initial Continuing Education Provider

64B1-2.009 Registration Fee

Continuing Education Provider

Registration Renewal Fee 64B1-2.0095

PURPOSE AND EFFECT: To establish an initial and biennial renewal fee for providing Board approved CE programs.

SUMMARY: The rules establish an initial fee and a biennial renewal fee for Board approved CE programs to Chapter 457, F.S., licensees for licensure renewal credit.

OF **STATEMENT** OF SUMMARY **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: 456.025, 457.104, 457.107(3) FS. LAW IMPLEMENTED: 456.025, 457.107(3) FS.

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULES IS: Pamela King, Executive Director, Board of Acupuncture, 4052 Bald Cypress Way, Bin #C06, Tallahassee, Florida 32399

THE FULL TEXT OF THE PROPOSED RULES IS:

64B1-2.009 Initial Continuing Education Provider Registration Fee.

The <u>initial</u> continuing education provider <u>registration</u> fee shall be one hundred dollars (\$100.00).

Specific Authority <u>456.025</u>, 457.104, 457.107(3) FS. Law Implemented <u>456.025</u>, 457.107(3) FS. History–New 5-12-87, Amended 9-15-92, Formerly <u>21AA-2.009</u>, 61F1-2.009, 59M-2.009, <u>Amended</u> ______.

64B1-2.0095 Continuing Education Provider Registration Renewal Fee.

The biennial continuing education provider registration renewal fee shall be one hundred dollars (\$100.00).

Specific Authority 456.025, 457.104, 457.107(3) FS. Law Implemented 456.025, 457.107(3) FS. History–New

NAME OF PERSON ORIGINATING PROPOSED RULE: Board of Acupuncture

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

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: December 12, 2003

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: April 4, 2003

DEPARTMENT OF HEALTH

Board of Acupuncture

RULE TITLE: **RULE NO.:**

Performance of Pro Bono Services 64B1-6.011

PURPOSE AND EFFECT: The Board proposes to promulgate a new rule pursuant to Section 456.013(9), F.S.

SUMMARY: This new rule is intended to set forth the requirements of pro bono services a licensee may perform for credit toward their continuing education hours as mandated by statute.

STATEMENT SUMMARY OF 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: 456.013(9) FS.

LAW IMPLEMENTED: 456.013(9) FS.

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Pamela King, Executive Director, Board of Acupuncture, 4052 Bald Cypress Way, Bin #C06, Tallahassee, Florida 32399

THE FULL TEXT OF THE PROPOSED RULE IS:

64B1-6.011 Performance of Pro Bono Services.

- (1) Up to three (3) hours per biennium of continuing education credit may be fulfilled by the performance of pro bono services to the indigent or to underserved populations or in areas of critical need within the state pursuant to Section 456.013(8), F.S. The standard for determining indigence shall be that recognized by the Federal Poverty Income Guidelines produced by the United States Department of Health and Human Services.
- (2) In order to receive credit under this rule, licensees must notify the department and receive approval in advance of providing the services. Credit shall be given on an hour per hour basis. In the formal request to the department, licensees shall disclose the following:
 - (a) The type, nature and extent of services to be rendered;
 - (b) The location where the services will be rendered;
 - (c) The number of patients expected to be served; and
- (d) A statement indicating that the patients to be served are indigent.

If licensees intend to provide services in under served or critical need areas, the request for approval shall provide a brief explanation as to those facts.

Specific Authority 456.013(9) FS. Law Implemented 456.013(9) FS. History-

NAME OF PERSON ORIGINATING PROPOSED RULE: Board of Acupuncture

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

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: December 12, 2003

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: August 1, 2003

DEPARTMENT OF HEALTH

Division of Environmental Health

RULE TITLES:	RULE NOS.:
General	64E-6.001
Permits	64E-6.003
Location and Installation	64E-6.005
Septage and Food Establishment Sludge	64E-6.010
Portable Restrooms and Holding Tanks	64E-6.0101
Standards for the Construction, Operation,	
and Maintenance of Aerobic Treatment Units	64E-6.012
Construction Materials and Standards for	
Treatment Receptacles	64E-6.013
Construction Standards for Drainfield Systems	64E-6.014
Permitting and Construction of Repairs	64E-6.015
Additive Use	64E-6.0151
Cesspit and Undocumented System	
Replacement and Interim System Use	64E-6.0181

Issuance of Registration Certificates and Renewal 64E-6.021 Standards of Practice and Disciplinary Guidelines 64E-6.022 Certificate of Partnerships and Corporations 64E-6.023 Fees 64E-6.030

PURPOSE AND EFFECT: These amendments incorporate proposals addressing requests from industry and regulators and the Auditor General's findings. The proposed amendments have been reviewed by the Technical Review and Advisory

SUMMARY: The proposed rule amends many of the current standards related to onsite sewage treatment and disposal systems which are necessary to codify updated standards and methods related to the industry and program and to address findings by the Auditor General.

SUMMARY OF STATEMENT OF **ESTIMATED** REGULATORY COST: None 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: 154.06, 381.0011, 381.006, 381.0065, 381.0066, 489.553, 489.557 FS.

IMPLEMENTED: 154.01, 381.001, 381.0011, 381.0012, 381.0025, 381.006, 381.0061, 381.0065, 381.00655, 381.0066, 381.0067, 386.01, 386.03, 386.041, 489.552, 489.553 FS.

IF REOUESTED 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., Monday, February 16, 2004 PLACE: Bureau of Onsite Sewage Programs, Conference Room 240 P, Capital Circle Office Center, 4042 Bald Cypress Way, Tallahassee, Florida

Any person requiring a special accommodation at this hearing because of a disability or physical impairment should contact Shirley Kugler, (850)245-4070, at least two weeks prior to the hearing.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULES IS: Gerald Briggs, Chief, Bureau of Onsite Sewage Programs, HSES, 4052 Bald Cypress Way, Bin #A08, Tallahassee, FL 32399-1713

THE FULL TEXT OF THE PROPOSED RULES IS:

64E-6.001 General.

- (1) through (3) No change.
- (4) Except as provided for in Section 381.00655, F.S., any existing and prior approved system which has been placed into use and which remains in satisfactory operating condition shall remain valid for use under the terms of the rule and permit under which it was approved. Alterations that change the conditions under which the system was permitted and

approved, sewage characteristics or increase sewage flow will require that the owner, or their authorized representative, apply for and receive reapproval of the system by the DOH county health department, prior to any alteration of the structure, or system. If an applicant requests that the department consider the previous structure's or establishment's most recent approved occupancy, the applicant must provide written documentation that the onsite sewage treatment and disposal system was approved by the department for that previous occupancy. An applicant will be required to complete Form DH 4015, 10/97, Application for Onsite Sewage Treatment and Disposal System Construction Permit, herein incorporated by reference, and provide a site plan in accordance with paragraph 64E-6.004(3)(a), F.A.C., to provide information of the site conditions under which the system is currently in use and conditions under which it will be used. The applicant shall have all system tanks, pumped by a permitted septage disposal service to determine tank volume based on the actual measurements of the tank. The service pumping the tank shall perform a visual inspection of the tank when the tank is empty to detect any observable defects or leaks in the tank, and shall submit the results to the DOH county health department as part of the application. If a prior approved existing system has been approved by the DOH county health department within the preceding three years, and the system was determined to be in satisfactory operating condition at that time, a new inspection is not required unless there is a record of failure of the system. If it is determined that a new inspection is not required, only the application fee shall be charged for this application and approval there will be no charge for this application, but reapproval shall be required. A commercial system out of service for more than one year shall be brought into full compliance with current requirements of this Chapter prior to the system being placed into service. If the use of a building is changed or if additions or alterations to a building are made which will increase domestic sewage flow, change sewage characteristics, or compromise the integrity or function of the system, the onsite sewage treatment and disposal system serving such building shall be brought into full compliance with the provisions and requirements of these rules. Proper well setbacks shall be maintained. Prior to any modification of the system, the owner shall apply for and obtain a permit for modification of the system from the county health department in accordance with Rule 64E-6.004, F.A.C. The permit shall be valid for 18 months from the date of issue. Where building construction has commenced, it shall be valid for an additional 90 days. Necessary site investigations and tests shall be performed at the expense of the owner by either an engineer with soils training who is registered in the state of Florida pursuant to Chapter 471, F.S., registered septic tank contractors, master septic tank contractors, or persons certified under Section 381.0101, F.S., or department personnel for the appropriate fee specified in Section 381.0066, F.S.

(a) through (f) No change.

- (5) No change.
- (6) Citations issued by the department shall be on Form DH 3146, 11/02 10/97, Citation for Violation, Onsite Sewage Programs/Sanitary Nuisance, hereby incorporated by reference.
 - (7) No change.

Specific Authority 381.0011(13), 381.006, 381.0065(3)(a), 489.553(3), 489.557(1) FS. Law Implemented 154.01, 381.0012), 381.0011(4), 381.0012, 381.0025, 381.006(7), 381.0061, 381.0065, 381.0067, 386.041, 489.553, FS. History—New 12-22-82, Amended 2-5-85, Formerly 10-6.41, Amended 3-17-92, 1-3-95, 5-14-96, 2-13-97, Formerly 10D-6.041, Amended 11-19-97, 380.0016, 380.0016, 380.0016, 380.0016, 381.0065, 381.0065, 381.0067, 386.041, 489.553, FS. 2-3-98, 3-22-00, 9-5-00<u>.</u>

64E-6.003 Permits.

(1) System Construction Permit – No portion of an onsite sewage treatment and disposal system shall be installed, repaired, altered, modified, abandoned or replaced until an "Onsite Sewage Treatment and Disposal System Construction Permit" has been issued on Form DH 4016. If building construction has commenced, the system construction permit shall be valid for an additional 90 days beyond the eighteen month expiration date. A fee shall not be charged for a repair permit issued within 12 months from the date of final authorization of the onsite sewage treatment and disposal system. If a construction or repair permit for an onsite sewage treatment and disposal system is transferred to another person the date of the construction or repair permit shall not be amended, but shall run from the date of original issuance prior to the transfer. Servicing or replacing with like kind mechanical or electrical parts of an approved onsite sewage treatment and disposal system; pumping of septage from a system; or making minor structural corrections to a tank, or distribution box, does not constitute a repair. The installation of a laundry system, a gray water system, a grease interceptor, or additional drainfield, as a precautionary measure to prolong system functioning, is considered a repair provided that system modification is not associated with an increase in estimated sewage flow or change in sewage characteristics, in which case it will be considered a new system.

(2) through (6) No change.

Specific Authority 154.06, 381.0011, 381.006, 381.0065, 489.553, 489.557 FS. Law Implemented 154.01, 381.001, 381.0011, 381.0012, 381.0025, 381.006, 381.0061, 381.0065, 381.00655, 381.0066, 381.0067, 386.041 FS. History–New 12-22-82, Amended 2-5-85, Formerly 10D-6.43, Amended 3-17-92, 1-3-95, 5-14-96, 2-13-97, Formerly 10D-6.043, Amended 3-22-00, 4-21-02,

64E-6.005 Location and Installation.

All systems shall be located and installed so that with proper maintenance the systems function in a sanitary manner, do not create sanitary nuisances or health hazards and do not endanger the safety of any domestic water supply, groundwater or surface water. Sewage waste and effluent from onsite sewage treatment and disposal systems shall not be discharged onto the ground surface or directly or indirectly discharged into ditches, drainage structures, groundwaters, surface waters, or aquifers. To prevent such discharge or health hazards:

- (1) Systems and septage stabilization facilities established after the effective date of the rule shall be placed no closer than the minimum distances indicated for the following:
- (a) Seventy-five feet from a private potable well as defined in paragraph 64E-6.002(44)(a), F.A.C., or a multi-family water well as defined in paragraph 64E-6.002(44)(c), F.A.C., or a cistern collecting groundwater as a potable water supply.
 - (b) through (c) No change.
- (d) Fifty feet from a non-potable water well as defined in subsection 64E-6.002(39), F.A.C., or a cistern collecting groundwater for irrigation.
 - (e) through (f) No change.
- (2) Systems shall not be located under buildings or within 5 feet of building foundations, including pilings for elevated structures, or within 5 feet of mobile home walls, swimming pool walls, or within 5 feet of property lines except where property lines abut utility easements which do not contain underground utilities, or where recorded easements are specifically provided for the installation of systems for service to more than one lot or property owner.
 - (a) No change.
- (b) Systems shall not be located within 10 feet of sealed water storage tanks or potable water lines unless such lines are sealed with a water proof sealant within a sleeve of similar material pipe to a distance of at least 10 feet from the nearest portion of the system drainfield. In no case shall the sleeved water line be located within 24 inches of the onsite sewage treatment and disposal system. Potable water lines within 5 feet of the drainfield The sleeved water line shall not be located at an elevation lower than the drainfield absorption surface. Non-potable water lines shall not be located within 24 inches of the system without backflow preventers or check valves being installed on the water line so as to preclude contamination of the water system.
 - (c) No change.
 - (3) through (6) No change.
- (7) Onsite sewage treatment and disposal systems shall be installed where a sewerage system is not available and when conditions in Sections 381.0065(4)(a)-(g), F.S., are met. Onsite graywater tank and drainfield systems may, at the homeowners' discretion, be utilized provided blackwater is disposed into a sanitary sewerage system when such sewerage system is available. Graywater systems may, at the homeowners' discretion, be utilized in conjunction with an onsite blackwater system where a sewerage system is not available for blackwater disposal.
 - (a) through (b) No change.
- (c) Maximum daily sewage flow allowances specified in Sections 381.0065(4)(a),(b), and (g), F.S., shall be calculated on an individual lot by lot basis. The acreage or fraction of an acre of each lot or parcel of land shall be determined and this value shall be multiplied by 2500 gallons per acre per day if a public drinking water well serving a public system as defined

in subparagraph 64E-6.002(44)(b)1., 2., or 3., F.A.C., is utilized, or be multiplied by 1500 gallons per acre per day if a public drinking water well serving a public water system as defined in subparagraph 64E-6.002(44)(b)4., F.A.C., or a private potable well or cistern is utilized. Contiguous unpaved and non-compacted road rights-of-way, and easements with no subsurface obstructions that would affect the operation of drainfield systems, shall be included in total lot size calculations. Where an unobstructed easement is contiguous to two or more lots, each lot shall receive its pro rata share of the area contained in the easement. Surface water bodies shall not be included in total lot size calculations. subsection 64E-6.008(1), F.A.C., Table I, shall be used for determining estimated average daily sewage flows.

- (d) through (e) No change.
- (8) Notwithstanding the requirements of this section, where an effluent transmission line consists of schedule 40 PVC or consists of schedule 20 PVC enclosed in a sleeve of schedule 40 PVC, the transmission line shall be set back from private potable wells, irrigation wells or surface water bodies by the maximum distance attainable but not less than 25 feet when installed. Schedule 40 PVC effluent transmission lines shall be set back from potable water lines by no less than 5 feet unless all portions of the bottom of the potable water line within 5 feet of the effluent transmission line are a minimum of 12 inches above the top of the effluent transmission line.
 - (9) No change.

Specific Authority 381.0011(13), 381.006, 381.0065(3)(a), 489.553, 489.557(1) FS. Law Implemented 154.01, 381.001(2), 381.0011(4), 381.0012, 381.0025, 381.006(7), 381.0061, 381.0065, 381.0067, 386.041, 489.553 FS. History—New 12-22-82, Amended 2-5-85, Formerly 10D-6.46, Amended 3-17-92, 1-3-95, Formerly 10D-6.046, Amended 11-19-97, 2-3-98, 3-22-00,

64E-6.010 Septage and Food Establishment Sludge Grease, Holding Tanks and Portable Toilets.

- (1) No change.
- (2) Application for a service permit shall be made to the DOH county health department on Form DH 4012, 01/92, "Application for Septage Disposal Service Permit, Temporary System Service Permit, Septage Treatment and Disposal Facility, Septic Tank Manufacturing Approval" herein incorporated by reference, which may be obtained by contacting the department. The following must be provided for the evaluation prior to issuance of a service permit:
- (a) Evidence that the applicant possesses adequate equipment such as a tank truck with a liquid capacity of at least 1500 gallons, except portable toilet servicing vehicles, pumps, off truck stabilization tanks and pH testing equipment where lime stabilization and land application are proposed, as well as other appurtenances and tools necessary to perform the work intended. Equipment may be placed into service only after it has been inspected and approved by the DOH county health

department. Tanks used for the stabilization and storage of septage and food service sludges shall be constructed, sized, and operated in accordance with the following provisions:

- 1. through 3. No change.
- (b) through (c) No change.
- (3) No change.
- (4) After septage or food establishment sludge is removed from an onsite sewage treatment and disposal system, the original lid of the tank shall be put back in place, or be replaced with a new lid if the original lid is broken. The tank lid shall be completely sealed and secured as per paragraph 64E-6.013(2)(i)(k), F.A.C., and the ground backfilled and compacted so that the site is left in a nuisance free condition.
 - (a) through (b) No change.
 - (5) through (6) No change.
- (7) The food establishment sludge and contents from onsite waste disposal systems shall be disposed of at a site approved by the DOH county health department and by an approved disposal method. Untreated domestic septage or food establishment sludges shall not be applied to the land. Criteria for approved stabilization methods and the subsequent land application of domestic septage or other domestic onsite wastewater sludges shall be in accordance with the following criteria for land application and disposal of domestic septage.
- (a) Land application of domestic septage and sludges shall be permitted provided such septage and sludges have been properly treated by an approved septage-stabilization process, including lime stabilization, and an application using Form DH 4012 has been completed as part of the permitting process. Prior to discharge of septage or food establishment sludge into a stabilization tank, the septage or sludge shall be screened in a pretreatment tank or chamber which contains a final screening method using bar screens having a maximum gap of 1/2 inch or rock screens or other similar mesh material having a maximum 3/4 inch opening. Material retained in the screening process shall be limed, containerized, and disposed of at an approved solid waste disposal facility. Septage or sludge shall pass from the pretreatment tank or chamber to the stabilization tank. Lime stabilization of septage shall be in accordance with processes and designs described in Chapter 6, EPA 625/1-79-011, Process Design Manual for Sludge Treatment and Disposal, hereby incorporated by reference. Facilities approved for septage treatment under this rule shall not receive and treat more than 20,000 gallons of septage or combined septage, grease interceptor, portable restroom toilet or other receptacle waste associated with an onsite sewage treatment and disposal system on any one day and shall not exceed a monthly average of 10,000 gallons of septage or septage and combined domestic waste per day. Stabilization by lime shall raise the pH of the septage to a level of 12 for a minimum of two hours or to a level of at least 12.5 for a minimum of 30 minutes to be deemed sufficient. The pH of the stabilized septage shall be maintained at a level of at least 11 until actual

land application, but shall not be landspread until the pH of the stabilized septage has fallen below 12.5. To check the pH of the stabilized septage, a sampling port having an internal diameter of no less than 1/2 inch and no more than 3/4 inch and located no more than 60 inches above the ground surface shall be used to allow sampling of waste tank contents. Lime purchase receipts shall be kept at the place of business for a minimum of 6 months.

- 1. through 2. No change.
- (b) through (d) No change.
- (e) All septage and food establishment sludge septage-related haulers regulated by Chapter 64E-6, F.A.C., are to maintain a collection and hauling log at the treatment site or at the main business location which provides the information listed in 1. through 8. below. Septage related haulers who haul only portable toilet or holding tank waste shall maintain a daily log which includes subparagraphs 1., 4., 6., 7. and 8., below. Records shall be retained for five (5) years.
 - 1. through 8. No change.
 - (f) through (v) No change.
 - (8) through (9) No change.
 - (10) Portable Toilets, Sinks and Holding Tanks.
- (a) The department shall approve, on a temporary basis, portable toilets, or holding tanks for fairs, earnivals, revivals, field locations, encampments and other locations which lack permanent structures where people congregate for short periods of time, provided the construction, maintenance, and utilization of such systems conform to the general provisions of this Chapter. Portable toilets, holding tanks or other toilet facilities shall be provided at construction sites for the duration of construction any time workers are present, and shall not be bound by the definition of temporary. The department shall waive or reduce any of the setback requirements of subsections 64E-6.005(1)-(3), F.A.C., where it is determined no health hazard will result. For purposes of this rule, a holding tank is any sealed, water tight fixture for receiving and storing domestic wastewater from plumbing fixtures in remote locations or at construction sites or special events. For purposes of this rule, a portable toilet is a transportable, self contained static or flush-type toilet constructed to promote a sanitary environment at remote locations, construction sites or special events, comprised of at least a waste storage receptacle, a riser and toilet seat and a protective enclosure. Portable toilets at construction sites or at a location for a temporary period of time do not require a permit from the department, but must comply with the provisions of this rule.
- (b) The department shall permit and approve, for permanent use or placement, portable toilets or holding tanks at continually used locations where toilet facilities are desirable for the promotion of public health and where conventional facilities are neither available nor practical. Examples of such locations would be boat ramps, golf courses, or other places where people congregate which meet the above

eriteria. The portable toilet service company providing portable toilets shall be responsible for maintenance of the unit and removal if conventional facilities are made available.

- (c) Portable toilets shall be self-contained, have self closing doors and shall be designed and maintained so that insects are excluded from the waste container.
- (d) Portable toilet service company operators shall use Table PT I to determine the required number of facilities for special events for use in situations where no local or state codes provide a minimum number of toilet facilities. Table PT I assumes that the portable toilets are serviced only once per day. If the toilets are serviced twice per day, the value from the table shall be divided by two. If they are pumped three or more times per day, the value shall be divided by three. All resulting fractional numbers of toilets required shall be rounded up to the next higher whole number of toilets. If permanent toilet facilities are available for use by the attendees, the number of portable toilets may be reduced based on the number of attendees the permanent facilities are designed to accommodate. At least one working day prior to the special event, special event organizers shall provide to the county health department a signed contract, or facsimile copy thereof, with the portable toilet service company specifying the dates
- the facilities will be on the event site, the number of toilet facilities to be provided, the servicing frequency and the removal date for the units.
- (e) Table PT II shall be used to determine the number of required facilities at remote locations.
- (f) Waste receptacles shall be watertight and made of non-absorbent, acid resistant, corrosion-resistant and easily eleanable material.
- (g) The floors and interior walls shall have a non-absorbent finish and be easily cleanable.
- (h) The inside of the structure housing the storage compartment shall be cleaned and disinfected on each service visit.
- (i) Each portable toilet shall have listed in a conspicuous place the name and telephone number of the servicing company.
- (i) Portable toilets shall be maintained in a sanitary condition. Portable toilets at special events shall be serviced at least daily.

TABLE PT I

NUMBER OF PORTABLE TOILETS REQUIRED

FOR SPECIAL EVENTS

(ASSUMES SERVICING ONCE PER DAY)

NUMBER OF PEOPLE PER DAY	N	UMBER (OF HOU	RS FOR	EVENT	PER DAY	/			
1	2	3	4	5	6	7	8	9	10	
250	2	2	2	2	2	3	3	3	3	3
500	2	3	4	4	4	4	4	4	4	4
1000	4	5	6	7	7	8	8	8	8	8
2000	6	10	12	13	14	14	14	15	15	15
3000	9	14	17	19	20	21	21	21	21	22
4000	12	19	23	25	28	28	28	30	30	30
5000	15	23	30	32	34	36	36	36	36	36
6000	17	28	34	38	40	42	42	42	44	44
7000	20	32	40	44	4 6	48	50	50	50	50
8000	23	38	46	50	54	57	57	58	58	58
9000	26	42	52	56	60	62	62	62	64	64
10,000	30	46	57	63	66	70	70	72	72	72
12,500	36	58	72	80	84	88	88	88	88	92
15,000	44	70	84	96	100	105	105	110	110	110
17,500	50	80	100	110	115	120	125	125	126	126
20,000	57	92	115	125	132	138	138	144	144	150
25,000	72	115	144	154	168	175	175	176	176	184
30,000	88	138	168	192	200	208	208	216	216	216

TABLE PT II

PORTABLE TOILETS REQUIRED FOR REMOTE LOCATIONS

PER SITE OR LOCATION

(ASSUMES SERVICING ONCE PER WEEK)

•	,
NUMBER OF PEOPLE PER SITE	NUMBER OF TOILETS REQUIRED
8 HOURS PER DAY 40 HOURS PER WEEK	
1_10	1

-
2
3
4
5

over 50 Add 1 toilet for every 10 additional people or fraction thereof

TABLE PT III

HOLDING TANK CAPACITY REQUIRED FOR REMOTE LOCATIONS, AND SPECIAL EVENTS PER SITE OR LOCATION

(ASSUMES SERVICING TWICE PER WEEK)

NUMBER OF PEOPLE PER SITE 8 HOURS PER DAY 40 HOURS PER WEEK MINIMUM HOLDING TANK CAPACITY (IN GALLONS)

ORD I LIC DITI	10 110 ORD 1 ER WEEK	
1		140
2-3		280
4-5		560
6-7		840

over 7 Add 140 gallons for each additional person

- (k) Portable hand washing facilities shall be self-contained and have a fresh water compartment and a wastewater compartment.
- (1) Portable hand washing facilities shall be provided in a proportion of one hand wash facility to every ten portable toilets required, and shall be provided at special events and remote locations where food is served or picnic areas are provided. With the exception of locations where food is served, hand sanitizers may be used in lieu of hand washing facilities, at the option of the applicant.
- (m) The number and location of portable toilet and hand washing facilities for food handlers at special events shall be based on this section or applicable local or state food hygiene requirements, whichever is greater.
- (n) An applicant for a holding tank installation permit shall provide to the county health department a copy of a contract with a permitted disposal company which states the holding tank capacity and the scheduled tank pumping frequency.
- (o) Holding tanks shall be serviced at least weekly to prevent insanitary conditions.
- (p) Table PT III shall be used to determine the required total capacity of holding tanks serving a remote location or special event. The values from Table PT III shall be adjusted proportionately to the number of times per week the holding tank will be emptied.
- (q) Persons servicing portable toilets, portable hand washing facilities and holding tanks shall obtain an annual permit on Form DH 4013, 01/92, Operating Permit, herein incorporated by reference, from the county health department in the county in which the service company has an office or storage yard. Permits issued under this section authorize the disposal service to handle liquid waste associated with portable toilets, portable hand washing facilities and holding tanks containing domestic wastewater produced in the State of Florida.
- (r) Application for a service permit shall be made to the county health department on Form DH 4012, 01/92, "Application for Septage Disposal Service Permit, Temporary System Service Permit, Septage Treatment and Disposal Facility, Septic Tank Manufacturing Approval" herein incorporated by reference, which may be obtained by contacting the department. The following must be provided for the evaluation prior to issuance of a service permit:
- 1. The permanent location and address of the business where operations will originate and where equipment is to be stored when it is not in use.
- 2. The proposed disposal method and the site to be used for disposing of the waste.
- (s) The following equipment, maintenance and service requirements shall be complied with:

- 1. Vehicles used for servicing portable toilets, privies and holding tanks shall be provided with a dual compartment tank. One tank shall be used for receiving and removing wastes and shall be equipped with a suction hose having a cut-off valve not more than 36 inches from the intake end. The second tank shall be used for clean water storage and shall have adequate capacity to allow proper cleaning of each serviced unit.
- 2. Standby portable toilet service equipment shall be available for use during breakdowns or emergencies. If equipment from another approved service is to be used for stand by purposes, a written agreement between the services must be provided to the county health department.
- 3. The waste storage compartment of a tank truck shall be maintained as necessary to prevent the creation of sanitary nuisance conditions.
- (t) When a permit is issued, the number of said permit along with the name of the company, its phone number, and the gallon capacity of the truck shall be prominently and permanently displayed on the service truck in contrasting colors with 3 inch or larger letters. Use of removable magnetic signs shall not be considered permanent display of vehicle identification information.
- (u) A servicing permit shall be suspended, revoked, or denied by the department in accordance with Chapter 120, F.S., for failure to comply with the requirements of this chapter.
- (v) Holding tank, portable toilet, and portable hand sink wastes shall be disposed of into a septage treatment and disposal facility approved by the department or into a treatment facility approved or permitted for such disposal by the Department of Environmental Protection. These wastes shall be land applied under provisions of subsection 64E-6.010(7), F.A.C., provided an approved DEP treatment facility is not available. Companies which service holding tanks or portable toilets which use quaternary ammonium sanitizing and deodorizing compounds are prohibited from having the wastes treated or disposed of at lime stabilization facilities.
- (w) When disposed of in a department approved lime stabilization facility, the portable toilet, portable hand washing and holding tank wastes shall be blended with domestic septage at a rate of no less than 3 parts septage to 1 part holding tank, portable toilet or portable hand washing facility waste prior to lime stabilization. Treatment and disposal shall comply with the provisions of paragraphs 64E-6.010(7)(a)-(u), F.A.C.
- (x) Contents of portable toilets and holding tanks shall be removed in their entirety when pumped.
- (10)(11) All materials incorporated herein may be obtained by contacting the department.

Specific Authority 154.06, 381.0011, 381.006, 381.0065, 489.553, 489.557 FS. Law Implemented 154.01, 381.001, 381.0011, 381.0012, 381.0025, 381.006, 381.0061, 381.0065, 381.0065, 381.0066, 381.0067, 386.041 FS. History—New 12-22-82, Amended 2-5-85, Formerly 10D-6.52, Amended 3-17-92, 1-3-95, 5-14-96, Formerly 10D-6.052, Amended 3-22-00,______.

64E-6.0101 Portable Restrooms and Holding Tanks.

- (1) No portable restroom or holding tank shall have its contents removed and disposed of until the service company has obtained an annual written permit (form DH 4013, 1/92, Operating Permit) from the DOH county health department in the county in which the service company holds a business office. The service company need not be permitted in neighboring counties in which the service company operates but does not have an office. Service persons shall carry proof of possession of a current annual operating permit and vehicle inspection for review by department personnel in neighboring counties. Permits issued under this section authorize the disposal service to handle liquid waste associated with portable restrooms and holding tanks.
- (2) Application for a service permit shall be made to the DOH county health department on Form DH 4012, 01/92, "Application for Septage Disposal Service Permit, Temporary System Service Permit, Septage Treatment and Disposal Facility, Septic Tank Manufacturing Approval" herein incorporated by reference, which may be obtained by contacting the department. The following must be provided for the evaluation prior to issuance of a service permit:
- (a) Evidence that the applicant possesses adequate equipment such as a tank truck, pumps, off truck stabilization tanks and pH testing equipment where lime stabilization and land application are proposed, as well as other appurtenances and tools necessary to perform the work intended. Equipment may be placed into service only after it has been inspected and approved by the DOH county health department. Tanks used for the stabilization and storage of holding tank waste and portable restroom waste shall be constructed, sized, and operated in accordance with the provisions of subparagraphs 64E-6.010(2)(a)1.-3., F.A.C.
- (b) The proposed disposal method and the site to be used for disposing of the waste from portable restrooms or holding tanks.
- (c) The contractor registration number and certificate of authorization number, if applicable.
- (3) When a permit is issued, the number of said permit along with the name of the company, its phone number, and the gallon capacity of the truck shall be prominently and permanently displayed on the service truck in contrasting colors with 3 inch or larger letters. Use of removable magnetic signs shall not be considered permanent display of vehicle identification information. An operating permit shall be suspended, revoked or denied by the department in accordance with Chapter 120, F.S., for failure to comply with requirements of this Chapter.
- (4) After waste is removed from a holding tank, the original cap lid of the tank shall be put back in place, or be replaced with a new cap or lid if the original one is broken.

- Tank lids shall be completely sealed and secured as per paragraph 64E-6.013(2)(i), F.A.C. The site shall be left in a nuisance-free condition.
- (5) Waste from holding tanks or portable restrooms shall be transported to an approved treatment facility in such a manner as to preclude leakage, spillage or the creation of a sanitary nuisance.
- (6) All portable restroom and holding tank waste haulers regulated by Chapter 64E-6, F.A.C. are to maintain a collection and hauling log at the main business location which provides the information listed below. Records shall be retained for five (5) years.
 - (a) Date of septage or waste collection
- (b) Estimated volume, in gallons, of septage or waste transported
 - (c) Location of the approved treatment facility
 - (d) Date and time of discharge to the treatment facility
- (e) Acknowledgement from treatment facility of receipt of septage or waste
- (7) Portable Restrooms, Portable Holding Tanks, Stationary Holding Tanks, Mobile Restroom Trailers, Mobile Shower Trailers, and Portable Sinks
- (a) The department shall allow, on a temporary basis, portable restrooms, mobile restrooms, mobile shower trailers, and portable or stationary holding tanks for fairs, carnivals, revivals, field locations, encampments and other locations which lack permanent structures where people congregate for short periods of time, provided the construction, maintenance, and utilization of such systems conform to the general provisions of this Chapter. Portable restrooms, portable or stationary holding tanks or other restroom facilities shall be provided at commercial and residential building sites for the duration of construction any time workers are present, and shall not be bound by the definition of temporary. All required restroom facilities shall remain accessible whenever the intended users are present. The department shall waive or reduce any of the setback requirements of subsections 64E-6.005(1)-(3), F.A.C., where it is determined no health hazard will result. Where setbacks are waived or reduced, portable or stationary holding tanks shall be placed within secondary containment structures with a containment capacity of no less than 110% of the total waste capacity of the holding tank. For purposes of this rule, a holding tank is any sealed, water tight fixture for receiving and storing domestic wastewater from plumbing fixtures in remote locations or at building sites or special events. For purposes of this rule, a portable restroom is a transportable, self contained static or flush-type toilet constructed to promote a sanitary environment at remote locations, building sites or special events, comprised of at least a waste storage receptacle, a riser and toilet seat and a protective enclosure. Portable restrooms, mobile restrooms, and mobile shower trailers at building sites or at a location for a temporary period of time do not require a permit from the

department but must comply with the provisions of this rule. A construction permit (DH 4016) shall be obtained before placing or installing any portable or stationary holding tanks

- (b) The department shall approve, for permanent use or placement, portable restrooms or stationary holding tanks at continually used locations where restroom facilities are desirable for the promotion of public health and where conventional facilities are neither available nor practical. Examples of such locations would be boat ramps, remote areas of golf courses, office or sales trailers, or other places where people congregate which meet the above criteria. A construction permit (DH 4016) shall be obtained before placing or installing any portable restroom or holding tank for permanent use. The portable restroom service company providing portable restrooms or holding tanks shall be responsible for maintenance of the unit and removal if conventional facilities are made available.
- (c) Portable restrooms shall be self-contained, have self closing doors and shall be designed and maintained so that insects are excluded from the waste container.
- (d) Portable restroom service company operators shall use Table PR I to determine the required number of facilities for special events for use in situations where no local or state codes provide a minimum number of toilet facilities. Table PR I assumes that the portable restrooms are serviced only once per day. If the restrooms are serviced twice per day, the value from the table shall be divided by two. If they are pumped three or more times per day, the value shall be divided by three. All resulting fractional numbers of restrooms required shall be rounded up to the next higher whole number of restrooms. If permanent restroom facilities are available for use by the attendees, the number of portable restrooms may be reduced based on the number of attendees the permanent facilities are designed to accommodate. At least one working day prior to the special event, special event organizers shall provide to the county health department a signed contract, or facsimile copy

thereof, with the portable restroom service company specifying the dates the facilities will be on the event site, the number of restroom facilities to be provided, the servicing frequency and the removal date for the units.

- (e) Table PR II shall be used to determine the number of required facilities at remote locations and commercial and residential building sites.
- 1. Table PR II assumes that the portable restrooms are serviced only once per week. If the restrooms are serviced twice per week, the value from the table shall be divided by two. If they are pumped three or more times per week, the value shall be divided by three. All resulting fractional numbers of restrooms required shall be rounded up to the next higher whole number of restrooms.
- 2. Where a contractor has multiple building sites, the individual sites shall be considered a single site for purpose of determining the number of facilities. Portable restrooms serving multiple individual building sites may be shared between sites provided they are no more than 300 feet from any individual building site served.
- (f) Waste receptacles shall be watertight and made of non-absorbent, acid resistant, corrosion-resistant and easily cleanable material.
- (g) The floors and interior walls shall have a non-absorbent finish and be easily cleanable.
- (h) Portable restrooms shall be serviced at least weekly and the inside of the structure housing the storage compartment shall be cleaned on each service visit.
- (i) Each portable restroom shall have listed in a conspicuous place the name and telephone number of the servicing company.
- (i) Portable restrooms shall be maintained in a sanitary condition. Portable restrooms at special events shall be serviced at least daily.

TABLE PR I NUMBER OF PORTABLE RESTROOMS REQUIRED FOR SPECIAL EVENTS (ASSUMES SERVICING ONCE PER DAY)

NUMBER OF PEOPLE PER DAY	<u>,</u>			NUMBE	ER OF HO	OURS FO	OR EVEN	IT PER I	DAY_	
	<u>1</u>	<u>2</u>	<u>3</u>	<u>4</u>	<u>5</u>	<u>6</u>	<u>7</u>	<u>8</u>	9	<u>10</u>
<u>250</u>	<u>2</u>	<u>2</u>	<u>2</u>	<u>2</u>	<u>2</u>	<u>3</u>	<u>3</u>	<u>3</u>	<u>3</u>	<u>3</u>
<u>500</u>	<u>2</u>	<u>3</u>	<u>4</u>							
<u>1000</u>	<u>4</u>	<u>5</u>	<u>6</u>	<u>7</u>	<u>7</u>	<u>8</u>	<u>8</u>	<u>8</u>	<u>8</u>	<u>4</u> <u>8</u>
<u>2000</u>	<u>6</u>	<u>10</u>	<u>12</u>	<u>13</u>	<u>14</u>	<u>14</u>	<u>14</u>	<u>15</u>	<u>15</u>	<u>15</u>
<u>3000</u>	<u>9</u>	<u>14</u>	<u>17</u>	<u>19</u>	<u>20</u>	<u>21</u>	<u>21</u>	<u>21</u>	<u>21</u>	<u>22</u>
<u>4000</u>	<u>12</u>	<u>19</u>	<u>23</u>	<u>25</u>	<u>28</u>	<u>28</u>	<u>28</u>	<u>30</u>	<u>30</u>	<u>30</u>
<u>5000</u>	<u>15</u>	<u>23</u>	<u>30</u>	<u>32</u>	<u>34</u>	<u>36</u>	<u>36</u>	<u>36</u>	<u>36</u>	<u>36</u>
<u>6000</u>	<u>17</u>	<u>28</u>	<u>34</u>	<u>38</u>	<u>40</u>	<u>42</u>	<u>42</u>	<u>42</u>	<u>44</u>	<u>44</u>
<u>7000</u>	<u>20</u>	<u>32</u>	<u>40</u>	<u>44</u>	<u>46</u>	<u>48</u>	<u>50</u>	<u>50</u>	<u>50</u>	<u>50</u>
<u>8000</u>	<u>23</u>	<u>38</u>	<u>46</u>	<u>50</u>	<u>54</u>	<u>57</u>	<u>57</u>	<u>58</u>	<u>58</u>	<u>58</u>
<u>9000</u>	<u> 26</u>	<u>42</u>	<u>52</u>	<u>56</u>	<u>60</u>	<u>62</u>	<u>62</u>	<u>62</u>	<u>64</u>	<u>64</u>
<u>10,000</u>	<u>30</u>	<u>46</u>	<u>57</u>	<u>63</u>	<u>66</u>	<u>70</u>	<u>70</u>	<u>72</u>	<u>72</u>	<u>72</u>
<u>12,500</u>	<u>36</u>	<u>58</u>	<u>72</u>	<u>80</u>	<u>84</u>	<u>88</u>	<u>88</u>	<u>88</u>	<u>88</u>	<u>92</u>
<u>15,000</u>	<u>44</u>	<u>70</u>	<u>84</u>	<u>96</u>	<u>100</u>	<u>105</u>	<u>105</u>	<u>110</u>	<u>110</u>	<u>110</u>
<u>17,500</u>	<u>50</u>	<u>80</u>	<u>100</u>	<u>110</u>	<u>115</u>	<u>120</u>	<u>125</u>	<u>125</u>	<u>126</u>	<u>126</u>
<u>20,000</u>	<u>57</u>	<u>92</u>	<u>115</u>	<u>125</u>	<u>132</u>	<u>138</u>	<u>138</u>	<u>144</u>	<u>144</u>	<u>150</u>
<u>25,000</u>	<u>72</u>	<u>115</u>	<u>144</u>	<u>154</u>	<u>168</u>	<u>175</u>	<u>175</u>	<u>176</u>	<u>176</u>	<u>184</u>
<u>30,000</u>	<u>88</u>	<u>138</u>	<u>168</u>	<u>192</u>	<u>200</u>	<u>208</u>	<u>208</u>	<u>216</u>	<u>216</u>	<u>216</u>

TABLE PR II

PORTABLE RESTROOMS REQUIRED FOR REMOTE LOCATIONS AND COMMERCIAL AND RESIDENTIAL BUILDING SITES

PER SITE OR LOCATION

(ASSUMES SERVICING ONCE PER WEEK)

NUMBER OF RESTROOMS REQUIRED

8 HOURS PER DAY – 40 HOURS PER WE	<u>EK</u>
<u>1-10</u>	<u>1</u>
<u>11-20</u>	<u>2</u>
<u>21-30</u>	<u>3</u>
<u>31-40</u>	<u>4</u>
<u>41-50</u>	<u>5</u>
over 50	Add 1 restroom for every 10 additional people or fraction thereof

TABLE PR III

HOLDING TANK CAPACITY REQUIRED FOR REMOTE LOCATIONS, AND SPECIAL EVENTS PER SITE OR LOCATION

(ASSUMES SERVICING TWICE PER WEEK)

NUMBER OF PEOPLE PER SITE	MINIMUM HOLDING TANK CAPACITY (IN GALLONS)
8 HOURS PER DAY – 40 HOURS PER WEEK	<u>►</u>
<u>1</u>	<u>125</u>
<u>2-3</u>	<u>250</u>
<u>4-5</u>	<u>500</u>
<u>6-7</u>	<u>750</u>
over 7	Add 125 gallons for each additional person

NUMBER OF PEOPLE PER SITE

- (k) Portable hand washing facilities shall be self-contained and have access to a fresh water compartment and a wastewater compartment. A sign shall be posted near the hand washing apparatus to advise users that the water is not for drinking.
- (1) Portable hand washing facilities shall be provided in a proportion of one hand wash facility to every ten portable restrooms required, and shall be provided at special events and remote locations where food is served or picnic areas are provided. With the exception of locations where food is served, hand sanitizers may be used in lieu of hand washing facilities, at the option of the applicant.
- (m) The number and location of portable restroom and hand washing facilities for food handlers at special events shall be based on this section or applicable local or state food hygiene requirements, whichever is greater.
- (n) An applicant for a holding tank installation permit shall provide to the county health department a copy of a contract with a permitted disposal company that states the holding tank capacity and the scheduled pumping frequency.
- (o) All stationery holding tanks shall be constructed in compliance with the construction standards for treatment receptacles in Rule 64E-6.013, F.A.C.
- (p) Portable holding tanks shall meet the following requirements:
- 1. The total effective capacity of the portable holding tank shall not exceed 300 gallons;
- 2. No portion of the portable holding tank shall be more than 12 inches below the surface of the ground;
- 3. The portable holding tank shall be used for a construction site or temporary use;
- 4. The portable holding tank shall be rigid, water-tight, impervious;
- 5. Polyethylene holding tanks shall meet the requirements of International Association of Plumbing and Mechanical Officials (IAPMO) PS 1-93, Paragraph 5.4 "Polyethylene", herein incorporated by reference. Where the requirements of IAPMO PS 1-93 Paragraph 5.4 "Polyethylene" conflict with the standards in this section, the standards in this section shall apply;
- 6. Multiple portable holding tanks, if used, shall be connected in such a manner that leakage from one tank will not result in the loss of any liquid from any other tanks, and;
- 7. The holding tank shall be removed from the site when no longer needed.
- (p) Holding tanks shall be serviced at least weekly to prevent insanitary conditions.
- (q) Table PR III shall be used to determine the required total capacity of holding tanks serving a remote location, construction site, or special event. The values from Table PR III shall be adjusted proportionately to the number of times per week the holding tank will be emptied.

- (r) Persons servicing portable restrooms, portable hand washing facilities and holding tanks shall obtain an annual permit on Form DH 4013, 01/92, Operating Permit, herein incorporated by reference, from the county health department in the county in which the service company has an office or storage yard. Permits issued under this section authorize the disposal service to handle liquid waste associated with portable restrooms, portable hand washing facilities and holding tanks containing domestic wastewater produced in the State of Florida.
- (s) Application for a service permit shall be made to the county health department on Form DH 4012, 01/92, "Application for Septage Disposal Service Permit, Temporary System Service Permit, Septage Treatment and Disposal Facility, Septic Tank Manufacturing Approval" herein incorporated by reference, which may be obtained by contacting the department. The following must be provided for the evaluation prior to issuance of a service permit:
- 1. The permanent location and address of the business where operations will originate and where equipment is to be stored when it is not in use.
- 2. The proposed disposal method and the site to be used for disposing of the waste.
- (t) The following equipment, maintenance and service requirements shall be complied with:
- 1. Vehicles used for servicing portable restrooms shall be provided with two separate tanks or a dual compartment tank. One compartment or tank shall be used for receiving and removing wastes and the other shall be used for clean water storage and shall have adequate capacity to allow proper cleaning of each serviced unit. Vehicles servicing holding tanks shall be equipped with a tank for receiving and removing wastes. The waste tank on all vehicles servicing portable restrooms or holding tanks shall be equipped with a suction hose having a cut-off valve not more than 36 inches from the intake end.
- 2. Standby portable restroom and holding tank service equipment shall be available for use during breakdowns or emergencies. If equipment from another approved service is to be used for stand-by purposes, a written agreement between the services must be provided to the county health department.
- 3. The waste storage compartment of a tank truck shall be maintained as necessary to prevent the creation of sanitary nuisance conditions.
- (t) Holding tank, portable restroom, and portable hand sink wastes shall be disposed of into a septage treatment and disposal facility approved by the department or into a treatment facility approved or permitted for such disposal by the Department of Environmental Protection. These wastes shall be land applied under provisions of subsection 64E-6.010(7), F.A.C., provided an approved DEP treatment facility is not available. Companies which service holding tanks or portable

restrooms which use quaternary ammonium sanitizing and deodorizing compounds are prohibited from having the wastes treated or disposed of at lime stabilization facilities.

- (u) When disposed of in a department approved lime stabilization facility, the portable restroom, portable hand washing and holding tank wastes shall be blended with domestic septage at a rate of no less than 3 parts septage to 1 part holding tank, portable restroom or portable hand washing facility waste prior to lime stabilization. Treatment and disposal shall comply with the provisions of paragraphs 64E-6.010(7)(a)-(u), F.A.C.
- (v) Contents of portable restrooms and holding tanks shall be removed in their entirety when pumped.
- (w) Persons who own portable restrooms but are not a permitted service company shall maintain a service contract with a permitted service company for every portable restroom in use. The name and telephone number of the owner shall be displayed on every portable restroom in use.
- (8) All materials incorporated herein may be obtained by contacting the department.

Specific Authority 154.06, 381.0011, 381.006, 381.0065, 489.553, 489.557 FS. Law Implemented 154.01, 381.001, 381.0011, 381.0012, 381.0025, 381.006, 381.0061, 381.0065, 381.00655, 381.0066, 381.0067, 386.04 FS.

64E-6.012 Standards for the Construction, Operation, and Maintenance of Aerobic Treatment Units.

When aerobic treatment units are used for treating domestic and commercial sewage waste, each unit shall be installed, operated and maintained in conformance with the following provisions:

- (1) Aerobic systems designed to treat up to 1500 gallons of sewage waste per day shall be listed by a third party certifying program approved by the State Health Office. Aerobic treatment units shall be in compliance with standards for Class I systems as defined by ANSI/NSF International Standard Number 40, revised July 2000 1990, herein hereby incorporated by reference. An approved third party certifying program shall comply with the following provisions in order for units which it has certified to be approved for use in Florida:
 - (2) through (5) No change.

Specific Authority 381.0011(13), 381.006, 381.0065(3)(a), 489.553(3), 489.557(1) FS. Law Implemented 154.01, 381.001(2), 381.0011(4), 381.0012, 381.0025, 381.006(7), 381.0061, 381.0065, 381.0067, Part I 386 FS. History– New 3-17-92, Amended 1-3-95, Formerly 10D-6.0541, Amended 11-19-97,

64E-6.013 Construction Materials and Standards for Treatment Receptacles.

- (1) through (2) No change.
- (3) Onsite wastewater treatment receptacle design approval. All onsite wastewater treatment receptacles distributed in the state shall be approved for use by the

department prior to being offered for sale or installed. Such approval shall not be obtained until the manufacturer of a specific tank model has submitted the following:

- (a) through (e) No change.
- (f) There shall be two four tank design classifications. The following criteria shall be used for each category:
- 1. Category 1 tanks shall be designed for unsaturated soil. The design shall provide for 6 inches of dry soil cover over the top of the tank. Dry soil density shall be 100 pounds per cubic foot. The lateral earth pressure coefficient (K) shall be no less than 0.50.
- 2. Category 2 tanks shall be designed for partially saturated soil with the saturation at 31 inches below the outlet invert. The design shall provide for 6 inches of wet soil cover over the top of the tank. Wet soil density shall be 110 pounds per cubic foot. The lateral earth pressure coefficient (K) shall be no less than 0.50.
- 1.3. Category 3 tanks shall be designed for saturated soil with the saturation at the top of the tank surface. The design shall provide for 6 inches of wet soil cover over the top of the tank. Soil cover shall be limited to 18 inches over the top of the tank lid. Wet soil density shall be 110 pounds per cubic foot. The lateral earth pressure coefficient (K) shall be no less than
- 2.4. Category 4 tanks shall be designed for saturated soil with the saturation at the top of the tank surface. The design shall provide for 48 inches of wet soil cover over the top of the tank. Wet soil density shall be 110 pounds per cubic foot. The lateral earth pressure coefficient (K) shall be no less than 0.50. Where a tank will be placed with greater than 48 inches of soil over the top of the tank, an engineer registered in the state of Florida shall design the tank.
- (g) Soil cover shall be limited to 18 inches over the top of the tank lid. An additional 12 inches of soil cover shall be allowed for each increase in tank category when using a higher category tank in a lower tank category condition.
 - (h) through (j) renumbered (g) through (i) No change.
 - (4) No change.
- (5) Onsite wastewater treatment manufacturer's yearly inspection. Yearly inspection of the manufacturer's facility shall consist of the following:
 - (a) through (b) No change.
- (c) Verify that the necessary tests are being conducted by a certified testing lab or by a technician certified by the ACI. The preparation of the test specimens shall be performed by certified third party testing laboratory personnel; or manufacturers, or their employees, that have successfully passed the ACI certification program. Each manufacturer shall submit a minimum of three cylinders per year. The specimens shall be taken from a production mix.
 - (d) through (k) No change.

- (l) Examination of the manufacturer's receipts for material used during the previous year. Tank manufacturers shall retain all receipts from the previous year for material used in the manufacture of treatment receptacles and make them available for inspection. Yearly inspection shall be performed by an employee of the department that has been certified in accordance with the policy entitled "Test Requirements for Structural Proofing, August 1999". A report shall be submitted to the State Health Office.
 - (6) through (9) No change.
- (10) Pump tanks and pumps when used as part of an onsite sewage treatment and disposal system, the following requirements shall apply to all pump tanks manufactured for use in Florida unless specifically exempted by other provisions of these rules:
 - (a) through (b) No change.
- (c) The electrical conduit and effluent dosing pipe shall exit the dosing chamber through the tank outlet using plumbing fittings and reducers to produce a watertight seal or, when risers are used, the electrical line and the effluent dosing pipe may penetrate the riser wall provided the penetration is above the seasonal high water table elevation and there is a soil-tight seal around the penetrations. When the top of the dosing tank is placed more then 8 inches below the finished grade, risers shall be used to provide access within 8 inches of the finished grade. Where risers are used, risers shall be attached to the tank in accordance with paragraph 64E-6.013(2)(i), F.A.C. unused tank outlet shall be sealed with a length of capped PVC pipe installed in accordance with paragraph 64E-6.013(2)(f), F.A.C.

(d)(e) No change.

- (11) through (12) No change.
- (13) Effective dates Except at noted herein, all provisions of this section are effective immediately.
- (a) Tanks that have been approved prior to the effective date of this rule must comply with paragraphs 64E-6.013(2)(f) and (i), and 64E-6.013(6)(h), F.A.C., as of August 1, 2000 and must be reapproved for use in compliance with this entire section no later than March 22, 2002.
- (b) Tank designs that have not been reapproved as of March 22, 2002 shall not be used as part of an onsite sewage treatment and disposal system.

(13)(14) No change.

Specific Authority 381.0011(4),(13), 381.006, 381.0065(3)(a), 489.553 FS. Law Implemented 154.01, 381.001(2), 381.0011(4), 381.0012, 381.0025, 381.006(7), 381.0061, 381.0065, 381.0067, 386.041, 489.553 FS. History-New 12-22-82, Amended 2-5-85, Formerly 10D-6.55, Amended 3-17-92, 1-3-95, Formerly 10D-6.055, Amended 11-19-97, 2-3-98, 3-22-00, 4-21-02,

64E-6.014 Construction Standards for Drainfield Systems.

(1) Distribution box – where distribution boxes are used for distributing sewage from the septic tank or other waste receptacle to the drainfield lines, the following requirements shall be adhered to:

- (a) through (c) No change.
- (d) The distribution box shall be built as an integral part of the septic tank or shall be a separate unit from the septic tank and shall be set level on solid ground or in mineral aggregate and anchored in the drainfield.
 - (2) through (6) No change.

Specific Authority 381.0011(13), 381.006, 381.0065(3)(a), 489.553(3), 489.557(1) FS. Law Implemented 154.01, 381.001(2), 381.0011(4), 381.0012, 381.0025, 381.006(7), 381.0061, 381.0065, 381.0067, 386.041 FS. History–New 12-22-82, Amended 2-5-85, Formerly 10D-6.56, Amended 3-17-92, 1-3-95, Formerly 10D-6.056, Amended 2-3-98, 3-22-00,______.

64E-6.015 Permitting and Construction of Repairs.

- (1) through (5) No change.
- (6) Construction materials used in system repairs shall be of the same quality as those required for new system construction. Aggregate and soil in spoil material from drainfield repairs shall not be used in system repair in any manner. Undamaged infiltration units, pipes and mechanical components may be reused on the original site. Any spoil material taken off site shall be disposed of in a permitted landfill or shall be limed and stockpiled for at least 30 days to prevent a sanitary nuisance. Offsite spoil material stockpile areas shall meet the prohibition requirements of subsection 62-701.300(2), F.A.C. The resulting lime-treated material shall not be used for drainfield repair, or construction of any onsite sewage treatment and disposal system. Any use of the lime treated material shall not cause a violation of Chapter 386, F.S., and shall not impair groundwater or surface water. Mineral aggregate and soil in spoil material may, at the option of the septic tank contractor and the property owner, be buried on site if limed before burial. Lime amount must be sufficient to preclude a sanitary nuisance. Depth of seasonal high water table to the spoil material must be at least six inches. Setbacks for buried spoil material shall be the same as for onsite sewage treatment and disposal system drainfields. A minimum of six inches of slightly or moderately limited soil shall cover the spoil material and shall extend to at least five feet around the perimeter of the burial site. Any failing system shall, at a minimum, be repaired in accordance with the following criteria:
- (a) System repairs shall comply with minimum setbacks and separations as specified in Rule 64E-6.005, F.A.C. If current required setbacks and separations cannot be met, lesser setbacks as specified in Table V shall be maintained. For repairs only, if current required setbacks given below cannot be attained, absolute minimum setbacks shall be met. When site conditions exist which allow either absolute or current required setbacks to various features, current required setbacks shall be maintained from features with the highest protection factor. Setbacks to features with lower protection factors shall be reduced to the maximum setback or separation attainable, with no less than the absolute minimum setback allowed. A standard gravity flow system is to be used when possible to achieve the appropriate separations of absorption surface to seasonal high water and effective soil depth.

	TABLE '	TABLE V Repair System Setback Requirements		
Permit Date of Original System	Description of Setback (Separation)	Protection Factor	Current Required Setback	Absolute Minimum Setback
Prior to 1-1-72	System to a Private Potable Well	6	75 feet	Greatest of the Following: a) Maximum Setback (<75 feet and >50 feet) b) Original Setback (if >50 feet) c) 50 feet
	Bottom of Drainfield Absorption Surface to Wet Season Water Table	5	24 inches	Greatest of the Following: a) Maximum Separation (>6 inches) b) Original Separation (if >6 inches) c) 6 inches
	Effective Soil Depth	5	42 inches	Greatest of the Following: a) 24 inches b) Maximum Separation (>12 inches) c) 12 inches
	System to Surface Water	4	50 feet	Greatest of the Following: a) Maximum Setback (>25 feet and <50 feet) b) Original Setback (if >25 feet) c) 25 feet

	System to Non-Potable Well	3	50 feet	Greatest of the Following: a) Maximum Setback (>25 feet and <50 feet) b) Original Setback (if (>25 feet) c) 25 feet
	Drainfield Sidewall to Start of Slope	2	<u>4</u> 5 feet	Greatest of the Following: a) Maximum Separation (>2.5 feet) b) 2.5 feet
	System to Property Line or Building Foundation	1	5 feet	Greatest of the Following: a) Maximum Setback (>2 feet) b) 2 feet
1-1-72 to 12-31-82	System to a Private Potable Well	6	75 feet	Greatest of the Following: a) Maximum Setback (<75 feet and >50 feet) b) Original Setback (if >50 feet) c) 50 feet
	Bottom of Drainfield Absorption Surface to Wet Season Water Table	5	24 inches	Greatest of the Following: a) Maximum Separation (<24 inches and >6 inches) b) Original Separation (if >6 inches) c) 6 inches

	Effective Soil Depth	5	42 inches	Greatest of the Following: a) 36 inches b) Maximum Separation (>24 inches) c) 24 inches
	System to Surface Water	4	75 feet	Greatest of the Following: a) Maximum Setback (<75 feet and >50 feet) b) Original Setback (if >50 feet) c) 50 feet
	System to Non-Potable Well	3	50 feet	Greatest of the Following: a) Maximum feet and >25Setback (<50 feet) b) Original Setback (if >25 feet) c) 25 feet
	Drainfield Sidewall to Start of Slope	2	<u>4</u> 5 feet	Greatest of the Following: a) Maximum Separation (>3 feet) b) 3 feet
	System to Property Line or Building Foundation	1	5 feet	Greatest of the Following: a) Maximum Setback (>2 feet) b) 2 feet
1-1-83 to Present	System to a Private Potable Well	6	75 feet	75 feet

Bottom of Drainfield Absorption Surface to Wet Season Water Table	5	24 inches	Greatest of the Following: a) Existing elevation (>12 inches) b) 12 inches
Effective Soil Depth	5	42 inches	Greatest of the Following: a) Maximum Separation (>36 inches) b) 36 inches
System to Surface Water	4	75 feet	Greatest of the Following: a) Maximum Setback (if >50 feet) b) 50 feet
System to Non-Potable Well	3	50 feet	50 feet
Drainfield Sidewall to Start of Slope	2	<u>4</u> 5 feet	<u>4</u> 5 feet
System to Property Line or Building Foundation	1	5 feet	Greatest of the Following: a) Maximum Setback (if >2 feet) b) 2 feet

Footnotes to Table V:

- 1. For sites which contain oolitic limestone, the minimum effective soil depth shall be 12 inches regardless of the date the original system was installed provided that the wet season water table is a minimum of 4 feet below the bottom surface of the drainfield.
- 2. Where severely limited soil underlies the drainfield, soil removal and replacement shall be performed as per Footnote 3. to Table III.
 - (b) through (i) No change.
 - (7) through (12) No change.

Specific Authority 381.0011(13), 381.006, 381.0065(3)(a), 489.553(3), 489.557(1) FS. Law Implemented 154.01, 381.001(2), 381.0011(4), 381.0012, 381.0025, 381.006(7), 381.0061, 381.0065, 381.0067, 386.041 FS. History–New 3-17-92, Amended 1-3-95, 2-13-97, Formerly 10D-6.0571, Amended 2-3-98, 3-22-00,

64E-6.0151 Additive Use.

- (1) No change.
- (2) If the Department determines an onsite sewage treatment and disposal system additive or drainfield conditioner or restorative product is not in compliance with the criteria in Rule 64E-6.0151, F.A.C., the Department shall notify the product manufacturer of the items in non-compliance. The product shall be allowed to be continued for sale and use in Florida for a maximum of 90 days from date of receipt of notification of violation. This is to allow the manufacturer an opportunity to exhibit to the department that the product satisfactorily complies with the conditions of Section 381.0065(4)(m), F.S., and this rule. In attempting to demonstrate compliance with Section 381.0065(4)(m), F.S., and this rule, the manufacturer shall provide at a minimum the following information:
- (a) A listing of all physical, chemical, biological or other agents which make up the additive, conditioner or restorative and provide toxicity information for each component. This information shall include trade names, chemical names, and concentrations of all individual or complexed components and the Material Safety Data Sheet (MSDS) for the product. Any trade secret will be treated according to Section 381.83, F.S.
 - (b) No change.
- (c) Test results from a State or EPA-certified laboratory demonstrating Evidence which demonstrates that use of the additive, drainfield conditioner or restorative product will not result in violations of surface water or groundwater standards in Rule 64E-6.0151, F.A.C. Tests shall be conducted on the product as sold and the test results shall include:
- 1. Acute Definitive Toxicity test [96 hour LC₅₀] according to EPA Methods for Measuring the Acute Toxicity of Effluents and Receiving Waters to Freshwater and Marine Organisms (EPA-821-R-02-012), October 2002, herein incorporated by reference, for Pimephales promelas (fathead minnow) or any of the following species: Ceriodaphnia dubia (daphnid),

- Cyprinella leedsi (bannerfin shiner), Daphnia pulex and Daphnia magna (daphnids). The 96-hour LC₅₀ needs to bracket a toxicity concentration, and:
- 2. Chemical analysis showing the concentrations of Volatile Organic Compounds [EPA 8260] to a minimum detection level of 0.5 ug/L (ppb).
- (d) A description of the anticipated use of the product in onsite sewage treatment and disposal systems. Where and how the product is to be applied, any exceptions to application guidelines, the frequency of applications, who is allowed to perform the applications, and the amount and concentration of product per application shall be included in the product description. When the product should not be used shall also be included in the description. The information provided shall include the manufacturer's recommended application rate of the product as it appears on the product label. Unless the product label provides other specifications, the department, for purposes of this evaluation, assumes that the application rate will be applied to a flow of 300 gallons per day into a 1000-gallon septic tank.
 - (e) through (g) No change.
 - (3) No change.

Specific Authority 154.06, 381.0011, 381.006, 381.0065(4)(m) FS. Law Implemented 154.01, 381.001, 381.0011, 381.0012, 381.0025, 381.0065, 381.0065(4)(m), 381.00655, 381.0066, 381.0067, 386.041 FS. History-New 3-22-00, Amended

64E-6.0181 Cesspit and Undocumented System Replacement and Interim System Use.

- (1) through (2) No change.
- (3) Interim systems standards shall be:
- (a) A Class I aerobic treatment unit which meets the and location, construction, maintenance operational requirements of subparagraph 64E-6.0181(3)(a)1. or 2., F.A.C., and the certification, construction, operational and maintenance requirements of Rule 64E-6.012, F.A.C.
 - 1. No change.
- 2. Provided a Class I aerobic treatment unit is utilized and provided effluent from the treatment unit, prior to discharge into an injection well, is passed through a mineral aggregate filter unit as described in subparagraph 64E-6.0181(3)(a)2., F.A.C., or where effluent is passed through a filter unit of another design which has been determined by the State Health Office to be at least equal to the mineral aggregate filter unit with regard to sewage treatment capability, an injection well shall be approved in compliance with the following:
 - a. through d. No change.
- e. If a mineral aggregate filter as referred to in subparagraph 64E-6.0181(3)(a)2., F.A.C., is utilized, effluent discharge from the aerobic unit shall be by gravity or pressure distribution to a perforated pipe distribution system as specified in Part I, Rule 64E-6.014, F.A.C. Such distribution system shall be placed within the walls of the mineral aggregate filter, shall have at least 4 inches of soil cover and

shall be placed above a mineral aggregate filter layer which shall be at least 24 inches thick. Mineral aggregate filter material shall have either an effective size in the range of 2.36 millimeters to 4.75 millimeters and shall have a uniformity coefficient of less than 3.5 or the material shall be equivalent in size to Florida Department of Transportation aggregate classification number eight or nine. The system designer may specify additional layers of filter material above or below the required 24-inch layer of filter material. The DOH Monroe County Health Department shall require the installer of mineral aggregate filter systems to provide certification from the installer's mineral aggregate supplier that the aggregate supplied meets requirements of this sub-paragraph. If the filter is not sealed with a lid meeting the requirements of paragraph 64E-6.013(1)(g), F.A.C., the filter shall be capped with a layer of slightly limited soil no less than 6 nor more than 12 inches thick.

- f. through k. No change.
- (b) No change.

Specific Authority 381.0011(4),(13), 381.006, 381.0065(3)(a),(4)(k) FS. Law Implemented 154.01, 381.001(2), 381.0011(4), 381.006(7), 381.0061, 381.0065, 381.00655, 386.01, 386.03, 386.041 FS., Ch. 2001-337, LOF. History–New 3-3-98, Amended 3-22-00, 4-21-02.______.

64E-6.021 Issuance of Registration Certificates and Renewal.

- (1) through (4) No change.
- (5) Approval of continuing education courses and course providers will be in accordance with the department Policy on Requirements for Continuing Education Courses and Course Providers, July 2003 August 2001, herein incorporated by reference.
- (6) A registered septic tank contractor that becomes incarcerated while serving a prison sentence cannot advertise or provide septic tank contracting services until proof of release of incarceration is provided to the department. A registered septic tank contractor participating in a work release program must provide legal documentation of their participation in order to advertise or provide septic tank contracting services.
- (7) All advertisements for septic tank contracting services shall include the qualifying contractor's registration number or business authorization number.
- (8)(6) All materials incorporated herein may be obtained by contacting the department.

Specific Authority 154.06, 381.0011, 381.006, 381.0065, 489.553, 489.557 FS. Law Implemented 154.01, 381.001, 381.0011, 381.0012, 381.0025, 381.006, 381.0061, 381.0065, 381.0065, 381.0066, 381.0067, 386.041, Part III 489 FS. History-New 10-25-88, Amended 3-17-92, 1-3-95, 5-14-96, 2-13-97, Formerly 10D-6.073, Amended 3-22-00, 4-21-02,

64E-6.022 Standards of Practice and Disciplinary Guidelines.

(1) It shall be the responsibility of persons registered under this rule to see that work for which they have contracted and which has been performed by them or under their supervision

- is carried out in conformance with the requirements of all applicable Florida Statutes and Chapter 64E-6, F.A.C. The following actions by a person included under this rule shall be deemed unethical and subject to penalties as set forth in this section. The penalties listed shall be used as guidelines following guidelines shall be used in disciplinary cases, absent aggravating or mitigating circumstances and subject to other provisions of this section.
- (a) Providing contracted services without obtaining registration from the department, failure to obtain a certificate of authorization for a firm which provides contracted services, acting under a name not registered or authorized by the department. First violation, letter of warning or fine up to \$500; repeat violation, \$500 fine, or revocation.
 - (b) Permit violations.
- 1. Contractor initiates work to install, modify, or repair a system when no permit has been issued by the department. A permit is issued after construction is started but prior to completion of the contracted work. No inspections are missed. First violation, letter of warning or fine up to \$500 fine; repeat violation, \$500 fine and 90 day suspension or revocation.
- 2. Contracted work is completed without a permit having been issued, or no permit application is received until after contracted work was completed, resulting in missed inspection or inspections. First violation, letter of warning or fine up to \$1000 fine; repeat violation, revocation.
- (c) Contracting with a delinquent registration. First violation, letter of warning or fine up to \$500 \$250 fine; repeat violation, \$500 fine or revocation.
- (d) Failure to call for required inspections. First violation, letter of warning or fine up to \$500 \$250 fine; repeat violation, letter of warning or fine up to \$500 fine and 90 day suspension or revocation.
- (e) False payment statements which are the result of assessing charges to a customer for work not performed. First violation, letter of warning or fine up to \$500 fine; repeat violation, \$500 fine and one year suspension or revocation.
- (f) Failure Misconduct by failure to reasonably honor a written warranty. First violation, letter of warning or fine up to \$500 fine; repeat violations, \$500 fine and one year suspension or revocation.
- (g) Abandoning for 30 consecutive days, without good cause, a project in which the contractor is engaged or under contractual obligation to perform. First violation, letter of warning or fine up to \$500 fine; repeat violation, revocation.
- (h) Aiding or abetting evasion of Chapter 489, F.S. First violation, letter of warning or fine up to \$500; repeat violation, \$500 fine and one year suspension or revocation.
 - (i) through (j) No change.
- (k) Practicing fraud or deceit, making misleading or untrue representations. First violation, letter of warning or fine up to \$500 fine; repeat violation, revocation.
 - (1) Gross negligence, incompetence, or misconduct which:

- 1. Causes no monetary or other harm to a customer, or physical harm to any person. First violation, <u>letter of warning or fine up to</u> \$500 fine; repeat violation, \$500 fine and 90 day suspension or revocation.
- 2. Causes monetary or other harm to a customer, or physical harm to any person. First violation, <u>letter of warning or fine up to</u> \$500 fine and 90 day suspension; repeat violation, \$500 fine and revocation.
- (m) Operating a septage disposal service without a valid department operating permit. First violation, <u>letter of warning or fine up to \$500 fine</u>; repeat violation, revocation.
- (n) Failure to properly treat or properly dispose of septage, holding tank waste, portable restroom waste, or food service sludge. First violation, letter of warning or fine up to \$500 fine per violation of Rule 64E-6.010, F.A.C.; repeat violation, revocation.
- (o) Failure to maintain completed records of septage treatment and disposal activities. First violation, <u>letter of warning or fine up to \$500</u> \$250 fine; repeat violation, \$500 fine and 90 day suspension or revocation.
- (p) Installation, modification, or repair of an onsite sewage treatment and disposal system in violation of the standards of Section 381.0065 or 381.00655, F.S., or Chapter 64E-6, F.A.C. First violation, letter of warning or fine up to \$500 per specific standard violated; repeat violation, 90 day suspension or revocation.
- (q) Creation or maintenance of a sanitary nuisance as defined by Section 386.041, F.S. First violation, <u>letter of warning or fine up to</u> \$500 fine; repeat violation, 90 day suspension or revocation.
- (r) Falsifying an inspection report or covering a system in violation of the standards of Rule 64E-6.003, F.A.C. First violation, letter of warning or fine up to \$500 fine; repeat violation, 90 day suspension of master septic tank contractor privileges or revocation of registration.
- (s) Advertising septic tank contracting services without the required business authorization number or qualifying septic tank contractor's registration number. First violation, letter of warning or fine up to \$500; repeat violation, \$500 fine or suspension or revocation of registration.
- (t) Performing service on an onsite sewage disposal system that is clearly not necessary to improve the function or design of the system without notifying the property owner that such work is optional. First violation, letter of warning or fine up to \$500; repeat violation, \$500 fine and one year suspension or revocation.
- (u)(s) The absence of any violation from this section shall be viewed as an oversight, and shall not be construed as an indication that no penalty is to be assessed.
 - (2) through (5) No change.

Specific Authority 154.06(1), 381.0011(4),(13), 381.006, 381.0065(3)(a), 489.553(2),(3), 489.556, 489.557 FS. Law Implemented 154.01, 381.001, 381.0011(4), 381.0012, 381.006, 381.0065, 381.0065, 381.0067, Part I 386, Part III 489.553 FS. History—New 3-17-92, Amended 1-3-95, 2-13-97, Formerly 10D-6.0751, Amended 2-3-98,________.

64E-6.023 Certification of Partnerships and Corporations.

- (1) through (5) No change.
- (6) All advertisements for septic tank contracting services that include the name of the business shall include the business authorization number or the qualifying contractor's registration number.

Specific Authority 154.06, 381.0011, 381.006, 381.0065, 489.553, 489.557 FS. Law Implemented 154.01, 381.001, 381.0011, 381.0012, 381.0025, 381.006, 381.0061, 381.0065, 381.0065, 381.0066, 381.0067, Part I 386, Part III 489 FS. History—New 10-25-88, Amended 3-17-92, 1-3-95, 5-14-96, 2-13-97, Formerly 10D-6.076, Amended 4-21-02.

64E-6.030 Fees.

- (1) The following fees are required to accompany applications for site evaluations, construction, modifications to existing systems or repair permits, and other services provided by the department.
- (a) Application for permitting of an onsite sewage treatment and disposal system, which includes application and plan review \$ 50 25 (b) Application and approval for existing \$35 system, does not include system inspection. (c)(b) Application for permitting of a new performance-based treatment system \$125 (d)(e) Site evaluation for a new system, system repair or modification which includes an evaluation of criteria \$ 115 60 specified in subsection 64E 6.004(3), F.A.C. (d) Site evaluation for a system repair which includes an evaluation of criteria specified in subsection 64E-6.015(1), F.A.C., \$40 or modification of a system (e) Site re-evaluation, new or repair, or \$ 80 40 modification of a system (f) Permit or permit amendment for new system, or modification to system \$ 110 55 (g) New system or modification of a \$ 110 55 system installation inspection The following research fee is to be collected in addition to, and concurrent with the permit for \$ 5 a new system installation fee (h) Repair permit issuance, which includes inspection \$ 50 (i) Inspection of existing system System Previously in Use, does not include modifications to system \$ 75 50 (i) Reinspection fee per visit for site inspections after system construction approval \$ <u>50</u> 25 (k) Installation reinspection for non-compliant \$ 50 25 system per each site visit

(1) System abandonment permit, includes	¢ 00 40
permit issuance and inspection	\$ <u>80</u> 40
(m) Annual operating permit fee for systems	
in industrial, manufacturing, and equivalent	
areas, and for systems receiving	¢150
commercial sewage waste	\$150
Amendments or changes to the operating	
permit during the permit period per	0.50.25
change or amendment	\$ <u>50</u> 25
(n) Aerobic treatment unit biennial	#100
operating permit	\$100
(o) Biennial operating permit fee for	
performance-based treatment system.	
A prorated fee is to be charged beginning with	
second year of operation.	\$100
(p) Review of application due to proposed	
amendments or changes after initial	
operating permit issuance for a	
performance-based treatment system.	\$ 75
(q) Tank Manufacturer's Inspection per annum	\$ <u>200</u> 100
(r) Septage Disposal Service permit per annum	\$ <u>100</u> 50
Additional charge per pumpout vehicle	\$ <u>50</u> 25
(s) Portable or Temporary Toilet Service	
permit per annum	\$ <u>100</u> 50
Additional charge per pumpout vehicle	\$ <u>50</u> 25
(t) Septage stabilization facility inspection	
fee per annum per facility	\$ <u>200</u> 150
(u) Septage disposal site evaluation	
fee per annum	\$ <u>200</u> 100
(v) Aerobic treatment unit maintenance	
entity permit per annum	\$ <u>50</u> 25
(w) Variance Application for a single	
family residence per each lot or building site	\$150
(x) Variance Application for a multi-family	
or commercial building per each building site	\$200
(y) Application for innovative product approval	
(2) through (3) No change.	* - · *
() (-)	

Specific Authority 381.0011(13), 381.006, 381.0065(3)(a), 381.0066, 489.553(3), 489.557(1) FS. Law Implemented 154.01, 381.001(2), 381.0011(4), 381.0012, 381.0025, 381.006(7), 381.0061, 381.0065, 381.0066, 381.0067, 386.041, 489.553, 489.554, 489.555, 489.557 FS. History–New 2-3-98, Amended 3-22-00, 4-21-02,_______.

NAME OF PERSON ORIGINATING PROPOSED RULE: Dale Holcomb

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Gerald Briggs, Chief, Bureau of **Onsite Sewage Programs**

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: December 19, 2003

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: May 16, 2003

DEPARTMENT OF HEALTH

Division of Family Health

RULE CHAPTER TITLE: **RULE CHAPTER NO:** School Health Services 64F-6 RULE TITLE: **RULE NO.:** Screening 64F-6.003

PURPOSE AND EFFECT: The purpose of this rule amendment is to redistribute required school health screenings across grades to more effectively meet the health needs of students as they progress through the growth and development continuum, and to distribute the screening workload more evenly among school health staff in the various school levels. Section 381.0056(5)(f)-(i), Florida Statutes, requires that vision, hearing, growth and development, and scoliosis screenings be provided to Florida school children. Currently, Rule 64F-6.003, F.A.C. Screening designates that the majority of these screenings be done during elementary school. Data from the Department of Health Clinic Management System and observations from school health professionals in the field indicate the need for increased screening of preventable health conditions during middle school. Evidence also indicates the need to shift scoliosis screening from seventh to six grade for earlier detection of this condition, concurrent with earlier adolescent maturation, scoliosis onset, and the opportunity for successful non-surgical corrective measures. The effect of these changes to the school health services screening schedule will be to better meet the health screening needs of Florida school children, and increase the ability of school health staff to efficiently and effectively screen the increasing numbers of enrolled elementary, middle and high school students.

SUMMARY: The proposed rule amendment will: (1) more effectively screen for scoliosis; (2) spread the school health screening burden across school levels; and (3) detect vision, and growth and development problems previously undetected in third and sixth grades.

SUMMARY OF **STATEMENT** OF **ESTIMATED** REGULATORY COST: There will be no additional regulatory costs to monitor implementation of revisions to Rule 64F-6.003, F.A.C. Current and proposed school health screenings are monitored through the Department of Health, Health Management Component database. It is anticipated that a maximum of \$402, 335 in screener staff time may be expended only during the first year of implementation when the sixth and seventh grade scoliosis screenings will overlap for one year. This cost will be absorbed through the 67 county health departments and school districts, and not constitute undue financial hardship for any one entity.

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: 381.0056(8) FS. LAW IMPLEMENTED: 381.0056(5)(f)-(i) 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: 2:00 p.m., February 18, 2004

PLACE: Department of Health, 4025 Esplanade Way, Room 125-N, Tallahassee, Florida 32399

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Sylvia Byrd, Executive Community Health Nursing Director, Department of Health, Division of Family Health, Bureau of Family and Community Health, School Health Services, 4052 Bald Cypress Way, Bin A13, Tallahassee, FL 32399-1723, (850)245-4445, HSF SH Feedback@doh.state.fl.us

THE FULL TEXT OF THE PROPOSED RULE IS:

64F-6.003 Screening.

- (1) Vision and hearing screening shall be provided, at a minimum, to students in grades kindergarten, 1, 3., and 6 7, and students entering Florida schools for the first time in grades kindergarten through 5.
- (2) Hearing screening shall be provided, at a minimum, to students in grades kindergarten, 1, and 6; to and students entering Florida schools for the first time in grades kindergarten through 5; and optionally to students in grade 3.
- (3) Growth and development screening shall be provided, at a minimum, to students in grades 1, kindergarten, through 3, 6 and optionally 9. Growth and development screenings shall be documented on Department of Health, School Health Services designated growth charts as made available by the Department of Health, Forms Distribution Warehouse or the Centers for Disease Control and Prevention, or equivalent form.
- (4)(3) Scoliosis screening shall be provided, at a minimum, to students in grade 67, and in additional grades for students exhibiting indications of scoliosis, or in accordance with the approved school health services plan.
- (5)(4) In those schools with Supplemental School Health Services, also referred to as Comprehensive School Health Services, expanded screening services shall be provided in accordance with the approved school health services plan to add additional grades or types of screenings over and above those screenings and grade levels specified in subsections (1), (2), 3, and (4)(3) above.

Specific Authority 381.0056(8) FS. Law Implemented 381.0056(3)(a),(5)(f)-(i) FS. History-New 3-10-85, Formerly 10D-84.16, Implemented Amended 4-6-94, Formerly 10D-84.016, Amended

NAME OF PERSON ORIGINATING PROPOSED RULE: Sylvia Byrd, Executive Community Health Nursing Director, Department of Health, Division of Family Health, Bureau of Family and Community Health, School Health Services

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Bonita J. Sorensen, M.D., M.B.A., Deputy State Health Officer, Department of Health

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: January 12, 2004

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: August 1, 2003

Section III Notices of Changes, Corrections and Withdrawals

DEPARTMENT OF AGRICULTURE AND CONSUMER **SERVICES**

Division of Plant Industry

RULE NOS.: **RULE TITLES:** 5B-2.001 Definitions

5B-2.002 Registering with the Division

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. 29, No. 50, December 12, 2003, issue of the Florida Administrative Weekly.

Text of proposed rule change is:

5B-2.001 Definitions.

For the purpose of this chapter, the definitions in Section 581.011, F.S., and the following definitions shall apply:

- (1) through (5) No change.
- (6) Outlet. A nursery, stock dealer, stock dealer garden eenter, plant broker or agent offering nursery stock for sale or distribution under the control of a parent organization, corporation, partnership, personal business, cooperative, or other legal business entity.
 - (7) through (8) No change.
- (9) Stock Dealer Garden Center. A stock dealer who maintains nursery stock as part of a home improvement store or other store selling garden supplies.

Specific Authority 570.07(23), 581.031(1) FS. Law Implemented 581.031 FS. History—Repromulgated 12-31-74, Amended 6-15-81, 10-28-85, Formerly 5B-2.01, Amended 6-7-95, 8-26-03,______.

5B-2.002 Registering with the Division.

Every nurseryman, stock dealer, plant broker, and agent shall register with the division before moving, distributing or offering nursery stock for sale. All aquatic plants offered for sale or distribution at the retail level, seeds, cut flowers, cut fern, cut foliage (greens) not for propagation, and lawn and pasture grasses not produced as certified turfgrass are specifically exempted from nursery stock classification for registration purposes, when apparently free from injurious plant pests.

(1)(a) through (h) No change.

- (2) STOCK DEALERS, STOCK DEALER GARDEN CENTERS, PLANT BROKERS, AND AGENTS. Stock dealers, stock dealer garden centers, plant brokers, and agents shall comply with the following stipulations to meet certification requirements:
- (a) Those persons who desire to apply for certification and registration as a stock dealer, stock dealer garden center, plant broker, or agent may make application by completing division form DACS-08004, revised 6/03. This application form should be filed with the division thirty (30) days prior to the date the stock dealer, stock dealer garden center, plant broker, or agent desires to begin operation. The completed application shall be accompanied by payment of the fee as designated in paragraph 5B-2.002(2)(d)(e), F.A.C.;
 - (b) through (c) No changae.
- (d) The certificate of registration fee for a stock dealer with an inventory of less than 5,000 plants, plant broker, and agent establishments shall be \$25.00 per outlet. The certificate of registration fee for a stock dealer with an inventory of 5,000 or more plants garden center shall be \$69.00 per outlet. The inventory for such a stock dealer shall be determined by an authorized representative during the first inspection after July 1.
- (e) A stock dealer, stock dealer garden center, plant broker, or agent shall comply with all the provisions of Chapter 581, Florida Statutes, and the rules of the department and shall obtain nursery stock only from certified nurseries;
- (f) Stock dealer, stock dealer garden center, plant broker, and agent certificate of registration shall expire twelve (12) months from the original registration or annual renewal date.

Specific Authority 570.07(23), 581.031(1) FS. Law Implemented 581.131, 581.141 FS. History–Amended 12-31-74, 6-24-75, 3-25-79, 6-15-81, 10-28-85, Formerly 5B-2.02, Amended 5-17-92, 6-7-95, 11-29-95, 6-12-00, 8-26-03,

DEPARTMENT OF TRANSPORTATION

RULE CHAPTER NO.: RULE CHAPTER TITLE: 14-15 Incorporation by Reference

RULE NO.: RULE TITLE:

14-15.0081 Toll Facilities Description and Toll

Rate Schedule NOTICE OF CHANGE

SUMMARY OF CHANGE: As a result of public hearing input, the proposed toll rate at MP 81 – Atlantic Avenue along the Southern Coin segment of Florida's Turnpike Mainline will remain at 50 cents for both SunPass and cash customers. As originally proposed, the toll for this interchange was to be 50 cents for SunPass customers and 75 cents for cash customers. Notice was published in Florida Administrative Weekly, Vol. 29, No. 49, December 5, 2003, Pages 4779-4780.

BOARD OF TRUSTEES OF THE INTERNAL IMPROVEMENT TRUST FUND

Pursuant to Chapter 2003-145, Laws of Florida, all notices for the Board of Trustees of the Internal Improvement Trust Fund are published on the Internet at the Department of Environmental Protection's home page at http://www.dep. state.fl.us/ under the link or button titled "Official Notices."

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Asbestos Consultants/Asbestos Consultant Examination

RULE NO.: RULE TITLE:

61E1-2.006 Asbestos Training Courses and

> **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 Vol. 29, No. 41, October 10, 2003, issue of the Florida Administrative Weekly.

61E1-2.006 Asbestos Training Courses and Providers.

(1) Each training course provider must be approved by registered with the Department as a course provider and each training course must be approved by registerd with the Department. Provider and course approvals registration and courses are valid until May 31st of odd numbered years and must be renewed prior to expiration. Applications for course provider and training course approval must be submitted using the form Asbestos Licensing Unit Training Provider and Continuing Education Course Approval Application, Number DBPR ALU-4054, Effective Date: April 18, 2003, incorporated herein by reference. The form may be obtained by contacting the Department at the following address: Asbestos Licensing Unit, 1940 N. Monroe Street, Tallahassee, Florida 32399-1006 or at http://www.state.fl.us/dbpr/pro/forms/asbest/. Any substantial change in the course content will require the provider to reapply to the Department for approval.

(2)(1) No change.

(3)(2) A training course provider must meet the standard set forth in Chapter 469 s. 469.001-469.015, Florida Statutes, and those set forth in 40 CFR Part 763, subpart E of Appendix C, 59 FR5251, Feb. 3, 1994, as amended at 60 FR 31922, June 19, 1995, which is are incorporated herein by reference. Copies can be obtained by writing the department at Department of Business and Professional Regulation, Asbestos Licensing Unit, 1940 North Monroe Street, Tallahassee, Florida 32399 or The http://www.access.gpo.gov/nara/cfr/. following providers and courses shall be approved.

(a) Training providers and courses registered approved bya state with an Environmental Protection Agency approved accreditation program must register with the department and meet the requirements of Chapter 469, Florida Statutes and Rule 61-6.015, F.A.C.

(a)(b) Training providers and courses registered approved by a state that has a written reciprocating agreement with the department must register with the department and meet the requirements in subsection 61-6.015(5), F.A.C.

(b)(e) Training courses completed prior to July 1, 1995, that are recognized by the Environmental Protection Agency and listed in the National Directory of Asbestos Hazard Emergency Response Act Accredited Courses as set forth in 40 CFR Part 763, as it existed on September 1, 1997, which is are incorporated herein by reference.

(4)(3) No change.

- (5) No change.
- (6)(4) Training course audits.
- (a) The department shall, at its discretion least once every three years following the date that approval was granted by the department or other approval agencies, conduct on site random audits of training courses, to ensure compliance with Rule 61E1-2.006(2) which shall include, but not be limited to an evaluation of the following:
 - 1. Training course content;
 - 2. Technical accuracy;
 - 3. Instructor effectiveness; and
 - 4. Course administration.
 - (b) No change.
- (e) The department shall pursue administrative action to suspend or revoke approval of the course if the on-site reviewer finds the course not in compliance with the requirements of this rule as set forth in paragraph 61E-2.006(2)(a), F.A.C.

(c)(d) No change.

- (5) through (8) renumbered (7) through (10) No change.
- (a) through (c) No change.
- (d) The provider must comply with the requirements stated in subsection 61-6.015(5), F.A.C., as a condition of approval as a course provider and provide the attendee list to the Department in the prescribed electronic format of all licensees who attended refresher courses to obtain continuing education credits. The provider is required to resolve reporting conflicts with the licensee by the expiration date of the training or refresher course.
 - (e) through (g) No change.

Specific Authority 455.203(5), 469.011 FS. Law Implemented 469.014, 455.213(6), 455.2179(1) FS. History-New 5-12-93, Formerly 21-23.006, Amended 8-17-94, 11-24-97,

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Florida Real Estate Commission

RULE NO.: RULE TITLE:

61J2-3.010 License Reactivation Education for **Brokers and Sales Associates**

SECOND NOTICE OF CHANGE

Notice is hereby given that the following changes have been made to the proposed rule referenced above in accordance with subparagraph 120.54(3)(d)1., F.S., originally published in Vol. 29, No. 11, March 14, 2003 issue of the Florida Administrative Weekly and Notice of Change published in Vol. 29, No. 39, September 26, 2003. The changes are pursuant to comments the Department received from Joint Administrative Procedures Committee the JAPC and for the purpose of publishing the specific text changes to the rule as amended and proposed by the Florida Real Estate Commission.

61J2-3.010 License Reactivation Education for Brokers and Sales Associates.

- (1) through (2) No change.
- (3) A licensee may reactivate a license, which has been involuntarily inactive for 12 months but or less than 24 by satisfactorily completing 14-hour Commission-prescribed the continuing education course for each 2-year license period. requirement of Rule 61J2 3.009, F.A.C. A-licensee may reactivate a license, which has been involuntarily inactive for more than 12 but less than 24 months, by satisfactorily completing 28 hours of a Commission prescribed-education course for licensure as a sales associate (Course I). The Course I hours must be based on an approved course as set forth in Rule 61J2 3.008, F.A.C. Emphasis shall be placed on the real estate and license law portions of this course.
- (4) A licensee may demonstrate-satisfactory completion for reactivation-by achieving a grade of 70% or higher on the Commission-prescribed 25 item end-of-course examination. The School shall test only students who have completed at least 90% of the required hours of instruction.

(4)(5) No change.

(6) Students failing the Commission prescribed course examination must wait at least 30 days from the date of the original examination to take again—the end of course examination. Within one year of the original end of course examination, a student may re-take the prescribed end of course examination a maximum of one time. Otherwise, students failing the Commission prescribed end of course examination must repeat the Commission prescribed course prior to being eligible to re take the end of course examination.

(7) through (8) renumbered (5) through (6) No change.

Specific Authority 475.05 FS. Law Implemented 475.04, 475.17, 475.182, 475.183, 475.451 FS. History–New 1-1-80, Amended 8-24-80, 9-16-84, Formerly 21V-3.10, Amended 10-13-88, 6-28-93, Formerly 21V-3.010, Amended 12-30-97, 10-25-98, 1-18-00, _______.

DEPARTMENT OF ENVIRONMENTAL PROTECTION

Pursuant to Chapter 2003-145, Laws of Florida, all notices for the Department of Environmental Protection are published on the Internet at the Department of Environmental Protection's home page at http://www.dep.state.fl.us/ under the link or button titled "Official Notices."

DEPARTMENT OF HEALTH

Board of Medicine

RULE NO.: RULE TITLE:

64B8-52.004 Requirements for Approval of

> **Continuing Education Courses** for Laser and Light-based Hair

Removal or Reduction

NOTICE OF WITHDRAWAL

Notice is hereby given that the above rule amendments, as noticed in Vol. 29, No. 16, April 18, 2003, Florida Administrative Weekly, have been withdrawn.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Kaye Howerton, Executive Director, Electrolysis Council, 4052 Bald Cypress Way, Bin #C05, Tallahassee, Florida 32399-3255

DEPARTMENT OF HEALTH

Board of Psychology

RULE TITLE: RULE NO.:

64B19-18.0025 Qualifications to Practice Juvenile

Sexual Offender Therapy

NOTICE OF CORRECTION

The above-proposed rule was published in the August 16, 2002 issue of the Florida Administrative Weekly, Vol. 28, No. 33 and a notice of withdrawal was published in the Vol. 30, No. 2, January 9, 2004, Florida Administrative Weekly. The heading on the Notice of Withdrawal said Department of Business and Professional Regulation but should have read Department of Health. The foregoing change does not affect the substance of the withdrawal.

THE PERSON TO BE CONTACTED REGARDING THE ABOVE CHANGE IS: Kave Howerton, Executive Director. Board of Psychology/MQA, 4052 Bald Cypress Way, Bin #C05, Tallahassee, Florida 32399-0797

DEPARTMENT OF FINANCIAL SERVICES

Division of State Fire Marshal

RULE CHAPTER NO.: RULE CHAPTER TITLE: 69A-21 Fire Extinguishers and

Preengineered Systems

RULE NO.: RULE TITLE:

69A-21.115 "Appropriate Training" for

> Servicing Fire Extinguishers and Preengineered Systems Defined;

Limitations

SECOND NOTICE OF CHANGE

Notice is hereby given that the following changes have been made to the proposed in accordance with subparagraph 120.54(3)(d)1., F.S., published in Vol. 29, No. 37, September 12, 2003, of the Florida Administrative Weekly, with the first Notice of Change having been published in Vol. 29, No. 49, December 5, 2003, of the Florida Administrative Weekly. Due to comments received at the hearing the rule has been changed to read as follows:

69A-21.115 "Appropriate Training" for Servicing Fire Extinguishers and Preengineered Systems Defined; Limitations.

"Appropriate training" as used in subsection (1) of Section 633.061, Florida Statutes, for the purpose of servicing fire extinguishers and preengineered systems means:

(1) Any training specific to the servicing of the fire extinguisher or preengineered system provided by the manufacturer of the fire extinguisher or preengineered system; or

(2) Any training which provides proficiency in the servicing of a fire extinguisher and a preengineered system in accordance with the manufacturer's maintenance procedures and specifications and with the applicable National Fire Protection Association standards, as required by Section 633.065(2), Florida Statutes; provided that the training of any person for servicing of fire extinguishers and preengineered systems, and any servicing of such equipment and systems, must comply fully with paragraphs (b), (c), and (d) of subsection (1) of Section 633.065, Florida Statutes, and the applicable requirements of Rule Chapter 69A-21, Florida Administrative Code.

Specific Authority 633.01 FS. Law Implemented 633.061, 633.065 FS. History-New

DEPARTMENT OF FINANCIAL SERVICES

Office of Insurance Regulation

RULE NO.: RULE TITLE:

690-176 013 Notification of Insured's Rights and

> Standard Disclosure Form; Personal Injury Protection

Benefits

NOTICE OF CHANGE

Notice is hereby given that the forms adopted in Rule 69O-176.013, F.A.C., published in Vol. 29, No. 36, September 5, 2003, of the Florida Administrative Weekly, have been revised to make technical changes and to clarify the substance of the forms.

The remainder of the rule reads as previously published.

Section IV **Emergency Rules**

BOARD OF TRUSTEES OF THE INTERNAL IMPROVEMENT TRUST FUND

Pursuant to Chapter 2003-145, Laws of Florida, all notices for the Board of Trustees of the Internal Improvement Trust Fund are published on the Internet at the Department of Environmental Protection's home page at http://www.dep. state.fl.us/ under the link or button titled "Official Notices."

DEPARTMENT OF ENVIRONMENTAL PROTECTION

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Section V Petitions and Dispositions Regarding Rule Variance or Waiver

BOARD OF TRUSTEES OF THE INTERNAL IMPROVEMENT TRUST FUND

Pursuant to Chapter 2003-145, Laws of Florida, all notices for the Board of Trustees of the Internal Improvement Trust Fund are published on the Internet at the Department of Environmental Protection's home page at http://www.dep. state.fl.us/ under the link or button titled "Official Notices."

DEPARTMENT OF CITRUS

NOTICE IS HEREBY GIVEN that on January 12, 2004, the State of Florida, Department of Citrus, received a Petition from Florida Orange Groves, Inc., a licensed citrus fruit dealer located in St. Petersburg, Florida, for a Variance/Waiver from subsection 20-111.008(1), Florida Administrative Code, which provides for use of the Made With Florida Citrus Trademark. Petitioner is requesting Florida Orange Groves, Inc., be allowed to pay the tax required by the "Made With Florida Citrus Florida Processor's Agreement Form" (DOC/LEG/21 EFF. 1/1/98) directly to Florida Department of Citrus, therefore negating the need for the required form to be completed and signed by a processing partner. Petitioner further maintains unless a waiver/variance is obtained the processed products needed to produce its citrus wines will be unavailable to Petitioner, as a processing partner willing to sign the aforementioned form cannot be located, therefore causing Petitioner's business irreparable harm.

A copy of the Petition may be obtained from: Alice P. Wiggins, License and Regulation Specialist, Florida Department of Citrus, P. O. Box 148, Lakeland, Florida 33802-0148.

NOTICE IS HEREBY GIVEN by the Florida Department of Citrus that the petition filed January 12, 2004, by Florida Orange Groves, Inc., a licensed citrus fruit dealer located in St. Petersburg, Florida, seeking a variance or waiver from subsection 20-111.008(1), F.A.C., which provides for use of the Made With Florida Citrus Trademark was received by the Florida Department of Citrus. Petitioner is requesting Florida Orange Groves, Inc., be allowed to pay the tax required by the "Made With Florida Citrus Florida Processor's Agreement Form" (DOC/LEG/21 EFF. 1/1/98) directly to Florida Department of Citrus, therefore negating the need for the required form to be completed and signed by a processing partner. Petitioner further maintains unless a waiver/variance is obtained the processed products needed to produce its citrus wines will be unavailable to Petitioner, as a processing partner willing to sign the aforementioned form cannot be located, therefore causing Petitioner's business irreparable harm.

Comments on the petition should be filed with the Legal Department, Florida Department of Citrus, P. O. Box 148, Lakeland, Florida 33802-0148.

For additional information or a copy of the petition contact: Alice P. Wiggins, License and Regulation Specialist, Florida Department of Citrus at the above address, (863)499-2519, e-mail: awiggins@citrus.state.fl.us.

WATER MANAGEMENT DISTRICTS

NOTICE IS HEREBY GIVEN that on December 23, 2003, South Florida Water Management District (District) received a petition for waiver from Helen Stone Revocable Trust, Owner, Application Number 03-0724-2 for utilization of Works and Lands of the District known as the Golden Gate Main Canal. Collier County to allow an existing boat dock and shade/green house to remain within the south right of way of the Golden Gate Main Canal adjacent to 2265 Longboat Drive, Naples, FL, Collier County, Section 35, Township 49 South, Range 25

The petition seeks relief from subsections 40E-6.011(4),(6) and paragraph 40E-6.221(2)(j), F.A.C., which governs the placement of above-ground permanent and semi-permanent structures within forty feet of the top of the canal bank and governs the minimum low member elevation of pile-supported docking facilities within Works or Lands of the District.

A copy of the petition may be obtained from: Jan Sluth, (561)682-6299, e-mail: jsluth@sfwmd.gov.

The District will accept comments concerning the petition for 14 days from the date of publication of this notice. To be considered, comments must be received by the end of business

on the 14th day at the South Florida Water Management District, 3301 Gun Club Road, MSC 1410, West Palm Beach, FL 33406, Attn: Jan Sluth, Office of Counsel.

NOTICE IS HEREBY GIVEN that on January 6, 2004, South Florida Water Management District (District) received a petition for waiver from Florida Department of Transportation, Permit Modification Number 958, for utilization of Works or Lands of the District known as the C-4 Canal, Miami-Dade County, for the placement of a gate and guardrailing within the south right of way of C-4 adjacent to the Krome Avenue Bridge, Section 1, Township 54S, Range 38E.

The petition seeks relief from subsections 40E-6.011(4),(6), Fla. Admin. Code, which governs the placement of permanent and/or semi-permanent above-ground structures within 40 feet of the top of the canal bank and within the District's 100 foot long designated equipment staging areas located at all bridges and pile-supported utility crossing within Works and Lands of the District.

A copy of the petition may be obtained from: Jan Sluth, (561)682-6299, e-mail: jsluth@sfwmd.gov.

The District will accept comments concerning the petition for 14 days from the date of publication of this notice. To be considered, comments must be received by the end of business on the 14th day at the South Florida Water Management District, 3301 Gun Club Road, MSC 1410, West Palm Beach, FL 33406, Attn: Jan Sluth, Office of Counsel.

NOTICE IS HEREBY GIVEN that on December 23, 2003, South Florida Water Management District (District) received an amended petition for waiver from Angela Monterosso, Application Number 03-1230-2 for utilization of Works and Lands of the District known as the Faka Union Canal, Collier County to construct a proposed 15 foot swing gate at top of canal bank within the west right-of-way of the Faka Union Canal adjacent to 3880 22nd Avenue Southeast, Naples, FL Collier County, Section 12, Township 48 South, Range 27 East.

The petition seeks relief from subsections 40E-6.011(4),(6), F.A.C., which governs the placement of above-ground permanent and semi-permanent structures within forty feet of the top of the canal bank.

A copy of the petition may be obtained from: Jan Sluth, (561)682-6299, e-mail: jsluth@sfwmd.gov.

The District will accept comments concerning the petition for 14 days from the date of publication of this notice. To be considered, comments must be received by the end of business on the 14th day at the South Florida Water Management District, 3301 Gun Club Road, MSC 1410, West Palm Beach, FL 33406. Attn: Jan Sluth. Office of Counsel.

NOTICE IS HEREBY GIVEN that on January 6, 2004, South Florida Water Management District (District) received a petition for waiver from Florida Department of Transportation, Permit Modification Number 958, for utilization of Works or Lands of the District known as the C-4 Canal, Miami-Dade County, for the placement of a gate and guardrailing within the south right-of-way of C-4 adjacent to the Krome Avenue Bridge, Section 1, Township 54S, Range 38E.

The petition seeks relief from subsections 40E-6.011(4),(6), Fla. Admin. Code, which governs the placement of permanent and/or semi-permanent above-ground structures within 40 feet of the top of the canal bank and within the District's 100 foot long designated equipment staging areas located at all bridges and pile-supported utility crossing within Works and Lands of the District.

A copy of the petition may be obtained from: Jan Sluth, (561)682-6299, e-mail: jsluth@sfwmd.gov.

The District will accept comments concerning the petition for 14 days from the date of publication of this notice. To be considered, comments must be received by the end of business on the 14th day at the South Florida Water Management District, 3301 Gun Club Road, MSC 1410, West Palm Beach, FL 33406, Attn: Jan Sluth, Office of Counsel.

DEPARTMENT OF ENVIRONMENTAL PROTECTION

Pursuant to Chapter 2003-145, Laws of Florida, all notices for the Department of Environmental Protection are published on the Internet at the Department of Environmental Protection's home page at http://www.dep.state.fl.us/ under the link or button titled "Official Notices."

DEPARTMENT OF HEALTH

The Board of Clinical Social Work, Marriage and Family Therapy and Mental Health Counseling hereby gives notice that it has received a petition, filed on December 29, 2003 on behalf of Joni J. Harrison, seeking a variance of paragraph 64B4-3.003(3)(b), Florida Administrative Code, with respect to the minimum passing level.

Comments on this petition should be filed with the Board of Clinical Social Work, Marriage and Family Therapy and Mental Health Counseling/MQA, 4052 Bald Cypress Way, Bin #C08, Tallahassee, Florida 32399-3258, within 14 days of publication of this notice.

For a copy of the petition, contact: Susan Foster, Executive Director, Board of Clinical Social Work, Marriage and Family Therapy and Mental Health Counseling, at the above address or telephone (850)245-4444.

The Board of Clinical Social Work, Marriage and Family Therapy and Mental Health Counseling hereby gives notice that it has received a petition, filed on December 5, 2003 on behalf of Bryan D. Lee, seeking a variance of paragraph 64B4-3.003(3)(b), Florida Administrative Code, with respect to the minimum passing level.

Comments on this petition should be filed with the Board of Clinical Social Work, Marriage and Family Therapy and Mental Health Counseling/MQA, 4052 Bald Cypress Way, Bin #C08, Tallahassee, Florida 32399-3258, within 14 days of publication of this notice.

For a copy of the petition, contact: Susan Foster, Executive Director, Board of Clinical Social Work, Marriage and Family Therapy and Mental Health Counseling, at the above address or telephone (850)245-4444.

The Board of Medicine hereby gives notice that it has received a petition filed on January 12, 2004, on behalf of Mark J. Wilbur, M.D., seeking a variance/waiver from subsection 64B8-4.009(9), F.A.C., with regard to the time frame imposed for utilization of the licensure application.

Comments on this petition should be filed with Board of Medicine, MQA, 4052 Bald Cypress Way, Bin #C03, Tallahassee, Florida 32399-3253, within 14 days of publication of this notice.

For a copy of the petition, contact: Larry G. McPherson, Jr., Executive Director, Board of Medicine, at above address or telephone (850)245-4131.

The Board of Medicine hereby gives notice that it has received a petition filed on January 9, 2004, by Leticia Rosario Abrea, M.D., seeking a variance/waiver from Rule 64B8-5.001, F.A.C., with regard to the time frames imposed for passage of the USMLE.

Comments on this petition should be filed with Board of Medicine, MQA, 4052 Bald Cypress Way, Bin #C03, Tallahassee, Florida 32399-3253, within 14 days of publication of this notice.

For a copy of the petition, contact: Larry G. McPherson, Jr., Executive Director, Board of Medicine, at above address or telephone (850)245-4131.

The Board of Pharmacy hereby gives notice that it has received a petition, filed on January 8, 2004 from John Coppola seeking a waiver or variance of Rules 64B16-26.200 and 64B16-26.2035, F.A.C., with respect to exempting him from the pharmacy licensing examination.

Comments on this petition should be filed with Board of Pharmacy/MQA, 4052 Bald Cypress Way, Bin #C04, Tallahassee, Florida 32399-3254, within 14 days of publication of this notice.

For a copy of the petition, contact: Lucy Gee, Acting Executive Director, Board of Pharmacy, at above address or telephone (850)245-4444.

NOTICE IS HEREBY GIVEN that the Department of Health received a Petition for Waiver on November 19, 2003 from Encore Senior Village at Fort Myers for the use of a residential dishwasher, which meets the National Sanitation Foundation (NSF) Standard 184, in its satellite kitchens. The petition seeks relief from subparagraph 64E-11.006(1)(m)3., F.A.C., which specifies the final rinse temperature and other requirements.

Comments on the petition should be filed with Sam Power, Agency Clerk, Department of Health, Office of the General Counsel, 4052 Bald Cypress Way, Bin #A02, Tallahassee, Florida 32399-1703, within 14 days of publication of this notice.

For a copy of the petition, contact Ric Mathis, Bureau of Facility Programs, 4052 Bald Cypress Way, Bin #A08, Tallahassee, Florida 32399-1710, (850)245-4277.

Section VI Notices of Meetings, Workshops and Public Hearings

The following state governmental agencies, boards and commissions announce a public meeting to which all persons are invited:

State Board of Administration

Financial Services Commission

Department of Veterans' Affairs

Department of Highway Safety and Motor Vehicles

Department of Law Enforcement

Department of Revenue

Department of Education

Administration Commission

Florida Land and Water Adjudicatory Commission

Board of Trustees of the Internal Improvement Trust Fund

Department of Environmental Protection

DATE AND TIME: February 10, 2004, 9:00 a.m.

PLACE: Cabinet Meeting Room, Lower Level, The Capitol, Tallahassee, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: Regular scheduled meeting of the Governor and Cabinet

The State Board of Administration will take action on matters duly presented on its agenda, which may include such matters as Executive Director's reports; approval of fiscal sufficiency of state bond issues; approval of sale of local bonds at an interest rate in excess of statutory interest rate limitation; report on investment performance; designation of banks as depositories for state funds; adoption of rules and regulations; investment of state funds pursuant to Chapter 215, F.S.; and

consideration of other matters within its authority pursuant to Chapters 215 and 344, F.S., and Section 16 of Article IX of the Florida Constitution of 1885, as continued by subsection 9(c) of Article XII of the Florida Constitution of 1968. The Division of Bond Finance of the State Board of Administration will take action on matters duly presented on its agenda, which will deal with the issuance of State bonds, arbitrage compliance and related matters.

The Financial Services Commission will take action on matters duly presented on its agenda which may include, but not be limited to, matters relating to rulemaking for all activities concerning insurers and other risk bearing entities, including licensing, rates, policy forms, market conduct, claims, adjusters, issuance of certificates of authority, solvency, viatical settlements, premium financing, and administrative supervision, as provided under the Insurance Code or Chapter 636, F.S., and for all activities relating to the regulation of banks, credit unions, other financial institutions, finance companies, and the securities industry.

The Department of Veterans' Affairs will take action on matters duly presented on its agenda which may include the administration of the Department as well as actions taken to further the Department's mission of providing assistance to veterans and their dependents, pursuant to Section 292.05, F.S. The Department of Highway Safety and Motor Vehicles will take action on matters duly presented on its agenda, which may include such matters as approval of agency policies, taking agency action with regard to administrative procedure matters, and considering other matters within its authority pursuant to Florida Statutes.

The Department of Law Enforcement will take action on matters duly presented on its agenda which may include but not be limited to such matters as transfer of agency funds or positions, formulation of Departmental Rules, administrative procedure matters, submittal of reports as required, enter into contracts as authorized and to consider other matters within its authority pursuant to Chapters 20, 23, 120 and 943, F.S.

The Department of Revenue will act on matters duly presented on its agenda which may include approval of rules, legislative concept proposals, contracts over \$100,000, Departmental budgets, taking final action on formal and informal hearings under Chapter 120, F.S., and consideration of other matters within its authority.

The Department of Education will finalize agency action on the business of the Florida Department of Education.

The Administration Commission will take action on matters duly presented on its agenda which may include such matters as to create or transfer agency funds or positions, approve Career Service rules, administrative procedure matters, environmental matters arising under Chapter 380, F.S., comprehensive planning issues pursuant to Section 163.3184,

F.S., determine sheriffs' budget matters, and consider other matters within its authority pursuant to Chapters 110, 215 and 216, F.S.

The Florida Land and Water Adjudicatory Commission will take action on matters duly presented on its agenda including appeals of local government development orders in areas of critical state concern or of developments of regional impact under Section 380.07, F.S.; and review of water management matters under Chapter 373, F.S. The Commission will also review Department of Environmental Protection's rules and orders which, prior to July 1, 1993, the Governor and Cabinet, sitting as the head of the Department of Natural Resources, had authority to issue or promulgate.

The Board of Trustees of the Internal Improvement Trust Fund will take action on matters duly presented on its agenda which may include such matters as mineral leases or sales, state or sovereign land leases, sales, exchanges, dedications, and easements, Conservation and Recreation Lands (CARL) and other land purchases; land planning matters and other matters within its authority. Additionally, the Board will take action on matters presented by the Marine Fisheries Commission as set forth in Sections 370.025, 370.026 and 370.027, F.S., and matters pertaining to the Office of Greenways Management, the Office responsible for the management of lands which formerly fell within the Cross Florida Barge Canal project

The Department of Environmental Protection, while not a Cabinet agency, will present for consideration on its agenda those matters required by law to be reviewed by the Governor and Cabinet and those pertaining to the siting of power plants, electric and natural gas transmission lines and hazardous waste facilities; coastal zone management consistency and standards adopted by the Environmental Regulation Commission.

A copy of any of the above agendas (when applicable) may be obtained by contacting each agency.

Accommodations can be made for persons with disabilities provided several days' notification is received. Please notify the Governor's Cabinet Office, (850)488-5152.

The Governor and Cabinet will proceed through each agenda, item by item, in the order given above.

CABINET AIDES BRIEFING: On the Wednesday of the week prior to the above meeting, there will be a meeting of the aides to the Governor and Cabinet Members at 9:00 a.m., Cabinet Meeting Room, Lower Level, The Capitol, Tallahassee, Florida. The purpose of this briefing is to review and gather information regarding each agenda to be considered by the Governor and Cabinet.

DEPARTMENT OF LEGAL AFFAIRS

The LCSW Task Force Committee of the Florida Commission on the Status of Women will hold a telephone conference to which all interested persons are invited to participate.

DATE AND TIME: Wednesday, January 28, 2004, 2:30 p.m. PLACE: Call (850)414-3300 for information on participation GENERAL SUBJECT MATTER TO BE CONSIDERED: 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.

Note: If a quorum of members does not attend, items on this agenda will be discussed as a workshop by those present, and notes will be recorded although no formal action will be taken. If you have any questions, please call (850)414-3300.

DEPARTMENT OF AGRICULTURE AND CONSUMER **SERVICES**

The Department of Agriculture and Consumer Services, Division of Animal Industry announces a meeting to which all interested persons are invited.

Animal Industry Technical Council (AITC) Meeting DATE AND TIME: March 9, 2004, 9:00 a.m. - 12:00 Noon PLACE: 2005 Apalachee Pkwy., The Rhodes Bldg., 2nd Floor, Tallahassee, FL

GENERAL SUBJECT MATTER TO BE CONSIDERED: To discuss animal health issues of concern to the agricultural industry both intrastate and interstate and to provide a forum for the Department to keep agricultural industry groups abreast of state and national activities as they relate to animal health issues in Florida, and activities of other states and the USDA affecting Florida's agricultural animal industries.

The Florida Department of Agriculture and Consumer Services announces a meeting of the Florida Alligator Marketing and Education Advisory Committee.

DATE AND TIME: February 3, 2004, 10:00 a.m.

PLACE: Florida Fruit and Vegetable Association Office, Conference Room, 4401 East Colonial Drive, Orlando, Florida

A copy of the FAME meeting agenda can be obtained by contacting: John Easley, 2051 East Dirac Drive, Tallahassee, Florida 32310-3760, (850)488-0163

PROPOSALS: All proposals that you would like considered during this meeting should be sent two weeks prior to the FAME meeting to Martin May/John Easley either by mail, 2051 East Dirac Drive, Tallahassee, Florida 32310-3760 or faxed to (850)922-3671.

The Department of Agriculture and Consumer Services announces a meeting for the Florida Tobacco Advisory Council.

DATE AND TIME: February 4, 2004, 1:00 p.m.

PLACE: Suwanee County Extension Service-conference Room, 1302 11th Street, Live Oak, Florida 32060, (386)362-2771

GENERAL SUBJECT MATTER TO BE CONSIDERED: For the advisory council to discuss marketing and research proposals for 2004.

If special accommodations are needed to attend this meeting because of a disability, please contact: Tony Fendrick, (850)488-4366.

The Department of Agriculture and Consumer Services, **Division of Licensing** announces a public meeting for security agencies, security officer school or training facility instructors, security officer school or training facilities and firearms instructors to which all persons are invited.

DATE AND TIME: Thursday, February 12, 2004, 8:30 a.m.

PLACE: Renaissance Orlando Hotel Airport, 5445 Forbes Place, Orlando, Florida, (407)240-1000

GENERAL SUBJECT MATTER TO BE CONSIDERED: The Division will receive input regarding recommend changes for security officer and firearms training.

In accordance with the Americans with Disabilities Act, persons needing a special accommodation to attend the meeting should contact the Director, Division of Licensing not later than 48 hours prior to the meeting at the address given on the notice. Telephone: (850)488-6982

The Private Investigation, Recovery and Security Advisory Council announces a public meeting to which all persons are invited.

DATE AND TIME: Thursday, March 18, 2004, 9:00 a.m.

PLACE: Renaissance Fort Lauderdale Hotel, 1617 S. E. 17th Street Causeway, Ft. Lauderdale, Florida, (954)626-1700

DATE AND TIME: Thursday, June 17, 2004, 9:00 a.m.

PLACE: Adam's Mark Hotel, 225 Coastline Drive, East, Jacksonville, Florida, (904)633-9095

GENERAL SUBJECT MATTER TO BE CONSIDERED: The quarterly meeting of the Council pursuant to the requirement of Section 493.6104(4), Florida Statutes. The Council will conduct a general business meeting.

A copy of the agenda may be obtained by writing: Department of Agriculture and Consumer Services, Division of Licensing, Attention: April Howard, Post Office Box 6687, Tallahassee, Florida 32314-6687.

In accordance with the Americans with Disabilities Act, persons needing a special accommodation to attend the meeting should contact the Director, Division of Licensing not later than 48 hours prior to the meeting at the address given on the notice. Telephone: (850)488-6982

The Florida State Fair Authority announces a meeting of the Board

DATE AND TIME: Monday, February 9, 2004, 2:00 p.m.

PLACE: Bob Thomas Equestrian Center – Horse Pavilion, Florida State Fairgrounds, 4800 U.S. Highway 301, North, Tampa, FL 33610

GENERAL SUBJECT MATTER TO BE CONSIDERED: Old and New Business; Report on 2004 Fair Progress.

Agenda: A copy of the agenda may be obtained by contacting: Ms. Frances Ayala, Florida State Fairgrounds, P. O. Box 11766, Tampa, FL 33680

Please note if special accommodations-due to disability-need to be arranged for attendance to this meeting, please contact Ms. Frances Ayala, (813)627-4221 as soon as possible.

DEPARTMENT OF COMMUNITY AFFAIRS

The **Department of Community Affairs** announces the schedule of public meetings of the Wekiva River Basin Coordinating Committee to which all persons are invited.

DATES AND TIMES: Wednesday, January 28, 2004, 10:00 a.m. – conclusion; Thursday, January 29, 2004, 9:00 a.m. – conclusion (optional meeting dates have been scheduled for Wednesday, February 25, 2004, 10:00 a.m. – conclusion; Thursday, February 26, 2004, 9:00 a.m. – conclusion)

Confirmation of the February meeting will be posted on the Department's website at www.wekivacommittee.org or on the East Central Florida Regional Planning Council's website at www.ecfrpc.org.

PLACE: January 28-29, 2004 meetings – Embassy Suites Hotel Orlando-North, 225 East Altamonte Drive, Altamonte Springs, Florida 32701, (407)834-2400, Fax (407)834-2117, Email: www.embassysuites.com/es/orlando-north; February 25-26, 2004 meetings – Wekiwa Springs State Park, 1800 Wekiwa Circle, Recreational Hall, Apopka, Florida 32712, (407)884-2008

PANEL DISCUSSION: In addition, on Friday, February 13, 2004, Coordinating Committee members will participate in a panel discussion at the Growth Management and Environmental Permitting Short Course from 8:30 a.m. until 12:10 p.m., Rosen Plaza Hotel, 9700 International Drive, Orlando, Florida, Phone (407)996-9700. Panel members include: Colleen Castille, Secretary, Department of Community Affairs; Kirby Green, Executive Director, St. Johns River Water Management District; Charles Lee, Senior Vice President, Audubon of Florida; The Honorable Catherine Hansen, Commissioner, Lake County Board of County

Commissioners; and Chuck Aller for The Honorable Charles H. Bronson, Commissioner, Department of Agriculture and Consumer Services.

GENERAL SUBJECT MATTER TO BE CONSIDERED: The Coordinating Committee is created by Executive Order 2003-112 and charged with presenting a report and making recommendations to (1) delineate the Wekiva Study Area; (2) identify enhanced land use planning strategies and development standards consistent with property rights, and which improve and assure protection of surface and ground water resources of the Wekiva Study Area; (3) consider the recommendations of the Wekiva Basin Area Task Force, and the most current and new information being developed regarding groundwater recharge in the Wekiva Study Area; (4) consider the use of innovative planning and development strategies; (5) address the issues of compatibility with existing comprehensive plans and land development regulations of local governments with jurisdiction over lands within the Wekiva River Protection Area; (6) consider, evaluate and make recommendations concerning mechanisms for coordinating federal, state, regional and local efforts, public education and state and regional agency actions for protection of the Study Area's resources and for implementing the identified land use planning strategies and development standards, and (7) solicit and consider public comment from affected citizens and state, regional and federal agencies.

At the January meeting, the Coordinating Committee will solicit public comment and continue its deliberations to develop a draft report and take action on recommendations regarding its charge. At the February meeting, the Coordinating Committee will complete its final report.

ACTION TO BE TAKEN: Consideration of above-stated business. Meeting agendas will be available at www.wekivacommittee.org, prior to the meeting dates, or by calling: Maria Abadal Cahill, (850)922-1781.

Persons requiring a special accommodation for a disability or physical impairment should contact Erin Kary, East Central Florida Regional Planning Council, (407)623-1075, at least five days prior to the meeting. If hearing or speech impaired, contact Erin Kary, East Central Florida Regional Planning Council using the Florida Dual Party Relay System, 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

The **Florida Building Commission** announces the following Technical Advisory Committee meeting to which all persons are invited. The meeting will be held at:

DATES AND TIMES: February 9, 2004, 10:00 a.m. – Joint meeting of the Fire Technical Advisory Committee and the Fire Marshal's Advisory Council; February 10, 2004, 8:00 a.m. – Joint meeting of the Fire Technical Advisory Committee and the Fire Marshal's Advisory Council will meet to continue the discussion if needed.

PLACE: The Florida Fire College, 11655 N. W. Gainesville Road, Ocala, Florida 34482-1486, (352)369-2800

GENERAL SUBJECT MATTER TO BE CONSIDERED: The purpose of the meeting is to identify potential conflicts between the proposed 2004 Florida Fire Prevention Code and the proposed 2004 Florida Building Code.

A copy of the Committee meeting agenda may be obtained by sending a request in writing: Betty Stevens, Building Codes and Standards Office, Division of Housing and Community Development, Department of Community Affairs, 2555 Shumard Oak Boulevard, Tallahassee, Florida 32399-2100, Fax (850)414-8436, or looking on the web site at www.floridabuilding.org.

If a person decides to appeal any decision made by the Commission with respect to any matter considered at this meeting, they 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.

Any person requiring a special accommodation at the meetings because of a disability or physical impairment should contact Ms. Barbara Bryant at the Department of Community Affairs, (850)487-1824, at least ten days before the meetings. If you are hearing or speech impaired, please contact the Department of Community Affairs using the Florida Dual Party Relay System, 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

DEPARTMENT OF TRANSPORTATION

The Secure Airports for Florida's Economy (SAFE) Council announces a Board of Director's meeting and teleconference to which the public is invited.

DATE AND TIME: February 3, 2004, 3:00 p.m. – 5:00 p.m. PLACE: Florida League of Cities, Sittig Hall, 301 S. Bronough Street, Tallahassee, FL 32301 (To attend via telephone the number to call is: 1(866)249-5325, participant code 393255)

GENERAL SUBJECT MATTER TO BE CONSIDERED: Conduct necessary business of the Council.

For more information, contact: Ms. Judy Blanchard, (321)690-3397.

To obtain a copy of the agenda write: The SAFE Council, 403 Brevard Avenue, Suite 1, Cocoa, Florida 32922.

Any person requiring special accommodations at this meeting because of disability or physical impairment should contact the Florida Aerospace Finance Corporation.

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, 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.

The Florida Department of Transportation (FDOT), District 2, announce public hearing (Tentative Work Program for Fiscal Years beginning July 1, 2004 Through June 30, 2009) to which all persons are invited to attend and be heard.

Jacksonville Hearing: Specific notice is provided to the First Coast Metropolitan Planning Organization (FCMPO) and the City Council for Jacksonville, Duval County and the County Commission for Nassau County.

DATE AND TIME: Wednesday, February 4, 2003, 5:30 p.m. PLACE: Jacksonville Urban Office-Training Facility, 2250 Irene Street, Jacksonville, FL

This Public Hearing is being conducted pursuant to Section 339.135(4)(c), Florida Statutes, to consider the Department's Tentative Work Program for the period 2004-05 through 2008-09, and to consider the necessity of making any changes to the Program.

The proposed improvements have been developed in accordance with the Civil Rights Act of 1964, and the Civil Rights Act of 1968. Under Title VI and Title VIII of the United States Civil Rights Act any person(s) or beneficiary who believes they have been subjected to discrimination because of race, color, religion, sex, age, national origin, disability or familial status may file a written complaint to the Florida Department of Transportation's Equal Opportunity Office in Tallahassee or contact the District's Title VI and Title VIII Coordinator.

Central Office: Florida Department of Transportation, Equal Opportunity Office, 605 Suwannee Street - MS 65, Tallahassee, FL 32399-0450

District Office: Florida Department of Transportation, District 2, District Contract Compliance Office, 2250 Irene Street, M.S. 2809, Jacksonville, FL 32276-6669

Written comments from the Commissions and other interested parties will be received by the Department at the Public Hearings and within five days thereafter.

Comments should be addressed to: Aage G. Schroder III, P.E., District Secretary, Florida Department of Transportation, District 2, 1109 South Marion Ave., Lake City, FL 32025-5874. Telephone 1(800)749-2967.

Assistance for disabled persons may be arranged by contacting Mr. Joel Glenn, P.E. District Planning & Environmental Manager, Lake City District Office at 1(800)749-2967 at least ten (10) days in advance of the Public Hearings.

The Department of Transportation announces a fourth public workshop to which all interested parties are invited:

DATE AND TIME: February 5, 2004, 9:30 a.m. – 5:30 p.m.

PLACE: Room 224, Hospitality Square Building, 200 West College Avenue, Tallahassee, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: Fourth Workshop Regarding Outdoor Advertising Signs along a stretch of Interstate 75 that runs through Marion and Sumter

Counties. The Department of Transportation is responsible for the State of Florida's compliance with federal and state law relating to outdoor advertising signs.

The workshop will be attended by staff members of FHWA and FDOT, and representatives from affected local governments, the sign industry, and related parties (e.g., persons representing the interests of Scenic America, Garden Clubs, 1000 Friends of Florida).

This is the fourth workshop and replaces the workshop originally set for December 19, 2003.

The objectives of the workshop are to establish:

- 1. A process for application for modification or relocation of a nonconforming outdoor advertising sign.
- 2. An expeditious process for review of the applications by local government, FDOT and FHWA.
- 3. Criteria for approval of such applications acceptable to local government, FHWA and FDOT, including:
- Zoning and land use
- b. Sign spacing distance
- c. Surrender of existing permit(s)
- d. Required vegetation plantings
- e. Aesthetic enhancements to sign structures
- Length of the pilot project, required monitoring, and reporting

Anyone needing project or public hearing information, or special accommodations under the Americans with Disabilities Act of 1990, should write to the address given below or call, (850)414-4545. Special accommodations requested under the Americans with Disabilities Act should be made at least seven days prior to the Public Hearing.

A copy of the agenda may be obtained by writing: Juanice Hagan, Florida Department of Transportation, Office of Right of Way, 605 Suwannee Street, MS#22, Tallahassee, Florida 32399-0450.

The Florida Department of Transportation, District Six, announces a public hearing to which all interested persons are invited.

DATE AND TIME: February 12, 2004, 6:00 p.m.

PLACE: Lummus Park Facility, 404 N. W. 3rd Street, Miami, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: This hearing is being held to afford interested persons the opportunity to express their views concerning the location, conceptual design, social, economic, and environmental effects outlined in the N. W. 5th Street Bridge Project Development and Environment Study FM Number 412808-1-21-01, Federal Aid Number-Not Assigned. The limits of the project corridor are from N. W. 4th Street on N. W. 8th Avenue over the N. W. 5th Street Bridge to N. W. 6th Street on N. W. 7th Avenue, in the City of Miami, Florida.

Anyone needing project or public hearing information or special accommodations under the Americans with Disabilities Act of 1990 should write to the address given below or call telephone number (305)470-5217. Special accommodations requests under the Americans with Disabilities Act should be made at least seven days prior to the public hearing.

A copy of the agenda may be obtained by writing: Monica Diez, P.E., District Project Development Engineer, Florida Department of Transportation, District VI, 1000 N. W. 111th Avenue, Room 6103, Miami, Florida 33172.

The Florida Department of Transportation announces a public meeting to which all persons are invited:

DATE AND TIME: February 20, 2004, 9:00 a.m. – 5:00 p.m. PLACE: Greater Orlando Aviation Authority, 3rd Floor Executive Conference Room, Orlando International Airport, 1 Airport Blvd., Orlando, Florida 32827-4399

GENERAL SUBJECT MATTER TO BE CONSIDERED: Statewide Intermodal Transportation Advisory Council (SITAC) Meeting.

A copy of the agenda may accessed through the website at www.dot.state.fl.us/planning/sis/ or be obtained by writing: Florida Department of Transportation, 605 Suwannee Street, MS 28, Tallahassee, Florida 32399-0450 or calling Vicki Matsumura, (850)414-4800.

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 72 hours before the meeting by contacting: Vicki Matsumura, (850)414-4800.

The Florida Department of Transportation, District 2 announces a Subsequent Public Hearing to which all persons are invited.

DATE AND TIME: February 26, 2004, 7:00 p.m.

PLACE: The C.H. Price Middle School Multi-Purpose Room, 140 N. CR-315, Interlachen, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: This Subsequent Hearing is being held to afford interested persons the opportunity to express their views concerning the location, conceptual design, social, economic, and environmental effects of Financial Project ID 209969-1; otherwise known as State Road 20 in Putnam County, Florida. The Florida Department of Transportation will present the Project Development and Environmental Study findings concerning alternatives for widening the corridor from a two lane roadway to a four lane roadway from just West of CR-315 to near Lake Ida. Additional right of way will be required for the roadway improvements, and retention/detention ponds.

Anyone needing project or public hearing information, or special accommodations under the Americans with Disabilities Act of 1990, should write to the address given below or call telephone number (386)758-3700 or 1(800)749-2967. Special accommodations requested under the Americans with Disabilities Act should be made at least seven days prior to the Public Hearing.

A copy of the agenda may be obtained by writing: Mr. Aage Schroder, District Secretary, Florida Department of Transportation, District 2, 1109 S. Marion Avenue, Lake City, Florida 32025-5874.

BOARD OF TRUSTEES OF THE INTERNAL IMPROVEMENT TRUST FUND

Pursuant to Chapter 2003-145, Laws of Florida, all notices for the Board of Trustees of the Internal Improvement Trust Fund are published on the Internet at the Department of Environmental Protection's home page at http://www.dep. state.fl.us/ under the link or button titled "Official Notices."

FLORIDA PAROLE COMMISSION

The Florida Parole Commission announces a public meeting to which all persons are invited.

DATE AND TIME: Wednesday, February 11, 2004, 9:00 a.m. PLACE: Florida Parole Commission, 2601 Blairstone Road, Bldg. C., Third Floor, Tallahassee, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: Regularly Scheduled Meeting for all Parole, Conditional Release, Conditional Medical Release, Addiction Recovery 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 Parole Commission, 2601 Blairstone Road, Building C,

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 five working days prior to the proceeding at the address given on the notice. Telephone: (850)488-3417.

PUBLIC SERVICE COMMISSION

Tallahassee. Florida 32399-2450.

The Florida Public Service Commission announces a Customer Meeting to be held in the following docket, to which all interested persons and parties are invited to attend.

DOCKET NO.: 030954-GU - Petition for Rate Increase by Indiantown Gas Company.

DATE AND TIME: Thursday, February 5, 2004, 6:00 p.m. PLACE: Indiantown Middle School Auditorium, 16303 S. W. Farm Road, Indiantown, FL 34956

GENERAL SUBJECT MATTER TO BE CONSIDERED: To permit customers to comment regarding the request for rate increase by Indiantown Gas Company. At the meeting, customers may be heard on any and all issues in the case relating to this request.

Any person requiring some accommodation at this meeting because of a physical impairment should call the Division of the Commission Clerk and Administrative Services, (850)413-6770, at least 48 hours prior to the meeting. Any person who is speech impaired, please contact the Florida Public Service Commission using the Florida Relay Service, 1(800)955-8771 (TDD). One or more of the Commissioners of the Florida Public Service Commission may attend and participate in this meeting.

The Florida Public Service Commission announces a prehearing to be held in the following dockets, to which all interested persons are invited.

Docket No. 030851-TP - Implementation of requirements arising from Federal Communications Commission's triennial UNE review: Local Circuit Switching for Mass Market Customers.

Docket No. 030852-TP – Implementation of requirements arising from Federal Communications Commission's triennial UNE review: Location-Specific Review for DS1, DS3 and Dark Fiber Loops, and Route-Specific Review for DS1, DS3 and Dark Fiber Transport.

DATE AND TIME: February 9, 2004, 9:30 a.m.

PLACE: Hearing Room 148, The Betty Easley Conference Center, 4075 Esplanade Way, Tallahassee, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: To consider (1) the simplification of the issues; (2) the identification of the positions of the parties on the issues; (3) the possibility of obtaining admissions of fact and of documents which will avoid unnecessary proof; (4) the identification of the exhibits; (5) the establishment of an order of witnesses; and (6) such other matters as may aid in the disposition of the action.

Any person requiring some accommodation at this prehearing because of a physical impairment should call the Division of the Commission Clerk and Administrative Services, (850)413-6770, at least 48 hours prior to the prehearing. Any person who is hearing or speech impaired should contact the Commission by using the Florida Relay Service, which can be reached at 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

EXECUTIVE OFFICE OF THE GOVERNOR

The Statewide Drug Policy Advisory Council announces a meeting to which all interested persons are invited.

DATE AND TIME: Friday, February 6, 2004, 10:00 a.m. -2:00 p.m.

PLACE: Knott Building, Room 412, 404 South Monroe Street, Tallahassee, Florida 32399-1100

GENERAL SUBJECT MATTER TO BE CONSIDERED: To conduct a statewide drug prevention, treatment, and enforcement update as well as a legislative review.

The meeting is open to the public.

The Governor's Office of Tourism, Trade and Economic **Development** announces a meeting of the Governor's Advisory Council on Base Realignment and Closure (BRAC) to which all persons are invited.

MEETING: Governor's Advisory Council on Base Realignment and Closure

DATE AND TIME: Tuesday, January 27, 2004, 1:00 p.m.

PLACE: Room 2103, The Capitol, Tallahassee, FL 32399 GENERAL SUBJECT MATTER TO BE CONSIDERED: 2005 Base Realignment and Closure (BRAC) draft closure criteria and how they may affect military installations in Florida.

If you need a special accommodation to participate because of a disability, please contact Wayne Nelms, (850)414-1727, no later than 48 hours prior to the meeting. Persons who are hearing or speech impaired can contact the Florida Dual Party Relay System, 1(800)955-8770 (Voice) or 1(800)955-8771 (TDD).

The Governor's Office of Tourism, Trade and Economic **Development** annouces a public meeting to which all persons are invited.

MEETING: The Governor's Council of Economic Advisors DATE AND TIME: Wednesday, January 28, 2004, 9:00 a.m. – 12:00 Noon

PLACE: The Capitol Building, 19th Floor, Room 1902A, Monroe Street, Tallahassee, FL 32399

GENERAL SUBJECT MATTER TO BE CONSIDERED: The Office of Tourism, Trade and Economic Development will convene the Governor's Council of Economic Advisors to discuss with government and business leaders the impact of local, national and global economic forces currently influencing the state.

For further information contact: Katherine Morrison, Office of Tourism, Trade and Economic Development, The Capitol, Suite 2001, Tallahassee, FL 32300-0001, (850)487-2568

Any person requiring a special accommodation at this meeting because of a disability should contact Katherine Morrison, (850)487-2568, no later than 48 hours prior to the meeting. Persons who are hearing or speech impaired can contact the Florida Dual Party Relay System, 1(800)955-8770 (Voice) or 1(800)955-8771 (TDD).

REGIONAL PLANNING COUNCILS

The Northeast Florida Regional Planning Council Personnel, Budget, and Finance Policy Committee announces the following public meeting to which all persons are invited: DATE AND TIME: Thursday, February 5, 2004, 9:00 a.m.

PLACE: First Coast Technical Institute, Public Safety Training Academy (Gaines Road entrance), 2980 Collins Avenue, St. Augustine, FL 32084

GENERAL SUBJECT MATTER TO BE CONSIDERED: To discuss pending personnel, budget, and finance policy matters. A copy of the agenda may be obtained by contacting: Northeast Florida Regional Council, 6850 Belfort Oaks Place, Jacksonville, FL 32216.

Notice is also given that two or more members of the Boards of County Commissioners, City/Town Councils/Commissions and other entities covered under Chapter 286, Florida Statutes, may attend and speak at the meeting.

The Northeast Florida Regional Planning Council, Planning and Growth Management Policy Committee announces the following public meetings to which all persons are invited:

DATE AND TIME: Thursday, February 5, 2004, 8:30 a.m.

PLACE: First Coast Technical Institute, Public Safety Training Academy (Gaines Road entrance), 2980 Collins Avenue, St. Augustine, FL 32084

GENERAL SUBJECT MATTER TO BE CONSIDERED: To discuss pending planning and growth management items.

A copy of the agenda may be obtained by contacting: Northeast Florida Regional Council, 6850 Belfort Oaks Place, Jacksonville, FL 32216.

Notice is also given that two or more members of the Boards of County Commissioners, City/Town Councils/Commissions and other entities covered under Chapter 286, Florida Statutes, may attend and speak at the meeting.

The Northeast Florida Regional Planning Council, Transportation and Economic Development Policy Committee announces the following public meeting to which all persons are invited:

DATE AND TIME: Thursday, February 5, 2004, 9:00 a.m.

PLACE: First Coast Technical Institute, Public Safety Training Academy (Gaines Road entrance), 2980 Collins Avenue, St. Augustine, FL 32084

GENERAL SUBJECT MATTER TO BE CONSIDERED: To discuss pending transportation and economic development issues.

A copy of the agenda may be obtained by contacting: Northeast Florida Regional Council, 6850 Belfort Oaks Place, Jacksonville, FL 32216.

Notice is also given that two or more members of the Boards of County Commissioners, City/Town Councils/Commissions and other entities covered under Chapter 286, Florida Statutes, may attend and speak at the meeting.

The Northeast Florida Regional Planning Council announces the following public meeting to which all persons are invited:

DATE AND TIME: Thursday, February 5, 2004, 10:00 a.m. PLACE: First Coast Technical Institute, Public Safety Training Academy (Gaines Road entrance), 2980 Collins Avenue, St. Augustine, FL 32084

GENERAL SUBJECT MATTER TO BE CONSIDERED: Monthly Meeting.

A copy of the agenda may be obtained by contacting: Northeast Florida Regional Council, 6850 Belfort Oaks Place, Jacksonville, FL 32216.

If a person decides to appeal any decision made by the Council with respect to any matter considered at this meeting, he/she will have 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.

Individuals needing materials in alternate format, sign language interpreter, or other meeting information, call Peggy Conrad, (904)279-0880, Extension 145, at least three working days prior to the meeting. Hearing-impaired callers use Florida Relay Service, 1(800)955-8771.

Notice is also given that two or more members of the Boards of County Commissioners, City/Town Councils/Commissions and other entities covered under Chapter 286, Florida Statutes, may attend and speak at the meeting.

The Northeast Florida Regional Planning Council, Ad Hoc Committee on Policies, Priorities and Procedures announces the following public meeting to which all persons are invited: DATE AND TIME: Wednesday, February 11, 2004, 10:00

PLACE: Northeast Florida Regional Planning Council, 6850 Belfort Oaks Place, Jacksonville, FL 32216

GENERAL SUBJECT MATTER TO BE CONSIDERED: The Committee is established to examine how the Council can transform and conduct business to help meet new challenges.

A copy of the Ad Hoc Committee Charge agenda may be obtained by contacting the Northeast Florida Regional Council, 6850 Belfort Oaks Place, Jacksonville, FL 32216.

Notice is also given that two or more members of the Boards of County Commissioners, City/Town Councils/Commissions and other entities covered under Chapter 286, Florida Statutes, may attend and speak at the meeting.

The Regional Business Alliance and the **South Florida Regional Planning Council** announce a public meeting to which all persons are invited.

DATE AND TIME: Thursday, February 5, 2004, 10:00 a.m. – 4:00 p.m.

PLACE: South Florida Regional Planning Council, 3440 Hollywood Boulevard, Suite 140, Hollywood, Florida 33021 GENERAL SUBJECT MATTER TO BE CONSIDERED: Meeting to discuss issues impacting regional mobility in South Florida including land use and transportation.

A copy of the agenda may be obtained by writing: South Florida Regional Planning Council, 3440 Hollywood Boulevard, Suite 140, Hollywood, Florida 33021.

The Regional Business Alliance is comprised of business and elected leaders from Monroe, Miami-Dade, Broward, Palm Beach, and Martin Counties, including members of the South Florida Regional Transportation Authority and South Florida Regional Planning Council.

If you are hearing or speech impaired, please contact the South Florida Regional Planning Council, (954)967-4152, Ext. 40 (TDD), if you require additional information regarding the meeting above. If you require special accommodations because of a disability or physical impairment, please contact the Council, (954)985-4416, at least five calendar days prior to the meeting.

WATER MANAGEMENT DISTRICTS

The Governing Board Projects and Land Committee announces a meeting to which all persons are invited to participate.

DATE AND TIME: Thursday, January 8, 2004, 6:00 p.m. – 7:00 p.m. Public Meeting at Marywood Conference Center GENERAL SUBJECT MATTER TO BE CONSIDERED: Overview of Lower St. Johns River Basin Projects

DATE AND TIME: Friday, January 9, 2004, 8:00 a.m. – 10:00 a.m.

GENERAL SUBJECT MATTER TO BE CONSIDERED: Projects and Land Committee; Governing Board Agenda Items; TOUR: Land and boat tour of Jullington Durbin Conservation Area following business meeting

PLACE: Marywood Conference Center, 1714-5 State Road 13, Jacksonville, FL 32259 (directions can be found at Marywood Conference Center www.marywoodcenter.org)

The **South Florida Water Management District** announces a public meeting to which all interested parties are invited:

DATE AND TIME: Tuesday, February 3, 2004, 9:30 a.m. – completed

PLACE: TWK Consulting Engineers, Inc., 5621 Banner Drive, Ft. Myers, FL 33912 (All or part of this meeting may be conducted as a teleconference in order to permit maximum participation of Governing Board members)

GENERAL SUBJECT MATTER TO BE CONSIDERED: Land Resources Committee meeting to discuss real estate acquisition and land management issues.

A copy of the agenda may be obtained at the (1) District Website (http://www.sfwmd.gov/agenda.html) or (2) by writing: South Florida Water Management District, Mail Stop 6115, P. O. Box 24680, West Palm Beach, FL 33416-4680.

Persons with disabilities who need assistance may contact the District Clerk, (561)686-8800, at least two business days in advance of the meeting to make appropriate arrangements.

Those who want more information, please contact: Garrett Wallace, District Clerk, in the Office of District Clerk, District Headquarters, 3301 Gun Club Road, Mail Stop Code 6115, West Palm Beach, FL 33406, (561)682-6371.

The Southwest Florida Water Management District (SWFWMD) announces the following public meetings to which all interested persons are invited:

WITHLACOOCHEE RIVER BASIN BOARD MEETING DATE AND TIME: Tuesday, February 3, 2004, 8:30 a.m.

PLACE: Lecanto Government Center, 3600 W. Sovereign Path, Lecanto, FL

GENERAL SUBJECT MATTER TO BE CONSIDERED: Consideration of Basin business.

COASTAL RIVERS BASIN BOARD MEETING (Note: The meeting originally scheduled for Tuesday, February 3, 2004, has been rescheduled for Tuesday, February 17, 2004. A meeting notice and agenda will be published at a later date.)

PINELLAS-ANCLOTE RIVER BASIN BOARD MEETING (Note: This is a change of date from what was originally published in the year-long calendar.)

DATE AND TIME: Wednesday, February 4, 2004, 9:00 a.m. PLACE: West Pasco Government Center, 7530 Little Road, New Port Richey, FL

GENERAL SUBJECT MATTER TO BE CONSIDERED: Consideration of Basin business.

ALAFIA RIVER BASIN BOARD MEETING (Note: This is a change of time and location from what was originally published in the year-long calendar.)

DATE AND TIME: Thursday, February 5, 2004, 10:00 a.m.

PLACE: Weedon Island Environmental Education Center, 1800 Weedon Island Drive, St. Petersburg, FL

GENERAL SUBJECT MATTER TO BE CONSIDERED: Consideration of Basin business.

NORTHWEST HILLSBOROUGH BASIN **BOARD** MEETING (Note: This is a change of location from what was originally scheduled on the year-long calendar.)

DATE AND TIME: Thursday, February 5, 2004, 1:30 p.m.

PLACE: Weedon Island Environmental Education Center, 1800 Weedon Island Drive, St. Petersburg, FL

GENERAL SUBJECT MATTER TO BE CONSIDERED: Consideration of Basin business.

These are public meetings and agendas are available by contacting: Southwest Florida Water Management District, 2379 Broad Street, Brooksville, FL.

The District does not discriminate based on disability. Anyone requiring reasonable accommodation under the ADA should contact 1(800)423-1476 (Florida only), Extension 4609, TDD only 1(800)231-6103 (Florida only), Fax (352)754-6874.

The South Florida Water Management District announces a public meeting to which all interested parties are invited:

DATE AND TIME: Tuesday, February 3, 2004, 10:00 a.m. -3:00 p.m.

PLACE: The South Florida Water Management Headquarters, B-1 Building, Storch Room, 3301 Gun Club Road, West Palm Beach, Florida 33406

GENERAL SUBJECT MATTER TO BE CONSIDERED: Everglades Technical Oversight Committee (TOC) Meeting.

A copy of the agenda may be obtained at (1) District Website: http://www.sfwmd.gov/org/ema/toc/draftagenda.html or (2) by writing: South Florida Water Management District, Mail Stop 2130, P. O. Box 24680, West Palm Beach, FL 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 the District Clerk, (561)686-8800, at least two business days in advance of the meeting to make appropriate arrangements.

Those who want more information, please contact: Dr. Garth Redfield. Environmental Monitoring and Assessment Department, (561)682-6611, District Headquarters, 3301 Gun Club Road, Mail Stop Code 4610, West Palm Beach, FL 33406.

The South Florida Water Management District announces a public meeting to which all interested parties are invited:

DATES AND TIME: February 11, 2004 and/or February 12, 2004, 8:50 a.m.

PLACE: The South Florida Water Management Headquarters, B-1 Building, Auditorium, 3301 Gun Club Road, West Palm Beach, Florida 33406

GENERAL SUBJECT MATTER TO BE CONSIDERED: The Acquisition of certain lands contained within the Save Our Rivers Land Acquisition and Management Plan which lands are further described as follows:

A copy of the agenda may be obtained at the (1) District Website (http://www.sfwmd.gov/gover/GovBoard/webpage/agenda.html) or (2) by writing: South Florida Water Management District, Mail Stop 6115, P. O. Box 24680, West Palm Beach, FL 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 the District Clerk, (561)686-8800, at least two business days in advance of the meeting to make appropriate arrangements.

Those who want more information, please contact: Ruth Clements, Department Director, Land Acquisition Department, (561)682-6271, District Headquarters, 3301 Gun Club Road, Mail Stop Code 7220, West Palm Beach, FL 33406.

Part of the Southern Corkscrew Regional Ecosystem Watershed project comprised of forty parcels referred to as SFWMD Tract Nos. 09-100-007, 09-100-011, 09-100-013, 09-100-014. 09-100-016. 09-100-017. 09-100-018. 09-100-021, 09-100-022, 09-100-024, 09-100-027, 09-100-034, 09-003-194, 09-003-198, 09-003-434, 09-003-511, 09-003-756, 09-003-729, 09-003-773, 09-003-779, 09-003-782, 09-003-783, 09-003-865, 09-003-875. 09-005-119. 09-005-005, 09-005-013. 09-005-022, 09-005-034, 09-005-053, 09-005-126, 09-005-132, 09-005-133, 09-005-141, 09-005-147, 09-005-149, 09-005-183, 09-005-230, 09-005-270 and 09-005-271 consisting of approximately 269 acres and lying in Sections 25, 26, 31, 32, 33, 34 and 35, Township 47 South, Range 26 East within Lee County, Florida.

Part of the C-43 Basin Storage Reservoir Project consisting of the exchange of two parcels referred to as SFWMD Tract No. GX-100-006 consisting of approximately 600 acres and GX-100-007 consisting of approximately 540 acres, lying in Sections 23, 24, 25, and 26, Township 43 South, Range 28 East within Hendry County, Florida.

Part of the Kissimmee River project comprised of sixteen parcels referred to as SFWMD Tract Nos. 19-103-559, 19-103-560, 19-103-561, 19-103-562, 19-103-563, 19-103-565, 19-103-566, 19-103-567, 19-103-665, 19-103-666, 19-103-667, 19-103-668, 19-103-669, 19-103-670, 19-103-671 and 19-103-672 consisting of approximately 15 acres and lying in Sections 21, 22 and 27, Township 36 South, Range 33 East within Okeechobee County, Florida.

Part of the Water Conservation Area project comprised of ten parcels referred to as SFWMD Tract Nos. 27-100-042, 27-100-050, 27-100-051, 27-100-054, 27-100-058, 27-100-059, 27-100-060, 27-100-061, 27-100-062 and

27-100-063 consisting of approximately 1,260 acres, and lying in Sections 01, 02, 10, 21, 32 and 36, Townships 52 and 53 South, Ranges 35, 37 and 38 East in Miami-Dade and Broward Counties, Florida.

Part of the Avatar Properties Component Area of the Kissimmee River Pool "A" Project Area comprised of twenty-one parcels referred to as SFWMD Tract Nos. 19-100-003, 19-100-056, 19-100-074, 19-100-079, 19-100-089. 19-100-092, 19-100-093, 19-100-099. 19-100-109, 19-100-110, 19-100-111, 19-100-112, 19-100-113, 19-100-114, 19-100-115, 19-100-116, 19-100-117, 19-100-118, 19-100-119, 19-100-121 and 19-100-122 consisting of approximately 44 acres, and lying in Sections 07 and 12, Township 32 South, Ranges 31 and 32 East in Polk County, Florida.

Part of the Kissimmee River project comprised of one parcel referred to as SFWMD Tract No. 19-102-140 consisting of approximately 300 acres, lying in Sections 9 and 10, Township 35 South, Range 32 East in Highlands County, Florida.

Part of the Kissimmee Chain of Lakes project comprised of two parcels referred to as SFWMD Tract Nos. 18-200-005 and 18-200-007, consisting of a total of approximately 700 acres, all in Sections 28 through 32, Township 27 South, Range 30 East and in Osceola County, Florida.

Part of the Kissimmee Chain of Lakes project comprised of one parcel referred to as SFWMD Tract No. 18-201-004, consisting of a total of approximately 18 acres, all in Section 1, Township 28 South, Range 29 East and in Polk County, Florida.

Part of the Kissimmee Chain of Lakes project comprised of five parcels referred to as SFWMD Tract Nos. 18-011-002 through 18-011-006, consisting of a total of approximately 5 acres, all in Sections 24 and 25, Township 30 South, Range 30 East and in Polk County, Florida.

Part of the Kissimmee Chain of Lakes project comprised of eight parcels referred to as SFWMD Tract Nos. 18-001-052 through 18-001-060, consisting of a total of approximately 45 acres, all in Section 3, Township 31 South, Range 31 East and in Polk County, Florida.

Part of the Kissimmee Chain of Lakes project comprised of three parcels referred to as SFWMD Tract Nos. 18-004-088, 18-004-089 and 18-004-090, consisting of a total of approximately 500 acres, all in Section 3, Township 30 South, Range 31 East and in Polk County, Florida.

Part of the Kissimmee Chain of Lakes project comprised of two hundred and twenty-four parcels referred to as SFWMD Tract Nos. 18-500-001 through 18-500-566 and one hundred twelve parcels referred to as SFWMD Tract Nos. 18-600-001 through 18-600-178, all in Section 3, Township 30 South, Range 31 East and in Polk County, Florida.

Part of the Kissimmee Chain of Lakes project comprised of two parcels referred to as SFWMD Tract No. 18-021-002 and 18-021-007, consisting of a total of approximately 17 acres, in Section 3, Township 30 South, Range 31 East and in Polk County, Florida.

Part of the Kissimmee Chain of Lakes project comprised of four parcels referred to as SFWMD Tract Nos. 18-029-001, 18-030-001, 18-116-002 and 18-116-004, consisting of a total of approximately 200 acres, all in Sections 1 and 12, Township 29 South, Range 29 East and in Polk County, Florida.

Part of the Kissimmee Chain of Lakes project comprised of four parcels referred to as SFWMD Tract Nos. 18-029-003, 18-030-003, 18-116-005 and 18-031-002, consisting of a total of approximately 360 acres, all in Sections 1 and 12, Township 29 South, Range 29 East and in Polk County, Florida.

Part of the Kissimmee River project comprised of two parcels referred to as SFWMD Tract Nos. 19-101-065 and 19-101-066, consisting of a total of approximately 45 acres, all in Sections 12 and 13, Township 34 South, Range 31 East in Okeechobee County, Florida.

Part of the Kissimmee River project comprised of two parcels referred to as SFWMD Tract Nos. 19-101-055 and 19-101-056, consisting of a total of approximately 220 acres, in Sections 12 and 13, Township 34 South, Range 31 East in Okeechobee County, Florida.

Part of the Kissimmee River project comprised of two parcels referred to as SFWMD Tract Nos. 19-102-157 and 19-102-158, consisting of a total of approximately 600 acres, in Sections 25 and 36, Township 35 South, Range 31 East, and in Sections 30 and 31, Township 35 South, Range 32 East, all in Highlands County, Florida.

Part of the Kissimmee River project comprised of two parcels referred to as SFWMD Tract Nos. 19-103-271 and 19-103-434, consisting of a total of approximately 1,900 acres, in Sections 01, 02, 03, 04 and 05, Township 36 South, Range 33 East, all in Okeechobee County, Florida.

The South Florida Water Management District announces a public meeting to which all interested parties are invited:

DATE AND TIME: Tuesday, February 17, 2004, 10:00 a.m. -12:00 Noon

PLACE: District Headquarters, 3301 Gun Club Road, B-1 Auditorium, West Palm Beach, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: Water Resources Advisory Commission Meeting (WRAC) CERP Program Requirements Issues Workshop.

A copy of the agenda may be obtained at the (1) District Website http://www.sfwmd.gov/gover/wrac/agendas.html, seven (7) days prior to the meeting; or (2) by writing: South Florida Water Management District, Mail Stop 6115, P. O. Box 24680, West Palm Beach, FL 33416-4680.

Persons with disabilities who need assistance may contact the District Clerk, (561)682-6371, at least two business days in advance of the meeting to make appropriate arrangements.

Those who want more information, please contact: Rick Smith, (561)682-6517 or Paula Moree, (561)682-6447, District Headquarters, 3301 Gun Club Road, Mail Stop Code 6115, West Palm Beach, FL 33406.

COMMISSION FOR THE TRANSPORTATION DISADVANTAGED

The Florida Commission for the Transportation Disadvantaged announces a LYNX Oversight Committee Meeting to which all persons are invited.

DATE AND TIME: Friday, February 6, 2004, 1:00 p.m. completion

PLACE: Metroplan Orlando Office, One Landmark Center, Suite 355, Orlando, Florida 32801, (407)481-5672

GENERAL SUBJECT MATTER TO BE CONSIDERED: To discuss regular committee business.

In accordance with the Americans with Disabilities Act, persons in need of special accommodation to participate in the meeting or an agenda should contact: Tiffany McNabb, Commission for the Transportation Disadvantaged, 605 Suwannee Street, MS-49, Tallahassee, FL 32399-0450, (850)410-5700 or 1(800)983-2435 or 1(800)648-6084 (TDD only). The meeting is subject to change upon chairperson's request.

REGIONAL UTILITY AUTHORITIES

The Peace River/Manasota Regional Water Supply Authority announces the following meeting to which the public is invited.

DATE AND TIME: Wednesday, February 4, 2004, 10:00 a.m. PLACE: Manatee County Administrative Center, 1112 Manatee Avenue, West, Bradenton, FL

GENERAL SUBJECT MATTER TO BE CONSIDERED: Conduct regular business of the Authority.

A copy of the agenda may be obtained by writing: Peace River/Manasota Regional Water Supply Authority, 1645 Barber Road, Suite A, Sarasota, Florida 34240.

Although Authority board meetings are normally recorded, affected persons are advised it may be necessary for them to ensure a verbatim record of the meeting is made, including testimony and evidence upon which an appeal is to be based.

Persons with disabilities who need assistance may call (941)316-1776, at least two business days in advance to make appropriate arrangements.

The Peace River/Manasota Regional Water Supply Authority announces the following meeting to which the public is invited.

DATE AND TIME: Wednesday, February 4, 2004, 2:00 p.m.

PLACE: Holiday Inn at Lakewood Ranch, 6231 Lake Osprey Drive, Sarasota, FL

GENERAL SUBJECT MATTER TO BE CONSIDERED: Conduct workshop for development of the Authority's mission, goals and priorities.

A copy of the agenda may be obtained by writing: Peace River/Manasota Regional Water Supply Authority, 1645 Barber Road, Suite A, Sarasota, Florida 34240.

Although Authority meetings are normally recorded, affected persons are advised it may be necessary for them to ensure a verbatim record of the meeting is made, including testimony and evidence upon which an appeal is to be based.

Persons with disabilities who need assistance may call (941)316-1776, at least two business days in advance to make appropriate arrangements.

DEPARTMENT OF ELDER AFFAIRS

The Department of Elder Affairs announces a meeting to which all persons are invited.

Alzheimer's Disease Advisory Committee

DATE AND TIME: February 4, 2004, 8:30 a.m. – 4:00 p.m.

PLACE: Florida Department of Elder Affairs, 4040 Esplanade

Way, Tallahassee, Florida 32399

CONTACT: Arkeba Bouie, (850)414-2339

GENERAL SUBJECT MATTER TO BE CONSIDERED: To discuss various issues regarding the Alzheimer's Disease Initiative.

For more information, please contact: Florida Department of Elder Affairs, (850)414-2000.

Note: Pursuant to the provisions of the American with requiring Disabilities Act. any persons special accommodations to participate in this meeting is asked to advise the department at least 48 hours before the meeting by contacting: Arkeba Bouie, (850)414-2339. If you are hearing or speech impaired, please contact the department by calling (850)414-2001.

The Florida Department of Elder Affairs announces a public hearing to which all persons are invited.

DATE AND TIME: February 4, 2004, 9:00 a.m. – 3:00 p.m.

PLACE: Department of Health, Conference Room 301, 4052 Bald Cypress Way, Tallahassee, FL 32399-7000

GENERAL SUBJECT MATTER TO BE CONSIDERED: A meeting of the Advisory Council for the Office of Long-Term Care Policy to discuss the state of long-term care in Florida and methods for improvement.

To obtain a copy of the agenda, please contact: Jennifer Sindt, 4040 Esplanade Way, Tallahassee, Florida 32399-7000, (850)414-2091, email: Sindtj@elderaffairs.org.

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 department at least 48 hours before the meeting by contacting: Jennifer Sindt, (850)414-2091. If you are hearing or speech impaired, please contact the department by calling (850)414-2001.

DEPARTMENT OF MANAGEMENT SERVICES

The Florida Commission on Human Relations announces a public meeting to which all persons are invited. The meeting is being conducted by communications media technology (CMT), i.e., by utilizing a telephone conference hookup.

DATE AND TIME: Friday, February 13, 2004, 9:00 a.m.

PLACE: Florida Commission on Human Relations, 2009 Apalachee Parkway, Suite 100, Tallahassee, Florida 32301, (850)488-7082, Ext. 1032 (Meet Me Number: (850)921-2470 or Suncom 291-2470)

GENERAL SUBJECT MATTER TO BE CONSIDERED: This meeting will be held to deliberate cases that have come before the Commission for determination.

A copy of the agenda may be obtained by contacting: Ms. Denise Crawford, Clerk of the Commission, Florida Commission on Human Relations, 2009 Apalachee Parkway, Suite 100, Tallahassee, Florida 32301, (850)488-7082, Ext. 1032.

VERBATIM RECORD OF MEETING: If any person decided to appeal any decision made during the meeting, he or she will need to ensure that a verbatim record of the proceeding is made, which record includes the testimony and evidence upon which the appeal is to be based.

ADA NOTICE: Any person requiring special accommodation at this meeting because of a disability or physical impairment should contact the Clerk of the Commission, (850)488-7082, Ext. 1032, at least five working days prior to the meeting.

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

The Florida Board of Architecture and Interior Design announces the following meetings, to which all persons are invited to attend.

DATE AND TIME: February 3, 2003, 10:00 a.m.

PLACE: Crowne Plaza Hotel, 3200 N. Ocean Drive, Singer Island, Florida 33404

GENERAL SUBJECT MATTER TO BE CONSIDERED: Probable Cause Panel Meeting, portions may be closed to the public.

The following cases are open to the public:

ADAAG Consulting Services, LLC, Case No. 2003-091368

Dixon Alvarino, Case No. 2003-050476

Architekur, Case No. 2003-081736

Austinteriors and Accessories; Case No. 2003-044301

Losville Belvett, Case No. 2003-050618

James L. Boyd, Case No. 2003-070650

Brett Carter, Case No. 2003-047146

Samuel Carter, Case No. 2003-079935

Connie Davis, Case No. 2003-074983

DA Weisl, Case No. 2003-042533

Jane Davis Doggett, Case No. 2003-084991

DOCS, Case No. 2003-090972

Jeff Dotson, Case No. 2003-054308

Kenneth Ferruggia, Case No. 2003-01573

Flame Interior Design, Case No. 2003-092710

Julia's Interiors, Case No. 2003-092191

Dennis L. Klein, Case No. 2003-078445

Wesley Livingston, Case No. 2003-081900

Emanuel Mayer, Case No. 2003-048140

Mayer Development, Case No. 2003-048150

Nasrallah Fine Architectural Design, Case No. 2003-092643

Office Interiors International, Case No. 2003-081846

Antonio Pagan, Case No. 2003-077407

Plyon Group, Case No. 2003-044645

SGB Architects, Case No. 2003-072377

Veronica Schleef, Case No. 2003-081825

Shoppes at Total Interiors, Case No. 2003-047028

Javier Soto, Case No. 2003-092173

Randall E. Stofft, Architects, Case No. 2003-093589

Strictly Additions, Inc., Case No. 2003-084845

Woodland Decorating & Design Center, Berta Scheidegger, Case No. 2003-084738

Randall P. Wytrval, Case No. 2003-072405

To obtain a copy of the agenda, further information, or submit written or other physical evidence, contact in writing: Smith, Thompson, Shaw & Manausa, P.A., 2075 Centre Pointe Boulevard, Tallahassee, FL 32308-4893.

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 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 Smith, Thompson, Shaw & Manausa, P.A., (850)402-1570, at least five calendar days prior to the meeting. If you are hearing or speech impaired, please contact the Board office using the Florida Dual Party Relay System, 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

The Probable Cause Panel of the Construction Industry Licensing Board announces a meeting.

DATE AND TIME: January 27, 2004, 9:00 a.m. and 10:00 a.m. or soon thereafter

PLACE: Dept. of Business and Professional Regulation, 1940 Monroe Street. Tallahassee. Florida North (850)488-0062

GENERAL SUBJECT MATTER TO BE CONSIDERED: To review complaints in which a determination of the existence of probable cause has already been made.

A copy of the public portion of the agenda may be obtained by writing: Patrick Creehan, Chief Construction Attorney, Department of Business and Professional Regulation, Office of the General Counsel, 1940 N. Monroe Street, Suite 60, Tallahassee, Florida 32399-2202, (850)488-0062.

NOTE: In accordance with the Americans with Disabilities Act, persons needing a special accommodation to participate in this proceeding should contact the Construction Prosecution Section no later than seven (7) days prior to the proceeding or meeting at which such special accommodation is required. The Construction Prosecution Section may be contacted at the address and phone number listed above.

The Construction Industry Licensing Board will hold the following meetings to which all interested parties are invited.

DATES AND TIMES: Wednesday, February 11, 2004, 2:00 p.m.; Thursday, February 12, 2004, 8:00 a.m.; Friday, February 13, 2004, 8:00 a.m.

PLACE: Tampa Hyatt Regency Hotel, 211 North Tampa Street, Tampa, FL 33602

GENERAL SUBJECT MATTER TO BE CONSIDERED: Committee, Disciplinary Actions and General Session meetings of the Board.

Any person who decides to appeal any decision made by the board with respect to any matter considered at these meetings 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.

Additional information and a final agenda may be obtained by writing: Construction Industry Licensing Board, 1940 N. Monroe Avenue, Tallahassee, Florida 32399-1039.

Any person requiring special accommodations at this meeting because of a disability or physical impairment should contact Stacey Merchant, (850)922-2701, at least seven calendar days prior to the meeting. Hearing or speech impaired please use Florida Relay 1(800)955-8771 (TDD), 1(800)955-8770 (Voice).

The Florida Board of Funeral Directors and Embalmers announces the following meetings to which all parties are invited to attend.

DATE AND TIME: February 10, 2004, 1:00 p.m.

PLACE: Department of Business and Professional Regulation, 1940 North Monroe Street, Tallahassee, FL 32399. (850487-8304

GENERAL SUBJECT MATTER TO BE CONSIDERED: Finance Committee meeting, Rules Committee meeting and Probable Cause Panel meeting, portions which are closed to the public.

DATE AND TIME: February 11, 2004, 8:00 a.m.

PLACE: Department of Business and Professional Regulation, 1940 North Monroe Street, Tallahassee, FL 32399, (850)487-8304

GENERAL SUBJECT MATTER TO BE CONSIDERED: General Board and Business meeting.

To obtain a copy of the agenda, further information, or submit written or other physical evidence, contact in writing: Board of Funeral Directors and Embalmers, 1940 N. Monroe St., Tallahassee, Florida 32399.

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 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 Board office, (850)487-1395, at least five calendar days prior to the meeting. If you are hearing or speech impaired, please contact the Board office using the Florida Dual Party Relay System, 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

The Florida Board of Pilot Commissioners announces a telephone conference call to which all persons are invited to participate.

DATE AND TIME: February 9, 2004, 10:00 a.m.

PLACE: Department of Business and Professional Regulation, 1940 N Monroe Street, Tallahassee, FL (Telephone Number To Call: (850)921-6513, Suncom 291-6513)

GENERAL SUBJECT MATTER TO BE CONSIDERED: Deputy Pilot Advancement.

Any person deciding to appeal a decision made 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 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 Department of Business and Professional Regulation, Board of Pilot Commissioners, (850)922-5012, at least forty-eight (48) hours prior to the meeting. If you are hearing or speech impaired, please contact the board office 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 to which all persons are invited:

DATE AND TIME: Thursday, February 5, 2004, 8:00 a.m.

PLACE: Florida Board of Professional Engineers, 2507 Callaway Road, Suite 200, Tallahassee, Florida 32303

GENERAL SUBJECT MATTER TO BE CONSIDERED: 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, 2507 Callaway Road, Suite 200, Tallahassee, Florida 32303.

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 to conduct the business of the Board, including committee business which all persons are invited.

DATES AND TIMES: Wednesday, February 18, 2004, 8:30 a.m.; continuing Thursday, February 19, 2004, 8:30 a.m., if the business of the Boards is not concluded

PLACE: Adam's Mark Hotels & Resort, 225 East Coastline Drive, Jacksonville, Florida 32202

GENERAL SUBJECT MATTER TO BE CONSIDERED: General Business of the Board.

A copy of the agenda may be obtained by writing: Board of Professional Engineers, 2507 Callaway Rd., Suite 200, Tallahassee, FL 32303.

If any person decides to appeal and 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.

DEPARTMENT OF ENVIRONMENTAL PROTECTION

Pursuant to Chapter 2003-145, Laws of Florida, all notices for the Department of Environmental Protection are published on the Internet at the Department of Environmental Protection's home page at http://www.dep.state.fl.us/ under the link or button titled "Official Notices."

DEPARTMENT OF JUVENILE JUSTICE

The Florida Department of Juvenile Justice, Juvenile Justice and Delinquency Prevention State Advisory Group announce a

DATES AND TIME: February 26-27, 2004, 9:00 a.m. - 5:00

PLACE: Tallahassee, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: To conduct general business of the State Advisory Group.

A copy of the agenda and specific information on location may be obtained by calling: Ana Valdes, Office of Prevention and Victim Services, (850)410-2577.

Any person requiring a special accommodation at this meeting because of disability or physical impairment should contact the Department of Juvenile Justice, Office of Prevention and Victim Services, (850)488-3302, no later than (7) days prior to the meeting at which such special accommodation is required.

DEPARTMENT OF HEALTH

The **Department of Health**, Bureau of Emergency Medical Services announces a public meeting to which all persons are invited.

DATES AND TIME: February 9-13, 2004, 8:30 a.m. each day and ending at varied times, depending upon the pace of business accomplished (specific information on the schedule will be presented each day during the meeting)

PLACE: Embassy Suites Hotel, 555 Westshore Boulevard, Tampa, FL 33609, (813)875-1555

GENERAL SUBJECT MATTER TO BE CONSIDERED: To assess Emergency Medical Services grant applications submitted to the Department of Health, Bureau of Emergency Medical Services to determine which applications should be recommended for funding. The applications assessed will be those received August 29, 2003 through December 12, 2003, 5:00 p.m. (EST).

An agenda can be obtained by contacting: Donna Bruce, Department of Health, Bureau of Emergency Medical Services, 4052 Bald Cypress Way, Bin #Cl8, Tallahassee, FL 32399-1738, (850)245-4440, Ext 2782, Fax (850)488-9408, e-mail: Donna Bruce@doh.state.fl.us.

SPECIAL ACCOMMODATIONS: Any person requiring special accommodations because of a disability or physical impairment must contact this agency at least 48 hours prior to the date of attendance at the above address and telephone

number. If you are hearing or speech impaired, you may use the Florida Dual Party Relay System, 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

P. O. # OT0020

The Department of Health, Board of Hearing Aid **Specialists** announces a telephone conference call. All interested parties are invited to attend with the information listed below, which is normally open to the public.

DATE AND TIME: February 3, 2004, 4:00 p.m.

PLACE: Call (850)245-4474, to inquire about call-in number GENERAL SUBJECT MATTER TO BE CONSIDERED: General Business Meeting.

A copy of the agenda may be obtained by writing: Sue Foster, Executive Director, Department of Health, Board of Hearing Aid Specialists, 4052 Bald Cypress Way, Bin #C08, Tallahassee, FL 32399-3258.

If a person decides to appeal any decision made by the Board with respect to any matter considered at this meeting, he/she will need to ensure that a verbatim record of the proceeding is made, which record includes the testimony and evidence upon which the appeal is to be made.

Those who are hearing impaired, using TDD equipment can call the Florida Telephone Relay System, 1(800)955-8771. Persons requiring special accommodations due to disability or impairment Foster, physical should contact Sue (850)245-4474, at least one week prior to meeting date.

The Florida Board of Medicine announces a Settlement conference in the matter of Florida Academy of Cosmetic Surgery, Inc. vs. Board of Medicine in case number 033349. This is a closed session, not open to the public.

DATE AND TIME: Saturday, February 6, 2004, 8:00 a.m.

PLACE: Crown Plaza Pensacola Grand, 200 East Gregory St., Pensacola, FL 32501, (850)433-3336

GENERAL SUBJECT MATTER TO BE CONSIDERED: To discuss the settlement agreement.

Any person requiring a special accommodation at this meeting because of a disability or physical impairment should contact the Florida Board of Medicine, (850)488-3622, at least five (5) calendar days prior to the meeting. If you are hearing or speech impaired, please call the Florida Board of Medicine using the Florida Dual Party Relay System, 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

A copy of the agenda may be obtained by writing: Tanya Williams, Board Director, Medical Quality Assurance, 2020 Capital Circle, S. E., Bin #C03, Tallahassee, Florida 32399-3253.

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 ensure that a

verbatim record of the proceeding is made, which record includes the testimony and evidence upon which the appeal is to be based. A verbatim tape record of the proceeding may be obtained from a court reporter, if present, or an audio record from the Board Director.

The Florida Board of Medicine announces a meeting to which all persons are invited.

DATES AND TIME: February 6-7, 2003, 8:00 a.m.

PLACE: Crown Plaza Pensacola Grand, 200 East Gregory St., Pensacola, Florida 32501, (850)433-3336

GENERAL SUBJECT MATTER TO BE CONSIDERED: To conduct general business of the Board.

Any person requiring a special accommodation at this meeting because of a disability or physical impairment should contact the Florida Board of Medicine, (850)245-4131, at least five (5) calendar days prior to the meeting. If you are hearing or speech impaired, please call the Florida Board of Medicine using the Florida Dual Party Relay System, 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

A copy of the agenda may be obtained by writing: Larry McPherson, Board Director, Medical Quality Assurance, 4052 Bald Cypress Way, Bin #C03, Tallahassee, Florida 32399-3253.

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 ensure that a verbatim record of the proceeding is made, which record includes the testimony and evidence upon which the appeal is to be based. A verbatim tape record of the proceeding may be obtained from a court reporter, if present, or an audio record from the Board Director.

The Florida **Board of Medicine**, Probable Cause Panel (South) announces a telephone conference call to be held via meet me number.

DATE AND TIME: February 13, 2004, 2:00 p.m.

PLACE: Meet Me Number (850)414-5775, Suncom 994-5775 GENERAL SUBJECT MATTER TO BE CONSIDERED: To conduct a private meeting to review cases for which a determination of probable cause is to be made and to conduct a public meeting to review cases on which probable cause has

A copy of the agenda may be obtained by writing: Gaynetta Rosier, Regulation Specialist II, Agency for Health Care Administration, Medical Services, Palmer Building, P. O. Box 14229, Tallahassee, Florida 32317-4229.

If any person decides to appeal any decision made by the Board with respect to any matter considered at this meeting, he/she will need to ensure that a verbatim record of the proceeding is made, which record includes the testimony and evidence upon which the appeal is to be made.

NOTE: In accordance with the Americans with Disabilities Act, persons needing a special accommodation to participate in this proceeding should contact the Medical Litigation Section no later than seven (7) days prior to the proceeding or meeting at which such special accommodation is required. The Medical Litigation Section may be contacted at P. O. Box 14229, Tallahassee, Florida 322317-4229, (850)922-2414, 1(800)955-8771(TDD) or 1(800)955-8770 (Voice) via Florida Relay Service.

The Board of Nursing will hold the following meetings, to which all persons are invited to attend.

Certified Nursing Assistant Committee Meeting

DATE AND TIME: Wednesday, February 11, 2004, 11:00

PLACE: Tallahassee Leon County Civic Center, 505 West Pensacola Street, Tallahassee, FL 32301

GENERAL SUBJECT MATTER TO BE CONSIDERED: To discuss issues regarding CNA's and Discipline of CNA's.

Practice Committee

DATE AND TIME: Wednesday, February 11, 2004, 6:00 p.m. PLACE: Tallahassee Leon County Civic Center, 505 West Pensacola Street, Tallahassee, FL 32301

GENERAL SUBJECT MATTER TO BE CONSIDERED: To review proposed requests for declaratory statements.

Legislative Committee

DATE AND TIME: Wednesday, February 11, 2004, 6:30 p.m. PLACE: Tallahassee Leon County Civic Center, 505 West Pensacola Street, Tallahassee, FL 32301

GENERAL SUBJECT MATTER TO BE CONSIDERED: To review legislative issues.

Full Board

DATE AND TIME: Wednesday, February 11, 2004, 7:00 p.m.

PLACE: Tallahassee Leon County Civic Center, 505 West Pensacola Street, Tallahassee, FL 32301

GENERAL SUBJECT MATTER TO BE CONSIDERED: To review examination procedures and questions on Certified Nursing Assistant

NOTE: This meeting closed to the Public per 456.017(4).

Credentials Committee Meeting

DATE AND TIME: Thursday, February 12, 2004, 8:30 a.m.

PLACE: Tallahassee Leon County Civic Center, 505 West Pensacola Street, Tallahassee, FL 32301

GENERAL SUBJECT MATTER TO BE CONSIDERED: To discuss and hold hearings on credential issues.

Advanced Practice Committee Meeting

DATE AND TIME: Thursday, February 12, 2004, 8:30 a.m.

PLACE: Tallahassee Leon County Civic Center, 505 West Pensacola Street, Tallahassee, FL 32301

GENERAL SUBJECT MATTER TO BE CONSIDERED: To consider applications and review certification of Advanced Registered Nurse Practitioners.

Education Committee Meeting

DATE AND TIME: Thursday, February 12, 2004, following Advanced Practice Committee Meeting

PLACE: Tallahassee Leon County Civic Center, 505 West Pensacola Street, Tallahassee, FL 32301

GENERAL SUBJECT MATTER TO BE CONSIDERED: To discuss and hold hearings on procedures for education rules. Full Board

DATE AND TIME: Thursday, February 12, 2004, 1:00 p.m.

PLACE: Tallahassee Leon County Civic Center, 505 West Pensacola Street, Tallahassee, FL 32301

GENERAL SUBJECT MATTER TO BE CONSIDERED: General Board Business.

Full Board

DATE AND TIME: Friday, February 13, 2004, 8:30 a.m.

PLACE: Tallahassee Leon County Civic Center, 505 West Pensacola Street, Tallahassee, FL 32301

GENERAL SUBJECT MATTER TO BE CONSIDERED: General Board Business.

Certified Nursing Assistant Committee Meeting

DATE AND TIME: Wednesday, April 14, 2004, 1:00 p.m.

PLACE: Crowne Plaza Airport, 555 Hazeltine National Drive, Orlando, FL 32812, (407)856-0100

GENERAL SUBJECT MATTER TO BE CONSIDERED: To discuss issues regarding CNA's and Discipline of CNA's.

Practice Committee

DATE AND TIME: Wednesday, April 14, 2004, 6:00 p.m.

PLACE: Crown Plaza Airport, 555 Hazeltine National Drive, Orlando, FL 32812, (407)856-0100

GENERAL SUBJECT MATTER TO BE CONSIDERED: To review proposed requests for declaratory statements.

Legislative Committee

DATE AND TIME: Wednesday, April 14, 2004, 6:30 p.m.

PLACE: Crown Plaza Airport, 555 Hazeltine National Drive, Orlando, FL 32812, (407)856-0100

GENERAL SUBJECT MATTER TO BE CONSIDERED: To review legislative issues.

Credentials Committee Meeting

DATE AND TIME: Thursday, April 15, 2004, 8:30 a.m.

PLACE: Crowne Plaza Airport, 555 Hazeltine National Drive, Orlando, FL 32812, (407)856-0100

GENERAL SUBJECT MATTER TO BE CONSIDERED: To discuss and hold hearings on credential issues.

Advanced Practice Committee Meeting

DATE AND TIME: Thursday, April 15, 2004, 8:30 a.m.

PLACE: Crowne Plaza Airport, 555 Hazeltine National Drive, Orlando, FL 32812, (407)856-0100

GENERAL SUBJECT MATTER TO BE CONSIDERED: To consider applications and review certification of Advanced Registered Nurse Practitioners.

Education Committee Meeting

DATE AND TIME: Thursday, April 15, 2004, to follow Advanced Practice Committee

PLACE: Crowne Plaza Airport, 555 Hazeltine National Drive, Orlando, FL 32812, (407)856-0100

GENERAL SUBJECT MATTER TO BE CONSIDERED: To discuss and hold hearings on procedures for education rules. Full Board

DATE AND TIME: Thursday, April 15, 2004, 1:00 p.m.

PLACE: Crowne Plaza Airport, 555 Hazeltine National Drive, Orlando, FL 32812, (407)856-0100

GENERAL SUBJECT MATTER TO BE CONSIDERED: General Board Business.

Full Board

DATE AND TIME: Friday, April 16, 2004, 8:30 a.m.

PLACE: Crowne Plaza Airport, 555 Hazeltine National Drive, Orlando, FL 32812, (407)856-0100

GENERAL SUBJECT MATTER TO BE CONSIDERED: General Board Business.

Certified Nursing Assistant Committee Meeting

DATE AND TIME: Wednesday, June 9, 2004, 1:00 p.m.

PLACE: Hilton Tampa Airport Westshore, 2225 N. Lois Avenue, Tampa, FL 33607, (813)877-6688

GENERAL SUBJECT MATTER TO BE CONSIDERED: To discuss issues regarding CNA's and Discipline of CNA's.

Practice Committee

DATE AND TIME: Wednesday, June 9, 2004, 6:00 p.m.

PLACE: Hilton Tampa Airport Westshore, 2225 N. Lois Avenue, Tampa, FL 33607, (813)877-6688

GENERAL SUBJECT MATTER TO BE CONSIDERED: To review proposed requests for declaratory statements.

Legislative Committee

DATE AND TIME: Wednesday, June 9, 2004, 6:30 p.m.

PLACE: Hilton Tampa Airport Westshore, 2225 N. Lois Avenue, Tampa, FL 33607, (813)877-6688

GENERAL SUBJECT MATTER TO BE CONSIDERED: To review legislative issues.

Credentials Committee Meeting

DATE AND TIME: Thursday, June 10, 2004, 8:30 a.m.

PLACE: Hilton Tampa Airport Westshore, 2225 N. Lois Avenue, Tampa, FL 33607, (813)877-6688

GENERAL SUBJECT MATTER TO BE CONSIDERED: To discuss and hold hearings on credential issues.

Advanced Practice Committee Meeting

DATE AND TIME: Thursday, June 10, 2004, 8:30 a.m.

PLACE: Hilton Tampa Airport Westshore, 2225 N. Lois Avenue, Tampa, FL 33607, (813)877-6688

GENERAL SUBJECT MATTER TO BE CONSIDERED: To consider applications and review certification of Advanced Registered Nurse Practitioners.

Education Committee Meeting

DATE AND TIME: Thursday, June 10, 2004, to follow **Advanced Practice Committee**

PLACE: Hilton Tampa Airport Westshore, 2225 N. Lois Avenue, Tampa, FL 33607, (813)877-6688

GENERAL SUBJECT MATTER TO BE CONSIDERED: To discuss and hold hearings on procedures for education rules. Full Board

DATE AND TIME: Thursday, June 10, 2004, 1:00 p.m.

PLACE: Hilton Tampa Airport Westshore, 2225 N. Lois Avenue, Tampa, FL 33607, (813)877-6688

GENERAL SUBJECT MATTER TO BE CONSIDERED: General Board Business.

Full Board

DATE AND TIME: Friday, June 11, 2004, 8:30 a.m.

PLACE: Hilton Tampa Airport Westshore, 2225 N. Lois Avenue, Tampa, FL 33607, (813)877-6688

GENERAL SUBJECT MATTER TO BE CONSIDERED: General Board Business.

Certified Nursing Assistant Committee Meeting

DATE AND TIME: Wednesday, August 11, 2004, 1:00 p.m.

PLACE: Hilton Ft. Lauderdale Airport, 1870 Griffin Road, Dania Beach, FL 33004, (954)926-8501

GENERAL SUBJECT MATTER TO BE CONSIDERED: To discuss issues regarding CNA's and Discipline of CNA's.

Practice Committee

DATE AND TIME: Wednesday, August 11, 2004, 6:00 p.m.

PLACE: Hilton Ft. Lauderdale Airport, 1870 Griffin Road, Dania Beach, FL 33004, (954)926-8501

GENERAL SUBJECT MATTER TO BE CONSIDERED: To review proposed requests for declaratory statements.

Legislative Committee

DATE AND TIME: Wednesday, August 11, 2004, 6:30 p.m.

PLACE: Hilton Ft. Lauderdale Airport, 1870 Griffin Road. Dania Beach, FL 33004, (954)926-8501

GENERAL SUBJECT MATTER TO BE CONSIDERED: To review legislative issues.

Credentials Committee Meeting

DATE AND TIME: Thursday, August 12, 2004, 8:30 a.m.

PLACE: Hilton Ft. Lauderdale Airport, 1870 Griffin Road, Dania Beach, FL 33004, (954)926-8501

GENERAL SUBJECT MATTER TO BE CONSIDERED: To discuss and hold hearings on credential issues.

Advanced Practice Committee Meeting

DATE AND TIME: Thursday, August 12, 2004, 8:30 a.m.

PLACE: Hilton Ft. Lauderdale Airport, 1870 Griffin Road, Dania Beach, FL 33004, (954)926-8501

GENERAL SUBJECT MATTER TO BE CONSIDERED: To consider applications and review certification of Advanced Registered Nurse Practitioners.

Education Committee Meeting

DATE AND TIME: Thursday, August 12, 2004, to follow Advanced Practice Committee

PLACE: Hilton Ft. Lauderdale Airport, 1870 Griffin Road, Dania Beach, FL 33004, (954)926-8501

GENERAL SUBJECT MATTER TO BE CONSIDERED: To discuss and hold hearings on procedures for education rules. Full Board

DATE AND TIME: Thursday, August 12, 2004, 1:00 p.m.

PLACE: Hilton Ft. Lauderdale Airport, 1870 Griffin Road, Dania Beach, FL 33004, (954)926-8501

GENERAL SUBJECT MATTER TO BE CONSIDERED: General Board Business.

Full Board

DATE AND TIME: Friday, August 13, 2004, 8:30 a.m.

PLACE: Hilton Ft. Lauderdale Airport, 1870 Griffin Road, Dania Beach, FL 33004, (954)926-8501

GENERAL SUBJECT MATTER TO BE CONSIDERED: General Board Business.

Certified Nursing Assistant Committee Meeting

DATE AND TIME: Wednesday, October 13, 2004, 1:00 p.m.

PLACE: Adam's Mark, 225 Coast Line Drive, East, Jacksonville, FL 32202, (904)633-9095

GENERAL SUBJECT MATTER TO BE CONSIDERED: To discuss issues regarding CNA's and Discipline of CNA's.

Practice Committee

DATE AND TIME: Wednesday, October 13, 2004, 6:00 p.m.

PLACE: Adam's Mark, 225 Coast Line Drive, East, Jacksonville, FL 32202, (904)633-9095

GENERAL SUBJECT MATTER TO BE CONSIDERED: To review proposed requests for declaratory statements.

Legislative Committee

DATE AND TIME: Wednesday, October 13, 2004, 6:30 p.m.

PLACE: Adam's Mark, 225 Coast Line Drive, East, Jacksonville, FL 32202, (904)633-9095

GENERAL SUBJECT MATTER TO BE CONSIDERED: To review legislative issues.

Credentials Committee Meeting

DATE AND TIME: Thursday, October 14, 2004, 8:30 a.m.

PLACE: Adam's Mark, 225 Coast Line Drive, East, Jacksonville, FL 32202, (904)633-9095

GENERAL SUBJECT MATTER TO BE CONSIDERED: To discuss and hold hearings on credential issues.

Advanced Practice Committee Meeting

DATE AND TIME: Thursday, October 14, 2004, 8:30 a.m.

PLACE: Adam's Mark, 225 Coast Line Drive, East, Jacksonville, FL 32202, (904)633-9095

GENERAL SUBJECT MATTER TO BE CONSIDERED: To consider applications and review certification of Advanced Registered Nurse Practitioners.

Education Committee Meeting

DATE AND TIME: Thursday, October 14, 2004, to follow **Advanced Practice Committee**

PLACE: Adam's Mark, 225 Coast Line Drive, East, Jacksonville, FL 32202, (904)633-9095

GENERAL SUBJECT MATTER TO BE CONSIDERED: To discuss and hold hearings on procedures for education rules. Full Board

DATE AND TIME: Thursday, October 14, 2004, 1:00 p.m.

PLACE: Adam's Mark, 225 Coast Line Drive, East, Jacksonville, FL 32202, (904)633-9095

GENERAL SUBJECT MATTER TO BE CONSIDERED: General Board Business.

Full Board

DATE AND TIME: Friday, October 15, 2004, 8:30 a.m.

PLACE: Adam's Mark, 225 Coast Line Drive, East, Jacksonville, FL 32202, (904)633-9095

GENERAL SUBJECT MATTER TO BE CONSIDERED: General Board Business.

Certified Nursing Assistant Committee Meeting

DATE AND TIME: Wednesday, December 1, 2004, 1:00 p.m. PLACE: Wyndham Miami Airport, 3900 N. W. 21st Street, Miami, FL 33142, (305)871-3800

GENERAL SUBJECT MATTER TO BE CONSIDERED: To discuss issues regarding CNA's and Discipline of CNA's.

Practice Committee

DATE AND TIME: Wednesday, December 1, 2004, 6:00 p.m. PLACE: Wyndham Miami Airport, 3900 N. W. 21st Street, Miami, FL 33142, (305)871-3800

GENERAL SUBJECT MATTER TO BE CONSIDERED: To review proposed requests for declaratory statements.

Legislative Committee

DATE AND TIME: Wednesday, December 1, 2004, 6:30 p.m. PLACE: Wyndham Miami Airport, 3900 N. W. 21st Street, Miami, FL 33142, (305)871-3800

GENERAL SUBJECT MATTER TO BE CONSIDERED: To review legislative issues.

Credentials Committee Meeting

DATE AND TIME: Thursday, December 2, 2004, 8:30 a.m.

PLACE: Wyndham Miami Airport, 3900 N. W. 21st Street, Miami, FL 33142, (305)871-3800

GENERAL SUBJECT MATTER TO BE CONSIDERED: To discuss and hold hearings on credential issues.

Advanced Practice Committee Meeting

DATE AND TIME: Thursday, December 2, 2004, 8:30 a.m.

PLACE: Wyndham Miami Airport, 3900 N. W. 21st Street, Miami, FL 33142, (305)871-3800

GENERAL SUBJECT MATTER TO BE CONSIDERED: To consider applications and review certification of Advanced Registered Nurse Practitioners.

Education Committee Meeting

DATE AND TIME: Thursday, December 2, 2004, to follow Advanced Practice Committee

PLACE: Wyndham Miami Airport, 3900 N. W. 21st Street, Miami, FL 33142, (305)871-3800

GENERAL SUBJECT MATTER TO BE CONSIDERED: To discuss and hold hearings on procedures for education rules. Full Board

DATE AND TIME: Thursday, December 2, 2004, 1:00 p.m.

PLACE: Wyndham Miami Airport, 3900 N. W. 21st Street, Miami, FL 33142, (305)871-3800

GENERAL SUBJECT MATTER TO BE CONSIDERED: General Board Business.

Full Board

DATE AND TIME: Friday, December 3, 2004, 8:30 a.m.

PLACE: Wyndham Miami Airport, 3900 N. W. 21st Street, Miami, FL 33142, (305)871-3800

GENERAL SUBJECT MATTER TO BE CONSIDERED: General Board Business.

Any person requiring a special accommodation at this meeting because of a disability or physical impairment should contact the Board of Nursing, (850)245-4176, at least 48 hours prior to the meeting. If you are hearing or speech impaired, please call the Board using the Dual Party Relay System, 1(800)955-8770 (Voice) 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 or hearing, he/she will need to ensure that a verbatim record of the proceeding is made, which record includes the testimony and evidence from which the appeal is to be issued.

A copy of the agenda may be obtained by writing: Teresa Hall, Board of Nursing, 4052 Bald Cypress Way, Bin #C03, Tallahassee, FL 32399-3257.

The Department of Health, Board of Nursing Home Administrators announces an General Board meeting to which all interested persons are invited.

DATE AND TIME: February 6, 2004, 9:00 a.m.

PLACE: The Omni Jacksonville Hotel, 245 Water Street, Jacksonville, Florida 32202

GENERAL SUBJECT MATTER TO BE CONSIDERED: Approve applications, review rules, conduct disciplinary proceedings, and general business of the Board.

A copy of the agenda may be obtained by writing: Board of Nursing Home Administrators, 4052 Bald Cypress Way, Bin C-04, Tallahassee, Florida 32399-3254.

Any person requiring a special accommodation at this meeting because of a disability or physical impairment should contact Daisy King, Board of Nursing Home Administrators, (850)245-4291, at least five calendar days prior to the meeting. If you are hearing or speech impaired, please contact the Department using the Florida Dual Party Relay System, 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

If a person decides to appeal any decision made by the Board 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 made.

The Department of Health, Board of Pharmacy, Rules Committee announces a public meeting to which all persons are invited.

DATE AND TIME: February 9, 2004, 1:00 p.m.

PLACE: Hilton University of Florida Conference Center, 1714 S. W. 34th Street, Gainesville, Fl 32607, (352)371-3600

GENERAL SUBJECT MATTER TO BE CONSIDERED: The Committee will meet to review Rules Chapter 64B16, F.A.C.

A copy of the board agenda materials, which are open to the public, may be obtained by writing: Lucy Gee, Interim Executive Director, Board of Pharmacy, 4052 Bald Cypress Way, Bin #C04, Tallahassee, Florida 32399-3254.

Any person requiring a special accommodation at this meeting because of a disability or physical impairment should contact the Board of Pharmacy, Garnet Keller, (850)245-4614, 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).

If a person decides to appeal any decision made by the Board with respect to any matter considered at this meeting he will need to ensure that a verbatim record of the proceeding is made, which record includes the testimony and evidence upon which the appeal is to be based.

The Department of Health, Board of Pharmacy, announces a public meeting to which all persons are invited.

DATES AND TIME: February 10-11, 2004, 8:00 a.m. PLACE: Hilton University of Florida Conference Center, 1714 S. W. 34th Street, Gainesville, FL 32607, (352)371-3600 GENERAL SUBJECT MATTER TO BE CONSIDERED: The Board will meet to conduct disciplinary proceedings and general board business.

A copy of the board agenda materials, which are open to the public, may be obtained by writing: Lucy Gee, Interim Executive Director, Board of Pharmacy, 4052 Bald Cypress Way, Bin #C04, Tallahassee, Florida 32399-3254.

Any person requiring a special accommodation at this meeting because of a disability or physical impairment should contact the Board of Pharmacy, Garnet Keller, (850)245-4614, 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).

If a person decides to appeal any decision made by the Board with respect to any matter considered at this meeting he will need to ensure that a verbatim record of the proceeding is made, which record includes the testimony and evidence upon which the appeal is to be based.

The Board of Podiatric Medicine will hold a duly noticed rules workshop, to which all persons are invited to attend.

DATE AND TIME: Thursday, February 5, 2004, 9:00 a.m.

PLACE: Radisson Plaza Hotel Orlando, 60 South Ivanhoe Boulevard, Orlando, FL 32804, (407)425-4455

GENERAL SUBJECT MATTER TO BE CONSIDERED: Discussion of Rule Chapter 64B18, Florida Administrative Code.

Any person requiring special accommodations at this meeting because of a disability or physical impairment should contact the Board, (850)245-4355, at least 48 hours prior to the meeting. If you are a hearing or speech impaired, please contact the Board office using the 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 Board with respect to any matter considered at this meeting or hearing, he/she will need to ensure that a verbatim record of the proceeding is made, which record includes the testimony and evidence from which the appeal is to be issued.

A copy of the agenda item may be obtained by writing: Joe Baker, Jr., Board of Podiatric Medicine, Executive Director, 4052 Bald Cypress Way, Bin #C07, Tallahassee, FL 32399-3257.

The Board of Podiatric Medicine will hold a duly noticed meeting and telephone conference call, to which all persons are invited to attend.

DATE AND TIME: Friday, February 6, 2004, 9:00 a.m.

PLACE: Radisson Plaza Hotel Orlando, 60 South Ivanhoe Boulevard, Orlando, FL 32804, (407)245-4455

GENERAL SUBJECT MATTER TO BE CONSIDERED: General board business.

Any person requiring special accommodations at this meeting because of a disability or physical impairment should contact the Board, (850)245-4355, at least 48 hours prior to the meeting. If you are a hearing or speech impaired, please contact the Board office using the 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 Board with respect to any matter considered at this meeting or hearing, he/she will need to ensure that a verbatim record of the proceeding is made, which record includes the testimony and evidence from which the appeal is to be issued.

A copy of the agenda item may be obtained by writing: Joe Baker, Jr., Executive Director, Board of Podiatric Medicine, 4052 Bald Cypress Way, Bin #C07, Tallahassee, FL 32399-3257.

The Board of Speech-Language Pathology and Audiology announces a meeting to which all interested persons are invited to attend.

DATE AND TIME: Monday, February 9, 2004, 9:00 a.m. or soon thereafter

PLACE: Meet-Me Number (850)410-0966, Suncom 210-0966 GENERAL SUBJECT MATTER TO BE CONSIDERED: Laws and Rules review panel.

Any person requiring special accommodations at this meeting due to disability or physical impairment should contact the Board of Speech-Language Pathology and Audiology, (850)245-4161, at least five (5) calendar days prior to the meeting. If you are hearing or speech impaired, please contact the Board office using the Florida Dual Party Relay System at 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

A copy of the agenda may be obtained by writing: Board of Speech-Language Pathology and Audiology, 4052 Bald Cypress Way, Bin #C06, Tallahassee, Florida 32399-3256.

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 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.

The Florida Diabetes Advisory Council (DAC) announces a meeting to which all interested persons are invited.

DATE AND TIME: Thursday, February 5, 2004, 9:30 a.m. -

PLACE: Doubletree Hotel, Tampa Westshore, 4500 West Cypress Street, Tampa, FL 33607

This is a public meeting. If you would like to attend, have questions, or need more information, please contact Trina Thompson, (850)245-4330, by February 2, 2004. All requests for special accommodations must be received by 5:00 p.m. on February 3, 2004.

The **Department of Health**, Diabetes Prevention and Control Program will hold their next Implementation Work Group meeting as follows:

DATE AND TIME: Thursday February 5, 2004, 2:00 p.m. –

PLACE: Doubletree Hotel, Tampa Westshore, 4500 West Cypress St., Tampa, FL 33607, (813)879-4800

If you would like to attend, have questions, or require additional information, please contact: Yolanda Sacipa, (850)245-4330.

All requests for special accommodations must be received by Tuesday, February 3, 2004, 5:00 p.m.

DEPARTMENT OF CHILDREN AND FAMILY SERVICES

The Suncoast Region, DeSoto County Community Alliance announces a meeting to which all interested persons are invited.

DATE AND TIME: Tuesday, February 3, 2004, 11:00 a.m.

County PLACE: DeSoto Administration Building, Commissioner's Meeting Room, 201 East Oak St., Arcadia, Florida

The public is welcome to attend. For information: (941)741-3682.

The Commission on Marriage and Family Support **Initiatives** announces a two-day strategic planning meeting to which all persons are invited to attend.

DATES AND TIMES: Friday, January 30, 2004, 8:30 a.m.; Saturday, January 31, 2004, 9:00 a.m.

PLACE: Radisson Hotel Orlando at the Entrance to Universal Studios, 5780 Major Boulevard, Orlando, FL 32819

GENERAL SUBJECT MATTER TO BE CONSIDERED: 1) Planning session to transform Florida Statute 383.0115 into a strategic plan, 2) Other business at the call of the chair. You may view Florida Statute 383.0115 by visiting www.leg.state.fl.us.

For copy of the agenda and more information write or call: Commission Office, 111 North Gadsden Street, Suite 200, Tallahassee, FL 32301-1507, (850)488-4952, Ext. 135 (Voice). Persons with disabilities who require assistance to participate in the meeting are requested to notify the commission office at the same address or telephone number above at least seven days in advance so that their needs can be accommodated.

FISH AND WILDLIFE CONSERVATION **COMMISSION**

The Fish and Wildlife Conservation Commission announces two public meetings of the Stone Crab Advisory Board, to which all interested persons are invited:

DATES AND TIME: February 12-13, 2004, 9:00 a.m. - 5:00 p.m. each day

PLACE: Hawthorn Suites of Naples, 3557 Pine Ridge Road, Naples, Florida

DATES AND TIME: February 23-24, 2004, 9:00 a.m. - 5:00 p.m. each day

PLACE: Westin Beach Resort, 97000 Overseas Highway, Key Largo, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: The Fish and Wildlife Conservation Commission, Division of Marine Fisheries, will reconvene the Board to take public testimony regarding the status of the stone crab fishery and the trap limitation program and consider recommendations for the fishery.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 5 calendar days before the workshop/meeting contacting Cindy Hoffman, ADA Coordinator, (850)488-6411. If you are hearing or speech impaired, please contact the agency by calling (850)488-9542.

For further information, contact Mark Robson, at 2590 Executive Center Circle, East, Suite 201, Tallahassee, Florida 32301, (850)487-0554.

DEPARTMENT OF FINANCIAL SERVICES

The Florida Board of Funeral and Cemetery Services announces a public Board Meeting and all persons are invited to attend.

DATE AND TIME: February 26, 2004, 10:00 a.m. - 5:00 p.m. PLACE: Comfort Inn Conference Center, 820 East Busch Boulevard, Tampa, FL 33612, 1(800)288-4011 Toll Free, (813)933-4011 Direct

GENERAL SUBJECT MATTER TO BE CONSIDERED: Regular Board Business.

If a person decides to appeal any decision made by the Board with respect to any matter considered at this meeting, 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 record includes the testimony and evidence upon which the appeal is to be based.

TO OBTAIN FURTHER INFORMATION CONTACT: LaTonya Bryant, Administrative Assistant I, Division of Consumer Services, 200 East Gaines St., Tallahassee, FL 32399-0361, (850)413-3039.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this meeting is asked to advise LaTonya Bryant, (850)413-3039, at least 48 hours before the meeting. If you are hearing or speech impaired, contact LaTonya Bryant via the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice), for assistance.

MIAMI DADE COLLEGE

The Region XIV, Advisory Council announces a meeting to which all interested parties are invited:

DATE AND TIME: Wednesday, January 28, 2004, 9:00 a.m. PLACE: Room 9118, School of Justice, Miami Dade College, North Campus, 11380 N. W. 27th Ave., Miami, FL 33167

COMMISSION ON TOURISM

The Florida Commission on Tourism announces a public meeting of the Transition Task Force of the Cultural Heritage and Nature Tourism Development Committee.

PLACE: VISIT FLORIDA, Corporate Offices, 661 East Jefferson Street, Suite 300, Tallahassee, FL 32301, (850)488-5607

DATE AND TIME: Wednesday, January 28, 2004, 10:00 a.m. adjournment

GENERAL SUBJECT MATTER TO BE CONSIDERED: To discuss the details of adopting the new VISIT FLORIDA Council/Committee structure.

For further information contact: Jill Rutli, VISIT FLORIDA, P. O. Box 1100, Tallahassee, Florida 32302-1100, (850)488-5607, Ext. 347.

Any person requiring special accommodations at this meeting because of a disability should contact VISIT FLORIDA at least five business days prior to the meeting. 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)

FLORIDA HEALTHY KIDS CORPORATION

The Florida Healthy Kids Corporation announces its Board of Directors Meeting to which all persons are invited to attend. DATE AND TIME: January 29, 2004, 10:00 a.m.

PLACE: Doubletree Guest Suites, 3050 N. Rocky Point Dr., W., Tampa, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: Meeting of the Board of Directors.

An agenda for the meeting may be obtained by contacting: Florida Healthy Kids Corp., P. O. Box 980, Tallahassee, FL 32302, or by calling (850)224-5437.

CRIMINAL JUSTICE TRAINING STANDARDS AND TRAINING COMMISSION

The Criminal Justice Training Standards and Training Commission, Region VIII, Training Council annouces a public meeting to which all persons are invited.

DATE AND TIME: January 29, 2004, 2:00 p.m.

PLACE: Polk Community College, Winter Haven, FL

GENERAL SUBJECT MATTER TO BE CONSIDERED: Principal agenda items to be considered: 1) Old Business; 2) New Business - Election of New Chair, Region VIII Course Offerings, January 2004 – June 2004 (Anit-Terrorist Training Initiative). Region VIII Audit Finding and Response (FY 2001-2002), 2004/2005 Budget Approval, 11B-18 Proposed Rule Revisions; 3) Training Issues; 4) Other Items.

A copy of the agenda may be obtained by writing: Mary Mariani, Director, Polk Community College, Kenneth C. Thompson, Institute of Public Safety, 999 Avenue H, N. E., Winter Haven, FL 33881.

MEDICAL MALPRACTICE JOINT UNDERWRITING ASSOCIATION

The Florida Medical Malpractice Joint Underwriting Association announces a Claims and Underwriting Committee meeting to which all persons are invited.

DATE AND TIME: Thursday, February 5, 2004, 4:00 p.m.

PLACE: Key West Hilton, Key West, FL

GENERAL SUBJECT MATTER TO BE CONSIDERED: The Committee will receive and consider reports from the Association's General Counsel, General Manager, Servicing Carrier, and such other business properly brought before the

A copy of the Agenda may be obtained two weeks prior to the meeting by writing: FMMJUA, 1836 Hermitage Blvd., Suite 201, Tallahassee, FL 32308

The Florida Medical Malpractice Joint Underwriting Association announces a Board of Governors meeting to which all persons are invited.

DATE AND TIME: Friday, February 6, 2004, 9:00 a.m.

PLACE: Key West Hilton, Key West, FL

GENERAL SUBJECT MATTER TO BE CONSIDERED: The Board will receive and consider quarterly reports from the Association's Investment Counsel, General Counsel, Servicing Carrier, Claims Committee, General Manager, and such other business properly brought before the Board.

A copy of the Agenda may be obtained two weeks prior to the meeting by writing: FMMJUA, 1836 Hermitage Blvd., Suite 201, Tallahassee, FL 32308.

The Florida Medical Malpractice Joint Underwriting **Association** announces the Annual Meeting of its membership to which all persons are invited.

DATE AND TIME: Friday, February 6, 2004, immediately following the Board of Governors meeting, which begins at 9:00 a.m.

PLACE: Key West Hilton, Key West, FL

GENERAL SUBJECT MATTER TO BE CONSIDERED: The Board will receive and consider yearly reports from the Association's Chairman, Servicing Carrier, General Manager, and such other business properly brought before the Board.

A copy of the Agenda may be obtained by writing: FMMJUA. 1836 Hermitage Blvd., Suite 201, Tallahassee, FL 32308.

VOLUNTEER FLORIDA

The Governor's Commission on Volunteerism and Community Service, Volunteer Florida, Grants Oversight Council is pleased to announce a conference call to which all persons are invited.

DATE AND TIME: Wednesday, February 11, 2004, 2:00 p.m. PLACE: Please call (850)921-5172 for call-in number and pass-code

GENERAL SUBJECT MATTER TO BE CONSIDERED: Goal and strategy review and update on the AmeriCorps Request for Proposal timeline.

Please contact Gwen Erwin, (850)921-5172, for a meeting agenda.

If you require a reasonable accommodation to participate, please contact Gwen Erwin, (850)921-5172, Voice/TTY, 72 hours in advance with your request.

Section VII Notices of Petitions and Dispositions Regarding Declaratory Statements

BOARD OF TRUSTEES OF THE INTERNAL IMPROVEMENT TRUST FUND

Pursuant to Chapter 2003-145, Laws of Florida, all notices for the Board of Trustees of the Internal Improvement Trust Fund are published on the Internet at the Department of Environmental Protection's home page at http://www.dep. state.fl.us/ under the link or button titled "Official Notices."

PUBLIC SERVICE COMMISSION

NOTICE IS HEREBY GIVEN that the Florida Public Service Commission has received a Petition for a Declaratory Statement from Withlacoochee River Electric Cooperative, Inc. Petitioner seeks an order that it is authorized to be the sole provider of service to a customer under the service territory agreement with Progress Energy Florida, Inc.

A copy of the petition may be obtained http://www.psc.state.fl.us/psc/dockets/ or by writing: Division of the Commission Clerk and Administrative Services, 4075 Esplanade Way, Tallahassee, FL 32399-0862.

DOCKET NO. 031128-EU.

DEPARTMENT OF ENVIRONMENTAL PROTECTION

Pursuant to Chapter 2003-145, Laws of Florida, all notices for the Department of Environmental Protection are published on the Internet at the Department of Environmental Protection's home page at http://www.dep.state.fl.us/ under the link or button titled "Official Notices."

DEPARTMENT OF HEALTH

NOTICE IS HEREBY GIVEN that the Department of Health has issued a final order on a Petition for Declaratory Statement on Section 120.569, Florida Statutes, and subsections 28-106.111(1),(2) and 64F-10.003(1),(7) and (9), Florida Administrative Code. The Petition was filed August 28, 2002, and a Final Order and Amended Final Order was originally issued November 26, 2002 and November 27, 2002. The First District Court of Appeal vacated the Final Orders and remanded the petition back to the Department at which time a Hearing Officer was appointed.

A notice of this action was published in Vol. 28, No. 51, December 20, 2002, Florida Administrative Weekly. Subsequently, a Final Order, granting the petition in part and denying the petition in part, was filed by the Department December 29, 2003.

A copy of the Petition for Declaratory Statement and the Final Order may be obtained by writing: Sam Powers, Agency Clerk, Office of the General Counsel, Department of Health, 4052 Bald Cypress Way, Bin #A02, Tallahassee, Florida 32399-1703.

NOTICE IS HEREBY GIVEN that the Board of Acupuncture issued a Final Order in response to a petition for a declaratory statement filed by Robert Mitlin, A.P. with respect to acupuncturists performing the medical roll-cit procedure.

The Board voted to Deny the petition without issuing an opinion as Petitioner sought a policy statement of general applicability that was not limited to the Petitioner's particular set of circumstances and because the Petitioner's particular set of circumstances were not adequately described.

For a copy of the petition, contact: Pamela King, Executive Director, Board of Acupuncture, 4052 Bald Cypress Way, Bin #C06, 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

REQUEST FOR BID

The University of Florida, Purchasing Division will receive sealed bids for the following: 04L-158, DHRE #2728-751, Beaty Tower East, Elevator Upgrade, estimated budget: \$175,000-\$200,000, to be opened February 19, 2004, at 2:00 p.m. Local Time. Scope of work: Upgrade of existing electric traction elevators in Beaty Tower East and all architectural, mechanical and electrical supportive work. Specifications and Plans are available in Central Purchasing, Elmore Hall, Radio Road, Gainesville, FL 32611, telephone (352)392-1331. A Mandatory Pre-Bid Meeting will be held January 28, 2004, at 2:30 p.m. in the Housing Office Conference Room, S. W. corner of Museum Road and S. W. 13th Street (441), Gainesville, FL. All questions should be directed to A. J.

Sontag, Associate Director, UF Purchasing (352)392-1331 Ext. 304. AMERICANS WITH DISABILITY ACT OF 1991 - If special accommodations are needed in order to attend the Pre-Bid Meeting or the Bid opening, contact Purchasing, (352)392-1331 within three (3) days of the event.

REQUEST FOR BID

The University of Florida, Purchasing Division will receive sealed bids for the following: 04L-157, DHRE #BOR131-304, Diamond #304 Renovation, estimated \$425,000-\$450,000, to be opened February 19, 2004, at 2:30 p.m. Local Time. Scope of work: Total renovation of building: electrical, mechanical, installation of cabinets, plumbing, and interior finishing's as per plans and specifications. This building is two stories tall and contains 16 units for a total of 9,775 square feet. Specifications and Plans are available in Central Purchasing, Elmore Hall, Radio Road, Gainesville, FL 32611, telephone (352)392-1331. A Mandatory Pre-Bid Meeting will be held January 28, 2004, at 9:30 a.m. in the Diamond Commons Conference Room, corner of S.W. 13th Street and Diamond Road, Gainesville, FL. All questions should be directed to A.J. Sontag, Associate Director, UF Purchasing (352)392-1331, Ext. 304. AMERICANS WITH DISABILITY ACT OF 1991 – If special accommodations are needed in order to attend the Pre-Bid Meeting or the Bid opening, contact Purchasing, (352)392-1331 within three (3) days of the event.

INVITATION TO BID

The Florida State University FO&M Purchasing shall receive sealed bids until the dates and times shown for the following projects. Bids may be brought to the bid opening or sent to:

> Florida State University FO&M Maintenance, Purchasing 114F Mendenhall Building A Tallahassee, Florida 32306

prior to bid opening. Bidder must reference bid number, opening date and time on outside of bid package to insure proper acceptance. Bids submitted by facsimile are not acceptable. For information relating to the Invitation(s) to Bid, contact the

FO&M 50-3 Bid Number:

Purchasing Agent: B.J. Lewis, Facilities Mandatory Job Site Visit: February 10, 2004, 2:00 p.m.

Location: Florida State University

> 314 Westcott Building Tallahassee, Florida

Public Bid Opening: February 17, 2004, 2:00 p.m.

FSU-FO&M Maintenance

116 Mendenhall Hall, Building A Tallahassee, Florida 32306-4150 FO&M Maintenance Purchasing

Bid Documents: Work includes replacement of twenty (20) double hung wood windows on a portion of the historic elevations of the Westcott Building, Florida State University, Tallahassee, FL with pre-finished aluminum double hung (tilt) windows with low E insulating glass set, secured and sealed, with all required anchors, clips and accessory head, jamb, sill and stool trim pieces required to provide a complete watertight installation. The new windows shall be similar in appearance to existing windows being replaced. Removal of the existing wood windows and abatement work required removing lead paint from surrounding frames and sills is not part of the work.

Contact Person: Russell Taunitas, (P) (850)644-4816, (Cell) (850)591-8401

Invitation to Bid

Turner/PSA invites all trade contractors to bid on Florida A & M University College of Law Project located in downtown Orlando, Florida.

The project consists of approximately 160,000 SF gross area, library, classroom, atrium/moot courtroom, administrative offices and clinic.

Documents are available for bidding by contacting Chase Hawthorne Turner/PSA, (407)210-2547.

Bids will be accepted for the following trades: Temporary Toilets. Rubbish Removal, Site Fencing. Trailers. Cleaning/Labor, Carpenter's/Labor, Job Photos, Sitework, Site Hardscape, Furnishings, Landscaping and Irrigation, Foundations and Concrete Work, Masonry Work, Structural Steel and Miscellaneous Metals, Rough Carpentry and Installation of Doors and Hardware, Finish Carpentry, Waterproofing, Caulking and Sealants, Roofing, Fireproofing, Doors, Frames and Hardware, Overhead Doors, Glass and Glazing, Metal Panels, Drywall, Stucco and Acoustical, Ceramic Tile, VCT and Carpet, Wall Panels, Painting and Wall Covering, Visual Display Surfaces, Toilet Compartments and Accessories, Miscellaneous Specialties, Signage, Metal Lockers, Postal Specialties, Mobile Storage Shelving Units (Power Assisted), Library Equipment, Projection Screens, Miscellaneous Equipment, Blinds and Window Treatments, Audience Seating, Elevators, Fire Protection, HVAC and Plumbing, Electrical, and Material and Testing. Bids are due January 26, 2004, 2:00 p.m. Please submit sealed bids (2) copies) to Turner Construction Company's office located at 800 N. Magnolia Avenue, Suite 500, Orlando, FL 32803. Faxed bids will not be accepted. Bids will be opened at Turner's office on January 26, 2004.

Pre-Bid meeting is scheduled for January 15, 2004 at 2:00 p.m. Meeting will be held at Callahan Neighborhood Center, 101 North Parramore Avenue, Orlando, FL 32801, (407)246-2305. Directions:

West

I-4 W toward ORLANDO. Take the South Street ext - exit number 83 – on the left. Turn right onto W. South Street. Turn Right onto South Parramore Avenue. End at 101 South Parramore Avenue.

Merge Onto I-4 East Via Exit Number 259 Toward Orlando. Take The SR 526/Robinson St. Exit – Exit Number 83a. Turn Left Onto W. Robinson St./FL-526. Continue To Follow W. Robinson St., Turn Left Onto N. Parramore Ave., End at 101 N. Parramore Ave., Orlando FL.

All bidders are encouraged to attend.

Turner/PSA is committed to equal opportunity and strongly encourage all interested M/WBE and small business firms and suppliers to submit bids.

All contractors desiring to pre-qualify for consideration shall submit a pre-qualification statement prior to bidding. A copy of our pre-qualification form can be obtained by contacting: Durga Kalsi, (407)210-2523.

Turner/PSA reserves the right to reject any and all bids, waive informalities and irregularities in bidding and to accept bids which are considered by Turner/PSA to be in the best interest of the project.

Notice To Release Request for Proposal

Hardee County School Readiness Coalition, Inc. will release a Request for Proposal for Central Agency services on February 10, 2004.

INVITATION TO NEGOTIATE

School Readiness Coalition of Highlands County announces its intention to procure services for the fiscal year beginning July 1, 2004. Included in these services will be Child Care Resource and Referral; Subsidized Child Care Eligibility, Placement and Utilization; Provider Assistance; Screening Services; and Infant and Toddler Services. The "Invitation To Negotiate" can be downloaded from www.highlands.k12.fl.us/schoolreadiness.html or obtained by email request to Rafattic@highlands.k12.fl.us or phone at (863)471-5532. The deadline to reply with a "Notice of Intent to Submit a Sealed Reply" is January 26, 2004. "Sealed Replies" are due by February 27, 2004 to the Coalition office at P. O. Box 313, Sebring, Florida 33871. A voluntary Vendor Conference will be held on January 28, 2004 at the Children's Advocacy Center, 1000 S. Highlands Ave., Sebring, FL. Certified Minority Business Enterprises and others are encouraged to participate in the solicitation process.

Request for Proposals School Readiness Services Within Collier County Solicitation #COL-04/05-001SRS

Competitive sealed proposals are being requested for school readiness services within Collier County, these services to include eligibility and provider payments; parent and child services; and provider development, support, and training. The anticipated total allocation to the Coalition from the Florida Partnership for School Readiness is \$4,925,360, based on availability of funds.

Letters of Intent to Bid are required and due February 23, 2004. A non-required Bidders Meeting will be held on February 23, 2004, at the Coalition Office. Sealed proposals will be received at the address below until 2:00 p.m. on March 29, 2004.

RFP specifications may be requested by contacting:

Patti Young, Executive Director Collier School Readiness Coalition, Inc. 269 Airport Rd S Naples, FL 34104 Phone: (239)643-3418

Request for Proposals Fiscal Agent Services Solicitation #COL-04/05-002FIS

Competitive sealed proposals are being requested for fiscal agent services for the Collier School Readiness Coalition. The anticipated total allocation to the Coalition from the Florida Partnership for School Readiness is \$4,925,360, based on availability of funds.

Letters of Intent to Bid are required and due February 23, 2004. A Bidders Meeting will be held on February 23, 2004, at the Coalition Office. Sealed proposals will be received at the address below until 2:00 p.m. on March 29, 2004.

RFP specifications may be requested by contacting:

Patti Young, Executive Director Collier School Readiness Coalition, Inc. 269 Airport Rd S Naples, FL 34104

Phone: (239)643-3418

PUBLIC ANNOUNCEMENT Request for Qualifications RFQ 54331415

The Northeast Florida Educational Consortium (NEFEC) consisting of the School Districts of Baker, Bradford, Columbia, Dixie, Flagler, Gilchrist, Lafayette, Levy, Nassau, Putnam, Suwannee, Union, P.K. Yonge Developmental Research School, and the Florida School for the Deaf and the Blind in Florida will select qualified Construction Management At Risk firms according to Section 287.055 Florida Statutes to provide professional services for construction projects.

Firms interested in providing construction management services must submit five (5) bound copies of a complete Statement of Qualifications by 2:00 p.m. on February 2, 2004 to: Cathy Merritt, Assistant Executive Director, NEFEC, 3841 Reid Street, Palatka, Florida 32177, Phone (386)329-3800.

Instructions and copies of the Statement of Qualifications format may be picked up at the above address Monday through Friday, 8:00 a.m. to 4:00 p.m.

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 Board of Directors of NEFEC may reject all applicants and may stop the selection process at anytime and reserves the right to waive any informalities in the selection process and to reject any or all Statements of Qualifications.

The intent of this request is to select a firm which will be available for member districts as deemed necessary on projects under \$1,000,000.00.

Any contract awarded as a result of this RFQ will cover the time period March 9, 2004 through February 28, 2006. The contract can be extended for three (3) additional one (1) year periods with mutual consent of both contracting parties.

INVITATION TO NEGOTIATE #00001

The Manatee County Local School Readiness Coalition is seeking competitive Sealed Replies to an ITN for the delivery of School Readiness Early Care and Education Services for the fiscal year beginning on July 1, 2004. The purpose of the ITN is to procure an integrated and quality service delivery system for school readiness programs for children birth to age twelve and children between the ages thirteen and seventeen who meet special needs criteria. Included in these services are the functions (1) Child Care Resource and Referral Services, Contracting, Monitoring, Compliance Assistance Technical Assistance, and Payment Administration, (2) Quality Assurance and Quality Initiative Services, and (3) Child and Parent Services and Developmental Services.

A Notice of Intent to Submit an Application that complies with the requirements set forth in the ITN document must be received by 4:00 p.m., February 2, 2004 at the Coalition office, 1112 Manatee Ave. East, Bradenton, Florida 34208. An Applicant's Conference will be held at 10:00 am, February 13, 2004 at the same address. Attendance at the Applicant's Conference is not a pre-requisite for the acceptance of applications but is highly encouraged. Certified Minority

Enterprises are encouraged to participate in the Applicant's Conference. Agencies and individuals who demonstrate that they meet the initial criteria may be invited to submit a detailed proposal, which must be received at the above location no later than 9:00 a.m. on March 10, 2004.

The ITN document is available electronically www.manateeschoolreadiness.org or may be obtained by contacting: Linda Jimenez, Coalition office, (941)714-7449, Ext. 149.

> Notice of Invitation to Negotiate ITN Solicitation Number FLAG-04/05-001CA

Title: **INVITATION** TO **NEGOTIATE SCHOOL** READINESS SERVICES WITHIN FLAGLER COUNTY, **FLORIDA**

Purpose: The Flagler County School Readiness Coalition, Inc. has released an Invitation to Negotiate in an effort to enter into an agreement with one or more agencies to provide innovative, quality, outcome based, School Readiness programs for children birth through age twelve. The focus of the Invitation to Negotiate is to find one or more service providers who will partner with the Coalition in meeting its goal to offer a seamless quality service delivery system for all School Readiness services in Flagler County. Services include: Eligibility and Provider Payments; Parent and Child Services; Provider Development and Support.

All multi-agency collaboration with a lead agency or single agencies are encouraged to submit a proposal. Please contact the Flagler County School Readiness Coalition, c/o PWD Solutions, Inc., 140 South Beach Street, Suite 202, Daytona Beach, FL 32114, cmiles@pwdinc.org, or (386)267-0511 (Fax) for more information. Refer to ITN Solicitation Number FLAG-04/05-001CA in all contacts.

The Invitation to Negotiate will be available for distribution by February 2, 2004, with the successful bidder's contract to begin July 1, 2004. Deadline for all proposals will be on March 31, 2004. Contract Award Notice will be posted May 4, 2003.

BOARD OF TRUSTEES OF THE INTERNAL IMPROVEMENT TRUST FUND

Pursuant to Chapter 2003-145, Laws of Florida, all notices for the Board of Trustees of the Internal Improvement Trust Fund are published on the Internet at the Department of Environmental Protection's home page at http://www.dep. state.fl.us/ under the link or button titled "Official Notices."

EXPRESSWAY AUTHORITIES

NOTICE TO CONTRACTORS REQUEST FOR PROPOSALS PERSONNEL SERVICES CONTRACTOR PROJECT NO. PS-03

Proposals will be received in the office of the Orlando-Orange County Expressway Authority, 525 South Magnolia Avenue, Orlando, Florida 32801 until 3:00 p.m. (Orlando local time) on March 29, 2004, for the work described below. Proposals delivered or received after that time and date will be disqualified. Ron Fagan, Deputy Director of Operations, will be the contact person on this Project. Any questions in regard to this Notice or requests for an RFP package should be directed to Mr. Fagan at (407)316-3800. RFP packages will be available after 1:00 p.m. on January 29, 2004.

DESCRIPTION OF SERVICES

The Orlando-Orange County Expressway Authority (Authority) requires the services of a Personnel Services Contractor to provide all of the personnel required to operate the Authority's E-PASS Customer Service Centers (CSC), and the Violations Enforcement Section (VES). E-PASS is the registered trademark name for the Authority's Automatic Vehicle Identification (AVI) System. Consideration will be given to only those Proposers who are qualified to perform the work as determined by the Authority. The Contractor's experience and knowledge in industry practices will be a plus. The Contractor must be able to accommodate and partner with the Authority in implementing changes to the system and operations as the contract continues into the future. The Authority is constantly seeking ways to improve the efficiency and effectiveness of its operations and system.

For additional information regarding availability of the Bidding Documents, Statement of Work, proposal preparation instructions, work and technical requirements, contract requirements and considerations, general requirements, prebid meeting, prequalification requirements, protest procedure, bonding requirements, Equal Opportunity Statement and M/WBE Participation refer to the Authority's web site at www.expresswayauthority.com or visit the Authority's office at the address shown above for a copy of the RFP package.

DEPARTMENT OF ELDER AFFAIRS

The Northeast Florida Area Agency on Aging, Inc. (NEFAAA) is bidding Older Americans Act Title III E Family Caregiver Support Services for FY 2004 in the following Florida counties: Baker, Clay, Duval, Nassau, St. Johns and Volusia. Examples of the services include: respite care to temporarily relieve caregivers of their caregiving responsibilities; information to caregivers about available services; assistance to caregivers in gaining access to services; and individual

counseling, organization of support groups and training of caregivers to assist them in making decisions and solving probelms reltaed to their caregiving roles.

Individual Requests for Proposal for each county will be available at the NEFAAA, Inc., 4401 Wesconnett Blvd., 2nd Floor, Jacksonville, FL 32210-7387, beginning January 23, 2004. A bidder's conference workshop will be held on January 30, 2004. All proposals must be received at the NEFAAA by 2:00 p.m., February 20, 2004.

DEPARTMENT OF ENVIRONMENTAL PROTECTION

Pursuant to Chapter 2003-145, Laws of Florida, all notices for the Department of Environmental Protection are published on the Internet at the Department of Environmental Protection's home page at http://www.dep.state.fl.us/ under the link or button titled "Official Notices."

SARASOTA MEMORIAL HEALTH CARE SYSTEM

ANNOUNCEMENT OF INTENT TO CONTRACT FOR FACILITY PLANNING PROFESSIONAL SERVICES FOR A MASTER FACILITY PLAN

The Sarasota County Public Hospital Board of Sarasota County, Florida is accepting statements of qualifications from Healthcare Facility Planning Consulting Firms under the provisions of the Consultants' Competitive Negotiation Act, Section 287.055, Florida Statutes. The scope of work may include existing conditions analysis, operational analysis, clinical volume projections, site analysis, programming, regulatory analysis, physical facility option development, cost estimating, implementation planning and graphic documentation of recommended schemes.

Firms qualified to submit include Architectural/Engineering firms with healthcare planning experience, hospital-planning consultants with demonstrated expertise in facility planning as well as strategic planning or an association of architectural design and healthcare planning firms. Firms interested in being considered as candidates are required to submit ten bound submittals of qualifications that include at least the following data, to be organized in the following order:

- 1. A copy of Florida Professional and Corporate Registration certificates.
- 2. Completed GSA Standard Forms 254 and 255.
- 3. Proof of General and Professional Liability Insurability.
- A separate statement as to whether the firm is a certified Small and/or Minority Business Enterprise as defined by the Florida Small and Minority Business Assistance Act of 1985.
- 1. Examples of relevant project experience including recent Master Facility Planning, Heart and Vascular Center planning, and Women's and Children's Center planning.

2. Any additional relevant information not specifically mentioned may be included at the discretion of the submitting firm.

The following are specific comments regarding the selection process as well as the minimum deliverables that will be required as work products of the consulting engagement.

- 1. As an outcome of this Request for Proposal, and in addition to the Master Facility Planning services described herein, Sarasota Memorial Health Care System (SMHCS) may elect to separately award two subparts of work described as follows:
- Subpart A Preliminary Design Package for the Heart and Vascular Institute.
- b) Subpart B Preliminary Design Package for the Women and Children's Center

Each Preliminary Design Package will include the following

- Analysis of Strategic objectives and development of a detailed space program suitable to begin Schematic Design
- Site analysis and selection
- Block plans showing physical arrangement of spaces.
- Preliminary Building exterior design and graphic representation
- **Project Cost estimates**
- **Fund Raising Graphics**

Based on the qualifications presented by those firms who may ultimately be short-listed, one firm may be selected to do the full scope of the work described herein including that work described in the two Preliminary Design Packages. However, SMHCS may award the complete scope of work minus the two subparts to one firm. In this case SMHCS would select one firm for both Preliminary Design Packages or two firms to individually provide services for each Preliminary Design Package.

- SMHCS reserves the right to reject any or all submittals. No fewer than three qualified firms will be short-listed. The short-listed candidates may be asked to make final presentations to a selection committee.
- Considerations in the selection of candidates include: the firm's recent related experience, location and ability to respond rapidly, as well as qualifications of personnel.
- The final product of all planning services shall include digital data in the form of disks (CD, floppy, etc.) All graphic data, other than graphs, will be documented in AutoCAD, 2000 format.

- Deliverables as a minimum will include:
- Strategic Objectives Summary
- 7. Analysis of Existing Conditions that may effect development (including existing space, the existing sites, code deficiencies, infrastructure deficiencies, as well as traffic and parking conditions.)
- Operational Analyses
- Work Load Analyses and projected utilizations
- 10. Outline Programs for all areas with the exception of the Heart and Vascular Institute, and the Women's and Children's Center each of which will require detailed space programs.
- 11. Campus Development Scenarios, including Main Campus, University Parkway, Blackburn Point, Taylor Ranch and Care Center East. (Sarasota Memorial Healthcare System my elect to have the Care Center East Development Scenarios done under a separate Scope of work coordinated with currently in progress design work related to the Care Center East Wellness Center)
- 12. Real estate analysis and recommendations for best use for all currently held properties.
- 13. Proposed Plans of the selected development scenarios.
- 14. Fund Raising Graphics for selected projects including the Women's and Children's Program, and the Heart and Vascular Institute.
- 15. Project Cost Projections for all proposed expansions and alterations.
- 16. Implementation plans, including phasing schedules for all proposed developments.
- 17. Questions regarding submissions shall be directed to Bill Shevlin at (941)917-1899, or Dan McDaniel at (941)917-2048.
- Submissions shall be titled "Sarasota Memorial 18. Healthcare System Master Facility Planning Qualifications" and shall be submitted no later than 3:30 p.m., February 17, 2004, at the office of:

Dan McDaniel

Director of Architecture and Facility Planning Sarasota Memorial Hospital Design and Construction Office 1833 Hawthorne Street

Sarasota, Florida 34239

WORKFORCE ALLIANCE

REQUEST FOR PROPOSALS FOR CAREER CENTER OPERATION AND MANAGEMENT SERVICES FOR PROGRAM YEARS 2004, 2005, 2006

Workforce Alliance, Inc. (Alliance) is accepting proposals for Career Center Operation & Management Services for Program Years 2004, 2005, 2006 (7/1/04 through 6/30/07). The deadline for receipt of RFP responses is 5:00 p.m. E.S.T. 2/24/04, at Alliance's administrative office 2051 Martin Luther King, Jr., Blvd., Suite 136 in Riviera Beach, Florida 33404. The RFP is available for pickup between the hours of 8:00 a.m. - 5:00 p.m. at the Alliance administrative office for a fee of \$20. The RFP is also available free of charge on Alliance's website www.pbcworks.com. Click on the link "Doing Business With Us (RFPs)". Alliance may change scheduled dates if it is to the advantage of Alliance to do so. A bidder's conference regarding the RFP will be held at Alliance's administrative office on 1/28/04 at 2:00 p.m. in Room 304A. Alliance complies with the provisions of the Americans With Disabilities Act. If you are a disabled person requiring any accommodations or assistance, please notify the Alliance at least 72 hours (3 business days) in advance. Alliance encourages women and minority businesses to submit proposals. Alliance reserves the right to reject any or all proposals.

VOLUNTEER FLORIDA

Volunteer Florida is pleased to announce a Request for Proposals for community Disaster Mitigation projects. Proposals must be submitted by March 16, 2004. Eligibility criteria, guidelines, application forms and technical assistance information is available at www.volunteerflorida.org – Look under Grants Central, Apply Now! or call (850)921-5172. Workshops are being conducted in Ft. Walton Beach, February 4, 2004; Ft. Lauderdale, February 5, 2004, Tampa and Ft. Myers, February 6, 2004, Gainesville and Orlando, February 9, 2004 and Tallahassee, February 10, 2004.

GAINESVILLE-ALACHUA COUNTY REGIONAL AIRPORT AUTHORITY

INVITATION TO BID #04-004 ON-AIRPORT RENTAL CAR CONCESSION

The Gainesville-Alachua County Regional Airport Authority (GACRAA) is soliciting sealed bids for obtaining up to five (5) rental car concessions for the Gainesville Regional Airport's Commercial Passenger Terminal. The bid documents and specifications will be available beginning Tuesday, January 20, 2004 at the Gainesville Regional Airport's Administration Office, 3880 N. E. 39th Avenue, Gainesville, FL 32609.

The term of the concession contract is for one (1) five (5) year period commencing May 1, 2004.

All bids submitted shall be effective for 90 days. Bids must be signed by an authorized official, enclosed in a sealed opaque envelope or package clearly marked "Bid for an On-Airport Rental Car Concession at the Gainesville Regional Airport Bid No. 04-004" and mailed or delivered to the Authority's Administrative Office, Gainesville Regional Airport, Attn. Mr. Rick Crider, CEO, 3880 N. E. 39th Avenue, Suite A, Gainesville, FL 32609. Bids received after 5:00 p.m. Monday, March 8, 2004 will not be considered. The bids will be publicly opened and read aloud in the Airport Conference Room immediately after the closing deadline. The official clock is located in the Authority's Administrative Office. Only bids received by 5:00 p.m., March 8, 2004 will be considered.

A mandatory pre-bid conference will be held on Wednesday, February 11, 2004 at 10:00 a.m. at the Gainesville Regional Airport, Passenger Terminal Conference Room. For directions, contact Ms. Suzanne Schiemann, (352)373-0249.

The Authority will award concession contracts to a maximum of five (5) highest responsible bidders. GACRAA reserves the right to reject any or all bids received in response to this Invitation to Bid as determined to be in the best interest of the Airport.

For additional information, contact: Mr. Allan Penksa, (352)373-0249.

Section XII Miscellaneous

DEPARTMENT OF COMMUNITY AFFAIRS

CITIZEN CORPS/CERT

(Community Emergency Response Team)
(Federal FY 04 DHS-Sub-grant Funding Availability)

The Florida Department of Community Affairs (DCA), Division of Emergency Management (DEM), announces the release of a Notice of Funding Availability (NOFA) in conjunction with the Citizen Corps Program. The purpose of the Citizen Corps Program is to engage Florida citizens through education, training and volunteer service to make their community safer, stronger and better prepared to respond to all types of disasters. The purpose of the CERT (Community Emergency Response Team) Program is to promote a partnership between local emergency services and the people they serve. This is accomplished by training citizens, neighborhoods, community organizations and workplaces in basic emergency preparedness, response and recovery skills to function in a neighbor-helping-neighbor-helping their community spirit and to train citizens to function as auxiliary personnel to first responders.

This NOFA will be available effective January 9, 2004 to any regional or local government or governmental jurisdiction in the State of Florida. Eligible applicants also include Fire Tax

Districts, other taxing or governmental districts, school districts and Native American Tribes or nations in Florida. Non-profit 501 c (3) entities are not directly eligible to apply. The total funds available for these sub-grants are:

\$585,000 for Citizen Corps Councils (Formation of new Councils and continued operation/expansion of existing Councils.) (This Citizen Corps also includes Neighborhood Watch, Volunteers in Police Service, CERT and Medical Reserve Corps volunteer recruiting, screening and referral of volunteers to these programs. It is our understanding at the time of this notice that operational funding for the Neighborhood Watch and Volunteers in Police Service will remain in the Byrne Formula Grant Program FY 04 allocation and operational funding for the Medical Reserve Corps Program will remain in the Health & Human Services FY 04 allocation.) \$585,000 for CERT Programs (Formation of new CERT Programs and continued operation/expansion of existing CERT Programs.)

The DEM will accept separate competitive Sub-grant applications to perform the following Citizen Corps activities as described hereinafter:

- 1. Citizen Corps (General Program) Grant size is \$5000-35,000, with no jurisdiction receiving more than \$35,000 in Citizen Corps General Program specific Sub-grant funds. These funds are to support the formation of Citizen Corps Councils, to enhance existing Citizen Corps Councils and to carryout Citizen Corps goals and objectives of education, training, recruiting, screening and referring volunteers to the four federally chartered Citizen Corps programs and other Citizen Corps partners.
- 2. Among the application requirements will be the submission of a Citizen Corps Implementation Plan Strategy to accomplish the mission of Citizen Corps in the requesting jurisdiction. Existing Citizen Corps Councils will need to include in their Implementation Plan Strategy, how they intend to grow their existing programs. There will also have to be a plan for sustainability after the grant expires. There will be a requirement to properly register their Citizen Corps Council information with the Florida State Citizen Corps Office and to update that information quarterly. Preference will be given to proposals demonstrating a multi-jurisdictional, countywide, area, multi-council cooperative arrangement or regional concept and for effective, current programs serving as mentors in development of citizen corps councils in other jurisdictions. Past performance of existing Citizen Corps

- Council programs and operations will be considered for applications from existing Citizen Corps Councils. Certain restrictions on what these Sub-grant funds can be utilized for do apply.
- CERT Program Grant size is \$5,000-\$35,000, with no jurisdiction receiving more than \$35,000 in CERT Program specific Sub-grant funds. Cost effectiveness of program and past performance will be a consideration for existing programs. These funds are for CERT training, training supplies, training equipment, personal protective equipment (PPE), CERT Team supplies and equipment and start-up of teams in areas of the State where CERT is not currently constituted or for enhancement of current CERT Programs.
- 4. Among the application requirements will be the submission of a "CERT Annex Interface Document" detailing how the CERT Program integrates into the local Citizen Corps Council goals and objects (if one currently exists). If a Citizen Corps Council does not exist currently then how the community intends to form a Citizen Corps Council and how the CERT Program will help partially fulfill the Citizen Corps mission in the community. If a Citizen Corps Council is proposed in the community, then demonstrate how the CERT Program will interface with the Citizen Corps Implementation Plan Strategy. Certain restrictions on what CERT grants can be used for do apply.

(NOTE: There is a maximum of \$70,000 in combined awards for both a Citizen Corps General Program Sub-grant and a CERT Specific Sub-grant per jurisdiction.)

It is important to note, that both the Citizen Corps Council Program Sub-grant and the CERT Program Sub-grant will require tracking and reporting monthly the number of volunteers, the number of training courses, the number of training course graduates, and other similar information. Also, their will be timely financial reports due quarterly and selected financial information due monthly.

Sub-grant applications must be received at the following location by February 6, 2004, no later than 4:30 p.m., Eastern Standard Time.

> Marcia Chiricos (Citizen Corps) Department of Community Affairs Division of Emergency Management 2555 Shumard Oak Blvd (Room 215B) Tallahassee, Florida 32399-2100 ATTN: Citizen Corps or CERT Sub-grant Application Enclosed

All Sub-grants must be prepared in conformance with the Citizen Corps General Program or CERT Program Sub-grant Application Package Instructions found at the following Internet address starting January 9, 2004:

http://floridadisaster.org

Requests for hard copies of the Citizen Corps General Program Sub-grant Application Package or the CERT Program Sub-grant Application Package, questions or other inquiry should be directed to the attention of Mrs. Marcia Chiricos — Citizen Corps phone at (850)413-9957 or preferably by e-mail: Marcia.chiricos@dca.state.fl.us or to Mr. Tom Weaver — CERT Program, (850)413-9891 or preferably by e-mail at the following address Thomas.weaver@dca.state.fl.us.

DCA Final Order No.: DCA03-OR-335 STATE OF FLORIDA

DEPARTMENT OF COMMUNITY AFFAIRS
In re: CITY OF GROVELAND LAND DEVELOPMENT
REGULATIONS ADOPTED BY
CITY OF GROVELAND
ORDINANCE NO. 2003-10-47

FINAL ORDER

The Department of Community Affairs ("Department") hereby issues its Final Order, pursuant to §§ 380.05(6) and (11), Fla. Stat., (2002), approving City of Groveland Ordinance No. 2003-10-47, as set forth below.

FINDINGS OF FACT

- 1. The Green Swamp Area is a statutorily designated area of critical state concern, and the City of Groveland is a local government within the Green Swamp Area.
- 2. On October 13, 2003, the Department received for review City of Groveland Ordinance No. 2003-10-47 ("Ordinance"), which was adopted by the City Council of the City of Groveland. The Ordinance was adopted on October 6, 2003. The Ordinance amends Appendix A, Articles II, III, IV, and V of the City of Groveland Land Development Regulations. These amendments address concerns raised by the Department in prior Final Orders. Specifically these amendments amend the definition of "lot coverage," amend the types of districts within the City, amend the requirements for "open space" and conservation easements, amends the planned unit development district and removes the "uniqueness" hardship from being applicable in the Green Swamp Area of Critical State Concern.
- 3. The Ordinance is consistent with the City's Comprehensive Plan.

CONCLUSIONS OF LAW

- 4. The Department is required to approve or reject land development regulations that are enacted, amended or rescinded by any local government in the Green Swamp Area of Critical State Concern. §§ 380.05(6) and (11), Fla. Stat.
- 5. The City of Groveland is a local government within the Green Swamp Area of Critical State Concern. § 380.0551, Fla. Stat. and Rule Chapter 28-26, Fla. Admin. Code.
- 6. "Land development regulations" include local zoning, subdivision, building and other regulations controlling the development of land. § 380.031(8), Fla. Stat. The regulation adopted by the Ordinance is a land development regulation.
- 7. All land development regulations enacted, amended or rescinded within an area of critical state concern must be consistent with the principles for guiding development for that area. § 380.05(6), Fla. Stat.; see Rathkamp v. Department of Community Affairs, 21 F.A.L.R. 1902 (Dec. 4, 1998), aff'd, 740 So. 2d 1209 (Fla. 3d DCA 1999). The principles for guiding development in the Green Swamp Area of Critical State Concern are set forth in Rule 28-26.003, Fla. Admin. Code. ("Principles").
- 8. The Ordinance is consistent with the Principles in Rule 28-26.003, Fla. Admin. Code.

WHEREFORE, IT IS ORDERED that Ordinance No. 2003-10-47 is found to be consistent with the Principles for Guiding Development of the Green Swamp Area of Critical State Concern, and is hereby APPROVED.

This Order becomes effective 21 days after publication in the Florida Administrative Weekly unless a petition is filed as described below.

DONE AND ORDERED in Tallahassee, Florida.

Valerie J. Hubbard, Director Division of Community Planning Department of Community Affairs 2555 Shumard Oak Boulevard Tallahassee, Florida 32399-2100

NOTICE OF ADMINISTRATIVE RIGHTS

ANY PERSON WHOSE SUBSTANTIAL INTERESTS ARE AFFECTED BY THIS ORDER HAS THE **OPPORTUNITY** FOR AN **ADMINISTRATIVE** PROCEEDING PURSUANT TO SECTION 120.569, FLORIDA STATUTES, REGARDING THE AGENCY'S ACTION. DEPENDING UPON WHETHER YOU ALLEGE ANY DISPUTED ISSUE OF MATERIAL FACT IN YOUR PETITION REQUESTING AN ADMINISTRATIVE PROCEEDING, YOU ARE ENTITLED TO EITHER AN INFORMAL PROCEEDING OR A FORMAL HEARING.

IF YOUR PETITION FOR HEARING DOES NOT ALLEGE ANY DISPUTED ISSUE OF MATERIAL FACT CONTAINED IN THE DEPARTMENT'S ACTION, THEN THE ADMINISTRATIVE PROCEEDING WILL BE AN INFORMAL ONE, CONDUCTED PURSUANT TO SECTIONS 120.569 AND 120.57(2), FLORIDA STATUTES, AND CHAPTER 28-106, PARTS I AND III, FLORIDA CODE. **ADMINISTRATIVE** ΙN AN **INFORMAL** ADMINISTRATIVE PROCEEDING YOU MAY BE REPRESENTED BY COUNSEL OR BY A QUALIFIED REPRESENTATIVE. AND MAY YOU PRESENT WRITTEN OR ORAL EVIDENCE IN OPPOSITION TO THE DEPARTMENT'S ACTION OR REFUSAL TO ACT; OR YOU MAY EXERCISE THE OPTION TO PRESENT A WRITTEN STATEMENT CHALLENGING GROUNDS UPON WHICH THE DEPARTMENT HAS CHOSEN TO JUSTIFY ITS ACTION OR INACTION.

IF YOU DISPUTE ANY ISSUE OF MATERIAL FACT STATED IN THE AGENCY ACTION, THEN YOU MAY PETITION REQUESTING Α **FORMAL** Α ADMINISTRATIVE HEARING BEFORE ADMINISTRATIVE LAW JUDGE OF THE DIVISION OF **ADMINISTRATIVE** HEARINGS, **PURSUANT** SECTIONS 120.569 AND 120.57(1), FLORIDA STATUTES, AND CHAPTER 28-106, PARTS I AND II, FLORIDA CODE. AT **FORMAL ADMINISTRATIVE** Α **ADMINISTRATIVE** HEARING. MAY YOU REPRESENTED BY COUNSEL OR OTHER QUALIFIED REPRESENTATIVE, AND YOU WILL HAVE THE PRESENT OPPORTUNITY TO **EVIDENCE** ARGUMENT ON ALL THE ISSUES INVOLVED. TO CONDUCT CROSS-EXAMINATION AND REBUTTAL EVIDENCE, TO SUBMIT PROPOSED FINDINGS OF FACT AND ORDERS, AND TO FILE EXCEPTIONS TO ANY RECOMMENDED ORDER.

DESIRE **EITHER** YOU ANINFORMAL PROCEEDING OR A FORMAL HEARING, YOU MUST THE AGENCY **FILE** WITH CLERK OF THE DEPARTMENT OF COMMUNITY AFFAIRS A WRITTEN "PETITION **FOR PLEADING** ENTITLED, PROCEEDINGS" **ADMINISTRATIVE** WITHIN 21 CALENDAR DAYS OF PUBLICATION OF THIS NOTICE. A PETITION IS FILED WHEN IT IS RECEIVED BY THE AGENCY CLERK, IN THE DEPARTMENT'S OFFICE OF COUNSEL, 2555 GENERAL SHUMARD BOULEVARD, TALLAHASSEE, FLORIDA 32399-2100.

THE PETITION MUST MEET THE FILING ΙN SUBSECTION REOUIREMENTS 28-106.104(2), FLORIDA ADMINISTRATIVE CODE. IF AN INFORMAL

PROCEEDING IS REQUESTED, THEN THE PETITION SHALL BE SUBMITTED IN ACCORDANCE WITH RULE 28-106.301, FLORIDA ADMINISTRATIVE CODE. IF A FORMAL HEARING IS REQUESTED, THEN THE PETITION SHALL BE SUBMITTED IN ACCORDANCE WITH SUBSECTION 28-106.201(2), **FLORIDA** ADMINISTRATIVE CODE.

A PERSON WHO HAS FILED A PETITION MAY REOUEST MEDIATION. A REQUEST FOR MEDIATION MUST INCLUDE THE INFORMATION REQUIRED BY RULE 28-106.402, FLORIDA ADMINISTRATIVE CODE. CHOOSING MEDIATION DOES NOT AFFECT THE RIGHT TO AN ADMINISTRATIVE HEARING.

YOU WAIVE THE RIGHT TO AN INFORMAL ADMINISTRATIVE PROCEEDING OR A FORMAL HEARING IF YOU DO NOT FILE A PETITION WITH THE AGENCY CLERK WITHIN 21 DAYS OF PUBLICATION OF THIS FINAL ORDER.

CERTIFICATE OF FILING AND SERVICE

I HEREBY	CERTIFY that t	he original	of the foregoin	ıg
Final Order ha	s been filed with	the undersi	gned designate	ed
Agency Clerk,	and that true and	d correct co	opies have bee	en
furnished to the	e persons listed bel	low by the r	nethod indicate	ed
this day of	f , 20	04.		

Paula Ford, Agency Clerk

By U.S. Mail:

The Honorable Doris Thompson Mayor, City of Groveland 156 S. Lake Avenue Groveland, FL 34736

Jason Yarborough City Manager City of Groveland 156 S. Lake Avenue Groveland, FL 34736

Teresa Greenham Urban & Regional Planners, Inc. 2001 Old U.S. Highway 441, Ste. 1 Mount Dora, FL 32757

NOTICE OF INTENT TO FIND PUBLIC SCHOOLS INTERLOCAL AGREEMENT CONSISTENT WITH SECTION 163.31777(2) AND (3), FLORIDA STATUTES DCA DOCKET NO. 43-01

The Department gives notice of its intent to find the Public Schools Interlocal Agreement ("Agreement") entered into by Martin County, Stuart and the Martin County School Board, pursuant to Section 163.31777, F.S., to be consistent with the minimum requirements of Sections 163.31777(2) and (3), F.S.

The Agreement is available for public inspection Monday through Friday, except for legal holidays, during normal business hours, at the Treasure Coast Regional Planning Council, 301 East Ocean Boulevard, Suite 300, Stuart, Florida 34994.

affected person, Any as defined in Section 163.31777(3)(b), F.S., has a right to petition for an administrative hearing to challenge the proposed agency determination that the Agreement is consistent with the minimum requirements of Section 163.31777(2) and (3), F.S. The petition must be filed within twenty-one (21) days after publication of this notice in the Florida Administrative Weekly, and must include all of the information and contents described in Uniform Rule 28-106.201, F.A.C. The petition must be filed with the Agency Clerk, Department of Community Affairs, 2555 Shumard Oak Boulevard, Tallahassee, Florida 32399-2100, and a copy mailed or delivered to Martin County, Stuart and the Martin County School Board. Failure to timely file a petition shall constitute a waiver of any right to request an administrative proceeding as a petitioner under Sections 120.569 and 120.57, F.S. If a petition is filed, the purpose of the administrative hearing will be to present evidence and testimony and forward a recommended order to the Department. If no petition is filed, this Notice of Intent shall become final agency action.

If a petition is filed, other affected persons may petition for leave to intervene in the proceeding. A petition for intervention must be filed at least twenty (20) days before the final hearing and must include all of the information and contents described in Uniform Rule 28-106.205, F.A.C. A petition for leave to intervene shall be filed at the Division of Administrative Hearings, Department of Management Services, 1230 Apalachee Parkway, Tallahassee, Florida 32399-3060. Failure to petition to intervene within the allowed time frame constitutes a waiver of any right such a person has to request a hearing under Sections 120.569 and 120.57, F.S., or to participate in the administrative hearing.

If a formal or informal proceeding is commenced as described above, any party to that proceeding may suggest mediation under Section 120.573, F.S. Mediation is not available as of right, and will not occur unless all parties agree to participate in the mediation. Choosing mediation does not affect the right to an administrative hearing.

> -s-Charles Gauthier, AICP Chief of Comprehensive Planning Department of Community Affairs **Division of Community Planning** 2555 Shumard Oak Boulevard Tallahassee, Florida 32399-2100

DEPARTMENT OF HIGHWAY SAFETY AND MOTOR **VEHICLES**

Notice of Publication for a New Point Franchise Motor Vehicle Dealer in a County of More than 300,000 Population

Pursuant to Section 320.642, Florida Statutes, Starcraft Bus & Mobility, intends to allow the establishment of America's Bus Superstore, as a dealership for the sale of Starbus and Starshuttle, at 4160 Ravenswood Road, Ft. Lauderdale (Broward County), Florida 33312, on or after January 2004.

The name and address of the dealer operator(s) and principal investor(s) of America's Bus Superstore are dealer operator(s) and principal investor(s): Preben Olesen, 1150 Jetport Drive, Orlando, FL 32809.

The notice indicates intent to establish the new point location in a county of more 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, 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: David Wright, National Sales Director, Starcraft Bus & Mobility, 2703 College Avenue, Goshen, IN 46528.

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.

Notice of Publication for a New Point Franchise Motor Vehicle Dealer in a County of More than 300,000 Population

Pursuant to Section 320.642, Florida Statutes, Vengeance Motorcycles, Inc., intends to allow the establishment of HD American Road LLC d/b/a Orlando Harley-Davidson, as a dealership for the sale of Vengeance motorcycles, at 3770 37th Street, Orlando (Orange County), Florida 32805, on or after December 25, 2003.

The name and address of the dealer operator(s) and principal investor(s) of HD American Road LLC d/b/a Orlando Harley Davidson are dealer operator(s) and principal investor(s): Steven F. Deli, 322 East Central Blvd., Orlando, FL 32801.

The notice indicates intent to establish the new point location in a county of more 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, 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: David Schwam, Dealer Development, Vengeance Motorcycles, Inc., 4501 Etiwanda Ave., Mira Loma, CA 91752.

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.

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 Isuzu Commercial Truck of America, Inc. intends to allow the establishment of Ward International Trucks, Inc., as a dealership for the sale of Isuzu trucks at 4856 Blountstown Highway, Tallahassee (Leon County), Florida 32304 on or after February 16, 2004.

The name and address of the dealer operator(s) and principal investor(s) of Ward International Trucks, Inc. are dealer operator(s) and principal investor(s): William A. Ward, 4856 Blountstown Highway, Tallahassee, FL 32304.

The notice indicates 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: Edwin T. Robinson, Operating Manager-Dealer Network, Isuzu Commercial Truck of America, Inc., 13340 183rd Street, Cerritos, CA 90702.

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.

Notice of Publication for a New Point Franchise Motor Vehicle Dealer in a County of More than 300,000 Population

Pursuant to Section 320.642, Florida Statutes, Goshen Coach, intends to allow the establishment of America's Bus Superstore, as a dealership for the sale of Goshen Coach buses, at 4160 Road, Ft. Lauderdale (Broward County), Florida 33312, on or after December 22, 2003.

The name and address of the dealer operator(s) and principal investor(s) of America's Bus Superstore are dealer operator(s) and principal investor(s): Preben Olesen, 1150 Jetport Drive, Orlando, FL 32809.

The notice indicates intent to establish the new point location in a county of more 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 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: Troy Snyder, Vice President, Sales & Marketing, Goshen Coach, 1110 D. I. Drive, Elkhart, IN 46514.

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.

Notice of Publication for a New Point Franchise Motor Vehicle Dealer in a County of More than 300,000 Population

Pursuant to Section 320.642, Florida Statutes, Bourget's Bike Works, Inc., intends to allow the establishment of Dabadoo, Inc. d/b/a Bourget's of Florida, as a dealership for the sale of Bourget's motorcycles, at 2608-C South Federal Highway, Ft. Lauderdale, (Broward County), Florida 33316, on or after December 1, 2003.

The name and address of the dealer operator(s) and principal investor(s) of Dabadoo, Inc. d/b/a Bourget's of Florida are dealer operator(s): Eric J. Barash and Elizabeth B. Hernandez, 1449 S. E. 14th Street, Ft. Lauderdale, FL 33316; principal investor(s): Eric J. Barash, 1449 S. E. 14th St., Ft. Lauderdale, FL 33316 and Robert F. Audet, 1441 S. E. 14th St., Ft. Lauderdale, FL 33316.

The notice indicates intent to establish the new point location in a county of more 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 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: Brigitte M. Bourget, Vice President, Bourget's Bike Works, Inc., 21407 N. Central Avenue, Phoenix, AZ 85024-5100.

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.

BOARD OF TRUSTEES OF THE INTERNAL IMPROVEMENT TRUST FUND

Pursuant to Chapter 2003-145, Laws of Florida, all notices for the Board of Trustees of the Internal Improvement Trust Fund are published on the Internet at the Department of Environmental Protection's home page at http://www.dep. state.fl.us/ under the link or button titled "Official Notices."

WATER MANAGEMENT DISTRICTS

Notice of Approval of Priority Water Bodies and Schedule for Establishment of Minimum Flows and Levels NOTICE IS HEREBY GIVEN that pursuant to Section 373.042, Florida Statutes, the Department of Environmental Protection has approved the 2003 priority water bodies list and schedule for establishment of Minimum Flows and Levels by the Northwest Florida Water Management District. The updated schedule is provided in the following table:

WATERBODY	COUNTY	SCHEDULE/
		STATUS
Apalachicola River	Multi-county	Placed on Hold
Floridan Aquifer	Coastal portions	Revised to 2006
	of Santa Rosa,	
	Okaloosa and	
	Walton	
Deer Point Lake	Bay	Revised to 2006
	-	
Wakulla Springs	Wakulla	Revised to 2006
Inland Sand and	Santa Rosa &	2007
Gravel Aquifer	Okaloosa	
Jackson Blue	Jackson	Revised to 2008
Spring		
Yellow River	Okaloosa and	2008 (new)
	Santa Rosa	

The person to be contacted regarding the above notice is Ron Bartel, Director – Resource Management Division, NWFWMD, 81 Water Management Drive, Havana, Florida 32333, telephone (850)539-5999.

ST. JOHNS RIVER WATER MANAGEMENT DISTRICT 2003 Priority Water Body List and Schedule Year 2004

Water Body Type	Water Body	County	Voluntary
	Name		Peer
			Review
Rivers	St. Johns River	Brevard /	Yes
	- SR50*	Orange	
Aquifer (springs)	None		
Lakes	Monroe	Seminole/	Yes
		Volusia	
	Theresa	Volusia	
Wetlands	None		
Re-evaluations	Banana Lake	Putnam	
	Como	Putnam	
	Little Lake	Putnam	
	Como		
	Three Island	Volusia	
	(Sixma)		
	Trone	Putnam	
		<u> </u>	

^{*} Minimum Flows and Levels location may be adjusted as needed to protect the river from impacts of selected withdrawal sites.

Year 2005

Water Body Type	Water Body	County	Voluntary
	Name		Peer
			Review
Rivers	None		
Aquifers (springs)	DeLeon Springs	Volusia	Yes
	Gemini Springs	Volusia	Yes
	Green Springs	Volusia	Yes

Lakes	Avalon	Orange	
	Banana	Seminole	
	Bear Gully	Seminole	
	Bel-Air	Seminole	Yes
	Deforest	Seminole	Yes
	East Crystal	Seminole	Yes
	Flat	Lake	
	Gleason	Volusia	
	Hiawassee	Orange	
	Horseshoe	Seminole	
	Johns	Orange	
	Johnson	Clay	
	McGarity	Volusia	
	Pebble	Clay	
	Rose	Orange	
	Sawgrass	Lake	
	West Crystal	Seminole	Yes
Wetlands	None		
Re-evaluations	Colby	Volusia	
	Shaw	Volusia	

Year 2006

Water Body Type	Water Body Name	County	Voluntary Peer Review
Rivers	Silver River	Marion	Yes
Aquifers	Apopka Spring	Lake	Yes
(springs)	Silver Springs	Marion	Yes
Lakes	Big Bass	Marion	
Wetlands	None		
Re-evaluations	Prevatt	Orange	

Year 2007

Water Body Type	Water Body Name	County	Voluntary Peer Review
Rivers	None		
Aquifers (springs)	Bugg Spring	Lake	Yes
Lakes	Mt. Plymouth	Lake	
	Lucy	Orange	
Wetlands	None		
Re-evaluations	Rock Springs	Orange	Yes
	Wekiwa Springs	Orange	Yes

Year 2008

Water Body Type	Water Body Name	County	Voluntary Peer Review
Rivers	None		
Aquifers (springs)	Blue Springs	Lake	Yes
	Holiday Springs	Lake	Yes
Lakes	McCoy	Orange	
Wetlands	None		
Re-evaluations	To be determined		

Year 2009

Water Body	Water Body	County	Voluntary
Type	Name		Peer Review
Rivers	Alexander	Lake	Yes
	Springs Creek		
Aquifers	Alexander	Lake	Yes
(springs)	Springs		
	Silver Glen	Marion/Lake	Yes
	Springs		
Lakes	None		
Wetlands	None		
Re-evaluations	To be		
	determined		

SOUTHWEST FLORIDA WATER MANAGEMENT DISTRICT PRIORITY LIST AND SCHEDULE FOR THE ESTABLISHMENT OF MINIMUM FLOWS AND LEVELS – 2004

Approved by the Governing Board – September 23, 2003 The District, pursuant to Section 373.042(2), Florida Statutes, provides its Governing Board approved 2004 Priority List and Schedule for the Establishment of Minimum Flows and Levels. The Priority List and Schedule and related information is updated annually.

The Priority List is based on the importance of waters to the state or region, the existence of or potential for significant harm to the water resources or ecology of the state or region and includes those waters which are experiencing or may reasonably be expected to experience adverse impacts. The District intends to voluntarily undertake independent scientific peer review for all water bodies on the Priority List. 2003

Hillsborough County Lakes (Allen, Barbara, Calm, Charles,
 Church, Crenshaw, Cypress, Dan, Echo, Ellen, Fairy, Garden,
 Halfmoon, Harvey, Helen, Hobbs, Jackson, Mound, Platt,
 Raleigh, Reinheimer, Rogers, Round, Saddleback, Starvation,
 Strawberry, Taylor, and Wimauma)

- Hernando County Lakes (Hunters, Lindsey, Mountain, Neff, Spring and Weekiwachee Prairie)
- Pasco County Lakes (Bell, Big Fish, Bird, Clear, Green, Hancock, Linda, Moon, Padgett, Parker aka Ann, and Pasadena)
- Sulphur Springs ⁽¹⁾
- Southern Water Use Caution Area (SWUCA) (Floridan Aquifer)
- Upper Peace River
- Highlands County Lakes (Jackson, June-in-Winter, Letta, Lotela, and Placid)
- Polk County Lakes (Clinch, Crooked, Eagle, McLeod, and Wales)

2004

- Alafia River System
- Lithia Spring (1)
- Buckhorn Spring (1)
- Crystal Spring (1)
- Tampa Bypass Canal
- Braden River System (freshwater segment)
- Hillsborough County Lakes (Crescent, Horse, and Pretty)
- Upper Hillsborough River System
- Pasco County Lake (Middle)
- Polk County Lakes (Hancock, Bonnie, and Parker)
- Middle Peace River System
- Lower Peace River Estuary System
- Upper Myakka River System

2005

- Lower Hillsborough River
- Lower Myakka River System (includes Myakkahatchee Creek, Deer Prairie Creek and Blackburn Canal)
- Weekiwachee River System
- Weeki Wachee Spring (2) (includes Jenkins Creek (1), Salt
- (1), Little Weeki Wachee (1), Mud River (1) springs)
- Cow Pen Slough/Canal
- Citrus County Lake (Tsala Apopka)
- Levy County Lake (Marion)
- Sumter County Lakes (Panasofkee, Big Gant, Deaton, Miona and Okahumpka)
- Intermediate Aquifer (SWUCA) (where deemed technically feasible)

2006 (3)

- Anclote River System
- Little Manatee River System
- Manatee River System (includes Braden River Estuary)

2007-2016 (3)

- Brooker Creek
- Pithlachascotee River System
- Northern Tampa Bay Phase II
- Middle Withlacoochee River System
- Upper Withlacoochee River System (Green Swamp)
- Lower Withlacoochee River System (Lake Rousseau)
- Fort Cooper Lake
- Crystal River System
- Rainbow Springs (2) (includes Bubbling (1), and Waterfall springs (1))
- Kings Bay Spring (2) (includes Ryles Spring (1))
- Blind Springs (1)
- Hidden River Springs 1 and 2 (1)
- Gum Springs Group (1)
- Homosassa River System
- Homosassa Spring (2)
- Chassahowitzka River System
- Chassahowitzka Spring $^{(2)}$ (includes Chassahowitzka #1 $^{(1)}$ Crab Creek Group (1), Potter (1), and Ruth (1) springs)
- Highlands / Polk Surficial Aquifer
- Southern Water Use Caution Area (SWUCA) Phase II
- Upper Peace River "Middle" and "High" Minimum Flows
- Pasco County Lakes (Crews, King)

Note: A "River System" refers to the unique, watershed-based aspect of flowing watercourses, including potential analysis of springs, tributaries, lakes, wetlands and aquifers, as appropriate.

Footnotes:

- (1) Second magnitude springs, many of which have been identified by the Department of Environmental Protection in email correspondence dated October 28, 2002.
- (2) First magnitude springs.
- Additional lakes during this period may be selected at a later date based on future priorities.

AGENCY FOR HEALTH CARE ADMINISTRATION

CERTIFICATE OF NEED **EXEMPTIONS**

The Agency For Health Care Administration authorized the following exemptions pursuant to Section 408.036(3), Florida Statutes:

County: Duval District: 4

ID#: 0300019 Decision: A Issue Date: 1/12/2004

Facility/Project: Sawgrass Care Center, Inc. Applicant: Sawgrass Care Center, Inc.

Project Description: Divide CON #7734 into two components consisting of 62 beds and 18 beds. The 62 beds will be available for transfer via CON #9744. The intended licensee of

the remaining 18 beds is unknown at this time.

Proposed Project Cost: \$0

NOTICE OF HOSPITAL FIXED NEED POOLS FOR COMPREHENSIVE MEDICAL REHABILITATION BEDS

The Agency for Health Care Administration has projected a fixed bed need pool for comprehensive medical rehabilitation hospital beds for July 2009 pursuant to the provisions of Rules 59C-1.008 and 59C-1.039, F.A.C. Net bed need projections for comprehensive medical rehabilitation hospital beds have been adjusted according to occupancy rate thresholds as prescribed by the above-mentioned rules. Letters of intent to apply for Certificates of Need pursuant to this notice must be filed with the Certificate of Need Program Office, Building 1, Room 220, MS 28, 2727 Mahan Drive, Tallahassee, Florida 32308, on or before 5:00 p.m., February 9, 2004.

Any person who identifies any error in the fixed need pool numbers must advise the agency of the error within ten (10) days of publication of the number. If the agency concurs with the error, the fixed need pool number will be adjusted and republished in the first available edition of the Florida Administrative Weekly. Failure to notify the agency of the error during this ten day time period will result in no adjustment to the fixed need pool number for this cycle and a waiver of the person's right to raise the error at subsequent proceedings. Any other adjustments will be made in the first cycle subsequent to identification of the error including those errors identified through administrative hearings or final judicial review.

Any person whose substantial interest is affected by this action and who timely advised the agency of any error in the action has a right to request an administrative hearing pursuant to Section 120.57, Florida Statutes. In order to request a proceeding under Section 120.57, Florida Statutes, your request for an administrative hearing must state with specificity which issues of material fact or law are in dispute. All requests for hearings shall be made to the Agency for Health Care Administration and must be filed with the agency clerk at 2727 Mahan Drive, Building 3, Suite 3431, Tallahassee, Florida 32308. All requests for hearings must be filed with the agency clerk within 30 days of this publication or the right to a hearing is waived.

Acute Care Hospital Red Need

Comprehensive Medical Rehabilitation Bed Need			
-	Net		
	Adjusted		
	Bed Need		
District 1	0		
District 2	12		
District 3	0		
District 4	7		
District 5	0		
District 6	0		
District 7	0		
District 8	0		
District 9	0		
District 10	0		
District 11	0		
Total Statewide	19		
Purchase Order Number:			

NOTICE OF HOSPITAL FIXED NEED POOLS FOR ACUTE CARE HOSPITAL BEDS

The Agency for Health Care Administration publishes bed need for acute care hospital beds pursuant to the provisions of Rules 59C-1.008 and 59C-1.038, F.A.C. Letters of intent to apply for Certificates of Need pursuant to this notice must be filed with the Certificate of Need Program Office, Building 1, Room 220 MS28, 2727 Mahan Drive, Tallahassee, Florida 32308, on or before 5:00 p.m., February 9, 2004.

Any person who identifies any error in the published bed need must advise the agency of the error within ten (10) days of publication of the number. If the agency concurs with the error, the fixed need pool number will be adjusted and republished in the first available edition of the Florida Administrative Weekly. Failure to notify the agency of the error during this ten day time period will result in no adjustment to the bed need for this cycle and a waiver of the person's right to raise the error at subsequent proceedings. Any other adjustments will be made in the first cycle subsequent to identification of the error including those errors identified through administrative hearings or final judicial review.

Any person whose substantial interest is affected by this action and who timely advised the agency of any error in the action has a right to request an administrative hearing pursuant to Section 120.57, Florida Statutes. In order to request a proceeding under Section 120.57, Florida Statutes, your request for an administrative hearing must state with specificity which issues of material fact or law are in dispute. All requests for hearings shall be made to the Agency for Health Care Administration and must be filed with the agency clerk at 2727 Mahan Drive, Building 3, Suite 3431, Tallahassee, Florida 32308. All requests for hearings must be filed with the agency clerk within 30 days of this publication or the right to a hearing is waived.

Acute Care Hospital Bed Need	
Be	d Need
District 1	
Subdistrict 1 (Escambia, Santa Rosa)	0
Subdistrict 2 (Okaloosa, Walton)	0
District 2	
Subdistrict 1 (Bay, Calhoun, Franklin, Gulf,	
Holmes, Jackson, Washington)	0
Subdistrict 2 (Gadsden, Jefferson,	
Leon, Liberty, Madison, Taylor, Wakulla)	0
District 3	
Subdistrict 1 (Columbia, Hamilton, Suwannee	0
Subdistrict 2 (Alachua, Bradford, Dixie,	,
Gilchrist, Lafayette, Levy, Union)	0
Subdistrict 3 (Putnam)	0
Subdistrict 4 (Marion)	0
Subdistrict 5 (Citrus)	0
Subdistrict 6 (Hernando)	0
Subdistrict 7 (Lake, Sumter)	0
District 4	Ü
Subdistrict 1 (Nassau, part of Duval)	0
Subdistrict 2 (Baker, Clay, part of Duval)	0
Subdistrict 3 (Saint Johns, part of Duval)	0
Subdistrict 4 (Flagler, East Volusia)	0
Subdistrict 5 (West Volusia)	0
District 5 (West Volusia)	O
Subdistrict 1 (West Pasco)	0
Subdistrict 2 (East Pasco)	0
Subdistrict 3 (North Pinellas)	0
Subdistrict 4 (South Pinellas)	0
District 6	Ü
Subdistrict 1 (Hillsborough)	0
Subdistrict 2 (Polk)	0
Subdistrict 3 (Manatee)	0
Subdistrict 4 (Hardee)	0
Subdistrict 5 (Highlands)	0
District 7	O
Subdistrict 1 (Brevard)	0
Subdistrict 2 (Orange)	0
Subdistrict 3 (Osceola)	0
Subdistrict 4 (Seminole)	0
District 8	U
Subdistrict 1 (Charlotte)	0
Subdistrict 2 (Collier)	0
Subdistrict 3 (Desoto)	0
Subdistrict 4 (Glades, Hendry)	0
Subdistrict 4 (Glades, Hendry) Subdistrict 5 (Lee)	0
Subdistrict 6 (Sarasota)	0
Subdistrict o (Surasota)	U

District 9	
Subdistrict 1 (Indian River)	0
Subdistrict 2 (St. Lucie, Martin)	0
Subdistrict 3 (Okeechobee)	0
Subdistrict 4 (North Palm Beach)	0
Subdistrict 5 (South Palm Beach)	0
District 10 (Broward)	0
District 11	0
Subdistrict 1 (Dade)	0
Subdistrict 2 (Monroe)	0
Total Statewide	0

NOTICE OF HOSPITAL FIXED NEED POOLS FOR PSYCHIATRIC AND SUBSTANCE ABUSE BEDS

The Agency for Health Care Administration has projected fixed bed need pools for adult and children and adolescent psychiatric and adult substance abuse beds for July 2009 pursuant to the provisions of Rules 59C-1.008, 59C-1.040, and 59C-1.041, F.A.C. Net bed need projections for adult and children and adolescent psychiatric and adult substance abuse hospital beds have been adjusted according to occupancy rate thresholds as prescribed by the above-mentioned rules. A fixed need pool projection for children and adolescent substance abuse beds is not made because the administrative rule governing this service does not include a mathematical formula for the calculation of need. An applicant seeking approval for these types of beds must establish need in its application. Letters of intent to apply for Certificates of Need pursuant to this notice must be filed with the Certificate of Need Program Office, Building 1, Room 220 MS28, 2727 Mahan Drive, Tallahassee, Florida 32308, on or before 5:00 p.m., February 9,

Any person who identifies any error in the fixed need pool numbers must advise the agency of the error within ten (10) days of publication of the number. If the agency concurs with the error, the fixed need pool number will be adjusted and republished in the first available edition of the Florida Administrative Weekly. Failure to notify the agency of the error during this ten day time period will result in no adjustment to the fixed need pool number for this cycle and a waiver of the person's right to raise the error at subsequent proceedings. Any other adjustments will be made in the first cycle subsequent to identification of the error including those errors identified through administrative hearings or final iudicial review.

Any person whose substantial interest is affected by this action and who timely advised the agency of any error in the action has a right to request an administrative hearing pursuant to Section 120.57, Florida Statutes. In order to request a proceeding under Section 120.57, Florida Statutes, your request for an administrative hearing must state with specificity which issues of material fact or law are in dispute.

All requests for hearings shall be made to the Agency for Health Care Administration and must be filed with the agency clerk at 2727 Mahan Drive, Building 3, Suite 3431, Tallahassee, Florida 32308. All requests for hearings must be filed with the agency clerk within 30 days of this publication or the right to a hearing is waived.

Psychiatric and Substance Abuse Net Bed Need

	Children &					
	Adult	Adolescent	Adult			
	Psychiatric Psychiatric		Substance			
	Beds Beds Ab		Abuse Beds			
	Net	Net	Net			
	Adjusted	Adjusted	Adjusted			
	Bed Need	Bed Need	Bed Need			
District 1	0	0	0			
District 2	0	0	0			
District 3	0	0	0			
District 4	0	0	0			
District 5	0	0	0			
District 6	0	0	0			
District 7	0	40	0			
District 8	0	0	0			
District 9	0	4	0			
District 10	0	0	0			
District 11	0	0	0			
Total Statewide	0	44	0			

NOTICE OF FIXED NEED POOL FOR NEONATAL INTENSIVE CARE SERVICES FOR LEVEL II AND LEVEL III BEDS

The Agency for Health Care Administration has projected a fixed need pool for Level II and Level III neonatal intensive care unit services for July 2006, pursuant to the provisions of Rules 59C-1.008 and 59C-1.042, F.A.C. Letters of intent to apply for Certificates of Need pursuant to this notice must be filed with the Certificate of Need Program Office, Building 1, Room 220 MS28, 2727 Mahan Drive, Tallahassee, Florida 32308, on or before 5:00 p.m., February 9, 2004.

Any person who identifies any error in the fixed need pool numbers must advise the agency of the error within ten (10) days of publication of the number. If the agency concurs with the error, the fixed need pool number will be adjusted and republished in the first available edition of the Florida Administrative Weekly. Failure to notify the agency of the error during this ten day time period will result in no adjustment to the fixed need pool number for this cycle and a waiver of the person's right to raise the error at subsequent proceedings. Any other adjustments will be made in the first cycle subsequent to identification of the error including those errors identified through administrative hearings or final judicial review.

Any person whose substantial interest is affected by this action and who timely advised the agency of any error in the action has a right to request an administrative hearing pursuant to Section 120.57, Florida Statutes. In order to request a proceeding under Section 120.57, Florida Statutes, your request for an administrative hearing must state with specificity which issues of material fact or law are in dispute. All requests for hearings shall be made to the Agency for Health Care Administration and must be filed with the agency clerk at 2727 Mahan Drive, Building 3, Suite 3431, Tallahassee, Florida 32308. All requests for hearings must be filed with the agency clerk within 30 days of this publication or the right to a hearing is waived.

Fixed Need Pool Projections Neonatal Intensive Care Level II & Level III Services

	Level II	Level III
	Net Need	Net Need
District 1	0	0
District 2	0	0
District 3	0	3
District 4	0	4
District 5	0	0
District 6	0	0
District 7	0	0
District 8	0	0
District 9	0	0
District 10	0	0
District 11	0	4
Statewide Total	0	11

DEPARTMENT OF ENVIRONMENTAL PROTECTION

Pursuant to Chapter 2003-145, Laws of Florida, all notices for the Department of Environmental Protection are published on the Internet at the Department of Environmental Protection's home page at http://www.dep.state.fl.us/ under the link or button titled "Official Notices."

DEPARTMENT OF JUVENILE JUSTICE

The Florida Department of Juvenile Justice has posted the following polices for a second review and comment period along with the matrix of comments from the first posting on MyFlorida.com at: http://www.djj.state.fl.us/reference/policiesand procedures/policyreview.html. The following nine policies were previously approved as program policies (type C) by the Office of Detention Services, but are now classified as department-wide type B policies. The policies are: Facility Administration (FDJJ 4010); Security (FDJJ 4020); Booking (FDJJ 4030); Security (FDJJ 4040); Officer and Detainee Interaction (FDJJ 4050); Detainee Behavior and Consequences (FDJJ 4060); Detainee Rights (FDJJ 4070); Detainee Daily Activities (FDJJ 4080); and Written Communication (FDJJ 4090). All of these policies impact Detention Services only.

The other policy posted today for a second review and comment period is Waivers and Alternative Compliance Measures to Departmental Policy FDJJ-1705 (department-wide policy type B). This policy outlines the process to be followed when a Waiver or Alternative Compliance Measure is sought for situations that are thoroughly justified and do not negatively impact staff safety; juvenile safety, security, treatment, or conditions of confinement; public safety; the officer certification process; or another branch of the Department.

For all ten policies listed above, this is the second of two -20working day review and comment periods. The closure date for submission of comments on this policy is February 19, 2004.

Note: The 20 working day review and comment period now commences with the publication of this notice in the FAW. Please submit comments to the contact person identified on the above Website. Responses to comments received will be posted during the review period to the extent possible, but no later than 10 working days after the end of the review period on the above Website.

DEPARTMENT OF FINANCIAL SERVICES

NOTICE OF CONSIDERATION OF CEMETERY BYLAWS

The State of Florida, Board of Funeral and Cemetery Services, will address approval of the amended bylaws of the following cemetery at the regular meeting to be held on February 26, 2004, in Tampa, Florida:

Madcem Inc. d/b/a Forest Hills Memorial Park

A file pertaining to the above is available for public inspection and copying by any person at the Larson Building, 200 East Gaines Street, 5th Floor, Tallahassee, Florida 32399-0361. Comments may be submitted at the above address without requesting a hearing. Those persons whose substantial interests may be determined by these proceedings, including settlements, grants, and denials, are advised that they may request a hearing concerning the notice of intent to be conducted in accordance with the provisions of Section 120.57, Florida Statutes. The petitions for hearing should comply with Rule 69K-6.003, Florida Administrative Code, and must be filed within twenty-one (21) days of publication of this notice. Petitions shall be filed with: Clerk, Division of Consumer Services, Bureau of Funeral and Cemetery Services, The Larson Building, 200 East Gaines Street, Tallahassee, Florida 32399-0361. In deference to the rights of substantially affected persons, a hearing on these matters will be held at the meeting of the Board of Funeral and Cemetery Services to be held as

outlined above. All written comments and requests to address the Board must be received by the Department at least fourteen (14) days prior to the meeting.

DIVISION OF TREASURY BUREAU OF COLLATERAL MANAGEMENT PUBLIC DEPOSITS SECTION

****************** IMPORTANT INFORMATION REGARDING PUBLIC

DEPOSITS *****************

IN ORDER FOR THE PROTECTION FROM LOSS OF PUBLIC DEPOSITS PROVIDED BY CHAPTER 280, FLORIDA STATUTES, TO BE EFFECTIVE, A PUBLIC UNIT MUST FILE A PUBLIC DEPOSITOR REPORT TO THE CHIEF FINANCIAL OFFICER (FORM DFS-J1-1009) AS OF SEPTEMBER 30 EACH YEAR. THE 2003 REPORT WAS DUE NOT LATER THAN NOVEMBER 30, 2003. THE PUBLIC DEPOSITORS WHOSE 2003 REPORT HAS BEEN RECEIVED BY JANUARY 13, 2004, ARE LISTED BELOW. IF YOUR ENTITY IS COVERED BY CHAPTER 280, F.S., BUT IS NOT LISTED BELOW, OR IF YOU QUESTIONS REGARDING HAVE THE PUBLIC DEPOSITS PROGRAM, PLEASE TELEPHONE THE PUBLIC DEPOSITS SECTION AT (850)413-3164.

ADVISORY COUNCIL TRI-CNTY AG COMPLEX ALACHUA CMNTY REDEV AGENCY ALACHUA CNTY BD OF CNTY COMMRS ALACHUA CNTY CLRK OF CRCT CT ALACHUA CNTY LIBRARY DIST ALACHUA CNTY PROP APPRAISER ALACHUA CNTY SCHOOL BD ALACHUA CNTY SHERIFF ALACHUA CNTY SOIL/WATER CONSRV DIST ALACHUA CNTY TAX COLLECTOR ALACHUA CNTY HSNG FINANCE ATHRTY ALI-BABA NEIGHBORHOOD IMPRVMT DIST ALLIGATOR POINT WTR RESOURCES DIST ALVA FIRE PROTECT & RESCUE SERV DIST AMELIA ISL MOSQ CNTRL DIST NASSAU CNTY ANASTASIA MOSQ CNTRL ST. JOHNS CNTY. APALACHEE REG PLANNING CNCL ARBOR GREENE CMNTY DEV DIST AVALON BEACH-MULAT FIRE PROT DIST AVON PARK HSNG ATHRTY BAKER CNTY BD OF CNTY COMMRS BAKER CNTY CLRK OF CIRCIT CT BAKER CNTY DEV COMMISSION BAKER CNTY HOSPITAL ATHRTY

BAKER CNTY SCHOOL BD BAL HARBOUR VILLAGE BALLANTRAE COMM DEV DIST BAREFOOT BAY REC DIST BARRON WTR CNTRL DIST BARTOW CMNTY REDEV AGENCY BARTOW MUNICIPAL AIRPORT DEV ATHRTY BARTRAM SPRINGS COMMUNITY DEV DIST BAY CNTY BD OF CNTY COMMRS BAY CNTY CLRK OF CRCT CT BAY CNTY PUBLIC LIBRARY ASSOC BAY CNTY SCHOOL BD BAY CNTY BOCC MILITARY POINT JNT VENT BAY CREEK COMMUNITY DEV DIST BAY CREST PARK SPECIAL TAX DIST BAY SOIL & WTR CONSERVE DIST BAYSHORE FIRE AND RESCUE DIST BAYSHORE GARDENS PK & REC DIST BAYSIDE IMPROVEMENT COMM DEV DIST BAYTREE COMMUNITY DEV DIST BEACH MOSQUITO CONTROL DIST BEACON LAKES COMMUNITY DEV DIST BEACON MEADOWS SPECIAL DEP TAX DIST BEACON TRADEPORT COMM DEV DIST BELLA TERRA COMMUNITY DEV DIST BELLE GLADE HSNG ATHRTY BIG CORKSCREW ISLE FIRE CONT RES DIST BLOOMINGDALE SPECIAL TAXING DIST BOBCAT TRAIL COMMUNITY DEV DIST BOCA GRANDE FIRE CONT DIST BOCA RATON AIRPORT ATHRTY BOGGY CREEK IMPRVMNT DIST BONAVENTURE DEV DIST BONITA SPRINGS FIRE CNTRL & RES DIST BONNET CREEK COMMUNITY DEV DIST BOYETTE SPRINGS SPECIAL DEP DIST BOYNTON BEACH CMNTY REDEV AGENCY BRADEN RIV FIRE CNTRL AND RESCUE DIST BRADFORD CNTY SCHOOL BD BRANDON GROVES NORTH SVC DIST BRANDY CREEK COMMUNITY DEV DIST BREVARD CNTY CHILDREN'S SVCS CNCL BREVARD CNTY HSNG ATHRTY BREVARD CNTY HSNG FINANCE ATHRTY BREVARD CNTY PROPERTY APPRAISER BREVARD CNTY SCHOOL BD BREVARD CNTY SHERIFFS OFFICE BREVARD CNTY TAX COLLECTOR BREVARD COMMUNITY COLLEGE BREVARD CNTY CLERK OF CIRCT COURT

BRIGER COMMUNITY DEV DIST

BRIGHTON LAKES COMMUNITY DEV DIST

BROWARD CNTY BD OF COMMRS

BROWARD CNTY CLRK OF CRCT CT

BROWARD CNTY ED RSRCH & TRNG AUTH

BROWARD CNTY HOUSING ATHRTY

BROWARD CNTY HSNG FINANCE ATHRTY

BROWARD CNTY SCHOOL BD

BROWARD CNTY SHERIFFS OFFICE

BROWARD COMMUNITY COLLEGE

BROWARD CNTY CHILDRENS SERV COUNCIL

BUCKHEAD RIDGE MOSQUITO CNTRL DIST

BUCKHORN OAKS SPECIAL DEPENDENT DIST

CALHOUN CNTY SCHOOL BOARD

CANAVERAL PORT ATHRTY

CANDLER HILLS COMMUNITY DEV DIST

CAPITAL REGION CMNTY DEV DIST

CAPTIVA EROSION PREVENTION DIST

CARROLLWOOD RECREATION DIST

CEDAR HAMMOCK CMNTY DEV DIST

CEDAR KEY SPEC WTR & SWR DIST

CELEBRATION COMMUNITY DEV DIST

CENTRAL BROWARD WTR CNTRL DIST

CENTRAL CHARLOTTE CNTY DRAINAGE DIST

CENTRAL CNTY WTR CNTRL DIST

CENTRAL FL REGL TRNSPRTN ATHRTY

CENTRAL FL REGL WKFC DEV BOARD, INC.

CENTRAL FLORIDA COMMUNITY COLLEGE

CENTRAL LAKES COMMUNITY DEV DIST CENTRAL VIERRA COMMUNITY DEV DIST

CENTURY PARC COMMUNITY DEV DIST

CHARLOTTE CNTY AIRPORT ATHRTY

CHARLOTTE CNTY BD OF CNTY COMMRS

CHARLOTTE CNTY HSNG FINANCE ATHRTY

CHARLOTTE CNTY SCHOOL BD

CHARLOTTE CNTY CLRK OF THE CIRCUIT CT

CHEVAL WEST COMMUNITY DEV DIST

CHILDREN'S SERVS CNCL OKEECHOBEE CNTY

CHIPLEY HSNG ATHRTY

CHIPOLA JUNIOR COLLEGE

CHIPOLA RIVER SOIL & WTR CNSRV DIST

CHIPOLA WORKFORCE DEV BOARD

CHOCTAWHATCHEE RIV SOIL/WTR CNSRV DIST

CITRUS CARS OF POLK CTY

CITRUS CNTY BD OF CO COMMRS

CITRUS CNTY CLRK OF CRCT CT

CITRUS CNTY MOSQUITO CONT DIST

CITRUS CNTY SCHOOL BD

CITRUS CNTY SHERIFF DEPT

CITRUS CNTY TAX COLLECTOR

CITRUS COUNTY HOSPITAL BOARD

CITRUS COUNTY PROPERTY APPRAISER

CITRUS INFORMATION COOPERATIVE

CITRUS PARK COMM DEV DIST

CITRUS/LEVY/MARION REGL WRKFRC DEV BD

CITY CENTER COMMUNITY DEV DIST

CITY OF ALACHUA

CITY OF ALTAMONTE SPRINGS

CITY OF ALTAMONTE SPRGS HLTH ATHRTY

CITY OF APALACHICOLA

CITY OF APOPKA

CITY OF ARCADIA

CITY OF ARCHER

CITY OF ATLANTIC BEACH

CITY OF ATLANTIS

CITY OF AUBURNDALE

CITY OF AVON PARK

CITY OF BARTOW

CITY OF BAY LAKE

CITY OF BELLE GLADE

CITY OF BELLE ISLE

CITY OF BELLEAIR BEACH

CITY OF BELLEAIR BLUFFS

CITY OF BELLEVIEW

CITY OF BOCA RATON

CITY OF BONIFAY

CITY OF BOWLING GREEN

CITY OF BOYNTON BEACH

CITY OF BRADENTON BEACH

CITY OF BROOKSVILLE CITY OF BUSHNELL

CITY OF CAPE CANAVERAL

CITY OF CAPE CORAL

CITY OF CASSELBERRY

CITY OF CEDAR KEY

CITY OF CHATTAHOOCHEE

CITY OF CHIEFLAND

CITY OF CHIPLEY

CITY OF CLEARWATER

CITY OF CLEWISTON

CITY OF COCOA

CITY OF COCOA BEACH

CITY OF COCONUT CREEK

CITY OF COLEMAN

CITY OF COOPER CITY

CITY OF CORAL SPRINGS

CITY OF CRESCENT CITY

CITY OF CRESTVIEW

CITY OF CRYSTAL RIVER

CITY OF DADE CITY

CITY OF LAKE BUENA VISTA

CITY OF LAKE CITY

CITY OF LAKE HELEN

CITY OF DANIA BEACH CITY OF LAKE MARY CITY OF DAYTONA BEACH CITY OF LAKE WALES CITY OF DAYTONA BEACH SHORES CITY OF LAKE WORTH CITY OF DEFUNIAK SPRINGS CITY OF LAKELAND CITY OF DELAND CITY OF LARGO CITY OF DELRAY BEACH CITY OF LAUDERDALE LAKES CITY OF DELTONA CITY OF LAUDERHILL CITY OF DESTIN CITY OF LAWTEY CITY OF DUNEDIN CITY OF LIGHTHOUSE POINT CITY OF DUNNELLON CITY OF LONGWOOD CITY OF EAGLE LAKE CITY OF LYNN HAVEN CITY OF EDGEWATER CITY OF MADEIRA BEACH CITY OF EDGEWOOD CITY OF MADISON CITY OF EUSTIS CITY OF MAITLAND CITY OF FANNING SPRINGS CITY OF MARATHON CITY OF FELLSMERE CITY OF MARCO ISLAND CITY OF FERNANDINA BEACH CITY OF MARGATE CITY OF FLAGLER BEACH CITY OF MARIANNA CITY OF FORT LAUDERDALE CITY OF MARY ESTHER CITY OF FORT MYERS CITY OF MASCOTTE CITY OF FORT PIERCE CITY OF MELBOURNE CITY OF FORT WALTON BEACH CITY OF MEXICO BEACH CITY OF FREEPORT CITY OF MIAMI CITY OF FRUITLAND PARK CITY OF MIAMI GARDENS CITY OF GAINESVILLE CITY OF MILTON CITY OF GREENACRES CITY OF MONTICELLO CITY OF GROVELAND CITY OF MOORE HAVEN CITY OF GULF BREEZE CITY OF MOUNT DORA CITY OF GULFPORT CITY OF MULBERRY CITY OF HAINES CITY CITY OF NAPLES CITY OF HALLANDALE BEACH CITY OF NAPLES AIRPORT ATHRTY CITY OF HAWTHORNE CITY OF NEW PORT RICHEY CITY OF HIALEAH REDEV AGENCY CITY OF NEW PORT SMYRNA BCH HSING ATH CITY OF HIGH SPRINGS CITY OF NEWBERRY CITY OF HOLLY HILL CITY OF NICEVILLE CITY OF HOLLYWOOD CITY OF NORTH LAUDERDALE CITY OF HOLMES BEACH CITY OF NORTH MIAMI CITY OF INDIAN ROCKS BEACH CITY OF NORTH MIAMI BEACH CITY OF INVERNESS CITY OF NORTH PORT CITY OF JACKSONVILLE BEACH CITY OF OAKLAND PARK CITY OF JACOB CITY CITY OF OCOEE CITY OF KEY COLONY BEACH CITY OF OKEECHOBEE CITY OF KEY WEST CITY OF OLDSMAR CITY OF KEYSTONE HEIGHTS CITY OF OPA-LOCKA CITY OF KISSIMMEE CITY OF ORANGE CITY CITY OF LABELLE CITY OF ORLANDO CITY OF LAKE ALFRED CITY OF ORMOND BEACH

CITY OF OVIEDO

CITY OF PAHOKEE

CITY OF PALATKA

CITY OF PALM BAY

CITY OF PALM BEACH GARDENS

CITY OF PALMETTO CITY OF PANAMA CITY CITY OF PARKLAND

CITY OF PEMBROKE PINES

CITY OF PENSACOLA

CITY OF PERRY

CITY OF PINELLAS PARK

CITY OF PLANT CITY CITY OF PLANTATION CITY OF POMPANO BEACH CITY OF PORT ORANGE

CITY OF PORT RICHEY CITY OF PORT ST JOE CITY OF PORT ST LUCIE CITY OF PUNTA GORDA

CITY OF QUINCY

CITY OF RIVIERA BEACH CITY OF SAFETY HARBOR

CITY OF SANFORD CITY OF SANIBEL

CITY OF SATELLITE BEACH

CITY OF SEBASTIAN

CITY OF SEMINOLE

CITY OF SOUTH DAYTONA CITY OF SOUTH MIAMI CITY OF SOUTH PASADENA CITY OF ST AUGUSTINE

CITY OF ST AUGUSTINE BEACH

CITY OF ST CLOUD CITY OF ST MARKS CITY OF ST PETERSBURG CITY OF ST. PETE BEACH

CITY OF STARKE CITY OF SUNRISE CITY OF SWEETWATER CITY OF TALLAHASSEE

CITY OF TAMARAC CITY OF TAMPA

CITY OF TARPON SPRINGS

CITY OF TAVARES

CITY OF TEMPLE TERRACE

CITY OF TITUSVILLE

CITY OF TITUSVILLE HSNG ATHRTY

CITY OF TREASURE ISLAND

CITY OF VENICE

CITY OF VERO BEACH CITY OF WAUCHULA

CITY OF WEST MELBOURNE

CITY OF WESTON

CITY OF WEWAHITCHKA CITY OF WILDWOOD CITY OF WILLISTON

CITY OF WILTON MANORS CITY OF WINTER GARDEN CITY OF WINTER HAVEN CITY OF ZEPHYRHILLS

CITY PLACE COMM DEV DIST

CITY/COUNTY PUBLIC WORKS ATHRTY CLAY CNTY BD OF CNTY COMMRS CLAY CNTY CLRK OF CRCT CT CLAY CNTY DEV ATHRTY

CLAY CNTY HOUSING FINANCE ATHRTY

CLAY CNTY SCHOOL BD CLAY CNTY TAX COLLECTOR CLAY CNTY UTILITY ATHRTY CLEARWATER HSNG ATHRTY CLEWISTON DRAINAGE DIST

CNTY OF VOLUSIA

CNTY OF VOLUSIA/ SHERIFF COCOA CITY HSNG ATHRTY COLD SPRINGS IMPRVMT DIST

COLLIER CNTY CLRK OF CIRCUIT CT

COLLIER CNTY HSNG ATHRTY COLLIER CNTY SCHOOL BD COLLIER CNTY SHERIFFS OFFICE COLLIER CNTY TAX COLLECTOR COLLIER CNTY BD OF CNTY COMMRS

COLLIER CNTY SUPERVISOR OF ELECTIONS

COLLIER MOSQUITO CONT DIST

COLLIER SOIL & WTR CONSERVE DIST COLLINS SLOUGH WTR CONT DIST

COLONIAL CNTRY CLUB CMNTY DEV DIST

COLUMBIA CNTY CLRK OF CT COLUMBIA CNTY HSNG ATHRTY

COLUMBIA CNTY INDUST DEV ATHRTY COLUMBIA COUNTY SCHOOL BOARD COOP PRODUCERS WTR CONT DIST COQUINA ROAD & BRIDGE DIST COQUINA WTR CNTRL DIST CORAL BAY COMM DEV DIST **CORAL SPRINGS IMP DIST**

COUNTRY CLUB OF MT DORA CDD

COUNTRY GREENS COMMUNITY DEV DIST

COUNTY LINE DRAINAGE DIST COVE AT BAYPORT COLONY

COVINGTON PARK COMMUNITY DEV DIST COW SLOUGH WATER CONTROL DIST

CRESTVIEW HSNG ATHRTY

CYPRESS GROVE COMMUNITY DEV DIST DANIA BEACH HOUSING AUTHORITY DAYTONA BCH POLICE & FIRE PENSION DAYTONA BEACH CMNTY COLLEGE DAYTONA BEACH HSNG ATHRTY DEER ISLAND COMM DEV DIST **DELAND HOUSING ATHRTY**

DELRAY BEACH DOWNTOWN DEV ATHRTY

DELRAY BEACH HSNG ATHRTY

DEPT OF AGRICULTURE & CONSUMER SVCS **DEPT OF BUSINESS & PROF REGULATION**

DEPT OF CHILDREN & FAMILIES

DEPT OF CITRUS

DEPT OF COMMUNITY AFFAIRS

DEPT OF CORRECTIONS

DEPT OF ENVIRONMENTAL PROTECTION

DEPT OF FINANCIAL SERVICES

DEPT OF FINANCIAL SERVICES - REHB & LIQ DEPT OF FINANCIAL SERVICES - RISK MGMT DEPT OF FINANCIAL SERVICES - SURPL LNS

DEPT OF HEALTH

DEPT OF JUVENILE JUSTICE

DEPT OF REVENUE DEPT OF STATE

DEPT OF THE LOTTERY **DEPT OF TRANSPORTATION** DESOTO CNTY CLRK OF CRCT CT DESOTO CNTY HOSPITAL DIST DESOTO CNTY SCHOOL BD DESTIN FIRE CONTROL DISTICT

DEVIL'S GARDEN WATER CONTROL DIST DISTRICT SCHOOL BD OF TAYLOR CNTY DIXIE, GILCHRIST, LEVY TRST DEV BD INC DOG ISLAND CONSERVATION DISTRICT

DORCAS FIRE DISTRICT, INC.

DOUBLE BRANCH CMNTY DEV DIST

DOVERA COMM DEV DIST

DOWNTOWN AND EAST TOWN REDEV AGNCY

DUNEDIN HOUSING ATHRTY

DUVAL CNTY RSRCH AND DEV ATHRTY

DUVAL CNTY SCHOOL BOARD DUVAL SOIL/WTR CONSERVE DIST E FLAGLER MOSQUITO CNTRL DIST EAST BEACH WATER CONT DIST

EAST CENTRAL FLA REG PLAN COUNCIL EAST CHARLOTTE DRAINAGE DIST

EAST CNTY WTR CNTRL DIST

EAST LAKE PARK SPECIAL DPNDNT DIST EAST NAPLES FIRE CONT & RESCUE DIST

EAST NICEVILLE FIRE DIST

EAST PARK COMMUNITY DEV DIST EAST SHORE WATER CONT DIST EASTLAKE OAKS CMNTY DEV DIST EASTPOINT WTR AND SEWER DIST EAST-WEST NGHBRHD IMPRVMT DIST EDISON COMMUNITY COLLEGE

ENGLEWOOD AREA FIRE CNTRL DIST ENGLEWOOD WATER DISTRIST ENTERPRISE COMM DEV DIST ENTERPRISE FLORIDA, INC

ESCAMBIA CNTY BD OF CNTY COMMRS ESCAMBIA CNTY CIVIL SERVICE BD ESCAMBIA CNTY CLRK OF CRCT CT

ESCAMBIA CNTY DBA PENSACOLA CIVIC CTR

ESCAMBIA CNTY HEALTH FAC ATHRTY ESCAMBIA CNTY HOUSING FIN ATHRTY

ESCAMBIA CNTY SCHOOL BD ESCAMBIA CNTY SHERIFFS OFFICE ESCAMBIA CNTY UTILITIES ATHRTY ESCAMBIA SOIL & WATER CONS. DIST

ESTERO FIRE RESCUE

EVERGLADES AGRIC AREA ENV PROT DIST EXECUTIVE OFFICE OF THE GOVERNOR FALCON TRACE COMM DEV DIST

FALLSCHASE COMMUNITY DEV DIST FELLSMERE WTR CNTRL DIST

FERNANDINA BCH HSNG ATHRTY

FIDDLER'S CREEK COMMUNITY DEV DIST

FIDDLER'S CREEK II CDD

FIRST COAST WORKFORCE DEV CONSRTM

FISHHAWK COMMUNITY DEV DIST FISHHAWK COMMUNITY DEV DIST II

FL A&M UNIVERSITY

FL ASSN OF COURT CLERKS

FL COMM COLLEGE AT JACKSONVILLE FL FISH & WILDLIFE CONSERVATION COMM

FL INLAND NAVIGATION DIST FL INTERNATIONAL UNIVERSITY FL KEYS COMMUNITY COLLEGE FL LEGISLATURE COMM ON ETHICS FL MUNICIPAL INSURANCE TRUST FL MUNICIPAL PENSION TRUST FUND

FL PUBLIC SERVICE COMM

FL SCHOOL FOR THE DEAF & BLIND FL STATE BD OF ADMINISTRATION FL STATE UNIVERSITY SCHOOLS, INC FLAGLER CNTY BD OF CO COMMRS FLAGLER CNTY CLRK OF CRCT CT FLAGLER CNTY HOUSING ATHRTY FLAGLER CNTY PROPERTY APPRAISER FLAGLER CNTY SCHOOL BD FLAGLER CNTY SHERIFFS OFFICE

FLAGLER CNTY SUPERVISOR OF ELECTIONS FLAGLER ESTATES RD AND WTR CNTRL DIST

FLAGLER SOIL & WTR CONSERVE DIST FLORIDA CHIEF FINANCIAL OFFICER FLORIDA GULF COAST UNIVERSITY FLORIDA KEYS AQUEDUCT ATHRTY FLORIDA KEYS MOSQUITO CTRL DIST FLORIDA LOCAL GOVT FINANCE ATHRTY

FLORIDA SPACE ATHRTY
FLORIDA STATE UNIVERSITY
FLOROSA FIRE CONTROL DIST
FLOW WAY COMMUNITY DEV DIST
FORT LAUDERDALE HSNG ATHRTY
FORT LAUDERDALE HSNG ENTERPRISES
FORT MYERS BEACH LIBRARY DIST

FORT MYERS BEACH MOSQUITO CNTRL DIST

FORT MYERS HOUSING ATHRTY

FORT MYERS SHORES FIRE/RESC SVC DIST FORT PIERCE FARMS WATER CONTROL DIST

FORT PIERCE HOUSING ATHRTY
FORT PIERCE UTILITIES ATHRTY
FRANKLIN CNTY BD CNTY COMMRS
FRANKLIN CNTY CLRK OF CRCT CT
FRANKLIN COUNTY SCHOOL BOARD
GADSDEN CNTY BD OF CNTY COMMRS
GADSDEN CNTY CLRK OF CRCT CT

GADSDEN CNTY INDUSTRIAL DEV ATHRTY

GADSDEN CNTY SCHOOL BD
GADSDEN CNTY TAX COLLECTOR
GADSDEN SOIL AND WTR CONSVR DIST
GASPARILLA ISLAND BRIDGE ATHRTY
GATEWAY SERVICES COMMUNITY DEV DIST

GERBER GROVES WTR CONT DIST

GILCHRIST CNTY BD OF CNTY COMMRS GILCHRIST CNTY CLERK OF CRCT COURT

GLADES CNTY BD OF CO CMMSR GLADES CNTY CLRK OF CRCT CT GLADES CNTY PROP APPRAISER GLADES CNTY SHERIFFS OFFICE GLADES CNTY SOCIAL SERVICES GLADES CNTY TAX COLLECTOR

GOLDEN GATE FIRE CONT/RESCUE DIST GOLDEN LAKES CMNTY DEV DIST GRAND HAMPTON COMM DEV DIST GRAND HAVEN CMNTY DEV DIST GREATER ORLANDO AVIATION ATHRTY

GREENE WAY IMPVMNT DIST

GREYHAWK LANDING COMM DEV DIST

GRIFFIN LAKES COMMUNITY DEV DIST

GROVES CMMNTY DEV DIST

GRTR SEMINOLE AREA SPEC REC DIST GULF CNTY BD OF CNTY COMMRS GULF CNTY CLRK OF CRCT CT GULF CO SR CITIZENS ASSOC, INC GULF COAST COMMUNITY COLLEGE

HABITAT CMNTY DEV DIST HAINES CITY DRAINAGE DIST

HALIFAX HOSPITAL MEDICAL CENTER

HAMAL CMNTY DEV DIST

HAMILTON CNTY BD OF CNTY COMMRS HAMILTON CNTY CLRK OF CRCT CT HAMILTON CNTY DEV ATHRTY HAMILTON CNTY PROP APPRSER HAMILTON CNTY SCHOOL BD HAMILTON CNTY SHERIFFS OFFICE

HAMILTON CNTY SOIL & WTR CONS DIST HAMILTON CNTY SUPVSR OF ELECT HAMILTON CNTY TAX COLLECTOR HARBOR BAY CMNTY DEV DIST HARBOUR ISLES COMM DEV DIST HARBOUR LAKES COMM DEV DIST HARDEE CNTY BD OF CNTY COMMRS

HARDEE CNTY CLRK OF CRCT CT HARDEE CNTY SCHOOL BD HASTINGS DRAINAGE SPEC DIST

HEALTH CARE DIST OF PALM BCH CNTY HEALTH COUNCIL OF EAST CENTRAL FL INC

HEALTHY PALM BEACHES INC

HEALTHY START OF SEMINOLE CNTY INC HEARTLAND LIBRARY COOPERATIVE

HEARTLAND WORKFORCE INVSTMT BRD INC

HENDRY CNTY BD OF CNTY COMMRS HENDRY CNTY CLRK OF CRCT CT HENDRY CNTY HOSPITAL ATHRTY HENDRY CNTY PROPERTY APPRAISER

HENDRY CNTY SCHOOL BD HENDRY CNTY SHERIFFS OFFICE

HERITAGE GREENS COMMUNITY DEV DIST HERITAGE HARBOR COMMUNITY DEV DIST HERITAGE HARBOUR MRKTPL CMNTY DEV DIST

HERITAGE HARBOUR SOUTH CDD

HERITAGE ISLES COMMUNITY DEV DIST

HERITAGE OAK PARK CDD HERITAGE PALMS CDD

HERITAGE PINES COMM DEV DIST HERITAGE SPRINGS COMM DEV DIST HERNANDO CNTY BD CO COMMRS HERNANDO CNTY CLRK CRCT CT

HERNANDO CNTY SCHOOL BD HERNANDO CNTY SHERIFFS OFFICE HERNANDO CNTY TAX COLLECTOR

HIALEAH HSNG ATHRTY

HIGH SPRINGS CMNTY REDEV AGENCY HIGHLANDS CNTY BD OF CNTY COMMRS HIGHLANDS CNTY HEALTH FACS ATHRTY

HIGHLANDS CNTY HOSP DIST

HIGHLANDS CNTY HOUSING ATHRTY

HIGHLANDS CNTY INDUSTRIAL DEV ATHRTY

HIGHLANDS CNTY PROPERTY APPRAISER

HIGHLANDS CNTY SCHOOL BD HIGHLANDS CNTY SHERIFF DEPT

HIGHLANDS CNTY SUPRVSR OF ELECTIONS

HIGHLANDS CNTY TAX COLLECTOR HIGHLANDS ROAD & BRIDGE DIST

HIGHLANDS SOIL AND WTR CONSERVE DIST HILLSBOROUGH CNTY AVIATION AUTHORITY HILLSBOROUGH CNTY BD OF CNTY COMMRS

HILLSBOROUGH CNTY CHILDREN'S BD HILLSBOROUGH CNTY CLRK OF CRCT CT HILLSBOROUGH CNTY EDUC FAC ATHRTY

HILLSBOROUGH CNTY HOSP ATHRTY HILLSBOROUGH CNTY PROP APPRAISER HILLSBOROUGH CNTY SCHOOL DIST HILLSBOROUGH CNTY TAX COLLECTOR HILLSBOROUGH COMMUNITY COLLEGE HILLSBOROUGH HSNG FINANCE ATHRTY

HILLSBOROUGH TRANSIT ATHRTY

HOLLEY-NAVARRE FIRE PROTECTION DIST

HOLLYWOOD HOUSING ATHRTY HOLMES CNTY BD CNTY COMMRS HOLMES CNTY CLRK OF CRCT CT HOLMES CNTY DEV COMM

HOMESTEAD HSNG ATHRTY HOMOSASSA SPEC WTR DIST

HOUSING ATHRTY OF BRADENTON, FL

IMMOKALEE FIRE CNTRL DIST

IMMOKALEE WTR AND SEWER DIST

INDIAN CREEK VILLAGE

INDIAN HILL-HIKRY RDGE II SPC TX DIST INDIAN RIDGE VILLAS MAINTENANCE DIST INDIAN RIV CNTY BD OF CNTY COMMRS

INDIAN RIV CNTY HOSPITAL DIST INDIAN RIV CNTY HSNG ATHRTY

INDIAN RIV CNTY PROPERTY APPRAISER

INDIAN RIV CNTY SCHOOL BD INDIAN RIV CNTY SHERIFFS OFFICE INDIAN RIV CNTY TAX COLLECTOR INDIAN RIV MOSQUITO CONT DIST

INDIAN RIV SOIL & WTR CONSERVE DIST INDIAN RIVER CNTY SUPVISR OF ELECTIONS

INDIAN RIVER COMMUNITY COLLEGE INDIAN RIVER FARMS WTR CONT DIST

INDIAN TRACE COMMUNITY DEV DIST INDIAN TRAIL IMPROVEMENT DIST

INDIGO EAST CMNTY DEV DIST

ISLAMORADA VILLAGE OF ISLANDS JACKSON CNTY BD OF CO COMRS

JACKSON CNTY SCHOOL BD

JACKSONVILLE AIRPORT ATHRTY JACKSONVILLE HSNG ATHRTY

JACKSONVILLE PORT ATHRTY JACKSONVILLE TRNSPRTN ATHRTY

JEA

JEFFERSON SOIL AND WTR CONSVR DIST JOHN A H MURPHREE LAW LIBRARY JOSHUA WATER CONTROL DIST JOURNEY'S END CMNTY DEV DIST JULINGTON CREEK PLANTATION CDD

JUPITER INLET DIST

JUVENILE WELFARE BD OF PINELLAS CNTY

KEY MARCO COMM DEV DIST KEY WEST HOUSING ATHRTY KEY WEST UTLTY BD CTY ELEC SYS KEYSTONE AIRPARK AUTHORITY KILLARNEY COMMUNITY DEV DIST

LAFAYETTE CNTY SCHOOL BD

LAGO VISTA SPECIAL MAINTENANCE DIST

LAGUNA LAKES CMNTY DEV DIST LAKE APOPKA NATURAL GAS DIST LAKE ASHTON CMNTY DEV DIST

LAKE BERNADETTE COMMUNITY DEV DIST

LAKE CITY COMMUNITY COLLEGE LAKE CNTY BD OF CNTY COMMRS LAKE CNTY PROPERTY APPRAISER LAKE CNTY SHERIFFS OFFICE LAKE CNTY TAX COLLECTOR

LAKE COUNTY CLERK OF THE CIRCUIT CT

LAKE COUNTY WATER ATHRTY

LAKE HEATHER SPECIAL DEP TAX DIST

LAKE LUCIE COMM DEV DIST

LAKE POWELL RESIDENTIAL GOLF CDD

LAKE REGION LAKES MGMT DIST

LAKE ST CHARLES COMMUNITY DEV DIST

LAKE WORTH DRAINAGE DIST

LAKE WORTH FIRE FIGHTERS PENS TRUST LAKELAND DOWNTOWN DEV ATHRTY LAKELAND HOUSING AUTHORITY

LAKESIDE PLANTATION COMM DEV DIST

LAKE-SUMTER COMMUNITY COLLEGE LANARK VILLAGE WTR & SEWER DIST LAUDERDALE ISLES WTR MNGMNT DIST

LEE CNTY BD OF CNTY COMMRS LEE CNTY CLRK OF CRCT CT LEE CNTY ED FACILITIES ATHRTY

LEE CNTY HSNG ATHRTY

LEE CNTY HYACINTH CONT DIST LEE CNTY INDUSTRIAL DEV ATHRTY LEE CNTY MOSQUITO CONT DIST

LEE CNTY SCHOOL BD

LEE CNTY SUPVSR OF ELECTIONS

LEE CNTY TAX COLLECTOR LEE SOIL & WTR CONSERVE DIST LEHIGH ACRES FIRE/RESCUE DIST LEON CNTY BD OF COMMRS

LEON CNTY CLERK OF COURT

LEON CNTY ED FACILITIES ATHRTY LEON CNTY PROPERTY APPRAISER

LEON CNTY RESEARCH AND DEV ATHRTY

LEON CNTY SHERIFFS OFFICE LEON CNTY TAX COLLECTOR LEVY CNTY BD OF CNTY COMMRS LEVY CNTY CLRK OF CRCT CT

LEVY CNTY SCHOOL BD

LEVY CNTY SHERIFFS OFFICE LEVY CNTY SUPVSR OF ELECTIONS

LEVY COUNTY TAX COLLECTOR LEXINGTON OAKS COMMUNITY DEV DIST

LIBERTY CNTY BD OF CNTY COMMRS LIBERTY CNTY CLERK OF COURT

LIBERTY CNTY SCHOOL BD LIBERTY CNTY SPVSR OF ELECTIONS LIBERTY COUNTY PROPERTY APPRAISER LIVE OAK #1 COMMUNITY DEV DIST LIVE OAK #2 COMMUNITY DEV DIST

LIVE OAK HOUSING ATHRTY LONGLEAF COMM DEV DIST LOWER FLORIDA KEYS HOSP DIST LOXAHATCHEE RIV ENV CONT DIST

LYNX/ ATU

MACCLENNY HOUSING ATHRTY MADISON CMNTY REDEV AGENCY

MADISON CNTY BD OF COMMISSIONERS

MADISON CNTY CLRK OF CRCT CT

MADISON CNTY HOSP HLTH SYSTEMS, INC

MADISON CNTY PROP APPRAISER

MADISON CNTY SUPERVISOR OF ELECTIONS

MANATEE CNTY BD OF CNTY COMM MANATEE CNTY CLRK OF CRCT CT

MANATEE CNTY HSNG ATHRTY

MANATEE CNTY MOSQUITO CONT DIST

MANATEE CNTY SCHOOL BD

MANATEE COUNTY TAX COLLECTOR MAPLE RIDGE COMMUNITY DEV MARIANNA HOUSING ATHRTY

MARION CNTY BD OF CNTY COMMRS MARION CNTY CLRK OF CRCT CT MARION CNTY LAW LIBRARY MARION CNTY SCHOOL BD

MARION COUNTY HSING FINANCE ATHRTY MARSHALL CREEK COMMUNITY DEV DIST MARTIN CNTY BD OF CNTY COMMRS MARTIN CNTY CHILDRENS SVCS CNCL MARTIN CNTY CLRK OF CRCT CT

MARTIN CNTY HEALTH FACILITIES ATHRTY MARTIN CNTY INDUSTRIAL DEV ATHRTY

MARTIN CNTY SHERIFFS OFFICE MARTIN CNTY TAX COLLECTOR MARTIN COUNTY SCHOOL BOARD MARTIN SOIL & WTR CONSVR DIST MEADOW PINES CMNTY DEV DIST MEADOW POINTE COMM DEV DIST MEADOW POINTE II COMM DEV DIST

MEADOW POINTE III COMMUNITY DEV DIST

MEADOW POINTE IV COMM DEV DIST MEADOW WOODS CMNTY DEV DIST MEDITERRA NORTH COMM DEV DIST MEDITERRA SOUTH CMNTY DEV DIST

MELBOURNE HSNG ATHRTY

MELBOURNE-TILLMAN WTR CNTRL DIST METRO GAINESVILLE TRNSPRTN PLAN ORG MIAMI BEACH VISITOR & CONV ATHRTY MIAMI DADE CNTY BD CNTY COMMRS

MIAMI DADE CNTY SCHOOL BD MIAMI DOWNTOWN DEV ATHRTY MIAMI-DADE CNTY CLRK OF CRCT CT MIAMI-DADE CNTY INDUST DEV ATHRTY MIAMI-DADE EMPOWERMENT TRUST, INC

MID BAY BRIDGE ATHRTY

MIDWAY FIRE PROTECTION DIST MINNEOLA ELEMENTARY SCHOOL

MIROMAR LAKES COMMUNITY DEV DIST

MONROE CNTY BD CNTY COMMRS MONROE CNTY CLERK OF CRCT COURT

MONROE CNTY COMP PLAN LAND ATHRTY

MONROE CNTY HSNG ATHRTY MONROE CNTY HSNG CORP

MONROE CNTY HSNG FINANCE ATHRTY

MONROE CNTY PROP APPRAISER

MONROE CNTY SCHOOL BD MONROE CNTY SHERIFFS OFFICE

MONROE CNTY SUPERVISOR OF ELECTIONS

MONROE CNTY TAX COLLECTOR

MOORE HAVEN CAP PROJECTS FIN ATHRTY MOORE HAVEN MOSOUITO CNTRL DIST

MYRTLE CREEK IMPRVMT DIST

N FT MYERS FIRE CONT/RESCUE SER DIST

N PALM BCH HTS WTR CNTRL DIST

N ST LUCIE RIVER WATER CONTROL DIST NAPLES HERITAGE COMMUNITY DEV DIST NARCOOSSEE COMMUNITY DEV DIST NASSAU CNTY BD OF CO COMRS

NASSAU CNTY CLERK OF CRCT CT NASSAU CNTY PROP APPRAISER NASSAU CNTY SCHOOL BD

NASSAU CNTY SHERIFFS OFFICE NASSAU CNTY TAX COLLECTOR

NATURE COAST BUSINESS DEV CNCL, INC NEW RIVER PUBLIC LIBRARY COOPERATIVE

NEW RIVER SOLID WST ASSN NICEVILLE HOUSING AUTH

NORMANDY SHRS LCL GOVT NBHD IMPV DIST

NORTH BAY FIRE DIST

NORTH BREVARD COUNTY HOSPITAL DIST

NORTH BROWARD HOSPITAL DIST

NORTH CENTRAL FL ECON DEV PRTNRSHP NORTH CENTRAL FL REG PLAN CNCL

NORTH FLORIDA COMMUNITY COLLEGE NORTH NAPLES FIRE CONT & RESCUE DIST

NORTH RIVER FIRE DIST NORTH SPRINGS IMP DIST

NORTHEAST FLORIDA REG PLANNING CNCL NORTHERN PALM BEACH CNTY IMP DIST NORTHRIDGE LAKES COMMUNITY DEV DIST

NORTHWEST FL WTR MGMT DIST

NORTHWEST FLORIDA COMMTY HOSPITAL

NORTHWOOD COMM DEV DIST NW FLORIDA REG HSNG ATHRTY OAKRIDGE CMNTY DEV DIST OAKSTEAD CMNTY DEV DIST

OCALA HSNG ATHRTY

OCEAN CITY / WRIGHT FIRE CNTRL DIST OCHLOCKONEE RIV SOIL/WTR CONS DIST

OKALOOSA CNTY CLRK OF CRCT CT OKALOOSA CNTY SCHOOL DIST

OKALOOSA CNTY SHERIFFS OFFICE OKALOOSA CTY COMP HD STRT/CHLD DEV INC

OKALOOSA GAS DIST

OKALOOSA WALTON JBS & ED PRTNRSHP INC

OKALOOSA-WALTON COMNTY COLLEGE OKEECHOBEE CNTY BD OF CNTY COMMRS OKEECHOBEE CNTY CLRK OF CRCT CT

OKEECHOBEE CNTY PROPERTY APPRAISER

OKEECHOBEE CNTY SCHOOL BD OKEECHOBEE CNTY SHERIFFS OFFICE OKEECHOBEE CNTY TAX COLLECTOR

OKEECHOBEE SOIL AND WTR CONSVR DIST

OKEECHOBEE UTILITY ATHRTY OLD PALM COMMUNITY DEV DIST OLD PLANTATION WTR CONT DIST ORANGE CNTY BD OF CNTY COMMRS ORANGE CNTY CLRK OF CRCT CTS ORANGE CNTY COMPTROLLER

ORANGE CNTY RESEARCH & DEV ATHRTY

ORANGE CNTY SCHOOL BD

ORANGE COUNTY LIBRARY DIST

ORANGE HILL SOIL & WTR CONSERVE DIST ORANGE SOIL AND WTR CONSVR DIST

ORLANDO HSNG ATHRTY

ORLANDO URBAN METRO PLANNING ORG

ORLANDO UTILITIES COMMISSION

ORLANDO-ORANGE CNTY EXPRWY AUTH

OSCEOLA CNTY BD OF CO COMMRS OSCEOLA CNTY CLERK OF CRCT CT OSCEOLA CNTY SCHOOL DIST OSCEOLA CNTY SHERIFFS DEPT OSCEOLA CO TAX COLLECTOR OSCEOLA SOIL/WTR CONSVR DIST OSCEOLA TRACE COMM DEV DIST OVEROAKS CMUNITY DEV DIST

PACE PROPERTY FINANCE ATHRTY PACE WATER SYSTEM, INC PAHOKEE HOUSING ATHRTY PAHOKEE WATER CNTRL DIST PAL MAR WTR CONT DIST

PALATKA GAS ATHRTY

PALM BAY COMMUNITY DEV DIST PALM BCH CNTY BD OF CNTY COMMRS PALM BCH CNTY CHILDRENS SVCS CNCL

PALM BCH CNTY CLRK OF CRCT CT PALM BCH CNTY HSNG ATHRTY PALM BCH CNTY PROP APPRAISER PALM BCH CNTY SCHOOL DIST

PALM BCH CO SOLID WASTE ATHRTY

PALM BEACH CMNTY COL/ DIST BRD OF TRST PALM BEACH CNTY HEALTH FAC ATHRTY PALM BEACH CNTY TAX COLLECTOR PALM BEACH SOIL & WTR CONSERVE DIST PALM HARBOR SPECIAL FIRE CONT DIST

PANAMA CITY DNTN IMPR BD/CMNTY REDV AGY

PANAMA CITY HOUSING ATHRTY

PANAMA CITY/BAY CNTY AIRPRT & IND DIST

PANTHER TRACE CMNTY DEV DIST PANTHER TRACE II CMNTY DEV DIST PARK PLACE CMMNTY DEV DIST

PARKLANDS WEST COMMUNITY DEV DIST

PARKWAY CNTR COMM DEV DIST

PARRISH FIRE CONT DIST
PASCO CNTY BD OF CO COMRS
PASCO CNTY CLRK OF CRCT CT
PASCO CNTY HSNG ATHRTY

PASCO CNTY MOSQUITO CONT DIST PASCO CNTY SHERIFFS OFFICE PASCO COUNTY SCHOOL BOARD PASCO SOIL & WTR CONSERVE DIST

PASCO-HERNANDO COMMUNITY COLLEGE PEACE RIVER MANASOTA REG WTR SUP AUTH

PELICAN LAKE WATER CONT DIST PELICAN MARSH CMNTY DEV DIST

PENSACOLA AREA HOUSING COMMISSION PENSACOLA DOWNTOWN IMPRVMT BOARD PENSACOLA- ESCAMBIA GOVTL ATHRTY

PENSACOLA JUNIOR COLLEGE

PENSACOLA-ESCAMBIA PROMO & DEV COMM

PIER PARK COMMUNITY DEV DIST PINE AIR LAKES COMMUNITY DEV DIST

PINECRAFT LIGHTING DIST
PINELLAS CNTY ARTS COUNCIL
PINELLAS CNTY BD CNTY COMMRS
PINELLAS CNTY CLRK OF CRCT CTS
PINELLAS CNTY HSNG ATHRTY
PINELLAS CNTY HSNG FIN ATHRTY
PINELLAS CNTY SHERIFFS OFFICE
PINELLAS CNTY SUPVSR OF ELECS
PINELLAS CNTY TAX COLLECTOR
PINELLAS PARK WATER MGMT DIST
PINELLAS SUNCOAST TRANSIT ATHRTY

PINETREE WTR CONT DIST
POINCIANA CMNTY DEV DIST
POLK CNTY BD OF CNTY COMMRS
POLK CNTY CLRK OF CRCT CT

POLK CNTY INDUSTRIAL DEV ATHRTY

POLK CNTY PROP APPRAISER
POLK CNTY SCHOOL BD

POLK CNTY WORKFORCE DEV BD POLK COMMUNITY COLLEGE

POLK CTY SCHOOL READINESS COAL. INC PONTE VEDRA BCH MUNICIPAL SVC DIST PORT LABELLE CMNTY DEV DIST PORT OF ISLANDS CMNTY IMPROV DIST

PORT OF PALM BEACH PORT PANAMA CITY USA

PRESERVE AT WLDRNSS LK CMMNTY DEV DIST PUNTA GORDA HEALTH FACILITIES ATHRTY

PUNTA GORDA HSNG ATHRTY

PUTNAM CNTY BD OF CNTY COMMRS PUTNAM CNTY CLERK OF COURTS PUTNAM CNTY DEV ATHRTY PUTNAM CNTY SCHOOL BD

PUTNAM SOIL/WTR CONSVR DIST QUANTUM COMM DEV DIST

QUINCY GADSDEN AIRPORT ATHRTY

RANGER DRAINAGE DIST

REEDY CREEK IMPROVEMENT DIST

REMINGTON COMM DEV DIST

RENAISSANCE COMMUNITY DEV DIST REUNION EAST COMMUNITY DEV DIST REUNION WEST COMMUNITY DEV DIST

RIVER PLACE CMMTY DEV DIST RIVER RIDGE COMMUNITY DEV DIST RIVERCREST CMNTY DEV DIST RIVERWOOD COMM DEV DIST

RIVIERA BEACH CMNTY REDEV AGENCY S FLA REGNL TRNSPRTN ATHTY/ TRI- RAIL

S INDIAN RIVER WTR CONT DIST

S SEMINOLE-N ORANGE CNTY WST WTR DIST SAFETY HARBOR CMNTY REDEV AGENCY

SAMPSON CREEK CMNTY DEV DIST

SANFORD AIRPORT ATHRTY SANFORD HSNG ATHRTY

SANTA FE COMMUNITY COLLEGE SANTA ROSA BAY BRIDGE ATHRTY SANTA ROSA CNTY BD OF CO COMRS

SANTA ROSA CNTY SCHOOL BD

SANTA ROSA CNTY SHERRIFF'S OFFICE SANTA ROSA COUNTY CLERK OF COURTS

SANTA ROSA ISLAND ATHRTY

SARASOTA CNTY BD OF CNTY COMMRS SARASOTA CNTY CLRK OF CRCT CT SARASOTA CNTY PROPERTY APPRAISER

SARASOTA CNTY SCHOOL BD

SARASOTA CNTY SHERIFFS OFFICE

SARASOTA COUNTY PUBLIC HOSPITAL BRD SARASOTA SOIL & WTR CONSERVE DIST SARASOTA-MANATEE AIRPORT ATHRTY SE VOLUSIA HOSP DIST/BRT FISH MED CNTR

SEBASTIAN INLET TAX DIST SEBASTIAN RIV WTR CONT DIST SEBRING AIRPORT ATHRTY

SEMINOLE CNTY BD OF CNTY COMMRS SEMINOLE CNTY CLRK OF CRCT COURT

SEMINOLE CNTY PORT ATHRTY SEMINOLE CNTY PROP APPRAISER SEMINOLE CNTY SCHOOL DIST SEMINOLE CNTY SHERIFFS OFFICE SEMINOLE CNTY TAX COLLECTOR SEMINOLE COMMUNITY COLLEGE

SEMINOLE IMPROVEMENT DIST SEVEN OAKS CMNTY DEV DIST I SEVEN OAKS CMNTY DEV DIST II SOUTH BROWARD DRAINAGE DIST

SOUTH BROWARD HOSPITAL DIST DBA MHS SOUTH DADE SOIL & WTR CONSERVE DIST

SOUTH FL WATER MGMT DIST SOUTH FLA COMMUNITY COLLEGE SOUTH FLORIDA CONSERVANCY DIST

SOUTH FORK COMM DEV DIST SOUTH LAKE CNTY HOSP DIST SOUTH SHORE DRAINAGE DIST

SOUTH WALTON CNTY MOSQ CONTROL DIST SOUTH-DADE VENTURE COMMUNITY DEV DIST

SOUTHEAST VOLUSIA HOSPITAL DIST SOUTHERN MANATEE FIRE & RESCUE DIST

SOUTHWEST FL WTR MGMT DIST

SOUTHWEST FLA WORKFORCE DEV BD SOUTHWEST FLORIDA REG PLAN COUNCIL

SPICEWOOD CMNTY DEV DIST SPRING CREEK ELEMENTARY

SPRING LAKE IMPRVMNT DIST SPRINGFIELD HOUSING ATHRTY

ST AUGUSTINE PORT WTRWAY ATHTY ST JOHNS CNTY BD OF CNTY COMMRS

ST JOHNS CNTY CLRK OF CT

ST JOHNS CNTY SOIL/WTR CONSVR DIST ST JOHNS FOREST CMNTY DEV DIST ST JOHNS RIVER COMMUNITY COLLEGE ST JOHNS RIVER WATER MNGMNT DIST

ST JOHNS WTR CNTRL DIST

ST LUCIE CNTY BD CNTY COMMRS ST LUCIE CNTY CHILDRENS SVCS CNCL

ST LUCIE CNTY CLRK CRCT CT ST LUCIE CNTY EXPWY ATHRTY ST LUCIE CNTY SCHOOL BD ST LUCIE WEST SERVICES DIST ST PETERSBURG JUNIOR COLLEGE STERLING HILL CMNTY DEV DIST STONEGATE COMMUNITY DEV DIST

STONEYBROOK CDD STUART HSNG ATHRTY SUMTER CNTY BD OF CNTY COMMRS SUMTER CNTY CLRK OF CRCT CT

SUMTER CNTY SCHOOL BD

SUMTER LANDING CMNTY DEV DIST SUMTER SOIL & WTR CONSERVE DIST SUN 'N LAKE OF SEBRING IMP DIST SUNCOAST WORKFORCE DVLPMNT BD SUNRISE LKS CONDOMINIUM APTS INC 5

SUNSHINE WATER CONTROL DIST SUWANNEE CNTY BD CNTY COMMRS SUWANNEE CNTY CLRK OF CRCT CT SUWANNEE CNTY CONSVR DIST SUWANNEE CNTY DEV ATHRTY SUWANNEE CNTY SCHOOL BD

SUWANNEE CNTY SUPRVSR OF ELECTIONS

SUWANNEE RIV WTR MGMT DIST SUWANNEE WTR AND SEWER DIST TAMPA BAY COMMUTER RAIL ATHRTY TAMPA BAY ESTUARY PROGRAM

TAMPA BAY REGIONAL PLANNING COUNCIL TAMPA BAY WATER A REG WTR SUP ATHRTY

TAMPA PALMS CMNTY DEV DIST

TAMPA PALMS OPEN SPACE TRANS DIST

TAMPA PORT ATHRTY TAMPA SPORTS ATHRTY TARA CMNTY DEV DIST 1

TARPON SPRINGS HSNG ATHRTY TAYLOR CNTY BD OF CNTY COMMRS TAYLOR CNTY CLERK OF CRCT CT TAYLOR CNTY DEV ATHRTY

TAYLOR COASTAL WATER & SEWER DIST TECHNOLOGICAL RSRCH & DEV ATHRTY TELEGRAPH CYPRESS WTR MGMT DIST THE BROOKS OF BONITA SPRINGS CDD THE BROOKS OF BONITA SPRINGS II CDD

THE PALMS TERRA CEIA BAY COMM DEV DIST

THREE RIVERS REGL LIBRARY SYS

TICE FIRE PROTECTION & RESCUE SVC DIST TINDALL HAMMOCK IRR & SOIL CONSRV DIST

TITUSVILLE-COCOA AIRPORT ATHRTY

TOWN OF BASCOM

TOWN OF BAY HARBOR ISLANDS

TOWN OF BAY HARBOR ISLNDS EMP RET SYS

TOWN OF BELLEAIR

TOWN OF BELLEAIR SHORE TOWN OF BRINY BREEZES TOWN OF BRONSON TOWN OF BROOKER TOWN OF CALLAHAN

TOWN OF CEDAR GROVE

TOWN OF ORANGE PARK

TOWN OF CINCO BAYOU

TOWN OF DAVIE TOWN OF ORCHID TOWN OF ESTO TOWN OF PALM BEACH

TOWN OF GREENSBORO TOWN OF PALM BEACH SHORES TOWN OF GREENWOOD TOWN OF PEMBROKE PARK TOWN OF GULF STREAM TOWN OF POLK CITY

TOWN OF HASTINGS TOWN OF POMONA PARK TOWN OF HAVANA TOWN OF PONCE DE LEON TOWN OF HAVERHILL TOWN OF PONCE INLET

TOWN OF HIGHLAND BEACH TOWN OF REDINGTON BEACH TOWN OF HILLCREST HEIGHTS TOWN OF REDINGTON SHORES TOWN OF HORSESHOE BEACH TOWN OF SEWALL'S POINT TOWN OF HYPOLUXO TOWN OF SOUTH PALM BEACH

TOWN OF INDIALANTIC TOWN OF SURFSIDE

TOWN OF INDIAN RIVER SHORES TRAILER ESTATES PARK & REC DIST TOWN OF INDIAN SHORES TREASURE COAST REG PLAN COUNCIL

TRI CNTY AIRPORT ATHRTY TOWN OF INGLIS

TOWN OF INTERLACHEN TRI PAR ESTATES PARK & REC DIST TOWN OF JAY TRUSTEES OF DADE CNTY LAW LIBRARY

TOWN OF JENNINGS TUPELO SOIL & WATER CONSERVE DIST TOWN OF JUNO BEACH TURTLE RUN COMM DEV DIST

TOWN OF JUPITER TUSCANY RESERVE CMNTY DEV DIST

TOWN OF JUPITER INLET COLONY TWIN RIVS-ALAFAYA WOODS SPECIAL NID

TOWN OF JUPITER ISLAND UNION CNTY BD CNTY COMMRS UNION CNTY CLRK OF CRCT CT TOWN OF KENNETH CITY TOWN OF LACROSSE UNION CNTY SCHOOL BRD UNION CNTY TAX COLLECTOR TOWN OF LADY LAKE

TOWN OF LAKE CLARKE SHORES UNITED FIRE DIST OF WALTON CNTY

TOWN OF LAKE PARK UNIVERSITY PLACE CMMNTY DEV DIST TOWN OF LAKE PARK POL OFFCRS PNSN FND UNIVERSITY OF CENTRAL FLORIDA

TOWN OF LAKE PLACID UNIVERSITY OF SOUTH FLORIDA TOWN OF LANTANA UNIVERSITY OF WEST FLORIDA

TOWN OF LAUDERDALE BY THE SEA UNIVERSITY SQUARE CMNTY DEV DIST TOWN OF LAUDERDALE BY SEA, VOL FFS' P/PLN URBAN ORLANDO CMNTY DEV DIST

TOWN OF LEE VALENCIA COMMUNITY COLLEGE

TOWN OF LONGBOAT KEY VASARI COMMNTY DEV DIST

TOWN OF MALABAR VERANDAH WEST COMMUNITY DEV DIST

TOWN OF MALONE VERO LAKES WTR CNTRL DIST TOWN OF MANALAPAN VIERA EAST COMM DEV DIST TOWN OF MANGONIA PARK VILLAGE CMNTY DEV DIST #1 TOWN OF MAYO VILLAGE CMNTY DEV DIST #2

TOWN OF MEDLEY VILLAGE CMNTY DEV DIST #3 TOWN OF MELBOURNE BEACH VILLAGE CMNTY DEV DIST #4 TOWN OF MELBOURNE VILLAGE VILLAGE CMNTY DEV DIST #5

TOWN OF MIAMI LAKES VILLAGE CNTR CMNTY DEV DIST

TOWN OF MICANOPY VILLAGE OF EL PORTAL TOWN OF MONTVERDE VILLAGE OF GOLF

TOWN OF NORTH REDINGTON BEACH VILLAGE OF HIGHLAND PARK TOWN OF OCEAN BREEZE PARK VILLAGE OF KEY BISCAYNE TOWN OF OCEAN RIDGE VILLAGE OF NORTH PALM BEACH VILLAGE OF PALMETTO BAY VILLAGE OF PINECREST VILLAGE OF ROYAL PALM BEACH VILLAGE OF TEQUESTA VILLAGE OF WELLINGTON VILLASOL COMMUNITY DEV DIST VIZCAYA COMMUNITY DEV DIST VOLUSIA CNTY CLRK OF CRCT CT VOLUSIA CNTY HEALTH FAC ATHRTY VOLUSIA CNTY HOUSING FINANCE ATHRTY VOLUSIA CNTY SCHOOL BRD VOLUSIA COUNCIL OF GVRNMNTS/ VCOG, INC. VOLUSIA SOIL & WTR CONSERVE DIST VOLUSIA/FLAGLER CNTY WRKFRC DEV BD WAKULLA CNTY SCHOOL BD WAKULLA SOIL & WTR CNSRV DIST WALNUT CREEK CMNTY DEV DIST WALTON CNTY SCHL BRD OF PUB INSTRCTN

WASHINGTON CNTY SCHOOL BD WATERLEFE CMNTY DEV DIST WEST COAST INLAND NVGTN DIST

WEST JACKSON COUNTY DEV COUNCIL

WEST LAKE CMNTY DEV DIST

WEST LAKELANDE WTR CONT DIST

WEST MANATEE FIRE & RESCUE DIST

WEST ORANGE HEALTHCARE DIST

WEST PALM BCH DOWNTOWN DEV ATHRTY

WEST PALM BCH FRFGHTRS PENSION FND

WEST PALM BCH GOLF COMMISSION

WEST PALM BCH POLICE PENSION FUND

WEST PALM BEACH HSNG ATHRTY

WEST VOLUSIA HOSPITAL ATHRTY

WESTCHASE COMMMUNITY DEV DIST

WESTCHASE EAST COMMUNITY DEV DIST

WESTCHESTER CMNTY DEV DIST 1

WESTCHESTER CMNTY DEV DIST 2

WESTCHESTER CMNTY DEV DIST 3

WESTCHESTER CMNTY DEV DIST 4

WESTCHESTER CMNTY DEV DIST 5

WESTCHESTER CMNTY DEV DIST 6

WESTRIDGE CMNTY DEV DIST

WESTWOOD HOMES, INC

WESTWOOD SPECIAL DEP TAX DIST

WHITFIELD FIRE CNTRL DIST

WILDERNESS COAST PUBLIC LIBRARIES

WILDWOOD CMNTY REDEV AGENCY

WINSTON TRAILS CMNTY DEV DIST EAST

WINTER HAVEN HSNG ATHRTY

WITHLACOOCHEE REG PLAN COUNCIL

WITHLACOOCHEE REGL WTR SUPPLY ATHRTY

WORKFORCE DEV BRD OF TREASURE COAST

WORKFORCE ESCAROSA, INC.

WORKFORCE FLORIDA, INC

WORKFORCE ONE EMPLYMNT SOLUTIONS

XENTURY CITY COMM DEV DIST

YELLOW RIV SOIL & WTR CONSVR DIST

FOR PUBLIC DEPOSITORS TO RECEIVE THE PROTECTION FROM LOSS PROVIDED IN CHAPTER 280, FLORIDA STATUTES, THEY SHALL COMPLY WITH THE FOLLOWING ON EACH PUBLIC DEPOSIT ACCOUNT IN ADDITION TO ANY REQUIREMENTS SPECIFIED IN CHAPTER 280: (1) EXECUTE THE PUBLIC DEPOSIT IDENTIFICATION AND ACKNOWLEDGMENT FORM DFS-J1-1295 WITH THE OUALIFIED PUBLIC DEPOSITORY (OPD). MAINTAIN IT AS A VALUABLE RECORD, AND CONFIRM THE ACCOUNT ANNUALLY; (2) EXECUTE A REPLACEMENT FORM DFS-J1-1295 WHEN THERE IS A MERGER, ACQUISITION, NAME CHANGE, OR OTHER EVENT WHICH CHANGES THE ACCOUNT NAME, ACCOUNT NUMBER, OR NAME OF THE QPD.

THE FOLLOWING QPDS ARE AUTHORIZED TO HOLD PUBLIC DEPOSITS. THEY ARE LISTED UNDER THE STATE OF HOME OFFICE LOCATION. INSTITUTIONS MARKED WITH AN ASTERISK HAVE LIMITED THE AMOUNT OF PUBLIC DEPOSITS THEY WILL ADMINISTER AND ARE NOT ACCEPTING NEW **PUBLIC DEPOSIT** ACCOUNTS. DEPOSITORIES HAVING A DATE BESIDE THEIR NAME ARE IN THE PROCESS OF WITHDRAWING FROM THE PROGRAM AND SHALL NOT RECEIVE OR RETAIN PUBLIC DEPOSITS AFTER THE DATE SHOWN. THEY MAY, HOWEVER, HAVE CERTAIN OBLIGATIONS TO THE PROGRAM AFTER THAT DATE WITH WHICH THEY MUST COMPLY BEFORE CONCLUDING WITHDRAWAL PROCESS.

ALABAMA

BIRMINGHAM

AMSOUTH BANK

COMPASS BANK

REGIONS BANK

SOUTHTRUST BANK

MONTGOMERY

COLONIAL BANK, N.A.

WARRIOR

THE BANK

FLORIDA

ALACHUA

FIRST NATIONAL BANK OF ALACHUA

APALACHICOLA

COASTAL COMMUNITY BANK

ARCADIA

FIRST STATE BANK OF ARCADIA

AVENTURA

TURNBERRY BANK

BARTOW

CITRUS & CHEMICAL BANK

COMMUNITY NATIONAL BANK AT BARTOW

BELLE GLADE

BANK OF BELLE GLADE

BOCA RATON

FIRST SOUTHERN BANK

POINTE BANK

BONIFAY

BANK OF BONIFAY

BRADENTON

COAST BANK OF FLORIDA FIRST BRADENTON BANK

FIRST NATIONAL BANK & TRUST

FLAGSHIP NATIONAL BANK

GOLD BANK

BRANDON

PLATINUM BANK

BROOKSVILLE

HERNANDO COUNTY BANK

CANTONMENT

CITIZENS & PEOPLES BANK, N.A.

CAPE CORAL

RIVERSIDE BANK OF THE GULF COAST

CARRABELLE

GULF STATE COMMUNITY BANK

CHIEFLAND

DRUMMOND COMMUNITY BANK

CLEWISTON

FIRST BANK OF CLEWISTON

FIRST FEDERAL SAVINGS BANK OF THE GLADES

COOPER CITY

FIRST WESTERN BANK

CORAL GABLES

BANKUNITED, F.S.B. COMMERCEBANK, N.A.

GIBRALTAR BANK, F.S.B.

CRAWFORDVILLE

CITIZENS BANK - WAKULLA

WAKULLA BANK

CRESTVIEW

FIRST NATIONAL BANK OF CRESTVIEW

CRYSTAL RIVER

CRYSTAL RIVER BANK

DADE CITY

FIRST NATIONAL BANK OF PASCO

DANIA BEACH

COMMUNITY BANK OF BROWARD

DAVIE

REGENT BANK

DEBARY

FIRST COMMUNITY BANK

DESTIN

DESTIN BANK

DUNNELLON

DUNNELLON STATE BANK

ENGLEWOOD

ENGLEWOOD BANK PENINSULA BANK

FERNANDINA BEACH

FIRST COAST COMMUNITY BANK

FIRST NATIONAL BANK OF NASSAU COUNTY

FORT LAUDERDALE

BANKATLANTIC

EQUITABLE BANK

LANDMARK BANK, N.A.

FORT MYERS

ATLANTIC STATES BANK **BUSEY BANK FLORIDA**

EDISON NATIONAL BANK

FORT PIERCE

HARBOR FEDERAL SAVINGS BANK

RIVERSIDE NATIONAL BANK OF FLORIDA

FORT WALTON BEACH

BEACH COMMUNITY BANK

FIRST CITY BANK OF FLORIDA

FIRST NATIONAL BANK & TRUST

FROSTPROOF

CITIZENS BANK OF FROSTPROOF

GAINESVILLE

MERCHANTS & SOUTHERN BANK

MILLENNIUM BANK

GRACEVILLE

*BANK OF JACKSON COUNTY

PEOPLES BANK OF GRACEVILLE

GROVELAND

PEOPLES STATE BANK OF GROVELAND

HALLANDALE

DESJARDINS FEDERAL SAVINGS BANK

HOMESTEAD

COMMUNITY BANK OF FLORIDA

FIRST NATIONAL BANK OF SOUTH FLORIDA

HOMOSASSA

HOMOSASSA SPRINGS BANK

IMMOKALEE

FLORIDA COMMUNITY BANK

INDIANTOWN

FIRST BANK OF INDIANTOWN

INVERNESS

BANK OF INVERNESS

JACKSONVILLE

FIRST ALLIANCE BANK

JACKSONVILLE BEACH

OCEANSIDE BANK

KEY LARGO

TIB BANK OF THE KEYS

KEY WEST

FIRST STATE BANK OF THE FLORIDA KEYS

KISSIMMEE

FIRST NATIONAL BANK OF OSCEOLA COUNTY

LADY LAKE

CITIZENS FIRST BANK

LAKE CITY

CNB NATIONAL BANK

COLUMBIA COUNTY BANK

PEOPLES STATE BANK

LAKELAND

FLORIDAFIRST BANK

LAKE MARY

COMMUNITY UNITED BANK OF FLORIDA

LAKE WALES

AMERICAN BANK & TRUST OF POLK COUNTY

LARGO

PREMIER COMMUNITY BANK OF FLORIDA

LEESBURG

FIRST FEDERAL SAVINGS BANK OF LAKE COUNTY

LIVE OAK

FIRST FEDERAL SAVINGS BANK OF FLORIDA

LONGWOOD

*LIBERTY NATIONAL BANK

MADISON

MADISON COUNTY COMMUNITY BANK

MALONE

PCB, THE COMMUNITY BANK

MARATHON

MARINE BANK OF THE FLORIDA KEYS

MAYO

LAFAYETTE STATE BANK

MIAMI

BAC FLORIDA BANK

CITY NATIONAL BANK OF FLORIDA

COCONUT GROVE BANK

COMMERCIAL BANK OF FLORIDA

CONTINENTAL NATIONAL BANK OF MIAMI

EAGLE NATIONAL BANK OF MIAMI

EASTERN NATIONAL BANK

ESPIRITO SANTO BANK

EXECUTIVE NATIONAL BANK

GULF BANK 09/15/03

INTERAMERICAN BANK, F.S.B.

INTERNATIONAL BANK OF MIAMI, N.A.

MELLON UNITED NATIONAL BANK METRO BANK OF DADE COUNTY

NORTHERN TRUST BANK OF FLORIDA, N.A.

OCEAN BANK

SOFISA BANK OF FLORIDA

TOTALBANK

TRANSATLANTIC BANK

U.S. CENTURY BANK

MIAMI BEACH

BEACH BANK

MILTON

FIRST NATIONAL BANK OF FLORIDA

MONTICELLO

FARMERS & MERCHANTS BANK

MOUNT DORA

FIRST NATIONAL BANK OF MOUNT DORA

FLORIDA CHOICE BANK

NAPLES

BANK OF NAPLES

COMMUNITY BANK OF NAPLES, N.A.

FIFTH THIRD BANK, FLORIDA

FIRST NATIONAL BANK OF FLORIDA

ORION BANK

NEW SMYRNA BEACH

FRIENDS BANK

NICEVILLE

PEOPLES NATIONAL BANK

NORTH LAUDERDALE

SECURITY BANK, N.A.

NORTH MIAMI

KISLAK NATIONAL BANK

NORTH PALM BEACH

ENTERPRISE NATIONAL BANK OF PALM BEACH

OAKLAND PARK

AMERICAN NATIONAL BANK

OCALA

FLORIDA CITIZENS BANK

OKEECHOBEE

BIG LAKE NATIONAL BANK

ORANGE PARK

FIRST NATIONAL BANK

HERITAGE BANK OF NORTH FLORIDA

ORLANDO

CENTURY NATIONAL BANK

MERCANTILE BANK

SOUTHERN COMMUNITY BANK

UNITED HERITAGE BANK

ORMOND BEACH

COQUINA BANK

OVIEDO

CITIZENS BANK OF OVIEDO

PAHOKEE

FIRST COMMUNITY BANK OF PALM BEACH COUNTY

PALATKA

FIRST FEDERAL BANK OF NORTH FLORIDA PUTNAM STATE BANK

PALM COAST

CYPRESS BANK

PALM HARBOR

PEOPLES BANK

PANAMA CITY

BAY BANK & TRUST COMPANY FIRST NATIONAL BANK NORTHWEST FLORIDA PEOPLES FIRST COMMUNITY BANK VISION BANK, F.S.B.

PENSACOLA

BANK OF PENSACOLA BANK OF THE SOUTH **GULF COAST COMMUNITY BANK**

PERRY

CITIZENS BANK OF PERRY

PORT RICHEY

GULFSTREAM COMMUNITY BANK

PORT ST. LUCIE

FIRST PEOPLES BANK

QUINCY

QUINCY STATE BANK

ST. AUGUSTINE

BANK OF ST. AUGUSTINE PROSPERITY BANK

ST. CLOUD

PUBLIC BANK

ST. PETERSBURG

FIRST COMMUNITY BANK OF AMERICA

REPUBLIC BANK

UNITED BANK & TRUST COMPANY

SANTA ROSA BEACH

COMMERCESOUTH BANK

SEBRING

HEARTLAND NATIONAL BANK HIGHLANDS INDEPENDENT BANK

SOUTH MIAMI

FIRST NATIONAL BANK OF SOUTH MIAMI

SPRING HILL

FIRST KENSINGTON BANK

STARKE

COMMUNITY STATE BANK

STUART

FIRST NATIONAL BANK & TRUST OF THE TREASURE

COAST

GULFSTREAM BUSINESS BANK

SUNRISE

UNION BANK OF FLORIDA

TALLAHASSEE

CAPITAL CITY BANK

TALLAHASSEE STATE BANK THE BANK OF TALLAHASSEE

TAMPA

FIRST CITRUS BANK FLORIDA BANK, N.A. **TEQUESTA**

INDEPENDENT COMMUNITY BANK

TRENTON

TRI-COUNTY BANK

UMATILLA

UNITED SOUTHERN BANK

VALPARAISO

VANGUARD BANK & TRUST COMPANY

VERO BEACH

INDIAN RIVER NATIONAL BANK

WAUCHULA

FIRST NATIONAL BANK OF WAUCHULA

WAUCHULA STATE BANK

WEST PALM BEACH

FIDELITY FEDERAL BANK & TRUST

FLAGLER BANK

GRAND BANK & TRUST OF FLORIDA

WEWAHITCHKA

BANKTRUST OF FLORIDA

WILLISTON

PERKINS STATE BANK

WINTER HAVEN

CENTERSTATE BANK OF FLORIDA

FIRST NATIONAL BANK OF POLK COUNTY

WINTER PARK

BANKFIRST

RIVERSIDE BANK OF CENTRAL FLORIDA

ZEPHYRHILLS

COMMUNITY NATIONAL BANK OF PASCO COUNTY

GEORGIA

ATLANTA

SUNTRUST BANK

DARIEN

SOUTHEASTERN BANK

LOUISIANA

NEW ORLEANS

WHITNEY NATIONAL BANK

MASSACHUSETTS

BOSTON

ONEUNITED BANK

MISSISSIPPI

JACKSON

TRUSTMARK NATIONAL BANK

NEW YORK

NEW YORK CITY

INTERVEST NATIONAL BANK

NORTH CAROLINA

CHARLOTTE

BANK OF AMERICA, N.A. WACHOVIA BANK, N.A.

ROCKY MOUNT

RBC CENTURA BANK

WINSTON-SALEM

BRANCH BANKING & TRUST COMPANY

TENNESSEE

MEMPHIS

UNION PLANTERS BANK, N.A.

VIRGINIA

RESTON

CITIBANK, F.S.B.

THE FOLLOWING IS A LIST OF INSTITUTIONS THAT HAD A CHANGE SINCE THE LAST PUBLICATION OF THIS REPORT.

INTER SAVINGS BANK, F.S.B.

EDINA, MINNESOTA

REGIONS BANK (BIRMINGHAM. ALABAMA) ACQUIRED THE FLORIDA OPERATIONS OF INTER SAVINGS BANK, F.S.B. INTER SAVINGS BANK, F.S.B. IS NO LONGER A QUALIFIED PUBLIC DEPOSITORY.

PROVIDENT BANK

CINCINNATI, OHIO

RBC CENTURA BANK (ROCKY MOUNT, NORTH CAROLINA) ACQUIRED THE FLORIDA OPERATIONS OF PROVIDENT BANK. PROVIDENT BANK IS NO LONGER A QUALIFIED PUBLIC DEPOSITORY.

STATEWIDE NOMINATING COMMISSION

Notice of Worker Compensation Judicial Vacancy Miami District Office

The Statewide Nominating Commission for Judges of Compensation Claims announces that it is accepting applications for the Judge of Compensation Claims vacancy in the Miami District office. This vacancy has been created by the Governor Bush's appointment of Judge Maria Ortiz to the county court bench.

Qualified applicants must deliver the original completed application and one copy to the Chairperson, and one additional copy must be submitted to each Commission member, no later than 5:00 p.m. on February 16, 2004. Fax or emailed applications will not be accepted.

A public hearing to conduct interviews for this opening shall take place on Monday, March 1, 2004, at 9:00 a.m., at the Hyatt Regency Miami, 400 S. E. 2nd Avenue, Miami, FL.

Applications and the list of Commission members may be obtained from the Commission chairperson. Any questions or requests for applications should be directed to Victor Marrero, Commission chairperson, Vice President, Marsh USA, Inc., 1560 Sawgrass Corporate Parkway, Suite 300, Sunrise, FL 33345-9010, telephone (954)838-3451, facsimile (954)838-3700.

Notice of Worker Compensation Commission Vacancy

The Statewide Nominating Commission for Judges of Compensation Claims announces that it is accepting applications from interested persons to fill two open Commission appointed positions on their Commission. One opening requires the appointee to be a qualified person residing in the jurisdiction of the Second District Court of Appeal, and the other opening requires the appointee to be a qualified person residing in the jurisdiction of the Fourth District Court of Appeal. Pursuant to Section 440.45, Fla. Stat., at least one of the Commission appointed positions must be a member of a minority group as defined in Section 288.703(3), Fla. Stat. Each appointment shall be for a 4-year term.

No attorney who appears before any judge of compensation claims more than four times a year is eligible to serve on the statewide nominating commission.

Qualified applicants must deliver the original completed application and one copy to the Chairperson, and one additional copy must be submitted to each Commission member, no later than 5:00 p.m. on February 16, 2004. Fax or emailed applications will not be accepted.

A public hearing at which these openings will be filled shall take place on Monday, March 1, 2004, at 9:00 a.m., at the Hyatt Regency Miami, 400 S. E. 2nd Avenue, Miami, FL.

Applications for these positions and the list of Commission members to receive the applications may be obtained from the Commission chairperson. Any questions or requests for applications should be directed to Victor Marrero, Commission chairperson, Vice President, Marsh USA, Inc., 1560 Sawgrass Corporate Parkway, Suite 300, Sunrise, FL 33345-9010, telephone (954)838-3451, facsimile (954)838-3700.

Notice of Worker Compensation Judicial Vacancy Tampa District Office

The Statewide Nominating Commission for Judges of Compensation Claims announces that it is accepting applications for the Judge of Compensation Claims vacancy in the Tampa District office. This vacancy has been created by the announced retirement of Judge William Douglas, effective upon his term expiration on March 6, 2004.

Qualified applicants must deliver the original completed application and one copy to the Chairperson, and one additional copy must be submitted to each Commission member, no later than 5:00 p.m. on February 16, 2004. Fax or emailed applications will not be accepted.

A public hearing to conduct interviews for this opening shall take place on Monday, March 8, 2004, at 9:00 a.m., at the Hyatt Regency Orlando International Airport, 9300 Airport Boulevard, Orlando, FL.

Applications and the list of Commission members may be obtained from the Commission chairperson. Any questions or requests for applications should be directed to Victor Marrero, Commission Chairperson, Vice President, Marsh USA, Inc., 1560 Sawgrass Corporate Parkway, Suite 300, Sunrise, FL 33345-9010. telephone (954)838-3451, facsimile (954)838-3700.

Section XIII Index to Rules Filed During Preceding Week				Rule No.	File Date	Effective Date	Proposed Vol./No.	Amended Vol./No.	
					12D-13.062	1/6/04	1/26/04	29/41	
RULES FILED BETWEEN January 5, 2004 and January 9, 2004			12D-13.064	1/6/04	1/26/04	29/41			
			12D-13.065	1/6/04	1/26/04	29/41			
Rule No.		•	Proposed	Amended	12D-16.002	1/6/04	1/26/04	29/41	29/50
		Date	Vol./No.	Vol./No.					
					DEPARTMENT OF TRANSPORTATION				
DEPARTMENT OF STATE				14-10.003	1/5/04	1/25/04	29/47		
Divisio	n of Elections				14-10.004	1/5/04	1/25/04	29/47	
1S-2.034	1/5/04	1/25/04	29/45	29/50	14-10.0043	1/5/04	1/25/04	29/47	
					14-96.004	1/5/04	1/25/04	29/49	
	RTMENT OF		N						
Florida	a A and M Uni	iversity			STATE BOA				
6C3-2.01	2 1/6/04	1/26/04	Newspaper		Florida Prep	oaid Postsec	ondary Ed	lucation Ex	pense Board
6C3-2.01	5 1/6/04	1/26/04	Newspaper		19B-4.001	1/9/04	1/29/04	29/44	29/49
6C3-2.02	28 1/6/04	1/26/04	Newspaper		19B-16.002	1/9/04	1/29/04	29/44	29/49
University of South Florida				PUBLIC SERVICE COMMISSION					
6C4-6.01	•	1/28/04	Newspaper		25-22.032	1/9/04	1/29/04	39/36	29/51
New College of Florida 6C11-4.001 1/8/04 1/28/04 Newspaper 6C11-4.002 1/8/04 1/28/04 Newspaper				DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION Division of Florida Land Sales, Condominiums and Mobile					
6C11-6.0		1/28/04	Newspaper		Homes				
6C11-8.0		1/28/04	Newspaper		61B-23.002	1/8/04	1/28/04	29/49	
6C11-8.0		1/28/04	Newspaper		61B-78.001	1/8/04	1/28/04	29/49	
6C11-8.0		1/28/04	Newspaper						
6C11-8.0		1/28/04	Newspaper		Board of Accountancy				
6C11-8.0		1/28/04	Newspaper		61H1-31.001	1/7/04	1/27/04	29/49	
6C11-8.0		1/28/04	Newspaper						
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	n of Ad Valor				District - CE	7a21 TT - 1	41. Ca	_	
12D-8.00		1/26/04	29/44	29/46	Division of F	•			
12D-13.0		1/26/04	29/41		64F-12.001	1/9/04	1/29/04	29/46	
12D-13.0		1/26/04	29/41						