

**Section I**  
**Notices of Development of Proposed Rules**  
**and Negotiated Rulemaking**

**DEPARTMENT OF AGRICULTURE AND CONSUMER SERVICES**

**Division of Forestry**

**RULE NO.:** 5I-4.002                      **RULE TITLE:** Purpose and Definitions  
**PURPOSE AND EFFECT:** Modify the definition off-highway vehicle, and add two new definitions.  
**SUBJECT AREA TO BE ADDRESSED:** Division of Forestry Managed Lands Definitions.  
**RULEMAKING AUTHORITY:** 570.07(23), 589.011(4), 589.071, 589.12 FS.  
**LAW IMPLEMENTED:** 589.011(3), 589.071 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:** Steve Bohl, 3125 Conner Blvd., Tallahassee, FL 32399-1650, (850)414-9914  
**THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS AVAILABLE AT NO CHARGE FROM THE CONTACT PERSON LISTED ABOVE.**

**DEPARTMENT OF AGRICULTURE AND CONSUMER SERVICES**

**Division of Consumer Services**

**RULE NOS.:** 5J-6.003                      **RULE TITLES:** Definitions  
5J-6.005                      Licensing Requirement, Commercial Telephone Seller, Salesperson  
5J-6.013                      Exemption  
**PURPOSE AND EFFECT:** The purpose and effect of the amendments to Rule 5J-6.003, F.A.C., is to clarify the term, “driver’s license number”, in order to effectively implement Section 501.605, F.S. and Section 501.607, F.S. The purpose and effect of the amendments to Rule 5J-6.005, F.A.C., is to implement Sections 501.605 and 501.607, F.S., requiring registration through the use of DACS Form 10001, Commercial Telephone Seller Business License Application Packet, Rev. 8-01-10, or DACS Form 10005, Commercial Telephone Salesperson Individual License Application Packet, Rev. 8-01-10. Amendments to Rule 5J-6.005, F.A.C., will also implement Section 501.609, F.S., requiring written notice to the Department using DACS Form 10006, Florida Telemarketing Act Material Change Form, Rev. 8-01-10, of

any material changes in information previously submitted for purposes of licensure. The purpose and effect of Rule 5J-6.013, F.A.C., is to implement Section 501.608(1)(b), F.S., through the use of the Commercial Telephone Seller Affidavit of Exemption included in DACS Form-10001, Commercial Telephone Seller Business License Application Packet, Rev. 8-01-10, for those businesses claiming an exemption from licensure with the Department.

**SUBJECT AREA TO BE ADDRESSED:** Update of the Commercial Telephone Seller Business License Application Packet, Commercial Telephone Salesperson Individual License Application Packet, Florida Telemarketing Act Material Change Form, and clarification of the definition of “driver’s license”.  
**RULEMAKING AUTHORITY:** 501.626 FS.  
**LAW IMPLEMENTED:** 501.602, 501.603, 501.604, 501.605, 501.607, 501.608, 501.609 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:** Mazey Strauss, Division of Consumer Services, Terry L. Rhodes Building, 2005 Apalachee Parkway, Tallahassee, Florida 32399-6500, (850)410-3848  
**THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS AVAILABLE AT NO CHARGE FROM THE CONTACT PERSON LISTED ABOVE.**

**DEPARTMENT OF EDUCATION**

**State Board of Education**

**RULE NO.:** 6A-14.0542                      **RULE TITLE:** Tuition Waiver for Classroom Teachers  
**PURPOSE AND EFFECT:** The purpose and effect of this rule development is to develop the Department of Education’s approval process of courses authorized for waived fees pursuant to Section 1009.26(10), Florida Statutes.  
**SUBJECT AREA TO BE ADDRESSED:** Student fees.  
**RULEMAKING AUTHORITY:** 120.536(1), 120.54, 1001.02(1), 1009.26(10) FS.  
**LAW IMPLEMENTED:** 1009.26(10) 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:** Julie

Alexander, Associate Vice Chancellor for Learning Initiatives, Division of Florida Colleges, 325 West Gaines Street, Room 1532G, Tallahassee, FL 32399, (850)245-9523. To request a rule development workshop, please contact: Lynn Abbott, Agency Clerk, Department of Education, (850)245-9661 or e-mail [lynn.abbott@fldoe.org](mailto:lynn.abbott@fldoe.org) or go to <https://app1.fldoe.org/rules/default.aspx>.

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS AVAILABLE AT: <https://app1.fldoe.org/rules/default.aspx>

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

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

### DEPARTMENT OF CORRECTIONS

RULE NO.: 33-602.201  
RULE TITLE: Inmate Property

PURPOSE AND EFFECT: The purpose and effect of the proposed rule is to clarify provisions relating to possession and disposal of religious property and to generally amend for grammatical clarity.

SUBJECT AREA TO BE ADDRESSED: Inmate Property.

RULEMAKING AUTHORITY: 944.09 FS.

LAW IMPLEMENTED: 944.09 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 IS: Kendra Lee Jowers, 2601 Blair Stone Road, Tallahassee, Florida 32399-2500

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

33-602.201 Inmate Property.

(1) The reception center ~~chief~~ ~~Chief~~ of ~~security~~ ~~Security~~ shall ensure that property files are established for all new inmates. The inmate property file shall become part of the inmate's institutional file. All forms and correspondence pertaining to inmate property shall be placed in this file in chronological order. The ~~chief~~ ~~Chief~~ of ~~security~~ ~~Security~~ or his designee shall be responsible for the maintenance of the inmate property file. An addendum will be made to Form DC6-224, Inmate Personal Property List, any time the status of inmate personal property changes. Examples of changes include when an inmate receives additional property through an approved

source or when the inmate chooses to dispose of a broken or worn out item. Form DC6-224 is incorporated by reference in subsection (17) of this rule.

(2)(a) When an inmate is initially received by the ~~department~~ ~~Department~~, the receiving or property officer shall take charge of the inmate's personal property. The officer shall inventory all items in the inmate's possession at that time using Form DC6-224, Inmate Personal Property List.

(b) After final disposition is completed, the officer shall give one copy of the receipt to the inmate along with that property the inmate is authorized by the ~~department~~ ~~Department~~ to keep. Personal property remaining in the possession of an inmate is the responsibility of that inmate and not of the institution. One copy of the receipt shall be placed with any property that is not authorized within the ~~department~~ ~~Department~~ and that is to be stored. One copy of the receipt shall be placed in the package to be mailed to the inmate's home or to the person designated on the form; if the inmate chooses to forfeit the items, this copy of the receipt shall be given to the inmate. One copy of the receipt shall be placed in the inmate property file. The unauthorized property will be held at the institution for 30 days. During this 30 day period, the inmate shall be given an opportunity to have the items picked up by an approved visitor, relative, or friend; or to mail money or valuables to their families or other persons of their choice at no expense to the ~~department~~ ~~Department~~. The 30 day period will not include any time during which an appeal or grievance pertaining to the disposition of the property is pending. Persons picking up items must pre-arrange with the warden for pick-up at a specific time during administrative working hours (Monday through Friday 8:00 a.m. through 5:00 p.m.).

(3) No change.

(4) Authorized Property.

(a) The property reflected on the Approved Property List (Appendix One), in the indicated quantities, is authorized within the ~~department~~ ~~Department~~ once an inmate is permanently assigned, provided the inmate has sufficient storage space. An inmate may not use other inmates' storage space; or other non-authorized storage containers; or store property in locations other than his assigned housing unit.

(b) through (e) No change.

(f) An inmate transferred from a jail or private prison to a Department of Corrections facility shall be permitted to retain only that property that is authorized by the ~~department~~ ~~Department~~ in Appendix One. Any unauthorized item will be confiscated and held by the institution for 30 days. During this 30 day period, the inmate shall be given an opportunity to have the items picked up by an approved visitor, relative, or friend; or to mail the items to persons of their choice at no expense to the Department of Corrections. The 30 day time period will not include any time during which a grievance or appeal pertaining to the disposition of the property is pending.

(5) Unauthorized Property (Also see Control of Contraband, Rule 33-602.203, F.A.C.).

(a) Property that is contraband pursuant to Rule 33-602.203, F.A.C., shall be handled as provided in ~~that rule~~ Rule 33-602.203, F.A.C.

1. through 3. No change.

(b) Property that is authorized for inmates in general population such as shaving powders, oils, and lotions shall be unauthorized or restricted based upon an inmate's confinement or other high security status when that item presents a security risk. Further limits on personal items for inmates in confinement or other high security statuses are authorized as referenced in Rules 33-602.220, 33-602.221, 33-602.222, ~~and~~ 33-601.800, ~~and~~ 33-601.820, F.A.C.

(6) Storage of Excess Legal Materials.

(a) through (b) No change.

(c) Storage of Excess Active Legal Material.

1. No change.

2. When it is determined by the assistant warden or ~~chief~~ Chief of Security ~~Security~~ that an inmate has legal material that cannot be contained in the inmate's assigned locker, the inmate shall be given a written order from an employee of the ~~department~~ Department providing:

a. No change.

b. If, after organizing and inventorying his or her legal material, the inmate will not be able to fit active legal material in his assigned inmate locker, the inmate shall complete Form DC6-2006, Request for Storage of Excess Active Legal Material, and Form DC6-2008, Excess Active Legal Material Inventory List, to be submitted to the warden for review. Forms DC6-2006 and DC6-2008 are incorporated by reference in subsection (17) of this rule.

3. No change.

4. In the event the inmate refuses to organize and inventory his legal material as ordered, the inmate shall receive a disciplinary report. If the inmate refuses to comply after being ordered a second time, the inmate shall receive a disciplinary report and the ~~department~~ Department shall organize and inventory the material. The inventory shall be performed in the same manner as the staff review described in subparagraph 5. below.

5. Prior to placing an inmate's active legal material into excess storage, the inmate's legal material shall be subject to a cursory review by ~~Department~~ staff to ensure compliance with ~~department~~ Department rules regarding utilization of excess storage, approved property, and contraband. This review will only be conducted in the presence of the inmate. Only the case style, signature on the document (if any), and letterhead (if any) may be read. Any material that is determined by staff to not be active legal material, shall be collected by two designated employees and placed in a box(es) with interlocking flaps for storage pending disposition. The warden or designee shall notify the inmate on Form DC6-2007,

Excessive Inactive Legal Material Disposition Determination, of the determination that the inmate has 30 days to make arrangements to have the excess inactive legal material picked up by an approved visitor, ~~or sent to a relative,~~ or friend ~~or sent out~~ at the inmate's expense, as provided in subparagraph (6)(c)6. The, ~~or the~~ institution will otherwise destroy the material ~~it~~. This notification shall be provided to the inmate within three calendar days of the determination unless the inmate provides verification of a deadline that cannot be met within the three day waiting period. The 30 day limit shall not include any time that a grievance appeal is pending provided the inmate has provided the warden or the warden's designee with the written notice required in subparagraph (6)(c)7. Form DC6-2007 is incorporated by reference in subsection (17) of this rule. For purposes of this subparagraph, the warden's designee may include the property room supervisor.

6. through 8. No change.

9. If the inmate's grievance appeal is denied and the inmate wishes to appeal the determination to the courts as well as ~~and wishes~~ to have the order to dispose of the excess inactive legal material within 30 days stayed while the court appeal is proceeding, the inmate must provide written notice to the warden on Form DC6-236, Inmate Request, that he intends to appeal the determination to the courts. The written notice must be filed within 30 calendar days of receipt of the response from the Office of the Secretary, must identify the court in which the appeal has been filed, must include a statement by the inmate that the inmate intends to appeal the determination, and must specifically identify the documents or papers on which the appeal is based.

10. If the inmate's appeal is denied, the inmate shall have 30 days to make arrangements to have the materials picked up by an approved visitor, relative, or friend; or pay to have the material sent to one of these approved individuals. If the material is not picked up or mailed out within 30 days, the institution shall destroy it.

11. Prior to being stored in excess storage, excess active legal material shall be placed in a box(es) with interlocking flaps, shall be numbered in sequential order, and shall have the inmate's name and ~~department~~ Department number clearly written on the top and side of each box. Prior to being sealed, the box(es) shall be inspected by staff, in the presence of the inmate, for contraband. Each box shall be sealed in the presence of the inmate prior to being placed into excess storage. Form DC6-2008, Excess Active Legal Material Inventory List, shall be completed or updated by the inmate before the box(es) ~~is are~~ sent or returned to excess storage.

12. through 13. No change.

(d) through (f) No change.

(7) Impounded Property.

(a) When it is necessary to take and impound items of personal property belonging to or in the possession of an inmate, that property shall be taken, handled, processed, and

secured in a manner that will safeguard it from loss, damage, destruction, or theft while it is under the control of the ~~department~~ Department. If the property impounded does not belong to the inmate in possession of the property, an investigation shall be conducted to determine if the owner of the property knowingly permitted the use of the property. If so, the property shall be handled as contraband. If it can be determined that the property was stolen or otherwise taken, the impounded property shall be returned to the rightful owner. Inmates must report stolen items immediately to the housing officer. The officer shall complete an incident report and an attempt will be made to locate the missing property.

(b) When personal property of an inmate is taken, it will be inventoried according to the following procedure on Form DC6-220, Inmate Impounded Personal Property List, and, whenever practical, in the presence of the inmate. Exceptions may be made when the inmate's presence during this process jeopardizes institutional security or in times of an emergency such as a general disturbance creating security concerns. New inmates being processed into the ~~department~~ Department at one of the reception centers will have their property recorded on Form DC6-220, with a copy being given to the inmate. Unauthorized property will be stored pending final disposition as provided in this rule. At the time of receipt into the ~~department~~ Department each inmate will also sign Form DC6-226, Authorization for Disposition of Mail and Property, which authorizes the ~~department~~ Department to dispose of the property should the inmate abandon it. Form DC6-226 is incorporated by reference in subsection (17) of this rule.

1. The inventory shall specifically list and identify each item or each group or package of personal items such as letters, legal papers, etc.; as an assortment on Form DC6-220.

2. No change.

3. If an inmate refuses to sign the inventory list; or is not present, that fact will be noted on the inventory and signed by the employee making the inventory and also by a second employee present.

4. through 5. No change.

(c) After being inventoried, the property will be removed as soon as possible to a secure area where it will be safe from loss, theft, or damage and to which other inmates do not have access.

(d) No change.

(e) If it is appropriate to return part, but not all, of the impounded property to the inmate, the following procedure will be followed:

1. That part of the property being returned will be listed on the approved release, Form DC6-225, Inmate Partial Property Return Receipt, and any property found to be missing at that time will be noted on the form. Form DC6-225 is incorporated by reference in subsection (17) of this rule. The employee making the release and the inmate will date and sign the release form, each in the presence of the other. One signed copy of the

release form shall be given to the inmate. One copy shall be attached to the original inventory list and kept with the remaining impounded property until all property is returned to the inmate, at which time it will be placed in ~~and then to~~ the inmate's property file.

2. through 3. No change.

(f) No change.

(g) When an inmate whose personal property has been taken and impounded is transferred to another facility, that property shall be transported with the inmate or as soon as possible thereafter. It is the responsibility of the sending location to ensure that only authorized property is transported and that the inmate has signed the proper receipt for the property, Form DC6-227, Receipt for Personal Property. Form DC6-227 is incorporated by reference in subsection (17) of this rule. The procedures for returning property listed in paragraph (f) shall be followed. When the inmate has excessive authorized property that which cannot be transported with the inmate, the procedures for making a partial return listed in paragraph (e) shall be followed.

(h) through (9) No change.

(10) When, with the prior knowledge of the ~~department~~ Department, an inmate is not under the immediate control of the ~~department~~ Department for more than 24 hours and his personal property does not accompany him, it will be inventoried and held until his return.

(11) through (12) No change.

(13) The warden or ~~his~~ designee is authorized to require an inmate to bring all of his personal property to the disciplinary hearing if the warden or designee determines that this is necessary after evaluating the factors set out in subsection (12) above.

(14) Missing Inmate Property.

(a) No change.

(b) If the grievance is approved, the assistant warden or other designee of the warden; shall conduct an investigation of the loss. The investigation shall be completed and forwarded within 30 days.

(c) through (e) No change.

(15) Transfer of Property. Inmates shall not transfer items of personal property to any other individual by way of loan, sale, trade, barter, or donation.

(16) Religious Property.

(a) No change.

(b) Unless otherwise prohibited by ~~department~~ Department rule, inmates shall be permitted to possess, for personal use, religious publications as defined in Rule 33-503.001, F.A.C., that are in compliance with admissibility requirements of Rule 33-501.401, F.A.C.

(c) Unless otherwise prohibited by ~~department~~ Department rule or by paragraph (e) of this subsection, inmates shall be permitted to possess the following items adhering to the tenets

of a particular religion for wearing or carrying at all times or for use during individual worship in their assigned cell or individual sleeping area if assigned to open dormitory housing. Such religious items must be documented on Form DC6-224, Inmate Personal Property List. When an inmate makes a change in religious preference, the inmate must dispose of all of the items associated with the previous religion unless such items are also associated with the new religious preference. Disposal ~~shall be in accordance with paragraph (i) below may be by mailing at the inmate's expense or by waste disposal~~ and must be done before the inmate shall be permitted to possess items adhering to the new religious preference. An inmate shall be allowed to maintain the following religious items in his individual housing unit unless specific and definable security concerns require storage and usage elsewhere. An inmate shall not be transported to the chapel for the purpose of using an item for individual worship if the inmate possesses the item in his housing area; however, if an inmate does not possess a necessary item for individual worship in his housing area and the item is available at the institutional chapel, the inmate shall not be prohibited from being transported to the chapel for the purpose of using the item for individual worship.

1. Religious items for wearing or carrying at all times:

a. through g. No change.

h. No more than two pictures or images depicting gods, saints, or other religious or spiritual entities. Such pictures or images may be no larger than 8.5" x 11" inches. This limit does not apply to images or pictures contained within religious publications.

(d) No change.

(e) Limitations on Use of Religious Property. When an inmate is prohibited from retaining possession of religious items due to transfer to a different management or housing status, such items shall be stored and returned to the inmate once he has been transferred back to a setting in which the items are permissible pursuant to this rule.

1. No change.

2. Inmates on close management or maximum management status and inmates in disciplinary or administrative confinement shall be permitted to possess religious publications, items for wearing or carrying at all times, and items for individual worship unless the warden or designee finds that the inmate's possession of the item poses a specific and definable safety or security threat. In determining whether an item presents a specific and definable threat, the following shall be considered:

a. through (f) No change.

(g) The chaplain at the institution shall serve as advisor to staff and inmates in the area of religious property listed in paragraphs (c) and (d) of this subsection. Should issues arise concerning the appropriateness of any particular religious item that is alleged to be permitted by this subsection, the institutional chaplain will evaluate the item in conjunction with

security staff to determine whether the item is permissible. The agency ~~chaplaincy services administrator~~ Chaplaincy Services Administrator shall provide advice and guidance to the ~~department~~ Department regarding approved religious items, religions and religious items not listed in this rule, and other ~~department~~ Department religious issues.

(h) Inmate requests for religious property not listed in this rule shall be reviewed by the agency ~~chaplaincy services administrator~~ Chaplaincy Services Administrator to determine whether the item ~~adheres to the tenets of~~ is required by the inmate's particular religion. If the ~~chaplaincy services administrator~~ Chaplaincy Services Administrator determines that the item ~~adheres to the tenets of~~ is required by the inmate's religion, the agency security bureau chief shall conduct a review to determine whether the item presents a specific and definable threat to security and order. In determining whether an item presents a threat to security and order the following shall be considered:

1. through 2. No change.

(i) Disposal of Religious Property.

1. Religious property that must be disposed of in order for an inmate to remain in compliance with the provisions of this rule (e.g., to remain within limits on the number of permissible items) shall be retained by the institution for 30 days. The inmate may mail out the item(s) during this time at no expense to the department or may elect to give the item(s) to the institutional chaplain for disposal in a manner respecting the tenets of the faith to which the item adheres. If after 30 days the inmate has not disposed of the property, it shall be transferred to the chaplain for disposal in a manner respecting the tenets of the faith to which the item adheres.

2. Religious property that must be disposed of in order for an inmate to receive items adhering to a different faith pursuant to paragraph (c) above may be mailed out at no expense to the department or may be given to the institutional chaplain for disposal in a manner respecting the tenets of the faith to which the item adheres.

(17) No change.

## APPENDIX ONE

### PROPERTY LIST

This list incorporates all property authorized to be possessed by inmates in all ~~department~~ Department institutions and facilities except community correctional centers. Except for items specified below as "exemptions." "~~exemptions.~~", property received must be in compliance with this list. Inmates in possession of property previously approved by the Department of Corrections which meets the description of property on the list shall be allowed to retain the property. Inmates transferring to ~~department~~ Department facilities from private correctional facilities shall be allowed to retain only those items that are in compliance with the list of authorized property. As items sold in canteens at private facilities may

differ from those sold in ~~department~~ ~~Department~~ canteens, items purchased in canteens at private facilities will not always be admissible in ~~department~~ ~~Department~~ facilities.

**Definitions.**

The “quantity” establishes a maximum possession limit. This does not mean that all state issue items will be issued to each inmate, or that the maximum number of items will be issued. Items found in the possession of an inmate that are in excess of the established “quantity” shall be treated as contraband in accordance with Rule 33-602.203, F.A.C. Where there is a “value” indicated, the authorized item shall not exceed that value. The terms “canteen” and “state issue” refer to the sources from which property can be obtained after January 1, 1996. All items with the “canteen” designation shall be available in all institutional canteens or through canteen order. All canteen items are transferable between department institutions. “State issue” means that the institution has the authority to issue this item to inmates based upon the character of the institution, the location of the institution, the housing or work assignment of the inmate, or other factors related to institution or inmate needs. Institutions housing death row inmates shall make adjustments to this property list when possession of listed items by death row inmates would create a threat to the security of the institution.

**Exemptions.**

Inmates already in possession of the following previously approved items shall be allowed to retain the items until they are no longer serviceable, but shall not be allowed to replace them with like items.

- Clothing items of a different color than specified on the property list.
- Locks other than V68 series
- Plastic bowls, tumblers, cups and lids
- Pantyhose
- Nail clippers larger than 2-1/2"

**AUTHORIZED PROPERTY LIST**

No change.

Rulemaking Authority 944.09 FS. Law Implemented 944.09 FS. History—New 6-4-81, Formerly 33-3.025, Amended 11-3-87, 11-13-95, 5-20-96, 1-8-97, 6-1-97, 7-6-97, 10-15-97, 2-15-98, 3-16-98, 8-4-98, 12-7-98, Formerly 33-3.0025, Amended 11-21-00, 9-12-01, 5-16-02, 7-8-03, 8-18-04, 1-25-05, 10-23-06, 2-27-08, 12-25-08, 1-25-10, 7-4-10,\_\_\_\_\_.

**AGENCY FOR HEALTH CARE ADMINISTRATION**

**Medicaid**

RULE NO.: 59G-4.020  
 RULE TITLE: Ambulatory Surgical Center Services  
 PURPOSE AND EFFECT: The purpose of the proposed amendment to Rule 59G-4.020, F.A.C., is to incorporate by reference the revised Florida Medicaid Ambulatory Surgical Center Services Coverage and Limitations Handbook,

December 2010. The revised handbook will now incorporate updated policy related to reimbursement. An update is needed to the reimbursement policy, procedure codes and payment groups used for ambulatory surgical centers (ASCs). This rule updates the procedure codes payable in the ASC setting and payment groups used to reimburse ASCs for services by Florida Medicaid. Additionally, various policy clarifications have been made.

SUBJECT AREA TO BE ADDRESSED: Ambulatory Surgical Center Services.

RULEMAKING AUTHORITY: 409.919 FS.

LAW IMPLEMENTED: 409.902, 409.906, 409.908, 409.912, 409.913 FS.

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

DATE AND TIME: Thursday, January 6, 2011, 2:00 p.m. – 3:00 p.m.

PLACE: Agency for Health Care Administration, 2727 Mahan Drive, Building 3, Conference Room B, Tallahassee, Florida 32308-5407

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 48 hours before the workshop/meeting by contacting: Tiffany Williams at the Bureau of Medicaid Services, (850)412-4211. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT IS: Tiffany Williams, Medicaid Services, 2727 Mahan Drive, Mail Stop 20, Tallahassee, Florida 32308-5407, telephone: (850)412-4211, e-mail: tiffany.williams@ahca.myflorida.com

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

59G-4.020 Ambulatory Surgical Center Services.

(1) No change.

(2) All ambulatory surgical center providers enrolled in the Medicaid program must be in compliance with the Florida Medicaid Ambulatory Surgical Center Services Coverage and Limitations Handbook, ~~December 2010 January 2004, updated January 2005 and January 2006~~, incorporated by reference, and the Florida Medicaid Provider Reimbursement Handbook, CMS-1500, which is incorporated in Rule 59G-4.001, F.A.C. Both handbooks are available from the Medicaid fiscal agent’s Web site website at www.mymedicaid-florida.com ~~http://floridamedicaid.aes-inc.com~~. Select Public Information for Providers, then Click on Provider Support, and then on Provider Handbooks. Paper copies of the handbooks may be

obtained by calling the Provider Contact Center at (800)289-7799 and selecting Option 7 Provider Inquiry at (800)377-8216.

Rulemaking Specific Authority 409.919 FS. Law Implemented 409.902, 409.906, 409.908, 409.912, 409.913 FS. History--New 10-25-84, Formerly 10C-7.531, Amended 5-13-92, 7-12-92, 7-27-93, Formerly 10C-7.0531, Amended 9-8-94, 7-3-95, 11-18-97, 10-27-98, 1-1-01, 7-26-01, 2-25-03, 2-17-04, 1-10-05, 10-2-05, 7-2-06,\_\_\_\_\_.

#### DEPARTMENT OF ENVIRONMENTAL PROTECTION

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

#### DEPARTMENT OF HEALTH

##### Division of Disease Control

RULE NO.: 64D-4.002  
RULE TITLE: Definitions

PURPOSE AND EFFECT: The purpose and effect of this amendment will be to decrease the federal poverty level (FPL) from 400% to 300% FPL for the AIDS Drug Assistance Program (ADAP). The federal poverty level is used for eligibility purposes for the HIV/AIDS Patient Care Programs to better serve low income persons living with HIV disease. The change is part of the cost containment process to serve the neediest due to an unprecedented demand for services and lack of funding.

SUBJECT AREA TO BE ADDRESSED: The proposed revisions decrease the federal poverty level for those persons living with HIV/AIDS accessing ADAP.

RULEMAKING AUTHORITY: 381.003(1)(c) FS.

LAW IMPLEMENTED: 381.011(1), 381.003(1)(c) 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: Suzanne Stevens, Bureau of HIV/AIDS, 4052 Bald Cypress Way, BIN A09, Tallahassee, Florida 32399-1715, (850)245-4335; [Suzanne\\_Stevens@doh.state.fl.us](mailto:Suzanne_Stevens@doh.state.fl.us)

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

#### DEPARTMENT OF CHILDREN AND FAMILY SERVICES

##### Agency for Persons with Disabilities

RULE NO.: 65G-2.015  
RULE TITLE: Siting

PURPOSE AND EFFECT: The purpose of the rule development is to solicit public input for the implementation of Laws of Florida Chapter 2010-193. These rule changes address the siting requirements of facilities that are licensed by the Agency for Persons with Disabilities and are also a community residential home within a planned residential community.

SUBJECT AREA TO BE ADDRESSED: Siting of Licensed Facilities Within a Planned Residential Community.

RULEMAKING AUTHORITY: 393.067, 393.501(2) FS.

LAW IMPLEMENTED: 393.067, 393.501(2) FS.

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

DATE AND TIME: January 6, 2011, 1:30 p.m. – 3:30 p.m. EST

PLACE: Agency for Persons with Disabilities, 4030 Esplanade Way, Room 301, Tallahassee, Florida 32399

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 7 days before the workshop/meeting by contacting: Danielle Scoggins, Agency for Persons with Disabilities, 4030 Esplanade Way, Tallahassee, Florida 32399-0950, (850)414-5853, [danielle\\_scoggins@apd.state.fl.us](mailto:danielle_scoggins@apd.state.fl.us). If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT IS: Danielle Scoggins, Agency for Persons with Disabilities, 4030 Esplanade Way, Tallahassee, Florida 32399-0950, (850)414-5853, [danielle\\_scoggins@apd.state.fl.us](mailto:danielle_scoggins@apd.state.fl.us)

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

65G-2.015 Siting.

(1) through (7) No change.

(8) The requirements of subsections (4), (5), and (6) of this rule do not apply to a "community residential home" located within a "planned residential community" as those terms are defined in Section 419.001, Florida Statutes. A facility has the burden of establishing that it is a "community residential home" within a "planned residential community." To satisfy this burden, a facility must provide, at a minimum, the following documents with its initial license application and each subsequent license renewal application:

(a) A copy of all local ordinances approving the planned residential community as a planned unit development.

(b) A statement by the applicant, under oath, stating that:

1. The facility is a community residential home located within a planned residential community.

2. The planned residential community is under unified control.

3. the planned residential community was planned and developed as a whole.

4. The planned residential community has a gross lot area of 8 acres or more.

5. The planned residential community provides choices with regard to housing arrangements, support providers, and activities.

Rulemaking Specific Authority 393.067, 393.501(2) FS. Law Implemented 393.063, 393.066, 393.067, 393.501 FS. History--New 8-1-05, Formerly 65B-6.014, Amended \_\_\_\_\_.

**DEPARTMENT OF CHILDREN AND FAMILY SERVICES**

**Agency for Persons with Disabilities**

RULE NOS.:	RULE TITLES:
65G-4.0028	Tier Two Waiver
65G-4.0029	Tier Three Waiver
65G-4.00291	Tier Four Waiver

PURPOSE AND EFFECT: The Purpose and effect of this rule is to amend existing rules to be consistent with recently amended Section 393.0661(3), Florida Statutes, by reducing the expenditure limit for the Tier Two, Tier Three and Tier Four waiver and providing that Tier Four includes individuals who were enrolled in the family and supported living waiver on July 1, 2007.

SUBJECT AREA TO BE ADDRESSED: Expenditure limits for the Tier Waivers.

RULEMAKING AUTHORITY: 393.0661(3) FS.

LAW IMPLEMENTED: 393.0661(3) 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.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 7 days before the workshop/meeting by contacting: Marc Ito, Agency for Persons with Disabilities, 4030 Esplanade Way, Suite 380, Tallahassee, Florida 32399, marc\_ito@apd.state.fl.us, (850)922-4556. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT IS: Marc Ito, Agency for Persons with Disabilities, 4030 Esplanade Way, Suite 380, Tallahassee, Florida 32399, marc\_ito@apd.state.fl.us, (850)922-4556

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

65G-4.0028 Tier Two Waiver.

The total budget in a cost plan year for each Tier Two Waiver client shall not exceed \$53,625 ~~\$55,000~~. The Tier Two Waiver is limited to clients who meet the following criteria:

(1) through (2) No change.

Rulemaking Authority 393.0661(3) FS. Law Implemented 393.0661(3) FS. History--New 3-7-10, Amended \_\_\_\_\_.

65G-4.0029 Tier Three Waiver.

The total budget in a cost plan year for each Tier Three Waiver client shall not exceed \$34,125 ~~\$35,000~~. A client must meet at least one of the following criteria for assignment to the Tier Three Waiver:

(1) through (7) No change.

Rulemaking Authority 393.0661(3) FS. Law Implemented 393.0661(3) FS. History--New 3-7-10, Amended \_\_\_\_\_.

65G-4.00291 Tier Four Waiver.

(1) The total budget in a cost plan year for each Tier Four Waiver client shall not exceed \$14,422 ~~\$14,792~~ per year.

(2) Tier four includes individuals who were enrolled in the family and supported living waiver on July 1, 2007, who shall be assigned to this tier without the assessments required by this section.

~~(3)~~ Clients who are not eligible for assignment to the Tier One Waiver, the Tier Two Waiver, or the Tier Three Waiver shall be assigned to the Tier Four Waiver.

Rulemaking Authority 393.0661(3) FS. Law Implemented 393.0661(3) FS. History--New 3-7-10, Amended \_\_\_\_\_.

**FISH AND WILDLIFE CONSERVATION COMMISSION**

**Freshwater Fish and Wildlife**

RULE NO.:	RULE TITLE:
68A-20.005	Specific Fish Management Area Regulations

PURPOSE AND EFFECT: The purpose of the proposed rule amendment is to alter the bag limit for black bass in Orange and Lochloosa Lakes Fish Management Areas (Alachua County). The effect would be to enable the agency to better manage fisheries resources.



**SUBJECT AREA TO BE ADDRESSED:** The harvest of black bass in Orange and Lochloosa Lakes Fish Management Areas (Alachua County).

**RULEMAKING AUTHORITY:** Art. IV, Sec. 9, Florida Constitution.

**LAW IMPLEMENTED:** Art. IV, Sec. 9, Florida Constitution.  
**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:** Tom Champeau, Director, Division of Freshwater Fisheries, Fish and Wildlife Conservation Commission, 620 South Meridian Street, Tallahassee, Florida 32399-1600, (850)487-1764

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

## Section II Proposed Rules

### DEPARTMENT OF EDUCATION

#### State Board of Education

<p><b>RULE NO.:</b> 6A-7.0710</p>	<p><b>RULE TITLE:</b> Instructional Materials Policies and Procedures</p>
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**PURPOSE AND EFFECT:** The purpose and effect of this new rule is to prescribe the procedures governing the adoption of instructional materials for use by Florida school districts.

**SUMMARY:** The rule prescribes the policies, procedures, and specifications for submission and review of instructional materials for adoption by the Commissioner of Education.

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

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

**RULEMAKING AUTHORITY:** 1001.02(1), 1006.34(1) FS.

**LAW IMPLEMENTED:** 1006.29, 1006.30, 1006.31, 1006.32, 1006.33, 1006.34, 1006.36, 1006.38 FS.

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

**DATE AND TIME:** March 15, 2011, 9:00 a.m.

**PLACE:** Department of Education, 325 West Gaines Street, Room 1703, Tallahassee, Florida 32399-0400

**THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS:** Robert Large, General Counsel, Department of Education, 325 West Gaines Street, Suite 1244, Tallahassee, Florida 32399-0400, (850)245-9434

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

6A-7.0710 Instructional Materials Policies and Procedures.

The policies and procedures for state adoption of instructional materials are prescribed in “Policies and Procedures for the Florida Instructional Materials Adoption,” which is hereby incorporated by reference and shall become effective on the effective date of this rule. The specifications for instructional materials for Science are prescribed in “2009 Science Specifications for the 2010-2011 Florida State Adoption of Instructional Materials.” “Addendum, 2009 Science Specifications for the 2010-2011 Florida State Adoption of Instructional Materials,” and “2010-2011 Instructional Materials Adoption Science Specifications – Frequently Asked Questions,” which are hereby incorporated by reference and shall become effective on the effective date of this rule. The specifications for instructional materials for Social Studies are prescribed in “2010 Social Studies Specifications for the 2011-2012 Florida State Adoption of Instructional Materials,” which is hereby incorporated by reference and shall become effective on the effective date of this rule. These documents may be found at [http://www.fldoe.org/bii/instruct\\_mat](http://www.fldoe.org/bii/instruct_mat) or by contacting the Department of Education, 325 West Gaines Street, Room 424, Tallahassee, Florida 32399.

Rulemaking Authority 1001.02(1), 1006.34(1) FS. Law Implemented 1006.29, 1006.30, 1006.31, 1006.32, 1006.33, 1006.34, 1006.36, 1006.38 FS. History–New

**NAME OF PERSON ORIGINATING PROPOSED RULE:** Dr. Frances Haithcock, Chancellor, K-12 Public Schools

**NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE:** Dr. Eric Smith, Commissioner, Department of Education

**DATE PROPOSED RULE APPROVED BY AGENCY HEAD:** December 1, 2010

**DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW:** December 3, 2010

### DEPARTMENT OF TRANSPORTATION

<p><b>RULE NO.:</b> 14-15.018</p>	<p><b>RULE TITLE:</b> Pavement Selection Process and Industry Involvement</p>
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**PURPOSE AND EFFECT:** Rule 14-15.018, F.A.C., is being promulgated to incorporate Chapter 4 of the Pavement Type Selection Manual.

**SUMMARY:** Chapter 4 of the Pavement Type Selection Manual, “Pavement Selection Process and Industry Involvement,” is addressed.

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

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

RULEMAKING AUTHORITY: 334.044(2), 336.045(1) FS.

LAW IMPLEMENTED: 334.044(10)(a), 336.045(1) FS.

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

DATE AND TIME: January 6, 2011, 1:00 p.m.

PLACE: FDOT Turnpike, Turkey Lake Office, Auditorium A, Turnpike Mile Post 263, Bldg. 5315, Ocoee, Florida 34761

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 7 days before the workshop/meeting by contacting: Deanna R. Hurt, Assistant General Counsel and Clerk of Agency Proceedings, Florida Department of Transportation, Office of the General Counsel, 605 Suwannee Street, Mail Station 58, Tallahassee, Florida 32399-0458. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Deanna R. Hurt, Assistant General Counsel and Clerk of Agency Proceedings, Florida Department of Transportation, Office of the General Counsel, 605 Suwannee Street, Mail Station 58, Tallahassee, Florida 32399-0458

THE FULL TEXT OF THE PROPOSED RULE IS:

14-15.018 Pavement Selection Process and Industry Involvement.  
Chapter 4 of the Pavement Type Selection Manual, "Pavement Selection Process and Industry Involvement," FDOT Manual Number 625-010-005-e, Rev. 03/08, is hereby incorporated by this rule and made a part of the rules of the Department of Transportation. Copies of this chapter are available from the Office of Roadway Design at [www.dot.state.fl.us/mapsandpublications/](http://www.dot.state.fl.us/mapsandpublications/).

Rulemaking Authority 334.044(2) FS. Law Implemented 334.044(10)(a), 336.045(1) FS. History--New \_\_\_\_\_.

NAME OF PERSON ORIGINATING PROPOSED RULE: Ananth K. Prasad, Assistant Secretary

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Stephanie C. Kopelousos, Secretary

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: November 23, 2010

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: June 11, 2010

**DEPARTMENT OF TRANSPORTATION**

RULE NOS.:	RULE TITLES:
14-20.0025	Definitions
14-20.0032	Placement of Benches
14-20.005	Accessibility on Public Rights of Way

PURPOSE AND EFFECT: This rule chapter is being amended to allow for benches to be located at areas other than bus stops, revise definitions, and promulgate a new rule regarding accessibility on public rights of way.

SUMMARY: The criteria for the placement of benches at locations other than bus stops and accessibility on public rights of way are addressed.

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

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

RULEMAKING AUTHORITY: 334.044(2), 337.408(4) FS.

LAW IMPLEMENTED: 334.044(13), 337.408 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: Deanna R. Hurt, Assistant General Counsel and Clerk of Agency Proceedings, Florida Department of Transportation, Office of the General Counsel, 605 Suwannee Street, Mail Station 58, Tallahassee, Florida 32399-0458

THE FULL TEXT OF THE PROPOSED RULE IS:

14-20.0025 Definitions.

(1) "Bench" means a public seat designed to accommodate for seating two or more persons, and located on the state right of way which is placed along a regular transit bus route at or near recognized transit bus stops.

(2) "Department" means the Florida Department of Transportation.

(3) "School Bus" means as defined in Section 316.003, F.S.

(4) "Shelter" means a structure or facility located at a designated site to protect passengers from the elements, and ~~"Shelter"~~ refers to both public transit bus shelters and school bus shelters.

(5) "Transit Bus" means any motor vehicle, except taxicabs, designed for the transportation of ten or more passengers carrying more than ten passengers and used for the transportation of persons and any motor vehicle, other than a taxicab, designed and used for the transportation of persons for compensation.

~~Rulemaking Specific Authority 334.044(2), 337.408(4), (6) FS. Law Implemented 334.044(13), 335.02(1), 337.408 FS. History--New 12-26-90, Amended 5-15-97, 5-25-08,\_\_\_\_\_.~~

#### 14-20.0032 Placement of Benches.

The Department allows placement and maintenance of benches on the right of way of a state highway pursuant to written approval by the appropriate city or county government within whose jurisdiction the bench is to be located. All ~~bus~~ benches shall be subject to the following:

(1) Benches placed on the right of way shall not exceed 74 inches in length, 28 inches in depth, and 44 inches in height.

(2) Any bench placed on any part of a sidewalk shall leave at least three feet ~~of clearance on the sidewalk and between the bench and the nearest edge of the road~~ for pedestrian traffic ~~between the bench and the nearest edge of the road.~~

(3) Benches shall not be placed in the median of any divided highway or on limited access facilities.

~~(4) Benches may be placed at points of pedestrian convenience other than recognized transit bus stops, pursuant to written approval by the appropriate city or county government within whose jurisdiction the bench is to be located. There must be a necessity for such seating that would serve the public interest. However, only the minimum number of benches necessary to accommodate the comfort and convenience of the general public shall be erected or maintained. Unless otherwise herein provided, benches shall be placed only at recognized transit stops. However, only the minimum number of benches necessary to accommodate the comfort and convenience of the general public shall be erected or maintained.~~

(5) If the Department finds any bench in violation of any portion of this rule, except those determined to be a safety hazard, the Department shall provide written notice of the violation to the owner of the bench, or the appropriate city or county government, who shall correct the violation or remove the bench within 30 days ~~from after~~ receipt of the notice. If the Department finds any bench to be a safety hazard, the Department will provide notice to the owner of the bench, or the appropriate city or county government, who shall take immediate steps to ~~either~~ make the bench safe or remove the bench. If the condition or location of a bench is not corrected in accordance with the Department's notice, the Department will cause the bench to be moved or removed and seek the cost of removal.

(6) Commercial advertising shall be displayed upon a bench only on either the front or rear surface of the backrest area.

(7) Advertising displayed on a bench shall not be greater than 72 inches in length nor greater than 24 inches in height, ~~and~~ ~~No~~ advertising displayed upon a bench shall be of a reflectorized material.

(8) The bench location must meet the set back and minimum clear recovery zone requirements established in the Department's Design Standards Index Number 700, incorporated herein by reference. Copies of Index Number 700 are available at: [www.dot.state.fl.us/rddesign/designstandards/standards.htm](http://www.dot.state.fl.us/rddesign/designstandards/standards.htm).

(9) Whenever necessary for the construction, repair, improvement, maintenance, safe and efficient operation, alteration, or relocation of all, or any portion of a state road, any bench and appurtenances ~~thereto, authorized by this Rule,~~ shall be immediately removed from ~~the said state road~~ right of way, or shall be reset or relocated thereon, as required by the Department, at the expense of the bench owner. In the event the relocation ~~of said benches~~ is scheduled to be done simultaneously with the Department's construction work, the bench owner shall coordinate with the Department before proceeding. The bench owner shall cooperate with the Department's contractor to arrange the sequence of work so as not to delay the work of the Department's contractor, and shall defend any legal claims of the Department's contractor due to delays caused by the bench owner's failure to comply with the approved schedule. The bench owner shall not be responsible for delays for reasons beyond the bench owner's reasonable control.

~~Rulemaking Specific Authority 334.044(2), 337.408(4) FS. Law Implemented 334.044(13), 336.046, 335.02(1), 337.408 FS. History--New 12-26-90, Amended 8-11-92, 5-15-97, 7-16-98, 5-25-08,\_\_\_\_\_.~~

#### 14-20.005 Accessibility on Public Rights of Way.

(1) Shelters, benches, and bus stops on the Department's right of way shall be erected and maintained to provide accessibility to persons with disabilities. For informational purposes, the Regulations and Standards under the Americans with Disabilities Act, are available at: [www.ada.gov](http://www.ada.gov).

(2) For information pertaining to shelters, benches, and bus stops on the Department's right of way, refer to "ADA Standards for Transportation Facilities" available at <http://www.access-board.gov/ada-aba/ada-standards-dot.cfm>.

~~Rulemaking Authority 334.044(2), 337.408(4) FS. Law Implemented 334.044(13), 336.046, 337.408 FS. History--New \_\_\_\_\_.~~

NAME OF PERSON ORIGINATING PROPOSED RULE:  
Dale J. Cook, Traffic Services and Permitting Manager  
NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Stephanie C. Kopelousos, Secretary  
DATE PROPOSED RULE APPROVED BY AGENCY HEAD: November 23, 2010  
DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: October 15, 2010

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

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

**DEPARTMENT OF CORRECTIONS**

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

**PURPOSE AND EFFECT:** The purpose and effect of the proposed rule is to update forms, form references, and employee title references.

**SUMMARY:** The proposed rule updates form references and organizational titles and clarifies Form DC4-701C.

**SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COSTS:** The agency has determined that the proposed rule will not have an adverse impact on small business and is not likely to directly or indirectly increase regulatory costs in excess of \$200,000 in the aggregate in this state within one year after implementation. A SERC has not been prepared by the agency.

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

**RULEMAKING AUTHORITY:** 944.09 FS.

**LAW IMPLEMENTED:** 776.07, 944.09, 944.35 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:** Kendra Lee Jowers, 2601 Blair Stone Road, Tallahassee, Florida 32399-2500

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

33-602.210 Use of Force.

(1) through (3) No change.

(4) Use of Deadly Force to Prevent Escape or to Recapture Escapee. Generally, correctional officers are authorized to use force, including deadly force, as necessary to prevent the escape of an inmate from a penal institution.

(a) No change.

(b) Apprehension of escaped inmates once they are outside an institutional perimeter.

1. Correctional officers are considered to be in active pursuit of an inmate who has escaped from an institution or supervised work squad so long as the incident escape commander determines that the escape recovery efforts are active. When the inmate has refused a verbal order to stop, the correctional officer is authorized to use deadly force to stop the

inmate, once the officer has clearly identified the individual as the escaped inmate and is sure of the target and what lies beyond.

2. Once the incident escape commander determines that immediate recapture efforts are over, recapture becomes a law enforcement agency function and department staff only provide assistance to local law enforcement. Correctional officers who are utilized to assist outside law enforcement agencies are authorized to use deadly force only in self defense or to defend others against deadly use of force.

3. No change.

(c) Escape attempts by inmates while being transported or escorted outside institutional perimeters, e.g., court appearances, hearings and medical visits, or while being supervised while in a hospital for treatment. Deadly force is only authorized in accordance with paragraph (2)(c), when the officers are in immediate active pursuit of the escapee. The incident escape commander will determine when the period of active pursuit has ended. At this point, involvement by correctional officers will be limited to assisting law enforcement officers and deadly force is only authorized for self defense or to defend others against deadly use of force.

(5) through (16) No change.

(17) Force or restraint may be used to administer medical treatment when ordered by a physician or clinical associate, and only when treatment is necessary to protect the health of other persons, as in the case of contagious and venereal diseases, or when treatment is offered in satisfaction of a duty to protect the inmate against self-inflicted injury or death. The physician or clinical associate shall prepare Form DC6-232, Authorization for Use of Force Report, documenting the reasons that force or restraint was authorized. The physician's or clinical associate's report shall be attached to Form DC6-230, Institutions Report of Force Used, when actual force is used, or Form DC6-210, Incident Report, when restraints are applied without the use of force as described above. In each instance a DC4-701C, Emergency Room Record, shall be completed in its entirety with applicable data, or the letters N/A used to indicate not applicable. Form DC4-708, Diagram of Injury, shall also be completed in its entirety with applicable data, or the letters N/A used to indicate not applicable. In each case, the examination shall be complete and result in a clear statement by the medical provider that there is or is not an injury, and the record shall provide sufficient documentation to support that conclusion. In all cases where physical force is used to manage an inmate, the inmate and any employee who is involved will be required to receive a medical examination or will sign Form DC4-711A, Refusal of Health Care Services, declining the examination. In those cases where an injury is claimed but not substantiated by medical examination, the statement by the medical provider shall indicate this, and the documentation shall be sufficient to support that no injury was found upon examination. Form Forms DC4-711A is

incorporated by reference in Rule 33-401.105, F.A.C.; Forms DC4-701C and DC4-708 are incorporated by reference in subsection ~~(29)~~(30) of this rule. When the use of four-point or five-point psychiatric restraints is authorized and the inmate does not offer resistance to the application of the restraints, the completion of Form DC6-230, Institutions Report of Force Used, or Form DC6-231, Institutions Report of Force Used Staff Supplement, will not be required. In these situations, where there is no resistance to the application of psychiatric restraints, the application of the restraints will be videotaped and Form DC6-210, Incident Report, will be completed. The videotape, the completed Incident Report, and the completed Form DC6-232, Authorization for Use of Force Report, will be forwarded to the warden or acting warden for review within one working day. The warden will forward the videotape and associated reports to the institutional inspector within five working days. The institutional inspector will ensure that all documentation is complete and will forward all materials to the Office of the Inspector General, as outlined in subsection (11) above, for review. If at any time prior to or during the application of the psychiatric restraints the inmate offers resistance to the application, the steps outlined in subsection (9) above will be followed.

(18) through (20) No change.

(21) Use of Chemical Agents. Chemical agents shall not be used on anyone other than an inmate during an authorized use of force.

(a) through (q) No change.

(r) Upon request, appropriate health services staff shall provide the following completed forms to Department inspectors or legal staff: Form DC4-701C, Use of Force Exam ~~and~~; Form DC4-708, Diagram of Injury; ~~and Form DC4-701, Chronological Record of Health Care. Form DC4-701 is incorporated by reference in subsection (30) of this rule.~~

(22) Specialty Impact Munitions. Specialty impact munitions shall be used primarily by the department's rapid response teams and correctional emergency response teams during riots and disturbances. They are intended as a less lethal alternative to the use of deadly force. Specialty impact munitions shall only be employed by officers trained in their use and effects and shall not be used on anyone other than an inmate during an authorized use of force.

(a) through (b) No change.

(c) Selection and deployment of specialty impact munitions during a riot or disturbance shall be authorized by the ~~incident ultimate~~ commander and supervised by the rapid response or correctional emergency response team leader. For the purposes of this rule, the ~~incident ultimate~~ commander is the ~~Secretary secretary~~ or his designee at the central office level, the regional director or his designee at the regional level, or the warden or his designee at the institution level.

(d) through (28) No change.

(29) The following forms are hereby incorporated by reference. Copies of these forms are available from the Forms Control Administrator, 2601 Blair Stone Road, Tallahassee, Florida 32399-2500.

(a) through (c) No change.

(d) DC4-701C, Emergency Room Record, effective ~~October 4, 2007.~~

(e) No change.

(f) DC4-711A, Refusal of Health Care Services, effective September 7, 2010.

(g) through (m) renumbered (f) through (l) No change.

~~(m)(n)~~ DC4-650B, Risk Assessment for the Use of Chemical Restraint Agents and Electronic Immobilization Devices, effective ~~August 4, 2008.~~

~~(o) DC4-701, Chronological Record of Health Care, effective 4-8-10.~~

Rulemaking Authority 944.09 FS. Law Implemented 776.07, 944.09, 944.35 FS. History--New 4-8-81, Amended 10-10-83, 9-28-85, Formerly 33-3.066, Amended 3-26-86, 11-21-86, 4-21-93, 7-26-93, 11-2-94, 2-12-97, 11-8-98, Formerly 33-3.0066, Amended 10-6-99, 2-7-00, 7-25-02, 8-25-03, 2-25-04, 11-7-04, 4-17-05, 8-1-05, 3-2-06, 9-18-06, 10-4-07, 3-3-08, 8-4-08, 1-6-09, 5-26-09, 4-8-10, 9-13-10, \_\_\_\_\_.

NAME OF PERSON ORIGINATING PROPOSED RULE: George Sapp, Deputy Secretary of Institutions

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Walter McNeil, Secretary

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: September 24, 2010

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: October 8, 2010

**AGENCY FOR HEALTH CARE ADMINISTRATION**

**Health Facility and Agency Licensing**

RULE NOS.: RULE TITLES:

59A-15.002	Definitions
59A-15.004	Registration Requirements
59A-15.009	Confidentiality

PURPOSE AND EFFECT: The three rules in this chapter will be repealed.

SUMMARY: Section 395.0199, Florida Statutes, the statutory section governing Private Utilization Review and authorizing the rules in Chapter 59A-15, F.A.C., was repealed in Section 35 of Chapter 2009-223, Laws of Florida.

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

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

RULEMAKING AUTHORITY: 395.0199 FS.  
 LAW IMPLEMENTED: Section 35, Ch. 2009-223, Laws of Florida.  
 THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULES IS: Bill McCort, Bureau of Health Facility Regulation, 2727 Mahan Drive, MS #28A, Tallahassee, FL 32308, or at William.McCort@ahca.myflorida.com

THE FULL TEXT OF THE PROPOSED RULES IS:

59A-15.002 Definitions.

Rulemaking Specific Authority 395.037 FS. Law Implemented 395.0172 FS. History–New 2-18-92, Formerly 10D-111.002, Repealed \_\_\_\_\_.

59A-15.004 Registration Requirements.

Rulemaking Specific Authority 395.1055 FS. Law Implemented 395.0199 FS. History–New 2-18-92, Formerly 10D-111.004, Amended 3-18-96, Repealed \_\_\_\_\_.

59A-15.009 Confidentiality.

Rulemaking Specific Authority 395.037 FS. Law Implemented 395.0172 FS. History–New 2-18-92, Formerly 10D-111.009, Repealed \_\_\_\_\_.

NAME OF PERSON ORIGINATING PROPOSED RULE:  
 Bill McCort  
 NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Elizabeth Dudek, Interim Secretary  
 DATE PROPOSED RULE APPROVED BY AGENCY HEAD: November 30, 2010

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

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

**DEPARTMENT OF AGRICULTURE AND CONSUMER SERVICES**

**Division of Consumer Services**

RULE NOS.:	RULE TITLES:
5J-6.003	Definitions
5J-6.005	Licensing Requirement, Commercial Telephone Seller, Salesperson
5J-6.013	Exemption

**NOTICE OF WITHDRAWAL**

Notice is hereby given that the above rule, as noticed in Vol. 36, No. 47, November 24, 2010 issue of the Florida Administrative Weekly has been withdrawn.

**DEPARTMENT OF LAW ENFORCEMENT**  
**Division of Local Law Enforcement Assistance**

RULE NO.:	RULE TITLE:
11D-2.005	Methamphetamine Precursor Electronic Monitoring System

**NOTICE OF CORRECTION**

Notice is hereby given that the following correction has been made to the proposed rule in Vol. 36, No. 40, October 8, 2010 issue of the Florida Administrative Weekly. The Summary of the Rule filed for Rule 11D-2.005, F.A.C., published in Florida Administrative Code, Vol. 36, No. 40, October 8, 2010, is being corrected to include the following language at the bottom of the summary: HB 1565 (Chapter 2010-279, L.O.F.) IMPACT None. The remainder of the Summary of the Rule for Rule 11D-2.005, F.A.C., remains unchanged.

**DEPARTMENT OF REVENUE**

RULE NO.:	RULE TITLE:
12A-19.100	Public Use Forms

**NOTICE OF WITHDRAWAL**

Notice is hereby given that the following changes have been made in accordance with subparagraph 120.54(3)(d)1., F.S., to the proposed amendments to Rule 12A-19.100, F.A.C., published in Vol. 36, No. 40, pp. 4864-4868, October 8, 2010, issue of the Florida Administrative Weekly. After further consideration, the proposed changes to the instructions for reporting a collection allowance adjustment in Column C of Schedule III, Direct-to-Home Satellite Services Adjustments (Page 22), and in Columns D, H, and N of Schedule IV, Adjustments (Pages 22-24), on Form DR-700016, Florida Communications Services Tax Return, revision dates 08/10 and 01/11, have been withdrawn.

**DEPARTMENT OF REVENUE**

**Corporate, Estate and Intangible Tax**

RULE NO.:	RULE TITLE:
12C-2.0115	Public Use Forms

**NOTICE OF WITHDRAWAL**

Notice is hereby given that the following changes have been made in accordance with subparagraph 120.54(3)(d)1., F.S., to the proposed amendments to Rule 12C-2.0115, F.A.C., published in Vol. 36, No. 40, pp. 4874-4875, October 8, 2010, issue of the Florida Administrative Weekly. After further consideration, the proposed changes to renumber Question 13 to Question 5, to renumber Question 14 to Question 11, and to renumber subsequent questions on Page 2, Form DR-601G, Governmental Leasehold Intangible Personal Property Tax Return For 2010 Tax Year, have been withdrawn.

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

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

**DEPARTMENT OF ENVIRONMENTAL PROTECTION**

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

**DEPARTMENT OF CHILDREN AND FAMILY SERVICES**

**Family Safety and Preservation Program**

RULE NOS.:	RULE TITLES:
65C-31.001	Definitions
65C-31.002	Case Management for Young Adults Formerly in Licensed Foster Care
65C-31.003	Aftercare Support Services for Young Adults Formerly in Licensed Foster Care
65C-31.004	Road to Independence Program (RTI)
65C-31.005	Transitional Support Services for Young Adults Formerly in Licensed Foster Care
65C-31.006	Young Adult Services Documentation Requirements
65C-31.007	High School Needs Assessment
65C-31.008	Post Secondary Needs Assessment
65C-31.009	Independent Living Benefits Due Process Notification
65C-31.010	Jurisdictional and Service Requirements for Young Adults Formerly in the Custody of the Department
65C-31.011	Independent Living Program Budget Management

**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. 36, No. 38, September 24, 2010 issue of the Florida Administrative Weekly.

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

65C-31.001 Definitions.

(1) "Aftercare Support Services" means services intended to assist young adults in developing "the skills and abilities necessary for independent living". These services specifically include temporary financial assistance, mentoring and tutoring, mental health services and substance abuse counseling, life

skills classes, including credit management and preventive health activities, parenting classes, job skills training, and counselor consultations. Temporary assistance to prevent homelessness should be considered emergency assistance.

(2) "Approval Authority" means the staff member(s) designated by the district/region/Community-based care agency with fiscal authority to approve cash payments. (Note: reviewing and approval authorities may be the same person(s).)

(3) "Case File" means all information for a case contained in the department's Statewide Automated Child Welfare Information System (SACWIS), i.e., HomeSafenet, as well as the supporting paper documentation gathered during provision of services to that family. The "case file" may also refer to a duplicate, paper copy of the electronic case file and the supporting paper documentation. The department's SACWIS is the primary record for each investigation and case.

(4) "Contracted Service Provider" means a private agency that has entered into a contract with the department or with a community-based care lead agency to provide supervision of and services to dependent children and children who are at risk of abuse, neglect, or abandonment.

(5) "Denial" means full denial or partial denial, in cases where the department or its contracted service provider does not approve the full amount of funding or services requested.

(6) "Designated Staff" means those staff assigned by the district/region or its contracted service provider to work with youth age 13 up to the 23rd birthday to implement and conduct a program for independent living as mandated by Section 409.1451, F.S.

(7) "Education and Training Vouchers" (ETV) means federal funds provided to young adults formerly in licensed foster care eligible to receive independent living services and youth who were adopted from licensed foster care at age 16 or 17. Students receiving ETV funds must be attending an institution of higher education. ETV funds provide financial assistance to young adults to promote educational and vocational training opportunities.

(8) "Fair Hearings" means the appeals process federally mandated for the title IV-E Independent Living Program by 45 C.F.R. 1356.10 and 45 C.F.R. 1355.30. The required details of this appeals process are provided in 45 C.F.R. 205.10 incorporated by reference. A copy of the federal regulation is available upon request by contacting the Office of Family Safety, 1317 Winewood Blvd., Tallahassee, Florida 32399. The Department of Children and Family Services has already incorporated this appeals process, in Chapter 65-2, F.A.C., for other federal public assistance programs. However, certain provisions for Independent Living Fair Hearings which differ from those for other programs can be found in Rule 65C-31.009, F.A.C. will be listed in the [next] draft of Rule 65C-28.0200, F.A.C.

(9) "Interim Child Welfare Services Information System (ICWSIS)", means the department's automated system containing invoice data pertaining to services provided to children under the department's supervision. The ICWSIS is the state's primary audit record for client specific expenditures until such time that the system's functionality is subsumed by SACWIS.

(10) "Independent Living Benefit" means any type of financial aid or service provided to eligible young adults pursuant to Section 409.1451(5), Florida Statutes. These benefits are categorized as either aftercare support services, transitional services, or the Road to Independence Program.

(11) "Initial Application" means the "Initial Road to Independence Program Application" CF-FSP 5295, September 2010, incorporated by reference, is required for the initial Road to Independence Program stipend, which can be made anytime prior to the young adult's 21st birthday. A copy of the form is available upon request by contacting the Office of Family Safety, at 1317 Winewood Blvd., Tallahassee, Florida 32399.

(12) "Institution of Higher Education" means a school that awards a bachelor's degree or not less than a two year program that provides credit towards a degree or, provides not less than one year of training towards gainful employment or, is a vocational program that provides training for gainful employment and has been in existence for at least two years. The school must be accredited or preaccredited and is authorized to operate in that state.

(13) "Qualifying residential facility" means a juvenile or adult correctional facility or a facility which is owned, operated by, or licensed by, a governmental entity and which provides housing, including all utilities, and meals, without charge to the resident.

(14) "Reinstatement Application" means the "Road to Independence Program Reinstatement Application", CF-FSP 5297, September 2010, incorporated by reference, that must be submitted by a former recipient of the Road to Independence Program prior to his or her 23rd birthday in order to reinstate their stipend award after an interruption of benefits. A copy of the form is available upon request by contacting the Office of Family Safety, at 1317 Winewood Blvd., Tallahassee, Florida 32399.

(15) "Renewal Application" means the "Road to Independence Program Funds Renewal Checklist" CF-FSP 5296, September 2010, incorporated by reference, ~~means the~~ application that must be submitted by Road to Independence recipients on an annual basis in order to continue his or her stipend ~~award~~. A copy of the form is available upon request by contacting the Office of Family Safety, at 1317 Winewood Blvd., Tallahassee, Florida 32399.

(16) "Reviewing Authority" means the staff member(s) or committee head(s) designated by the district/region or community-based care agency to review the applications associated with Section 409.1451, F.S., and determine eligibility.

(17) "Road to Independence Program" means the financial educational assistance available to qualifying young adults under the eligibility requirements contained in Section 409.1451(5)(b), F.S.

(18) "Services Worker" means an employee of the department or its contracted service provider who is accountable for service delivery regarding safety, permanency, and well-being for a caseload of children and families under supervision. This includes an individual assigned to assist a young adult formerly in the custody of the department who is receiving Independent Living services.

(19) "Special Immigrant Juvenile Status" means an immigration benefit that allows undocumented children who have been abused, abandoned or neglected to petition for permanent resident status as long as he or she meets the following criteria:

- (a) The child is eligible for long term licensed foster care;
- (b) It is in the best interest of the child to remain in the United States; and
- (c) The child remains under the jurisdiction of the juvenile court.

(20) "Statewide Automated Child Welfare Information System (SACWIS)" (i.e., Florida Safe Families Network HomeSafenet), means the department's statewide automated system containing all reports, investigations, special conditions referrals, child-on-child sexual abuse reports and related child safety assessments and safety actions or plans and cases regarding child abuse, neglect or abandonment and pertinent information regarding all activities involved in investigative and some case management functions, including the Child's Resource Record. The SACWIS is the state's primary record for each investigation and case and all documentation requirements of the system shall be met.

(21) "Transition Plan", CF-FSP 5293, September 2010, incorporated by reference, means the required written plan that contains specific strategies to assist the young adult with achieving self-sufficiency and developing a personal support system. This plan is created by the young adult with the assistance of the department or its contracted service provider. A copy of the form is available upon request by contacting the Office of Family Safety, at 1317 Winewood Blvd., Tallahassee, Florida 32399.

(22) "Transitional Support Services" means "other appropriate short-term services" to be provided if the young adult demonstrates that the services are critical to the young adult's own efforts to achieve self-sufficiency and to develop a personal support system. These may include financial, housing, counseling, employment, education, mental health, disability,



and other services. Financial ~~T~~ransitional ~~S~~upport ~~S~~ervices may be provided in increments of up to 3 months. The young adult must apply again to obtain further ~~T~~ransitional ~~S~~upport ~~S~~ervices funds. See paragraph 65C-31.005(4)(b), F.A.C.

Rulemaking Authority 39.5075(8), 409.1451(10) FS. Law Implemented 39.5075, 409.1451 FS. History—New 7-27-06, Amended \_\_\_\_\_.

65C-31.002 Case Management for Young Adults Formerly in Licensed Foster Care.

(1) The services that shall be provided to young adults formerly in licensed foster care to transition successfully to independent living shall include, as appropriate for the individual young adult:

- (a) Aftercare ~~S~~upport ~~S~~ervices,
- (b) Road to Independence (RTI) Program, and
- (c) Transitional ~~S~~upport ~~S~~ervices, as specified in Section 409.1451(5)(c)1., F.S.

The Independent Living Program is not an entitlement program. Services provided to eligible youth are based on the availability of funds to provide these services.

(2) Case Management/Contact with Young Adults Formerly in Licensed Foster Care/Support by Services Worker.

(a) Depending upon the stated wishes and needs of the young adult formerly in licensed foster care, services worker support through home visits, office visits, and other types of contact shall occur.

(b) A plan for transition is required for all recipients of RTI and/or transitional support funds.

(c) The services worker shall arrange and provide services to support young adults formerly in licensed foster care between the ages of 18 and up to his or her 23rd birthday.

(d) The services worker shall provide young adults formerly in licensed foster care with developmental disabilities, mental health needs, and/or other special needs more contact, as necessary, to assist in the ability of the young adult to transition successfully to independent living.

(e) The frequency of contact by the services worker with the young adult shall be determined by the services worker in consultation with the young adult.

(3) Preparation and Education of the Child/Youth Age 16-17 in Licensed Foster Care. The services worker shall arrange or provide the services necessary to ensure that preparation/education for the young adult formerly in licensed foster care to achieve independence occurs.

(4) Initial Application, Renewal and Reinstatement for the RTI Program. The RTI Act provides specific direction for young adults formerly in licensed foster care to renew or continue receiving benefits and to reinstate, one time only, benefits for young adults whose benefits were interrupted and who wishes to begin receiving benefits again.

(5) Selecting the Appropriate Funding Source for Young Adult Services (Chafee or Education and Training Voucher[ETV]).

(a) Two major types of federal funding sources are available to support the program for young adults formerly in licensed foster care: Chafee funds and ETV funds. The services worker shall determine the appropriate fund in order to comply with federal regulations and to maximize available funding.

(b) ETV funds have more restrictions than Chafee funds and shall be used for eligible students as the first option.

1. ETV may be used only for eligible students attending a postsecondary (college, university or vocational) school either part-time or full-time.

2. Chafee funds may be used for any of the young adult services identified in Section 409.1451(5), Florida Statutes, though not for young adults age 21 or 22.

3. State funds must be used for young adults age 21 and 22 if they are not eligible for ETV funds.

(6) Young Adults Formerly in Licensed Foster Care with Children of Their Own.

(a) The services worker shall determine which funds may be used for children whose parents are young adults formerly in licensed foster care.

(b) If the parent of a child in a dependency case is a young adult formerly in licensed foster care, the processes required in Chapter 39, F.S., for any parent still apply. Case planning, case management and required contacts shall continue as with any other dependency case. The services worker shall coordinate with the dependency case manager to minimize scheduling or other conflicts between the dependency case plan and the young adult's transitional plan.

(7) Selection of Placements for Young Adults Formerly in Licensed Foster Care. Prior to his or her 18th birthday, each young adult formerly in licensed foster care shall choose the placement that best suits his or her needs. The services worker assigned to work with a young adult shall provide information to the young adult ~~so as~~ to assist in the best decision making.

(a) If the young adult elects to reside in the same or different licensed placement after reaching age 18, the services worker assigned to work with the young adult shall assist both the placement provider and the young adult to understand the roles and the responsibilities of continuing this placement after the young adult's eighteenth birthday.

(b) A young adult who continues with the foster family shall not be included as a child in calculating any licensing restriction on the number of children in the foster home.

(8) Implementation Plan, Steps for Effective Implementation.

(a) Program for Young Adults Formerly in Licensed Foster Care. This plan shall be used in order to develop each departmental district/region or contracted service provider specific implementation plan.

(b) Steps for Effective Implementation:

1. Departmental districts/regions and contracted service providers shall designate staff responsible for receiving inquiries about services available to young adults formerly in licensed foster care. The departmental district/region and contracted service providers shall also develop methods to provide information about ETV, prior to their 18th birthday, to youth adopted from licensed foster care at ages 16 and 17, ~~and to perform outreach for those adopted since July 1, 1999.~~

2. District/region and/or contracted service providers shall develop a process with fiscal/budget staff to ensure expedited and/or emergency assistance is provided.

3. District/region and/or contracted service providers shall develop a tracking system for approved cash assistance payments until such time as Florida Safe Families Network (FSFN) can capture this information.

4. Pursuant to ~~Chapter 39~~ and Section 409.1451, Florida Statutes, district/region and community-based care agencies must inform all youth aging out of licensed foster care, prior to age 18, of these benefits. In addition, the agencies must provide information to all youth about public assistance programs (cash assistance, food stamps, Medicaid, etc.) and help in applying for these benefits.

(9) ETV Funds.

(a) ETV Program Requirements.

1. Young adult must have been:

a. Adjudicated dependent, pursuant to Chapter 39, F.S., have been in the custody of the State of Florida on his or her 18th birthday and have spent at least 6 months in licensed foster care prior to reaching his or her 18th birthday; or

b. Adopted from the Florida licensed foster care system at age 16 or 17 ~~as of July 1, 1999.~~

2. Young adults are potentially eligible for services from age 18 through age 22.

3. Initial application must be completed before 21st birthday.

4. Benefits from this and other federal educational assistance sources may not exceed the young adult's "cost of attendance" at an "institution of higher education," as defined in the Higher Education Act of 1965 (Section 472, 20 U.S.C. 1087II) incorporated by reference. A copy of the U.S. Code is available at: [www.house.gov](http://www.house.gov), by federal statute.

5. The young adult must be attending an institution of higher education.

6. The young adult may receive a maximum of \$5000 per year towards the payment of RTI stipend ~~awards.~~

7. For a student attending an institution of higher education on a part-time basis, ETV funds of up to \$5000 per year may be used to pay for Transitional Support Services.

8. The young adult shall provide proof of enrollment and satisfactory progress.

(b) Application for ETV Funds.

1. Students applying for the RTI Program will use the application form "Road to Independence Program Application", CF-FSP 5295, September 2010, incorporated by reference, unless they are attending school part-time. A copy of the form is available upon request by contacting the Office of Family Safety, at 1317 Winewood Blvd., Tallahassee, Florida 32399. If determined eligible for ETV, a portion of the student's RTI stipend ~~award~~ will be covered by ETV funds. The maximum per student per year is \$5000.

2. Students attending school at least part-time may receive ETV funds. These students shall complete the "Transitional Support Eligibility and/or Education Training Vouchers (ETV) Funds Application" CF-FSP 5292, September 2010, incorporated by reference, and can receive up to \$5000 per year, which may be funded by ETV. A copy of the form is available upon request by contacting the Office of Family Safety, at 1317 Winewood Blvd., Tallahassee, Florida 32399.

3. ETV funds are used for educational assistance currently authorized in Section 409.1451(5), F.S. Florida Statutes. The only new eligible group is young adults formerly in licensed foster care adopted at age 16 or 17.

~~4. Chafee funds shall be used to cover the costs of Road to Independence Scholarships for high school/GED students, for those students attending institutions not meeting the federal definition of higher education, for transitional support services (exclusive of support for attendance at institutions of higher education), and for aftercare services.~~

5. Upon application for any Independent Living services, youth shall be provided with information regarding the appeal process, as well as the "Independent Living Benefits Due Process Rights" brochure, CF/PI 175-11, September 2010, incorporated by reference. A copy of the form is available upon request by contacting the Office of Family Safety, at 1317 Winewood Blvd., Tallahassee, Florida 32399. This includes applications for services made in anticipation of the youth's 18th birthday. In addition, the youth must be advised verbally and in writing and must acknowledge in writing that the information supplied in his/her application(s) for services must be true, complete, and correct.

(10) Chafee funds shall be used to cover the costs of RTI stipends for high school/GED students, for those students attending institutions not meeting the federal definition of higher education, for transitional support services (exclusive of support for attendance at institutions of higher education), and for aftercare services.

Rulemaking Authority 409.1451(10) FS. Law Implemented 409.1451 FS. History--New 7-27-06, Amended\_\_\_\_\_.

65C-31.003 Aftercare Support Services for Young Adults Formerly in Licensed Foster Care.

(1) The services worker shall provide support to young adults formerly in licensed foster care through ~~making of service referrals in the~~ community service referrals to assist young adults in developing “the skills and abilities necessary for independent living”.

(2) Eligibility for Aftercare Support Services. A young adult who leaves licensed foster care at age 18 but requests services prior to his or her 23rd birthday shall be eligible for Aftercare Support Services. There is no formal written application to receive Aftercare Support Services referrals.

(3) Application Process for Aftercare Support Services Cash Assistance.

(a) The services worker shall assist the young adult to receive cash assistance for housing, electric, water, gas, sewer service, food, and any other provisions permitted under Section 409.1451(5)(a), F.S. Prior to arranging for the provision of cash assistance, the services worker shall explore the feasibility of agreements with community providers to waive fees, contacting relatives and other such options.

(b) The young adult shall complete the “Aftercare Support Services Cash Assistance Application”, CF-FSP 5294, September 2010, incorporated by reference. A copy of the form is available upon request by contacting the Office of Family Safety, at 1317 Winewood Blvd., Tallahassee, Florida 32399.

(c) If a young adult requests further services, see Rule 65C-31.005, F.A.C., Transitional Support Services for Young Adults Formerly in Licensed Foster Care.

(4) Payment Requirements for Aftercare Support Services Recipients. The services worker responsible for the case shall choose between making one payment directly to the young adult formerly in licensed foster care or, at the request of the young adult, paying all or a portion of the funds to a service provider.

Rulemaking Authority 409.1451(10) FS. Law Implemented 409.1451(1), (2), (3)(a), (c), (d), (5)(a) FS. History—New 7-27-06, Amended\_\_\_\_\_.

65C-31.004 Road to Independence Program (RTI).

(1) Initial Application for RTI Program Eligibility. Each student, with the assistance of the services worker if requested by the young adult, shall complete an RTI Program Application. This application shall be completed and signed by the student, reviewing authority and approval authority and a copy must be placed in the case file.

(a) For the initial award, a young adult formerly in licensed foster care must:

1. Be age 18, 19 or 20;
2. Have been a dependent child pursuant to Chapter 39;

3. Be or have been in the legal and/or physical custody of the Department of Children and Family Services at the time of his or her 18th birthday.

4. Have spent at least 6 months in licensed foster care before reaching his or her 18th birthday, which may include the time the youth spent in shelter status in state custody;

5. Be a resident of Florida per Section 1009.40, F.S.; and

6. Meet one of the following educational requirements:

a. Earned a standard high school diploma or its equivalent as described in Sections 1003.43 or 1003.435, F.S., or earned a special diploma or special certificate of completion as described in Section 1003.438, F.S., and has been admitted for full-time enrollment in an eligible postsecondary education institution as defined in:

(I) Section 1009.533, F.S., if the institution accepts the Florida Tuition and Fee Exemption provided in Section 1009.25, F.S. ~~For good cause shown, the Secretary and/or designee may waive the requirement for educational institutions to comply with Section 1009.25, F.S.; or~~

(II) Included in Florida’s Eligible Training Providers list that is recognized by Agency for Workforce Innovation and Workforce Florida, Inc. and is located at <http://www.floridajobs.org/etpl/StateList.asp>, incorporated by reference. A copy is available upon request by contacting the Office of Family Safety, 1317 Winewood Blvd., Tallahassee, Florida 32399. Section 445.09(7), F.S., that addresses eligible training providers recognized by Workforce Florida, Inc.

b. Is enrolled full time in an accredited high school, unless he or she has a documented disability and has provided documentation that part-time attendance is a necessary accommodation; or

c. Is enrolled full time in an accredited adult education program designed to provide the student with a high school diploma or its equivalent, unless he or she has a documented disability and has provided documentation that part-time attendance is a necessary accommodation.

(b) In addition, young adults age 18 up to their 23rd birthday who were adopted from licensed foster care at age 16 or 17 and are attending an institution of higher education, whether on a full or part time basis, and meet the other criteria set forth for RTI Program eligibility are eligible to receive the RTI stipend ~~award~~. The same application shall be used for children adopted at age 16 or 17 applying for ETV funds. These funds are intended to assist in meeting the student’s living expenses or provide for basic personal needs.

(c) Application Process for RTI Program.

1. The services worker shall assist each youth between the ages 17 years, 6 months and 18 years of age to apply for the RTI Program. The youth shall:

- a. Complete the application.
- b. Obtain document of proof of enrollment.

2. Each departmental district/region or contracted service provider shall designate a services worker to assist each young adult applying for or receiving ~~Independent Living~~ services. The young adult shall submit his or her application to the Independent Living services worker designated by the department or its contracted service provider. The Independent Living services worker and the approval authority shall have a total of 10 working days to review the application and approve or deny the RTI stipend ~~award~~ or, if not the approval authority, shall forward the request to the approval authority early enough to have it approved within the ten-day period.

3. If approved, the services worker or Independent Living services worker shall notify the youth in writing within 10 working days of the determination. The monthly RTI stipend ~~award~~ shall be distributed at the beginning of the month that the recipient turns 18 years of age or, if approval occurs after the youth's 18th birthday, at the beginning of the next month following approval of the application. For youth approved prior to their 18th birthday, the first monthly RTI stipend ~~award~~ shall not be prorated regardless of the day of the month recipient turns 18 years of age.

4. If the application is denied, the services worker or Independent Living services worker shall notify the youth in writing within 10 working days of the determination and shall provide the youth the procedure for filing an appeal and the "Independent Living Benefits Due Process Rights" brochure, CF/PI 175-11, September 2010, incorporated by reference, and notify the youth of other available benefits, including Transitional Support Services or Aftercare Support Services. A copy of the brochure is available upon request by contacting the Office of Family Safety, 1317 Winewood Blvd., Tallahassee, Florida 32399.

5. If a young adult formerly in licensed foster care did not complete the application process prior to his or her 18th birthday, or if the application was not approved, the young adult may apply once prior to his or her 21st birthday. The eligibility requirements contained in paragraph 65C-31.004(1)(a), F.A.C., apply. No retroactive benefits are available due to delayed completion of the application process by the youth.

(2) RTI Program Renewal. The services worker shall evaluate for renewal each RTI stipend ~~award~~ annually during the 90-day period before the student's birthday. In order to be eligible for a renewal stipend award for the subsequent year the student shall:

(a) Complete the number of hours, or the equivalent considered full time by the educational institution, in the last academic year in which the young adult earned a RTI stipend, except for a young adult who meets the requirements of Section 1009.41, F.S.

(b) Maintain appropriate progress as required by the educational institution, except that, if the young adult's progress is insufficient to renew the RTI stipend at any time

during the eligibility period, the young adult may restore eligibility by improving his or her progress to the required level.

(3) RTI Program Reinstatement. A student who has lost eligibility for the RTI stipend or who chooses not to renew the stipend award may apply for reinstatement one time only before his or her 23rd birthday using "Road to Independence Program Reinstatement Application", CF-FSP 5297, September 2010, incorporated by reference. A copy of the form is available upon request by contacting the Office of Family Safety, at 1317 Winewood Blvd., Tallahassee, Florida 32399. In order to be eligible for reinstatement the student must meet the eligibility criteria and the criteria for RTI Program renewal.

(4) RTI Program Needs Assessment. An RTI Program Needs Assessment must be completed on each student who has been awarded the RTI stipend.

(a) State Requirements. The amount of the stipend award, whether it is being used by a young adult working toward completion of a high school diploma or its equivalent or working toward completion of a postsecondary education program, shall be determined based on an assessment of the funding needs of the young adult. This assessment shall consider the young adult's living and educational costs and other grants, scholarships, waivers, earnings, and other income to be received by the young adult.

(b) Federal Requirements. The total amount of ETV funds and any other federal educational assistance to the young adult shall not exceed the young adult's cost of attendance.

(5) Payment Requirements for RTI Program Recipients.

(a) The services worker responsible for the case shall determine how the monthly RTI stipend will be paid according to either of the two following methods:

1. Direct payment to the young adult,

2. Payment of a portion of the RTI stipend ~~award~~ to a service provider and the balance to the young adult, if requested by the young adult. If the young adult makes this request, it must be made in writing.

(b) ETV funds are available pursuant to the following:

1. For students attending an institution of higher education, including community college, university or vocational education courses. High school or GED attendance does not qualify.

2. For youth adopted at age 16 or 17 from licensed foster care who are attending an institution of higher learning.

3. Part-time attendance at an institution of higher education may qualify young adults under Florida's Transitional Support Services component.

(c) Renewal of Road to Independence Program.

1. Young adults formerly in licensed foster care are required to renew their RTI stipends on an annual basis.

2. Departmental districts/regions or contracted service provider agencies shall develop a plan for renewal of RTI stipend. At a minimum, the plan shall address the tracking and scheduling of RTI Program renewals and those staff responsible for notifying for these activities as well as notifying the RTI Program recipient of his or her obligations during the renewal period.

3. Each approved ~~stipend award~~ shall be evaluated and renewed during the 90-day period prior to the young adult's birthday.

4. If the young adult is ~~approved for awarded~~ a RTI stipend within 90 days prior to his or her next birthday, he/she is not required to file for renewal until the following birthday.

5. For young adults who were adopted from ~~licensed~~ foster care at age 16 or 17, the same procedures established above shall be followed when renewing their ETV funds.

(d) Eligibility to Renew RTI Stipend. The young adult shall:

1. Make one application for the initial ~~approval award~~ prior to his or her 21st birthday.

2. Complete the number of hours, or the equivalent considered full time by the educational institution, in the last academic year in which the young adult earned a ~~RTI stipend scholarship~~, except for a young adult who meets the requirements of Section 1009.41, F.S.

3. Maintain appropriate progress as required by the educational institution, except that, if the young adult's progress is insufficient to renew the ~~RTI stipend scholarship~~ any time during the eligibility period, the young adult may restore eligibility by improving his or her progress to the required level.

(e) Documentation Requirements for RTI Program Recipients. All eligible recipients shall:

1. Provide documentation of enrollment in a high school or institution of higher education; and

2. Provide documentation of progress made in his or her course of study during the most recently completed school term.

(f) RTI recipients attending institutions of higher education are participating in an activity equivalent to an acceptable food stamp employment and training program component as specified in 7 CFR 273.7. This activity meets the student eligibility criteria for the Food Assistance Program.

Rulemaking Authority 409.1451(10) FS. Law Implemented 409.1451(1), (2), (3)(a), (c), (d), (5)(a), (b) FS. History—New 7-27-06, Amended \_\_\_\_\_.

65C-31.005 Transitional Support Services for Young Adults Formerly in Licensed Foster Care.

(1) A young adult formerly in licensed foster care may request Transitional Support Services in addition to Aftercare Support Services referrals, cash assistance or the Road to Independence Program Scholarship if the young adult

demonstrates that the services are critical to his or her own efforts to achieve self-sufficiency and develop a personal support system.

(2) Eligibility/Assessment for Transitional Support Services. In order to be eligible, the young adult shall:

(a) Be age 18, 19, 20, 21 or 22;

(b) Have been a dependent child pursuant to Chapter 39, F.S.;

(c) Be or have been in the legal and/or physical custody of the Department of Children and Family Services at the time of his or her 18th birthday.

(d) Have spent at least 6 months in licensed foster care before his or her 18th birthday.

(e) Demonstrate that the services are critical to his or her own efforts to achieve self-sufficiency and to develop a personal support system. The young adult shall complete a "Transition Plan", CF-FSP 5293, September 2010, incorporated by reference, with designated staff of the department or its contracted service provider. A copy of the form is available upon request by contacting the Office of Family Safety, 1317 Winewood Blvd., Tallahassee, Florida 32399.

(3) If at any time the services are determined by the services worker as no longer critical to the young adult's own efforts to achieve self-sufficiency and to develop a personal support system, they shall be terminated or reapplication denied.

(4) Application Process to Receive Transitional Support Services.

(a) A Transitional Support Services application shall be completed by the young adult with assistance from the assigned services worker. The "Transitional Support Eligibility and/or Education Training Vouchers (ETV) Funds Application" CF-FSP 5292, September 2010, incorporated by reference, shall be used to apply for these services. A copy of the form is available upon request by contacting the Office of Family Safety, 1317 Winewood Blvd., Tallahassee, Florida 32399.

(b) An application for Transitional Support Services is limited to a maximum three-month benefit period. A young adult may re-apply for Transitional Support Services after the three-month period but must demonstrate that the services are vital for achieving self-sufficiency.

(5) Transition Plan. Each young adult requesting Transitional Support Services shall prepare a transition plan using "Transition Plan", CF-FSP 5293, September 2010, ~~incorporated by reference~~. This plan shall:

(a) Outline the types of services being provided by the department and the types of activities that the young adult will complete in order to achieve self-sufficiency.

(b) Be reviewed a minimum of every three months, if the young adult intends to re-apply for services, and adjusted according to the young adult's needs at the time of review and reapplication.

(6) Service Worker and Young Adult Contact Requirements. The services worker shall work with the young adult formerly in licensed foster care to determine the need for contact.

(7) Payment Requirements for Transitional Support Services Recipients. Payments shall be made directly to the young adult formerly in licensed foster care unless the young adult requests all or a portion of the funds be paid to a service provider. This request shall be made in writing.

(8) Confidentiality. The youth's status as a former foster youth and recipient of public benefits is confidential and shall not be revealed to anyone without the youth's permission. Staff shall not have direct contact with the youth's landlords or third parties, unless the youth provides written permission.

(9) Mandatory Access to Application for Services.

(a) Services workers shall process a young adult's request for assistance. If a young adult requests assistance in completing the application, the services worker shall provide the requested assistance.

(b) Each office of the department or its contracted service provider involved in serving young adults formerly in the custody of the department shall maintain application forms for the Road to Independence Program Scholarship, Transitional Support Services and Aftercare Support Services in a visible area and shall assist the youth with completing the application forms.

(10) Youth with Disabilities. Youth who have disabilities shall be provided with an equal opportunity to participate in the continuum of Independent Living services.

(a) Though a youth who has a physical, emotional, or learning disability may need additional support, he or she still is eligible for all Independent Living and post-18 services.

(b) Each office of the department or its contracted service provider involved in serving young adults formerly in the custody of the department ~~involved in serving young adults formerly in the custody of the department~~ shall provide youth with disabilities with reasonable accommodations and appropriate services to ensure the equal opportunities and participation of these youth.

(11) Youth who are Pregnant or Parenting. Youth who are pregnant or who are parenting shall be provided with an equal opportunity to participate in the continuum of Independent Living and post-18 services. The services worker shall assist these youth with accessing needed services, such as prenatal care, daycare, other public benefits, and appropriate housing.

Rulemaking Authority 409.1451(10) FS. Law Implemented 409.1451(1), (2), (3)(a), (c), (d), (5)(c) FS. History—New 7-27-06, Amended\_\_\_\_\_.

65C-31.006 Young Adult Services Documentation Requirements.

(1) General Documentation Requirements.

(a) Pursuant to federal documentation requirements, for each young adult receiving funding from the Road To Independence (RTI) Program, Transitional Support Services and/or Aftercare Support Services the department or its contracted service provider shall have an active case and a case file containing at minimum:

1. A document that contains current demographic information on the student such as, name, address, DOB, social security number, school attending, etc.

2. Completed applications signed by the young adult and review and approval authorities.

3. Follow up renewal applications or evidence of review of Transitional Support Services cases.

4. Completed Needs Assessments for RTI cases.

5. Documentation to support eligibility requirements for the services provided.

(b) When requesting documentation from the young adult, the services worker shall use "Request for Road to Independence Program Documentation" CF-FSP 5302, September 2010, incorporated by reference. A copy of the form is available upon request by contacting the Office of Family Safety, at 1317 Winewood Blvd., Tallahassee, Florida 32399.

(2) Documentation Requirements for Aftercare Support Services. The following documentation requirements apply to both referrals and cash assistance.

(a) Requests for Aftercare Support Services referrals shall be recorded in the young adult's case file.

(b) Requests for Aftercare Support Services cash assistance shall be recorded in the young adult's case file. The application shall be kept in a hard copy file.

(c) The services worker shall verify the young adult is in need of services through an eviction notice; utility cut-off notice or similar document; estimate of move-in costs, or by assessing the situation through an interview with the young adult.

(3) Documentation Requirements for RTI Program. The services worker or other designated staff of the department or its contracted service provider shall maintain the following documentation in the case file of each young adult receiving the RTI stipend to verify the young adult's eligibility for the initial application, ongoing eligibility, at renewal and for reinstatement:-

(a) Initial RTI Program Approval Documentation Requirements. In order for a student to be eligible for the Road to Independence Program Scholarship.

1. Documentation of application(s) for the RTI Program, including the initial, renewal and reinstatement applications. The services worker shall maintain the following documentation in the young adult's case file:

- a. Renewal checklists,
  - b. Chronological entries of contacts made,
  - c. All completed RTI stipend scholarship applications, including as appropriate, the initial, renewal and reinstatement applications,
  - d. A log of financial disbursements, and
  - e. Any other pertinent supporting documentation.
2. Documentation for Eligibility Requirements.

a. Each student, with the assistance of the services worker, shall complete an RTI Program Application. This "application" shall be completed and signed by the student, reviewing authority and approval authority and a copy shall be placed in the case file.

b. Adjudication of dependency shall be documented by placement in the case file of at least one of the following documents:

(I) Adjudicatory Order if there is follow up documentation indicating that the student was placed in licensed foster care.

(II) Dispositional Order if the order placed the student in licensed foster care or if there is follow up documentation indication that the student was placed in licensed foster care.

(III) Judicial Review Order if the order indicates that the student was adjudicated dependent and placed in licensed foster care. The Judicial Review Social Study Report shall be an acceptable source of supporting documentation if information regarding adjudication of dependency and status in licensed foster care are mentioned in the report.

(IV) A Criminal Justice Information System (CJIS) if it is a complete report that includes adjudication date and date placed in licensed foster care.

c. Documentation that the student was living in licensed foster care at age 18 shall be provided by placement in the case file of at least one of the following documents:

(I) Judicial Review Order or other Court Order if the order indicates that the student was living in licensed foster care on his or her 18th birthday. The order may contain language releasing child from licensed foster care on 18th birthday. The Judicial Review Social Study Report shall be an acceptable source of supporting documentation if information regarding adjudication of dependency and status in licensed foster care are mentioned in the report.

(II) An Integrated Child Welfare Services Information System (ICWSIS) printout showing child in placement on 18th birthday if other supporting documentation such as orders are in the file verifying that the child was in custody of the department.

d. Documentation that the student spent at least six months in licensed foster care before reaching his or her 18th birthday shall be provided by placement in the case file of at least one of the following documents:

(I) An ICWSIS printout providing at least six months of residing in licensed care prior to the students 18th birthday if other supporting documentation such as orders are in the file verifying that the child was in custody of the department.

(II) A Statewide Automated Child Welfare Information System (SACWIS) printout showing six months of licensed placement.

e. Documentation that the student is a Florida resident shall be provided by placement in the case file of at least one of the following documents:

(I) Driver's license or Florida Identification card.

(II) Document proving Florida residence, including but not limited to, a copy of an RTI check, an electric bill, a lease, a current school enrollment form.

3. Documentation for Educational Requirements.

a. Full-time enrollment by the student in university, college or community college shall be documented by placement in the case file of at least one of the following documents:

(I) A current enrollment form or letter from the institution clearly showing the student enrolled for at least 12 credit hours.

(II) If the student is enrolled fewer than 12 hours, a current enrollment form or letter from the institution stating that the student is enrolled full-time.

b. Full-time enrollment by the student in vocational school, high school or GED shall be documented by placement in the case file of an enrollment form or letter from the school that states that he or she is a full-time student.

(I) For students in a General Educational Development (GED) program, this documentation shall also include documentation in the case file notes that a school official has been contacted and has verified continued full-time enrollment of the student and that the student meets any attendance requirements of the GED program to be considered enrolled full-time.

c. Students must be able to periodically prove that they continue to be enrolled and attending school full-time. This shall be verified by placement in the case file of at least one of the following forms of documentation:

(I) A progress report from the school.

(II) Document in case notes that a school official has been contacted and has verified continued full-time enrollment of the student. The name, title, school and phone number for the school official who has been contacted shall also be included in the case note.

d. At the end of each semester the student shall provide the following documents and a copy shall be placed in the case file:

(I) A report card showing completion of classes registered for previously; and

(II) An enrollment form or letter from the educational institution showing full-time enrollment for the following semester.

~~(III) If participating in a GED program, the student shall submit the results of the most recent exam attempt(s). Full time students must take the full battery of GED exams that they have not previously passed at least twice per year. Community based care lead agencies shall bear the costs for students to take the exams as required by this provision.~~

(b) RTI Program Renewal Documentation Requirements.

1. For each student the services worker shall complete a "Road to Independence Program Funds Renewal Checklist" CF-FSP 5296, September 2010, incorporated by reference. A copy of the form is available upon request by contacting the Office of Family Safety, at 1317 Winewood Blvd., Tallahassee, Florida 32399. The completed checklist shall be signed by the student, reviewing authority and approval authority and a copy shall be placed in the case file.

2. The case file shall also contain:

a. Proof of full-time enrollment at the institution, unless they have a documented disability as defined in the Americans with Disabilities Act of 1990 as amended in 42U.S.C., section 12102, incorporated by reference and a copy is available at: www.house.gov ~~exempted~~, and

b. Proof of satisfactory progress at the institution.

(c) RTI Program Reinstatement Documentation Requirements.

1. Each student who wishes to apply for reinstatement shall complete a "Road to Independence Program Reinstatement Application", CF-FSP 5297, September 2010, incorporated by reference. A copy of the form is available upon request by contacting the Office of Family Safety, at 1317 Winewood Blvd., Tallahassee, Florida 32399.

2. This application shall be completed and signed by the student, reviewing authority and approval authority and a copy shall be placed in the case file.

3. The case file shall also contain:

a. Proof of eligibility,

b. Proof of full-time enrollment at the institution, unless they have a documented disability as defined in the Americans with Disabilities Act of 1990 as amended in 42 U.S.C., section 12102 ~~exempted~~, and

c. Proof of satisfactory progress at the institution.

(d) Road To Independence Program Needs Assessment. A Road To Independence Program Needs Assessment shall be completed on each student who has been approved for ~~awarded~~

the RTI stipend. See Rule 65C-31.007, F.A.C., High School Needs Assessment, and Rule 65C-31.008, F.A.C., Postsecondary Needs Assessment.

(4) Documentation Requirements for Transitional Support Services.

(a) A case shall be open in the SACWIS and a hard copy case folder is required for any documentation not contained in the electronic system.

(b) Staff are required to maintain the following documentation in the youth's case file: chronological entries to document face to face contacts, phone calls, and other contacts such as letters, facsimile transmissions or e-mail correspondence, documentation of referrals for services and documentation of young adults progress in attaining his or her transition plan, including:

1. Completing the "Transitional Support Eligibility and /or Education Training Vouchers (ETV) Funds Application, CF-FSP 5292, September 2010, incorporated by reference. A copy of the form is available upon request by contacting the Office of Family Safety, at 1317 Winewood Blvd., Tallahassee, Florida 32399, attached application,

2. Obtaining a copy of documentation of grade point average,

3. Obtaining document of proof of enrollment,

4. Performing any other specific tasks identified in transition plan.

(c) Other required documentation for Transitional Support Services that shall be maintained in the case file is:

1. The completed Transitional Support Services application,

2. The completed transitional plan, and

3. Documentation that the young adult meets the requirements for eligibility for Transitional Support Services.

Rulemaking Authority 409.1451(10) FS. Law Implemented 409.1451(1), (2), (3)(a), (c), (d), (5)(a), (b), (c) FS. History—New 7-27-06, Amended\_\_\_\_\_.

65C-31.007 High School Needs Assessment.

(1) The Road to Independence Program Needs Assessment for high school education has been developed to determine the funding needs of a young adult student formerly in licensed foster care attending high school after considering other income sources. This section does not apply to any student who is living in a qualifying residential facility. These students shall be assessed for Aftercare Support Services and/or Transitional Support Services.

(2) Procedure:

(a) Before completing the Road to Independence Program Needs Assessment, the services worker shall verify that the student has submitted a Road To Independence Program application and has been determined eligible to receive an RTI stipend ~~award~~.



(b) The amount of the monthly ~~stipend scholarship award~~ shall not exceed the federal minimum wage times 40 hours per week times 4.33 weeks per month.

(c) In order to complete the Road to Independence Program Needs Assessment, the services worker shall meet with the student and explain the needs assessment process to the student and obtain the required information and, when applicable, supporting documentation. For students located out-of-state, a phone interview is sufficient.

(d) If the student has not provided all necessary documentation and information the services worker shall provide a written list of items needed for the needs assessment process to be completed. The written list shall also include a due date for all requested items to be submitted to ensure that benefits will not be reduced or interrupted. This list shall include:

1. A statement that the requested information is needed before the needs assessment tool is processed;
2. A date by which the information must be received; and
3. A statement that the student's benefits will be initially established or reduced to the minimum ~~stipend award~~ amount of \$25 until the information is provided. Once the information has been provided the services worker shall have 7 calendar days to process the needs assessment.

(e) No later than 30 days prior to the student's 18th birthday, or, if the student is 18 years of age or older, within 30 days after receiving the application and all required documentation and information, the department shall notify the student, in writing, of the ~~stipend award~~ amount and the anticipated date of first payment. This notification shall also include the process for appealing the amount of the ~~stipend award~~ (See "Notice of Approval of Road To Independence Program and Right To Appeal, CF-FSP 5335, October 2010, incorporated by reference. A copy of the form is available upon request by contacting the Office of Family Safety, at 1317 Winewood Blvd., Tallahassee, Florida 32399 attachment E).

(3) Elements of the Tool: The elements listed below correspond to the elements in the "Road to Independence Program High School Needs Assessment Tool" CF-FSP 5299, October 2010 2005, incorporated by reference. A copy of the form is available upon request by contacting the Office of Family Safety, at 1317 Winewood Blvd., Tallahassee, Florida 32399. An explanation of each element and instructions for obtaining the correct figures are included. ~~An~~ There is an electronic version of the form that will perform the required calculations as data is entered on the form is available at: <http://dnp1.dcf.state.fl.us/DCFForms/Search/DCFFormSearch.aspx>.

(a) Total Cost of Attendance: The maximum ~~stipend award~~ that a student can receive is equivalent to the amount one would earn by working a full-time federal minimum wage job. The monthly amount has been computed to a yearly amount

and has been included in the "cost/need" column on the "Total Cost of Attendance" (COA) line. Deductions will be subtracted from this figure to establish the RTI ~~stipend award~~ amount.

1. In addition to the RTI ~~stipend award~~, a high school student may apply for Aftercare Support Services and/or Transitional Support Services, when needed.

2. Funds received from Aftercare Support Services and Transitional Support Services do not count against the "cost of attendance" for high school students.

(b) Special Needs Allowance: If a student expects to incur special costs during the academic year, the services worker shall obtain documentation of the special needs from the student and enter the amount on the "Special Needs Allowance" line on the needs assessment tool.

1. Costs that can be included in the "Special Needs Allowance" include but are not limited to: costs associated with a special field of study requiring additional costs such as nursing uniforms for nursing students, special equipment or assistance needed for disabled students, child care costs for students with dependent children, and medical or dental expenses not covered by medical insurance.

2. The services worker shall determine the validity of the request for special needs allowance, determine that the cost is associated with assisting in educational achievement and that the costs are not already included in the cost of attendance figure.

(c) Earned Income: If the student is employed, a verification of his or her earned income is required.

1. The services worker shall provide the student with two options for verifying earned income:

a. The student may provide recent pay stubs. The pay stubs must be averaged to compute a monthly amount.

b. The student may instead submit a letter from his or her employer stating the average number hours to be worked per month and the hourly wage.

2. Include the amount in the "income" column on the "Student's Monthly Wages" line. The monthly amount will automatically be calculated into a yearly figure on the next box below.

(d) Income Protection Allowance: The "Income Protection Allowance" figure is already included on the needs assessment form. This figure is equal to what a student would earn by working 20 hours per week at Florida's minimum wage computed over 12 months. Any student income less than or equal to this amount is disregarded for purposes of computing the ~~stipend scholarship~~ amount. This means that a student may work the equivalent of a part-time job at Florida's minimum wage without impacting his or her RTI ~~stipend award~~.

(e) Student's Available Income: This is the amount of student income after deducting the "Income Protection Allowance." The electronic version of the form calculates this amount automatically.

(f) Contribution from Income: The federal financial aid application process allows for half of the “Student’s Available Income” to count as a deduction when determining financial need. The electronic version of the needs assessment form automatically calculates the “Contribution from Income” figure and enters it in the “deductions” column.

(g) Federal Income: The services worker completing the needs assessment shall inquire and verify through available resources whether the student is receiving funds from any other source including Supplemental Security Income (SSI) and Social Security (SSA). The student shall have a choice, based on his or her individual situation, whether or not to include SSI benefits in his or her budget as a deduction. SSA benefits shall be included in his or her budget as a deduction. The staff shall assist the student in maximizing all benefits to attend school and for his or her living needs. Any child support or other funds received (i.e., WAGES, Food Stamps, etc.) on behalf of the student’s child shall not be included as income in the needs assessment.

(h) Totals: The electronic version of the needs assessment form automatically calculates the totals in the “cost/need” column and the “deductions” column.

(i) Total Need: The electronic version of the needs assessment form automatically subtracts the “deductions” from “cost/need” to get the “total need” amount.

(j) Adjusted Total Need: If the “Total Need” figure exceeds the amount equal to a full-time federal minimum wage job computed over 12 months the electronic version of the needs assessment form will automatically adjust the figure to that amount and enter the adjusted figure in the “cost/need” column.

(k) Aftercare Support Services and Transitional Support Services Funds Provided – Year to Date: Indicate the amount of Aftercare Support Services and/or Transitional Support Services Funds that have been provided to the student during the fiscal year (July 1st through June 30th). These funds shall not be factored as a deduction for the monthly stipend amount scholarship award.

(l) Monthly RTI Program Stipend Award: The electronic version of the needs assessment form automatically calculates the monthly award amount by dividing the “adjusted total need” by 12 months. The electronic version of the form automatically adjusts the monthly Stipend Award to \$25, in the following row, if the stipend award calculates to less than \$25 per month.

~~(4) Needs Assessment Totals. The bottom of the electronic version of the needs assessment form displays calculations of the total income and benefits for the student. These totals are calculated automatically based on the information input by staff. The totals calculated are:~~

~~(a) Total Earned and Unearned Income: This shows the student’s annual amount of Earned Income plus Other Income, without deductions.~~

~~(b) Annual RTI Scholarship Award: This is the monthly scholarship award multiplied by 12.~~

~~(c) Total Annual Income Available to the Student: This is the amount of income from all sources and represents the total amount of income available to the student for educational and living needs.~~

~~(d) Monthly Income Available to the Student: This is the amount of income available to the student on a monthly basis.~~

~~(4)(5) Documentation and Signature.~~

(a) The services worker shall obtain the student’s signature on the “Road to Independence (RTI) Program Needs Assessment Face to Face Consultation Form”, CF-FSP 5298, September 2010, incorporated by reference. A copy of the form is available upon request by contacting the Office of Family Safety, at 1317 Winewood Blvd., Tallahassee, Florida 32399. By signing the form the student is only certifying that he/she has had a face to face meeting and the appeals process has been explained and provided.

(b) Once each individual needs assessment tool has been fully completed, and an stipend award amount determined, two copies shall be printed. One copy shall be maintained in the student’s case file. The second copy shall be provided to the student, either in person or by mail, with a copy of the “Independent Living Benefits Due Process Rights” brochure, CF/PI 175-11, September 2010, incorporated by reference, attached to the needs assessment tool. A copy of the form is available upon request by contacting the Office of Family Safety, at 1317 Winewood Blvd., Tallahassee, Florida 32399.

Rulemaking Authority 409.1451(10) FS. Law Implemented 409.1451(5)(b)4. FS. History–New 7-27-06, Amended\_\_\_\_\_.

65C-31.008 Post Secondary Needs Assessment.

(1) The Road to Independence Program Needs Assessment for post secondary education has been developed to determine the funding needs of young adults formerly in licensed foster care attending a post secondary institution, after considering other income sources and educational scholarships. This section does not apply to any student who is living in a qualifying residential facility. These students shall be assessed for Aftercare Support Services and/or Transitional Support Services.

(2) Procedure:

(a) Before completing the Road to Independence Program Needs Assessment, the services worker shall verify that the student has submitted an RTI application and has been determined eligible to receive an stipend award.

(b) The amount of the monthly stipend award shall not exceed the federal minimum wage times 40 hours per week times 4.33 weeks per month. The total amount of federal educational assistance funds provided to a student from all federal sources shall not exceed the “total cost of attendance” figure determined by the educational institution.

(c) In order to complete the Road to Independence Program Needs Assessment, the services worker shall meet with the student and explain the needs assessment process to the student. For students located out-of-state, a phone interview is sufficient.

(d) The student shall provide documentation evidencing the following:

1. Living and Educational Expenses.

a. An individual itemized "Cost of Attendance" (COA) for the academic year from the school the student will attend. The financial aid office at every university, college, community college, and vocational school establishes a COA, also referred to as a "student budget," for each of its students. Some institutions automatically factor into the individual COA certain qualifying costs, including dependent care and costs associated with a particular course of study. Other institutions will consider adjustments to the COA for certain qualifying costs on a case-by-case basis upon request by the student. The COA will also indicate the length of the academic year considered.

b. It may be necessary for the student to formally request that the financial aid office make adjustments to his or her COA based on individual circumstances. The student is responsible for collecting and transmitting to the financial aid office any information relevant to the COA adjustments sought. The services worker shall make efforts to facilitate this process. The student shall execute such authorizations as may be necessary to enable the services worker to assist with financial aid issues.

c. In addition to establishing the individual COA for each student, many institutions publish an average or estimated COA. If a student fails to provide his or her individual COA, the services worker shall obtain the average or estimated COA published by the institution. The services worker shall make reasonable efforts to obtain the most current COA information by contacting the financial aid office. If COA information cannot be obtained via the financial aid office, the case worker shall use the most current COA information listed on the institution's website.

d. If the student is unable to obtain an individual COA, and an average or estimated COA is unavailable, the case worker shall contact DCF for further guidance.

2. Fee exemption for the academic year.
3. Federal scholarships received (including Pell Grants).
4. Other Federal Income (SSI, Social Security).
5. Earned Income (pay stubs or other documentation).
6. Other scholarships and grants from all sources.
7. Alternate sources of funds and services.

(e) If the student has not provided all necessary documentation the services worker shall provide a written list of items necessary for the needs assessment process to be completed. The written list shall also include a due date for all requested items to be submitted. The list shall include:

1. A statement that the requested information is needed before each needs assessment tool is processed; and

2. A date by which the information must be received; and

3. A statement that the student's benefits will be initially established at or reduced to the minimum monthly stipend ~~award~~ amount of \$25 until the information is provided. Once the information has been provided the services worker shall have 7 calendar days to process the needs assessment.

(f) No later than 30 days prior to the student's 18th birthday or, if the student is 18 years of age or older, within 30 days after receiving the application and all required documentation and information, DCF shall notify the student, in writing, of the stipend ~~award~~ amount and the anticipated date of first payment. This notification shall also include the process for appealing the amount of the stipend ~~award~~ (See "Notice of Approval of Road To Independence Program and Right To Appeal, CF-FSP 5335, October 2010, incorporated by reference. A copy of the form is available upon request by contacting the Office of Family Safety, at 1317 Winewood Blvd., Tallahassee, Florida 32399 ~~attachment E~~).

(3) Calculating Stipends ~~Awards~~ for Post Secondary Students. The stipend ~~award~~ for post secondary students shall be calculated no less than twice each year once for the academic year and once for the summer months. The stipend ~~award~~ may also be recalculated upon a change of circumstance, as provided for under subsection 65C-31.008(5), F.A.C., below. The stipend ~~award~~ shall be calculated as follows:

(a) Academic Year Needs Assessment. The services worker shall use the form "Road to Independence Program Post Secondary Needs Assessment – ACADEMIC YEAR (CF-FSP 5300 – ~~October~~ ~~September~~ 2010), incorporated by reference, ~~An DCF has supplied an~~ electronic version of the form that will perform the required calculations as data is entered by the services worker is available at: <http://dnp1.dcf.state.fl.us/DCFForms/Search/DCFFormSearch.aspx>. A copy of the form is available upon request by contacting the Office of Family Safety, at 1317 Winewood Blvd., Tallahassee, Florida 32399.

1. Living and Educational Expenses: Enter the total academic year COA. (See subparagraph 65C-31.008(2)(d)1., F.A.C.)

2. Fee Exemption (Tuition and Fees): Enter Tuition and Fee waiver amount. This amount is deducted from the Living and Educational Expenses.

3. Federal Scholarships Received: Enter the total amount of all Federal Scholarships received. This includes the amount of any Pell Grant received. Calculate the monthly amount of Federal Scholarships received by dividing the total amount by 12, then multiply the monthly amount by the number of months in the institution's academic year. This amount is deducted from the Living and Educational Expenses.

4. Other Federal Income: The services worker completing the needs assessment shall inquire and verify through available resources whether the young adult is receiving federal funds from any other source including Supplemental Security Income (SSI) and Social Security (SSA). The young adult shall have a choice, based on his or her individual situation, whether or not to include SSI benefits in his or her budget as a deduction. The staff shall assist the young adult in maximizing all benefits to attend school and for his or her living needs. If the young adult elects to have SSI benefits included as a deduction, the amount of such benefits shall be calculated on a monthly basis and deducted according to the number of months in the academic year. The SSA benefits received by the young adult must be included as a deduction and the amount of such benefits shall be calculated on a monthly basis and deducted according to the number of months in the academic year.

5. Available Income:

a. Earned income. Calculate the student's expected earned income for the academic year on a monthly basis. The student may verify his or her monthly income by providing recent pay stubs or a letter from his or her employer indicating the number of hours to be worked and the hourly wage. Enter the number of months in the academic year. The months of a specific institution's academic year can be determined from the COA. Multiply to determine the "earned income" for the academic year.

b. Income protection allowance. Calculate 20 hours per week at Florida's minimum wage on a monthly basis. Multiply by number of months in the academic year to determine the income protection allowance.

c. Total available income is determined by subtracting the income protection allowance from the student's earned income. This amount is deducted from the Living and Educational Expenses.

6. Other Scholarships and Grants: Enter all other scholarships and grants to be received for the academic year. This amount is deducted from the Living and Educational Expenses, except that a \$1,500 disregard shall apply to offset any deduction to the ~~stipend award~~ based on other scholarships and grants.

7. Alternate Sources of Funds and Services: To the extent that any of the expenses contained in the COA can be reduced through alternate funding sources or services at a reduced cost, the services worker shall employ such alternate funding sources and/or services and assist the student as needed in applying for such funding and/or services. Enter the amount of funds from alternate sources employed to pay for any portion of the academic year Living and Educational Expenses. This amount is deducted from the Living and Educational Expenses.

8. Total Academic Year ~~Stipend Award~~: The total academic year ~~stipend award~~ is calculated by subtracting all the deductions from the Living and Educational Expenses.

9. Monthly Academic Year ~~Stipend Award~~: The monthly academic year ~~stipend award~~ is determined by dividing the total academic year ~~stipend award~~ by the number of months in the institution's academic year.

(b) Summer Months.

1. Student attending school, including internships. The service worker shall use the form "Road To Independence Post Secondary Needs Assessment – Summer Months – ATTENDING SCHOOL (CF-FSP 5300a – ~~October~~ ~~September~~ 2010)," Incorporated by reference. A copy of the form is available upon request by contacting the Office of Family Safety, at 1317 Winewood Blvd., Tallahassee, Florida 32399. ~~An DCF has supplied an~~ electronic version of the form that will perform the required calculations as data is entered by the services worker is available at: <http://dnp1.dcf.state.fl.us/DCFForms/Search/DCFFormSearch.aspx>.

a. Living and Educational Expenses: Enter the total summer school COA. The summer school COA is obtained in the same manner as the academic year COA. (See subparagraph 65C-31.008(2)(d)1., F.A.C., above.) If no summer school COA is available from the financial aid office or the institution's website, the summer Living and Educational expenses are determined based on the student's academic year COA. The services worker shall reduce the academic year COA by the academic related costs and divide by the number of months in that institution's academic year to determine the monthly living expenses. Multiply the monthly living expenses by the number of summer months to determine the summer living expenses, then add the total summer educational expenses to be incurred, including tuition, fees, and books.

b. Fee Exemption (Tuition and Fees): Enter tuition and fee waiver amount. This amount is deducted from the Living and Educational Expenses.

c. Federal Scholarships Received: Enter the total amount of all Federal Scholarships received. This includes the amount of any Pell Grant received. Calculate the monthly amount of Federal Scholarships received by dividing the total amount by 12, then multiply the monthly amount by the number of summer months. This amount is deducted from the Living and Educational Expenses.

d. Other Federal Income: The services worker completing the needs assessment shall inquire and verify through available resources whether the young adult is receiving federal funds from any other source including Supplemental Security Income (SSI) and Social Security (SSA). The young adult shall have a choice, based on his or her individual situation, whether or not to include SSI benefits in his or her budget as a deduction. The staff shall assist the young adult in maximizing all benefits to attend school and for his or her living needs. If the young adult elects to have SSI benefits included as a deduction, the amount of such benefits shall be calculated on a monthly basis and deducted according to the number of

summer months. The SSA benefits received by the young adult must be included as a deduction and the amount of such benefits shall be calculated on a monthly basis and deducted according to the number of summer months.

e. Available Income:

(I) Earned income. Calculate the student's expected earned income for the summer on a monthly basis. The student may verify his or her monthly income by providing recent pay stubs or a letter from his or her employer indicating the number of hours to be worked and the hourly wage. Enter the number of summer months. The summer months are those not included in the institution's academic year. Multiply to determine the "earned income" for the summer months.

(II) Income protection allowance. Calculate 20 hours per week at Florida's minimum wage on a monthly basis. Multiply by the number of summer months to determine the income protection allowance.

(III) Total available income is determined by subtracting the income protection allowance from the student's earned income. This amount is deducted from the Living and Educational Expenses.

f. Other Scholarships and Grants: Enter all other scholarships and grants to be received for summer school. This amount is deducted from the Living and Educational Expenses, except that a \$500 disregard shall apply to offset any deduction to the stipend award based on other scholarships and grants.

g. Alternate Sources of Funds and Services: To the extent that any of the summer Living and Educational expenses can be reduced through alternate funding sources or services at a reduced cost, the services worker shall employ such alternate funding sources and/or services and assist the student as needed in applying for such funding and/or services. Enter the amount of funds from alternate sources employed to pay for any portion of the summer Living and Educational Expenses. This amount is deducted from the summer Living and Educational Expenses.

h. Total Summer Stipend Award: The total summer stipend award is calculated by subtracting all the deductions from the summer Living and Educational Expenses.

i. Monthly Summer Stipend Award: The monthly summer stipend award is determined by dividing the total summer stipend award by the number of summer months, which is the number of months not included in the institution's academic year.

2. Student not attending school. The case worker shall use the form "Road To Independence Program Post Secondary Needs Assessment – Summer Months – NOT ATTENDING SCHOOL (CF-FSP 5300b – October 2010)," incorporated by reference. A copy of the form is available upon request by contacting the Office of Family Safety, at 1317 Winewood Blvd., Tallahassee, Florida 32399. ~~An DCF has supplied an~~ electronic version of the form that will perform the required

calculations as data is entered by the services worker is available at: <http://dnp1.dcf.state.fl.us/DCFForms/Search/DCFFormSearch.aspx>.

a. Summer Living Expenses: The summer living expenses are determined based on the student's academic year COA. The case worker shall reduce the academic year COA by the academic related costs and divide by the number of months in that institution's academic year to determine the monthly living expenses. Multiply the monthly living expenses by the number of summer months to determine the summer living expenses.

b. Federal Scholarships Received: Enter the total amount of all Federal Scholarships received. This includes the amount of any Pell Grant received. Calculate the monthly amount of Federal Scholarships received by dividing the total amount by 12, then multiply the monthly amount by the number of summer months. This amount is deducted from the Living Expenses.

c. Other Federal Income: The services worker completing the needs assessment shall inquire and verify through available resources whether the young adult is receiving federal funds from any other source including Supplemental Security Income (SSI) and Social Security (SSA). The young adult shall have a choice, based on his or her individual situation, whether or not to include SSI benefits in his or her budget as a deduction. The staff shall assist the young adult in maximizing all benefits to attend school and for his or her living needs. If the young adult elects to have SSI benefits included as a deduction, the amount of such benefits shall be calculated on a monthly basis and deducted according to the number of summer months. The SSA benefits received by the young adult must be included as a deduction and the amount of such benefits shall be calculated on a monthly basis and deducted according to the number of summer months.

d. Available income:

i. Earned income. Calculate the student's expected earned income for the summer on a monthly basis. The student may verify his or her monthly income by providing recent pay stubs or a letter from his or her employer indicating the number of hours to be worked and the hourly wage. Enter the number of summer months. The summer months are those not included in the institution's academic year. Multiply to determine the "earned income" for the summer months.

ii. Income protection allowance. Calculate 20 hours per week at Florida's minimum wage on a monthly basis. Multiply by the number of summer months to determine the income protection allowance.

iii. Total available income is determined by subtracting the income protection allowance from the student's earned income. This amount is deducted from the Living Expenses.

e. Alternate Sources of Funds and Services: To the extent that any of the summer Living expenses can be reduced through alternate funding sources or services at a reduced cost, the services worker shall employ such alternate funding

sources and/or services and assist the student as needed in applying for such funding and/or services. Enter the amount of funds from alternate sources employed to pay for any portion of the summer Living Expenses. This amount is deducted from the summer Living Expenses.

f. Total Summer Stipend Award: The total summer stipend award is calculated by subtracting the deductions from the summer living expenses.

g. Monthly Summer Stipend Award: The monthly summer stipend award is determined by dividing the total summer stipend award by the number of summer months, which is the number of months not included in the institution's academic year.

h. A young adult not attending school is expected to obtain employment for the summer months, and if not employed, has the obligation to diligently seek employment.

i. A young adult seeking employment must complete and provide the case worker "Work Search Record", CF-FSP 5352, October 2010, incorporated by reference, as with documentation of his or her job search consistent with the documentation required by the office of unemployment compensation on a monthly basis. A copy of the form is available upon request by contacting the Office of Family Safety, at 1317 Winewood Blvd., Tallahassee, Florida 32399. If the unemployed young adult fails to provide such documentation in a given summer month, no award payment shall be issued ~~issue~~ for the following summer month.

j. The young adult is required to inform the case worker of successful summer job placement within 7 days.

(4) Documentation and Signature:

(a) At the face-to-face meeting with the young adult, the services worker shall obtain the young adult's, signature on the "Road to Independence (RTI) Program Needs Assessment Face to Face Consultation Form", CF-FSP 5298, October 2010 ~~September 2005~~, incorporated by reference. A copy of the form is available upon request by contacting the Office of Family Safety, at 1317 Winewood Blvd., Tallahassee, Florida 32399. By signing the form the young adult is only certifying that he or she has had a face-to-face meeting and the appeals process has been explained and provided.

(b) Once each individual needs assessment tool has been fully completed, and an stipend award amount determined, two copies shall be printed. One copy shall be maintained in the young adult's case file. The second copy shall be provided to the young adult, either in person or by mail, with a copy of the "Independent Living Benefits Due Process Rights" brochure, CF/PI 175-11, September 2010, incorporated by reference, attached to the needs assessment tool. A copy of the form is available upon request by contacting the Office of Family Safety, at 1317 Winewood Blvd., Tallahassee, Florida 32399.

(5) Needs Assessment Recalculations.

(a) Changes in circumstances: The needs assessment may be recalculated at any time upon request by the young adult or the services worker to address material changes in the young adult's circumstances. Such a recalculation shall be completed within 7 working days of the request.

1. Changes in circumstances may include, but are not limited to, changes in the amount of grants, transfer to another academic institution, changes in the amount of earned income, and changes in living and educational expenses.

2. A change in circumstances is material if it is likely to result in a change in the amount of the monthly stipend award of at least \$50 per month for the remainder of the stipend award period.

Rulemaking Specific Authority 409.1451(10) FS. Law Implemented 409.1451(1), (2), ~~(3)(a), (c), (d)~~, (5)(b) FS. History--New 7-27-06, Amended\_\_\_\_\_.

65C-31.009 Independent Living Benefits Due Process Notification.

(1) The Independent Living Program and its departmental or contracted service provider staff shall seek to treat all young adults fairly and to afford them due process. A young adult applying for or receiving Independent Living benefits has the right to receive adequate written notice of adverse actions by the department or its contracted service provider, to present grievances about adverse actions by the department or its contracted service provider, and to resolve issues about eligibility.

(2) The services worker shall, at the time of application for Independent Living benefits, provide the applying young adult a copy of the brochure "Independent Living Benefits Due Process Rights", CF/PI 175-11, September 2010, incorporated by reference. A copy of the form is available upon request by contacting the Office of Family Safety, at 1317 Winewood Blvd., Tallahassee, Florida 32399. As stated in the brochure, the young adult's services worker shall be available to help with the request for a fair hearing at any time that an adverse decision is made regarding the benefit.

(3) Actions by the department or its contracted service provider that require due process notification:

(a) The young adult is for any reason initially determined to be ineligible for any Independent Living benefit;

(b) The young adult is denied an Independent Living benefit due to lack of available funding;

(c) The young adult's services are reduced or terminated for any reason other than at the request of the young adult;

(4) Actions by the department or its contracted service provider that require confirmation: Voluntary reductions or terminations of services by a young adult. Due process notification is not required for these voluntary actions on the part of the young adult.

(a) ~~A voluntary decision made by a young adult to reduce, terminate, or suspend services does not require due process notification.~~ A decision to reduce, terminate, or suspend services is voluntary when the young adult determines that he or she does not need the service or scope of the service at issue and requests a reduction or termination of the service without being pressured to do so by staff of the department or its contracted service provider.

(b) Each young adult who makes a voluntary reduction or termination shall be allowed ten calendar days from the date the letter of confirmation was sent to reconsider. If after ten calendar days the young adult has not contacted the services worker in response to the letter of confirmation, the reduction or termination shall take effect.

(c) If the young adult contacts the services worker within ten (10) days to indicate that he or she does not agree to a voluntary reduction or termination of services, then services shall continue.

(5) Common bases for adverse actions on which Independent Living funding requests may be denied, or otherwise acted on in a manner adverse to the beneficiary: ~~Most often, a request for Independent Living funding may be adversely acted upon (i.e., denied, reduced, or terminated),~~ include, but are not limited to, for one of the three following three reasons:

(a) The young adult does not qualify for post-licensed foster care Independent Living benefits;

(b) The young adult is not eligible (or is no longer eligible) for the Road to Independence Program, or is eligible only for a reduced amount; or

(c) There are no available funds for Independent Living benefits.

(6) Determination of Service Denial. A determination regarding eligibility or continued eligibility for an Independent Living benefit shall be made by the young adult's services worker.

(7) Supervisory review of the determination prior to issuance of a letter denying, terminating, reducing or suspending an Independent Living benefit shall occur as follows:

(a) Before a letter is issued that denies, terminates, or reduces an Independent Living benefit request, the supervisor of the Independent Living services worker shall review the letter.

(b) The supervisory review shall consist of a review of all documents relied upon in denying, reducing, or terminating the service request, to ensure that the necessary documentation is present and to ensure that the decision to deny the service is supported by the documentation and pertinent policies regarding the requested Independent Living benefit.

(c) The purpose of the supervisory review is to ensure that the correct decision has been made with respect to the request for services. If the supervisor determines that an incorrect

decision has been made, the service shall not be denied, but rather approved. If the supervisor determines that the denial was appropriate, the supervisor shall document that the supervisory review has occurred.

(d) Only after the supervisory review is successfully completed, and a determination is made by the supervisor that the denial is appropriate, due process notification letter regarding denial, reduction, or termination of Independent Living benefits be issued (See "Notice of Denial Of Road to Independence, Transitional Support Services, Aftercare Support Services Benefits And Notice Of Right To Appeal" CF-FSP 5331, October 2010, incorporated by reference, "Notice Of Intent To Reduce (Road to Independence/Transitional) Benefits And Notice Of Right To Appeal" CF-FSP 5332, October 2010, incorporated by reference, "Notice Of Intent To Terminate (Road To Independence Benefits/Transitional Funds" CF-FSP 5333, October 2010, incorporated by reference, and "Notice Of Partial Denial Of (Aftercare/Transitional) Support Services Funds And Notice Of Right To Appeal" CF-FSP 5334, October 2010, incorporated by reference. Copies of the forms are available upon request by contacting the Office of Family Safety, at 1317 Winewood Blvd., Tallahassee, Florida 32399 ~~attached Sample Letters, Attachments "A" through "D"~~). A decision to deny, reduce or terminate benefits shall be documented on "Documentation of Supervisory Review for Notices of Denial, Reduction or Termination of Benefits" CF-FSP 5336, October 2010, incorporated by reference, or an alternate form that provides the same information (See Attachment G). A copy of the form is available upon request by contacting the Office of Family Safety, at 1317 Winewood Blvd., Tallahassee, Florida 32399.

(8) Signing the Letter/Notice of adverse action. After the supervisory review is successfully completed, the young adult's services worker or other representative of either the contracted service provider or the community-based care lead agency shall sign the letter notifying the young adult of the intended adverse action and providing due process information.

(9) Notification of Adverse Action. The services worker shall provide written notice to the young adult regarding any of the actions listed in subsection 65C-31.009(3), F.A.C.

(a) In the Notice, the young adult shall be advised of his or her right to request a fair hearing in accordance with 45 CFR § 1355.30 and 45 CFR 205.10.

(b) The Notice shall notify the young adult of the adverse action and the date the young adult can expect that action to be implemented.

(c) The services worker shall inform a young adult of the adverse action regarding eligibility within the following time frames:

1. One (1) calendar day of receiving a request for Aftercare Support Services assistance to prevent homelessness;

2. Five (5) business days of receiving a request for Transitional Support Services benefits or Aftercare Support Services benefits other than assistance to prevent homelessness; OR

3. Ten (10) business days of receiving a request and required documentation for the Road to Independence Program.

(d) Notices regarding reduction or termination of benefits shall be sent at least 10 days in advance of the adverse action. The notices shall provide the day prior to the effective date of the reduction or termination as the deadline for a request for a fair hearing to continue benefits until the hearing process is complete. If the day prior to the effective date is on a weekend or holiday, the deadline must be on the effective date itself.

(10) Form of Notification. Notification shall be in writing using one of the following forms: "Notice of Denial of Road to Independence, Transitional Support Services, Aftercare Support Services Benefits and Right To Appeal" CF-FSP 5331, October 2010, "Notice Of Intent To Reduce (Road to Independence/Transitional)Benefits And Notice Of Right To Appeal" CF-FSP 5332, October 2010, "Notice Of Intent To Terminate (Road to Independence Benefits/Transitional Funds)" CF-FSP 5333, October 2010, and "Notice Of Partial Denial Of (Aftercare/Transitional) Support Services Funds And Notice Of Right To Appeal" CF-FSP 5334, October 2010. ~~One of the attached sample letters shall be used to notify young adults of the adverse action (See Attachments "A" through "D").~~ All relevant reasons for the adverse action must be indicated on the appropriate notice.

(a) The completed notification shall include notice of action, reason(s) for action, and relevant citations. The form shall be completed in its entirety and all relevant blanks shall be filled in. If there are multiple reasons for denial, reduction, or termination, all shall be listed.

(b) A "Request for Fair Hearing on Denial, Termination, or Reduction of Independent Living Benefits", CF-FSP 5304, September 2010, incorporated by reference, and the brochure "Independent Living Benefits Due Process Rights", CF/PI 175-11, September 2010, incorporated by reference, shall be attached to the Notice. A copy of the forms are available upon request by contacting the Office of Family Safety, at 1317 Winewood Blvd., Tallahassee, Florida 32399.

(c) A Notice that pertains to fair hearing rights shall include the name, address and phone number of the services worker responsible for providing Independent Living Services to the young adult.

(d) The Notice shall be sent by Certified Mail or provided to the young adult by hand delivery. Documentation of hand delivery shall be made in the young adult's file contemporaneously with the hand delivery. The certified mail receipt shall also be placed in the young adult's file.

(e) Timeframes for response shall be clearly defined.

1. The request for a fair hearing shall be received by the services worker no later than thirty (30) calendar days from the date the notice was mailed or hand delivered to the individual.

2. If a request for hearing is received by the services worker on or before the day prior to the effective date of the reduction or termination of benefits, those benefits shall continue at their current level until the fair hearing process is completed. If the day prior to the effective date of the reduction or termination is on a weekend or holiday, the deadline to request a fair hearing and continue benefits shall be the effective date of the reduction or termination. The deadline shall be clearly stated in the Notice.

3. The right to request a fair hearing shall be exercised within thirty (30) days of the date the notice of adverse action was mailed or hand delivered. However, the issue of whether a request was timely made is one that shall be determined by the hearing officer. A request for a hearing can be rejected or dismissed only by the hearing officer. Therefore, if a request for a hearing is not within the given timeframes, the request shall not be refused. It shall be taken and forwarded to the Independent Living Case Coordinator at the Office of the Attorney General Florida Department of Children and Family Services Office of Appeal Hearings with a notation on the "Independent Living Fair Hearing Request", CF-FSP 5330, October 2010, incorporated by reference, which is used as a Fax cover sheet, ~~(Attachment F)~~ that the request was late. ~~The Office of Appeal Hearings will handle late filed requests from the central office. A copy of the form is available upon request by contacting the Office of Family Safety, at 1317 Winewood Blvd., Tallahassee, Florida 32399.~~

(f) The request for a fair hearing may be made orally or in writing.

1. The form "Oral Request for Fair Hearing" CF-FSP 5303, September 2010, incorporated by reference, shall be used by the services worker to document oral requests for a fair hearing. A copy of the form is available upon request by contacting the Office of Family Safety, at 1317 Winewood Blvd., Tallahassee, Florida 32399.

2. Written requests shall be prepared by the young adult on "Request for Fair Hearing on Denial, Termination, or Reduction of Independent Living Benefits", CF-FSP 5304, September 2010, incorporated by reference. A copy of the form is available upon request by contacting the Office of Family Safety, at 1317 Winewood Blvd., Tallahassee, Florida 32399.

(11) Timeframes.



(a) Response to a Notice of Action of Termination or Reduction of Existing Benefits. When a young adult receives notice of recommended action from the services worker, the following time limitations to request a hearing shall apply:

1. The written or oral request for a fair hearing shall be made no later than thirty (30) days from the date a notice is mailed or hand delivered to the young adult.

2. When a request for a fair hearing is made at least one calendar day prior to the date of the reduction or termination of benefits, see "Notice Of Intent To Reduce (Road to Independence/Transitional) Benefits And Notice Of Right To Appeal" CF-FSP 5332, October 2010, "Notice Of Intent To Terminate (Road to Independence Benefits/Transitional Funds)" CF-FSP 5333, October 2010 (See attached Sample Letters, Attachments "B" and "C"), the request shall suspend or stay the termination or reduction action until the conclusion of the hearing process. If the day prior to the date of the reduction or termination is a weekend day or holiday, a request for a fair hearing received on the date of the reduction or termination shall also suspend or stay the reduction or termination action until the conclusion of the hearing process.

(b) Response to a Notice of Action of Denial of an Application for Benefits. When a young adult receives notice of denial of benefits (for benefits which have not yet been received, rather than the reduction or termination of benefits currently being received) from the services worker, the following time limitations to request a hearing shall apply:

1. The written or oral request for a fair hearing shall be made no later than thirty (30) days from the date a notice is mailed to the young adult.

2. The young adult shall not receive the denied services until the hearing officer rules in favor of the individual (but may receive other services for which he or she has not been denied).

(12) Transmittal of Hearing Request to the Department or Its Contracted Service Provider.

(a) The completed "Oral Request for Fair Hearing" CF-FSP 5303, September 2010, form or the written request on the "Request for Fair Hearing on Denial, Termination, or Reduction of Independent Living Benefits" CF-FSP 5304, September 2010, form and a copy of the Due Process notice letter shall be faxed by the services worker, using as a cover sheet the form "Independent Living Fair Hearing Request", CF-FSP 5330, October 2010, (Attachment F), within one (1) business day of receipt to the Independent Living Case Coordinator at the Office of the Attorney General. The Independent Living Case Coordinator will forward the hearing request documents to the District Legal Counsel, the Attorney General's Office and the Office of Appeal Hearings of the Department of Children and Family Services, ~~whose address and fax number is noted on the cover sheet (Attachment F).~~

(b) The services worker receiving the request shall forward a copy of all documentation supporting the decision regarding the Independent Living benefit at issue to the District Legal Counsel and the Office of the Attorney General within three (3) business days.

(13) Additional Local Preparation for Fair Hearings.

(a) The services worker receiving the hearing request shall immediately prepare copies of the young adult's complete Independent Living file to provide to both the young adult and the legal representative for the department or its contracted service provider if requested by either party or a legal representatiave of the party. The services worker shall provide the complete file to both the young adult and the legal representative for the department or its contracted service provider, when either party requests a copy of the file whether or not a request has been made.

(b) The Office of the Attorney General (~~OAG~~) will appear as counsel to defend the adverse action only if it the OAG has received copies of the written request, the due process letter, and all the documentation supporting the decision at least 14 days before a scheduled hearing. Otherwise, the District Legal Counsel is responsible for the hearing.

(c) The services worker responsible for the young adult's Independent Living benefits case (the services worker in the county where the young adult's involvement in independent living services originated) shall coordinate and participate in the Fair Hearing, even if the hearing takes place in a different county or district. The Fair Hearing will take place wherever the young adult lives.

(d) Staff in each departmental zone shall be available to provide technical assistance regarding Independent Living requirements to counsel for the department and its contracted service provider in preparation for the Fair Hearing. Therefore, the legal representative for the department and its contracted service provider shall be provided access to the young adult's Independent Living file by departmental zone staff when needed as part of trial preparation.

(14) Update to the department's Interim Child Welfare Services Information System (ICWSIS), or contracted service provider payment system:

(a) Update after initial notice of termination or reduction.

1. No update shall be made to the ICWSIS system to reduce or terminate funding for any service until the 11th day after the notice was sent to the individual, or the effective date of the reduction, whichever occurs later, and only if the individual has not requested a hearing and continuation or reinstatement of services.

2. If the young adult files for a hearing in accordance with the timeframes in subsection 65C-31.009(11), F.A.C., no adjustment shall be made to ICWSIS until after the appeal hearing decision is rendered.

(b) Update after Hearing Officer's decision.

1. If ICWSIS was not initially adjusted and the decision is in favor of the Department, ICWSIS will be adjusted within five days after the Department receives a copy of the order to reflect the decision of the officer.

2. If the decision is in favor of the individual and ICWSIS had not been adjusted because the individual requested a hearing in accordance with subsection 65C-31.009(11), F.A.C., then no change shall be made to ICWSIS and services will continue.

(15) Local [Informal] Review. Upon receipt of a Request for Hearing, an informal Local Review is mandated prior to the Fair Hearing itself.

(a) In view of the fact that a hearing may be scheduled fairly quickly, the Local Review shall occur no later than 10 days after receipt of the request for hearing. This Review shall mirror the supervisory review done prior to the issuance of the due process letter (subsection (7) above).

(b) The Local Review shall be done by the local department administrator or the administrator of its contracted service provider in charge of the Independent Living program in consultation with the services worker's supervisor.

(c) The Local Review shall include an informal meeting with the young adult and/or the young adult's legal representative, if the young adult requests such a meeting.

(d) Upon request the ~~The~~ young adult or the young adult's legal representative shall be provided, without charge, with a copy of all of the records and documents of the department or its contracted service provider relating to the denied, reduced, or terminated benefit within three (3) business days of the receipt of the Request for a Hearing by the department or its contracted service provider.

(e) If the Local Review or interview resolves the issue to the satisfaction of the young adult, the request for hearing shall be withdrawn. Should an error be discovered during the Local Review, immediate action shall be taken to rectify it, and the young adult or the young adult's legal representative shall be advised.

(f) The informal review determination by the department or its contracted service provider, including specific findings, shall be provided in writing to the young adult or the young adult's legal representative, the District Legal Counsel, the Office of the Attorney General and the Department's Office of Appeal Hearings.

(16) Hearing Officer Decisions for all due process actions regarding denials, reductions and terminations of service.

(a) Hearing Officer Rules in favor of the department or its contracted service provider.

1. If the hearing officer affirms the decision of the department or its contracted service provider to terminate or reduce services, the services worker shall terminate or reduce services if they were continued or reinstated during the appeals process. The services worker shall implement the order five (5) days after the date the order is received by the department or its

contracted service provider. The services worker shall immediately notify the young adult or the young adult's legal representative in writing informing him or her of the hearing officer's order and the effective date of the termination or reduction.

2. If the hearing officer affirms the decision of the department or its contracted service provider to terminate or reduce services, and the services have not been continued during the appeal process, the department or its contracted service provider does not need to take any further action regarding the services at issue. The Final Order shall be sent directly to the young adult and the young adult's legal representative as well as to the services worker.

(b) Hearing Officer Rules in favor of the Individual.

1. If services were discontinued pending the hearing officer's review and the hearing officer's finding is in favor of the individual, then service(s) shall be reinstated according to the hearing officer's decision. This decision shall make clear the required corrective action, including retroactive payment. The services worker shall reinstate services according to the hearing officer's decision within five (5) business days of the date the department or its contracted service provider receives the order.

2. If services were continued or reinstated pending the hearing officer's review and the hearing officer's finding is in favor of the individual, then the service(s) shall continue in accordance with the hearing officer's decision.

3. If services were denied, the services worker shall provide those services, pursuant to the hearing officer's decision, within five (5) business days of receiving the order.

(17) Termination upon failure to renew Road to Independence Program. When a services worker is unable to update a young adult's Road to Independence stipend Program during the 3 months prior to the young adult's birthday due to an inability to either locate or gain the cooperation of the young adult, the following action shall be taken:

(a) The services worker shall document in the case file "due diligence" in trying to locate or secure the cooperation of the young adult to update his or her continued eligibility for the Road to Independence Program. This shall include checking with the post office for a forwarding address and sending the "Request for Road to Independence Documentation" CF-FSP 5302, September 2010, incorporated by reference, form to the last known address, requesting forwarding by the post office, and allowing the individual 30 days from date of receipt (or 35 days from date the letter is mailed) to contact the services worker and renew the Road to Independence stipend Program.

(b) If after 35 days, there has been no contact by the young adult, or if it has been verified that the young adult has been terminated from the rolls of the post-secondary school, a letter "Notice Of Intent To Terminate (Road to Independence Benefits/Transitional Funds)" CF-FSP 5333, October 2010, (See Attachment "C") shall be sent by U.S. mail, certified,

return receipt, to the last known address to notify the young adult that he or she is terminated from the program. The effective date of termination shall be calculated at 35 days following the date the oral request form was mailed.

Rulemaking Authority 409.1451(10) FS. Law Implemented 409.1451(5)(e) FS. History—New 7-27-06, Amended\_\_\_\_\_.

65C-31.010 Jurisdictional and Service Requirements for Young Adults Formerly in the Custody of the Department.

(1) Continued Court Jurisdiction for Young Adults Formerly in the Legal Custody Of The Department.

(a) These requirements apply to all staff providing services to children in custody of the department and young adults formerly in licensed foster care who wish to petition the court for continued jurisdiction, as well as, young adults whose jurisdiction has been retained for the purpose of allowing continued consideration of a special immigrant juvenile status petition and application. ~~The young adult shall use the “Petition to Extend Jurisdiction or to Reinstate Jurisdiction and to Schedule Hearing” CF-PSP 5301, September 2005, incorporated by reference.~~

(b) Reasons for Continuing Court Jurisdiction for Young Adults:

1. A youth may petition the court, for continued jurisdiction, anytime before his or her 19th birthday. This jurisdiction may continue for a period not to exceed one year beyond the youth’s 18th birthday. The youth does not maintain “licensed foster care” status as those who are under the age of 18, but instead the courts maintain jurisdiction for the purpose of determining whether the young adult is receiving appropriate adult services, which may include:

- a. Aftercare Support Services;
- b. Road-to-Independence Program Scholarship;
- c. Transitional Support Services;
- d. Mental Health; and
- e. Developmental Disabilities Services.

2. The court may retain jurisdiction over a previously dependent young adult solely for the purpose of allowing continued consideration of a petition for special immigrant juvenile status and an application for adjustment that was not granted by the time the youth reached 18 years of age. Court jurisdiction in these cases:

- a. Terminates upon the final decision of the federal authorities or upon the young adult’s 22nd birthday.
- b. Does not affect the status of the services available to a young adult under Section 409.1451, F.S.
- c. Does not require a petition from the youth. Courts themselves may retain jurisdiction.

(c) Judicial Review Responsibilities.

1. Continued jurisdiction to monitor adult services. The services worker and ~~Children’s Child Welfare~~ Legal Services attorney shall participate in judicial review hearings for young adults as required by the court and shall provide reports to the court, as requested.

2. Continued jurisdiction to monitor special immigrant juvenile status. Review hearings for the young adults shall be for the sole purpose of determining the status of the petition and application.

(d) Case Management responsibilities.

1. Case management to ensure delivery of appropriate young adult services. Though case management for young adults is not required, the department or its contracted service provider shall assign a services worker to provide any needed case management services and provide reports required by the court. Responsibilities of the services worker shall be to:

- a. Monitor the provision of ~~A~~aftercare ~~S~~upport ~~S~~ervices, RTI Program scholarship and ~~T~~ransitional ~~S~~upport ~~S~~ervices to ensure that services are being provided as authorized by law.
- b. Collaborate with staff from adult mental health and developmental disability services to ensure appropriate services are being provided as authorized by law.
- c. Provide judicial review and/or other status reports to the courts as directed.

2. Case management for special immigrant juvenile cases. Once the petition and application has been filed on behalf of a foster child very little case management responsibilities exist once the age of maturity is reached. Disposition of the case rests with the federal authorities and the only case management responsibilities shall be to check the status of the case periodically and report to the court when directed to do so.

(2) Provision of Foster and Group Home Placement for Young Adults Who Are Eligible for the Road-to-Independence Program Scholarship.

(a) These requirements apply to all staff providing services to children in custody of the department and young adults formerly in licensed foster care and the responsibility to inform the youth of the option for placement in licensed care after reaching age 18 and to arrange for these placements.

(b) Case Management responsibilities for licensed placement after age 18.

1. Children Under the Age of 18. Prior to the youth reaching the age of 18, the services worker shall ensure that the youth is aware of licensed care placement options after the age of 18. In order to ensure that the youth is aware of this option the services worker shall:

- a. Provide the youth with all necessary information relating to the RTI Program scholarship, including eligibility requirements, application forms and assistance in completing the forms.

b. Inform the youth that, if he or she is eligible for the RTI Program scholarship, he or she may reside in a licensed foster care placement, arranged by the department or its contracted service provider, after the age of 18.

c. Consult with the youth and his or her foster parents or group home provider as early as possible during the youth's 17th year to discuss the possibility of continued placement after the youth's 18th birthday.

d. If the youth's current placement will not be available once he or she reaches age 18 and the youth wishes to be placed in another licensed home that will provide residence after age 18, the services worker shall research other placement options as early as possible in order to provide a smooth transition.

2. Young Adults Age 18 and Over. A young adult formerly in the legal custody of the department is eligible to remain in his or her foster or group home, or another licensed placement arranged by the department or its contracted service provider as long as he or she remains eligible for the RTI Program scholarship.

(c) Payment of Board Rate. The board rate payment for foster or group home placement shall come from the young adult's RTI stipend scholarship award.

1. Since group home rates are in many cases higher than the RTI stipend award, when a young adult continues to reside in a group care facility the services worker shall attempt to negotiate a lower rate or make other arrangements, such as young adult contribution from earned income or state or community funds available to the department or its contracted service provider to make up the difference.

2. The services worker responsible for the case shall choose one of two ways to ensure the young adult receives his or her RTI stipend scholarship award and that the board rate payment is made. The young adult shall either:

a. Receive 100% of his or her stipend scholarship award and enter into a contract with the foster parent or group home to make monthly board payments; or

b. Have two checks generated for his or her stipend scholarship award. One check would be generated by the department or its contracted service provider and paid directly to the foster or group care facility for board rate payment and a second check would be generated for any remaining stipend award funds to be sent directly to the young adult.

(d) Conduct and House Rules. Although these students are considered adults they shall be informed of rules that they must follow in order to be able to continue in the placement.

(3) Medical Assistance for Young Adults Formerly in Licensed Foster Care.

(a) The department is obligated to enroll in the Florida KidCare Program, outside the enrollment period, specified young adults following licensed foster care placement. Each young adult who has reached 18 years of age but is not yet 19

years of age and who was in licensed foster care when he or she turned 18 years of age is eligible to enroll, with the following exceptions:

1. A young adult who has exited licensed foster care and has health insurance coverage from a third party through his or her employer, or

2. A young adult who is eligible for Medicaid is not eligible for enrollment.

(b) Payment of Premiums. Each young adult who the department or its contracted service provider has enrolled into the Florida KidCare Program is required to pay the coverage premiums.

(c) Procedural Requirements.

1. Notification. The services worker shall provide written notification to assist the young adult in obtaining access to information regarding the availability of Florida KidCare insurance coverage and how to obtain more information about the program.

2. Applications. The services worker shall consult the Florida KidCare website at [www.floridakidcare.org](http://www.floridakidcare.org) for information regarding the application process and required documents to assist, when requested, all young adults under age 19 who have exited the licensed foster care system to apply for Florida's KidCare Program if they:

a. Have been denied in his or her initial application for the RTI Program scholarship award; or

b. Are not eligible to apply for the initial RTI Program scholarship award; or

c. Choose not to apply for the initial RTI Program scholarship award; or

d. Have had his or her RTI Program scholarship award terminated, and

e. Have no access to other medical insurance coverage.

(d) Other Medical Insurance/Care Options for Young Adults Formerly in Licensed Foster Care. The department or its contracted service provider shall ensure the availability of a current resource list of possible medical insurance/care options for young adults formerly in licensed foster care who do not or no longer qualify for Medicaid or Florida KidCare coverage.

1. This list shall contain eligibility criteria, procedure for application and costs, when available.

2. If a young adult no longer qualifies for Medicaid or Florida KidCare insurance, the services worker shall provide the young adult with the available medical insurance/care resources within the community.

~~[Attachment A] SAMPLE LETTER~~

~~[Use this form letter when you are denying any type of Independent Living benefits due to the individual's ineligibility and/or when no funding currently exists].~~

~~On Letterhead~~

NOTICE OF DENIAL OF (type of benefit) AND NOTICE OF RIGHT TO APPEAL

Insert date of Mailing

Name of Applicant (The name of the young adult seeking Independent Living Benefits)

Address

City, State, Zip

Dear (enter name of Applicant):

You recently submitted an application to receive [type of benefit]. Pursuant to Section 409.1451(5), Florida Statutes, and based upon a review of your application and supporting documentation, [CBC name] is denying your application for [type of benefit] because:

\_\_\_\_\_  
\_\_\_\_\_

OR

Pursuant to Section 409.1451(5), Florida Statutes, your request for [type of benefit] funds cannot be satisfied at this time. Presently, the [Agency name or Department] does not have adequate funds available to meet Independent Living benefit requests. In the event that funding becomes available, your application will be reviewed and you will be contacted again about your specific request.

If you feel that the [CBC Name]'s decision is incorrect, you have the right to an appeal, which is called a Fair Hearing. You can ask for a Fair Hearing by using the attached form letter, writing your own letter, calling, or coming into the office. You can include any information or documents that you think would help you. You can either mail your letter or bring it to the [CBC Name] office at:

[CBC street address \_\_\_\_\_], or you can call or come in and speak with [name and telephone number].

The request for a Fair Hearing must be made no later than 30 days from the date this notice was mailed to you. Failure to timely request a Fair Hearing shall constitute a complete waiver of any right you may have to challenge the [CBC Name]'s decision.

You may be represented during the Fair Hearing by an authorized representative, such as a lawyer, relative, friend, or other spokesman, or you may represent yourself.

As part of the Fair Hearing process, you and/or your representative are entitled to an informal meeting with the [CBC Name] Administrator in charge of the Independent Living Program.

If you would like to schedule an informal meeting, or if you have any questions, please call me at \_\_\_\_\_, or call my supervisor, whose name is \_\_\_\_\_ and number is \_\_\_\_\_.

Sincerely,

\_\_\_\_\_

Name and Title

Attachments: "Your Rights to Due Process" Brochure

REQUEST FOR FAIR HEARING form

[Attachment B] SAMPLE LETTER

[Use this form letter when you are reducing Road to Independence Scholarship or transitional benefits. Aftercare benefits cannot be received on a periodic basis. Therefore, a reduction of an aftercare benefit would not be possible.]

On Letterhead

2. NOTICE OF INTENT TO REDUCE [ROAD TO INDEPENDENCE/ TRANSITIONAL] BENEFITS

3. AND NOTICE OF RIGHT TO APPEAL

Insert Date of Mailing

Name of Client (This is the name of the young adult receiving Independent Living Benefits)

Address

City, State, Zip

Dear (enter name of Client):

This letter is to let you know that the [CBC Name] has determined that your [Road to Independence Scholarship/Transitional funds] will be reduced to: \_\_\_\_\_ as of \_\_\_\_\_.

Pursuant to Section 409.1451(5), Florida Statutes, the [CBC Name] is reducing your benefits because:

\_\_\_\_\_  
\_\_\_\_\_

If you feel that the [CBC Name]'s decision is incorrect, you have the right to an appeal, which is called a Fair Hearing. You can ask for a Fair Hearing by using the attached form letter, writing your own letter, calling, or coming into the office. You can include any information or documents that you think would help you. You can either mail your letter or bring it to the [CBC Name] office at:

[CBC's street address \_\_\_\_\_], or you can call or come in and speak with [name and telephone number].

The request for a Fair Hearing must be made no later than 30 days from the date this notice was mailed to you. Failure to timely request a Fair hearing shall constitute a complete waiver of any right you may have to challenge the [CBC Name]'s decision. Any question about whether a request for a Fair Hearing was timely shall be determined by the Fair Hearing Officer.

If you request a Fair Hearing by [ONE CALENDAR DAY BEFORE REDUCTION DATE PROVIDED ABOVE], you will continue to receive benefits at the prior level throughout the Fair Hearing process. If the decision of the Hearing Officer is not in your favor, you may be required to repay the continued benefits for which you were not eligible.

You may be represented during the Fair Hearing by an authorized representative, such as a lawyer, relative, friend, or other spokesman, or you may represent yourself.

As part of the Fair Hearing process, you and/or your representative are entitled to an informal meeting with the [CBC Name] Administrator in charge of the Independent Living Program.

If you would like to schedule an informal meeting, or if you have any questions, please call me at \_\_\_\_\_, or call my supervisor, whose name is \_\_\_\_\_ and number is \_\_\_\_\_.

Sincerely,

\_\_\_\_\_

Name and Title

Attachments: "Your Rights to Due Process" Brochure

REQUEST FOR A FAIR HEARING form

[Attachment C] SAMPLE LETTER

[Use this form letter when you are terminating Road to Independence Scholarship or transitional benefits. Aftercare benefits cannot be received on a periodic basis. Therefore, termination of an aftercare benefit would not be possible.]

On Letterhead

NOTICE OF INTENT TO TERMINATE

[ROAD TO INDEPENDENCE BENEFITS/TRANSITIONAL FUNDS]

4. AND NOTICE OF RIGHT TO APPEAL

Insert Date of Mailing

Name of Client (This is the name of the young adult receiving Independent Living Benefits)

Address

City, State, Zip

Dear (enter name of Client):

This letter is to let you know that the [CBC Name] is terminating your [Road to Independence Scholarship/transitional funds]. Pursuant to Section 409.1451(5), Florida Statutes, the [CBC Name] has made this decision because:

\_\_\_\_\_  
\_\_\_\_\_

You will receive your final [Road to Independence Scholarship/transitional fund] check during the month of \_\_\_\_\_ for the amount of \_\_\_\_\_.

If you feel that the [CBC Name]'s decision is incorrect, you have the right to an appeal, which is called a Fair Hearing. You can ask for a Fair Hearing by using the attached form letter, writing your own letter, calling, or coming into the office. You can include any information or documents that you think would help you. You can either mail your letter or bring it to the [CBC Name] office at:

[CBC's street address \_\_\_\_\_], or you can call or come in and speak with [name and telephone number].

The request for a fair hearing must be made no later than 30 days from the date this notice was mailed to you. Failure to timely request a fair hearing shall constitute a complete waiver of any right you may have to challenge the (CBC Name)'s

decision. Any question about whether the request for a Fair Hearing was made timely shall be determined by the Fair Hearing Officer.

If you request a Fair Hearing by [ONE CALENDAR DAY BEFORE TERMINATION DATE PROVIDED ABOVE], you will continue to receive benefits at the prior level throughout the Fair Hearing process. If the decision of the hearing officer is not in your favor, you may be required to repay the continued benefits for which you were not eligible.

You may be represented during the Fair Hearing by an authorized representative, such as a lawyer, relative, friend, or other spokesman, or you may represent yourself.

In addition, you may qualify for [Aftercare Support Services and/or Transitional Support Services]. A description of [these programs] and the applications are also attached.

[If you have not applied for reinstatement of your Road to Independence Scholarship previously, you may apply for reinstatement one time prior to your 23rd birthday.]

As part of the Fair Hearing process, you and/or your representative are entitled to an informal meeting with the [CBC Name] Administrator in charge of the Independent Living Program.

If you would like to schedule an informal meeting, or if you have any questions, please call me at \_\_\_\_\_, or call my supervisor, whose name is \_\_\_\_\_ and number is \_\_\_\_\_.

Sincerely,

\_\_\_\_\_

Name and Title

Attachments: "Your Rights to Due Process" Brochure

REQUEST FOR A FAIR HEARING form

[Attachment D] SAMPLE LETTER

[Use this form letter when approving/providing any amount of requested aftercare or transitional financial support services other than the amount requested.]

On Letterhead

(2)

NOTICE OF PARTIAL DENIAL OF [AFTERCARE/TRANSITIONAL] SUPPORT SERVICES FUNDS AND NOTICE OF RIGHT TO APPEAL

Insert Date of Mailing

Name of Applicant (This is the name of the individual seeking Independent Living Benefits)

Address

City, State, Zip

Dear (enter name of Applicant):

This letter is to let you know that your request for [Aftercare/Transitional] Support Services funds has been only partially approved.

You are eligible to receive funds based on State and Federal guidelines and using information that you have supplied.

You will be provided a check in the amount of \_\_\_\_\_.

{On your request for Aftercare Support Services funds you indicated that you needed these funds for \_\_\_\_\_ so that you will not become homeless. This check is being provided to you for this purpose only.}

{In order to avoid emergency situations in the future you may want to take advantage of other services available through Aftercare Support, such as: Mentoring and tutoring; Mental health services and substance abuse counseling; Life skills classes, including credit management and preventive health activities; Parenting classes; Job skills training; and Contact from a caseworker on a regular basis.}

In addition, you may qualify for other {Aftercare/Transitional} Support Services and/or the Road to Independence Scholarship. A description of these programs and the applications for them are also attached.

You originally requested \$ \_\_\_\_\_. If you feel that the {CBC Name}'s decision to provide you with \$ \_\_\_\_\_ instead is incorrect, you have the right to an appeal, which is called a Fair Hearing. You can ask for a Fair Hearing by using the attached form letter, writing your own letter, calling, or coming into the office. You can include any information or documents that you think would help you. You can either mail your letter or bring it to the {CBC Name} office at:

{CBC's street address \_\_\_\_\_}, or you can call or come in and speak with {name and telephone number}.

The request for a fair hearing must be made no later than 30 days from the date this notice was mailed to you. Failure to timely request a fair hearing shall constitute a complete waiver of any right you may have to challenge the {CBC Name}'s decision. Any question about whether the request for a Fair Hearing was made timely shall be determined by the Fair Hearing Officer.

You may be represented during the Fair Hearing by an authorized representative, such as a lawyer, relative, friend, or other spokesman, or you may represent yourself.

As part of the Fair Hearing process, you and/or your representative are entitled to an informal meeting with the {CBC Name} Administrator in charge of the Independent Living Program.

If you would like to schedule an informal meeting, or if you have any questions, please call me at \_\_\_\_\_, or call my supervisor, whose name is \_\_\_\_\_ and number is \_\_\_\_\_.

Sincerely,

\_\_\_\_\_

Name and Title

Attachments: "Your Rights to Due Process" Brochure

REQUEST FOR A FAIR HEARING form

{Attachment E} SAMPLE LETTER

{Use this letter for approval of Road to Independence Scholarships. The Notice of Right to Appeal is provided in the event that the young adult does not agree with the approved amount, in which case the young adult would have the right to appeal.}

On Letterhead

NOTICE OF APPROVAL  
OF ROAD TO INDEPENDENCE SCHOLARSHIP  
AND NOTICE OF RIGHT TO APPEAL

Insert Date of Mailing

Name of Applicant (This is the name of the individual seeking Independent Living Benefits)

Address

City, State, Zip

Dear (enter name of Applicant):

Congratulations! This letter is to let you know that your application for the Road to Independence Scholarship has been approved.

You are eligible to receive a scholarship award based on your living and educational needs. This award has been determined using State and Federal guidelines and using information that you have supplied. Your initial award is \_\_\_\_\_ and you will receive your first award check during the month of \_\_\_\_\_, 20\_\_\_\_.

At the end of each semester you will be expected to provide updated information in order to determine whether your award must be adjusted. In addition, if you receive additional scholarships, grants or income during the current semester that was not reported previously, you must provide this information immediately.

If you drop out of school or drop below full-time attendance, you must report this information immediately in order to avoid wrongfully receiving funds.

Your continued eligibility for the Road to Independence Scholarship will be reviewed each year during the 90 day period before your birthday.

Pursuant to Section 409.1451(5)(b)1., Florida Statutes, the maximum amount you can receive is \$892. If you feel that the {CBC Name}'s decision regarding \$ \_\_\_\_\_ is incorrect, you have the right to an appeal, which is called a Fair Hearing. You can ask for a Fair Hearing by using the attached form letter, writing your own letter, calling, or coming into the office. You can include any information or documents that you think would help you. You can either mail your letter or bring it to the {CBC Name} office at:

{CBC's street address \_\_\_\_\_}, or you can call or come in and speak with {name and telephone number}.

The request for a fair hearing must be made no later than 30 days from the date this notice was mailed to you. Failure to timely request a fair hearing shall constitute a complete waiver of any right you may have to challenge the {CBC Name}'s

decision. Any question about whether the request for a Fair Hearing was made timely shall be determined by the Fair Hearing Officer.

You may be represented during the Fair Hearing by an authorized representative, such as a lawyer, relative, friend, or other spokesman, or you may represent yourself.

In addition, you may qualify for Aftercare Support Services and/or Transitional Support Services. A description of these programs and the applications are also attached.

As part of the Fair Hearing process, you and/or your representative are entitled to an informal meeting with the [CBC Name] Administrator in charge of the Independent Living Program.

If you would like to schedule an informal meeting, or if you have any questions, please call me at \_\_\_\_\_, or call my supervisor, whose name is \_\_\_\_\_ and number is \_\_\_\_\_.

Sincerely,

\_\_\_\_\_  
Name and Title

Attachments: "Your Rights to Due Process" Brochure  
REQUEST FOR FAIR HEARING form

Attachments: "Your Rights to Due Process" Brochure  
REQUEST FOR FAIR HEARING form

{Attachment F}

(The Logo printed below is deleted:)



(a) Independent Living Fair Hearing Request

A hearing has been requested for:	The Authorized Representative (if applicable) is:
Name _____	Name _____
Address _____	Address _____
City, State Zip _____	City, State Zip _____
Telephone Number / Social Security Number _____	Telephone Number _____

The [CBC/Department] has taken the following action regarding the individual's eligibility for or receipt of Independent Living benefits from the Department through its contracted CBC:

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

The individual has stated that he/she is not satisfied with this action and is requesting a hearing for the following reasons:

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

The Department's Representative is: _____ Name _____ Address _____ City, State Zip _____/_____ Telephone Number Date of Request _____	This hearing request must be mailed or faxed to Office of Appeal Hearings, Department of Children and Family Services, 1317 Winewood Boulevard, Tallahassee, FL 32399-0700 within 24 hours. Fax #(850)487-0662 or (SC) copy of the letter to which this request pertains should accompany this request for hearing. _____/_____ Name / Telephone # of person taking request
--	--

[Attachment G]  
**DOCUMENTATION OF SUPERVISORY REVIEW FOR NOTICES OF DENIAL, REDUCTION, OR TERMINATION OF BENEFITS**

1. Client name: \_\_\_\_\_
2. Benefit requested or currently received: \_\_\_\_\_
3. Action to be noticed: \_\_\_\_\_
4. Reason(s) for action: \_\_\_\_\_

\_\_\_\_\_  
\_\_\_\_\_

Supervisor's name and signature)

(Date)

- (1) No change.
- (2) No change.
- (3) No change.

Rulemaking Authority 39.012, 39.0121(13), 39.5075(8), 409.1451(10) FS. Law Implemented 39.013, 39.5075, 39.701(6)(a), 409.1451(5)(d) FS. History--New 7-27-06, Amended \_\_\_\_\_.

65C-31.011 Independent Living Program Budget Management.

(1) General Requirements. Based on the availability of funds, the department or its contracted service provider shall manage funding provided by the department to provide Independent Living service payments for such as the Road To Independence Program, transitional support services, pre-independent living skills services, subsidized independent living services, and aftercare support services to eligible young adults. Availability of funds shall include funds that have been appropriated by the Legislature of the State of Florida to the department for the current state fiscal year in which fall under



the purview of child welfare services. Availability of funds shall also include unexpended state funds from previous state fiscal years that had been appropriated by the Legislature of the State of Florida to the Department in which fell under the purview of child welfare services, for nonrecurring Independent Living services for the current state fiscal year. A plan shall be provided to the department of the contracted service providers' funding availability and projected Independent Living services to be provided by service type, with the main goal to provide as many services within the Independent Living Program within the funds available.

(2) Plan to Implement Services of Young Adults Formerly in Licensed Foster Care. Each contracted service provider shall provide a plan to the department of the services to be provided to young adults formerly in licensed foster care who are determined eligible for such services. The Plan to Implement Independent Living Services to Young Adults Formerly in Licensed Foster Care (CF-FSP 5350, October ~~September~~ 2010), incorporated by reference, shall be completed by each contracted service provider, and submitted to the department by July 31st for each state fiscal year. A copy of the form is available upon request by contacting the Office of Family Safety, at 1317 Winewood Blvd., Tallahassee, Florida 32399. Each plan shall be reviewed and approved by the department by August 31st of each state fiscal year. Plans not approved by the department will be returned to the contracted service provider for adjustments deemed necessary. Once a plan has been approved, a contracted service provider, at any time, may submit a modified plan to the department for approval. Each approved plan will be reviewed six (6) months after its approval date for accuracy and/or to allow for modifications needed at that time. Plans that require modification shall be reviewed and approved by the department. A final review of the approved plan will be completed at the end of the state fiscal year ~~for~~ to ensure allowability of final expenditures and eligibility of clients served.

(3) Review Team. The Review Team shall consist of Department representatives from budget, fiscal, contracts, legal, and the Family Safety Program Office. The Secretary may add additional representatives including but not limited to youth, advocates, and community-based care agencies. They will review and make recommendations for approval or disapproval to the Director of Family Safety Program Office for all submitted Plans to Implement Independent Living Services to Young Adults Formerly in Licensed Foster Care. The following elements will be considered by the Review Team in formulating their recommendations for approval or disapproval:

(a) Whether the spending plan is complete and mathematically correct;

(b) Whether elements of the spending plan, including projected costs, appear valid and reasonable. Tests to determine validity and reasonableness include:

1. A comparison of total projected costs in total and by category compared to prior fiscal year actual costs;

2. A comparison of the percentage each component of cost to the total cost by CBC to the statewide average for the same items;

3. A comparison of average payment amounts to the statewide average of the current year and to the statewide average and the individual CBC average for the prior fiscal year;

4. A comparison of beginning number of clients served per the Spending Plan to the actual number per ICWSIS and/or FSNF; and

5. A comparison of clients served during the plan year compared to expected clients based on current FSNF records.

(c) Where projected costs exceed the Independent Living allocation, whether the plan clearly documents how those excess costs will be funded.

(4) Payment Adjustments. Once the Plan to Implement Independent Living Services to Young Adults Formerly in Licensed Foster Care has been reviewed and approved by the department, if across the board reductions in maximum awards to Road To Independence and/or terminations of Independent Living services are needed due to the availability of funds, a modified plan must be submitted and approved by the department before such reductions and/or terminations are made.

(5) Validation of Payments. At the six (6) month and end of the year departmental reviews of the approved Plan to Implement Independent Living Services to Young Adults Formerly in Licensed Foster Care, a validation of eligibility may be required ~~for~~ of the young adults who have received direct Independent Living services' payments. Validation of a client's eligibility could include, but is not limited to:

(a) Completion of Road To Independence – Client Education Verification (CF-FSP 5351, September 2010), incorporated by reference, by the contracted service provider and submitted to the department. A copy of the form is available upon request by contacting the Office of Family Safety, at 1317 Winewood Blvd., Tallahassee, Florida 32399.

(b) Reconciliation of the Integrated Child Welfare Services Integrated System (ICWSIS) data fields by the department of clients invoiced to the department for accuracy and completeness of these data fields.

(c) Verification of progression in school, attendance document, end of semester grades, class schedules, highest grade of completion, reading assessments, substantial compliance of transition plan goals set in place have been achieved, and/or the client's demonstration of need.

(6) Disallowance of Funds Provided by the Department. At the time of the six (6) month and end of the state fiscal year reviews and validation of payments made on behalf of the Independent Living Program, as specified in the approved Plan to Implement Independent Living Services to Young Adults

Formerly in Licensed Foster Care, the amount of disallowance caused by the Lead Agency's failure to comply with state or federal regulations or the amount of any incorrect claim discovered in any federal or state audit shall be repaid to the department by the Lead Agency upon discovery.

Rulemaking Authority 409.1451(10) FS. Law Implemented 409.1451(5) FS. History--New 7-27-06, Amended\_\_\_\_\_.

**DEPARTMENT OF FINANCIAL SERVICES**

**Financial Services Commission**

RULE NOS.:	RULE TITLES:
69M-236.001	Purpose
69M-236.002	Definitions
69M-236.003	Methodology
69M-236.004	Limitations and Exclusions
69M-236.005	Data Sources

**NOTICE OF WITHDRAWAL**

Notice is hereby given that the above rule, as noticed in Vol. 36, No. 32, August 13, 2010 issue of the Florida Administrative Weekly has been withdrawn.

**Section IV  
Emergency Rules**

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

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

**DEPARTMENT OF THE LOTTERY**

RULE NO.: 53ER10-61  
 RULE TITLE: Instant Game Number 1066, FLORIDA LOTTERY™ BLACK

SUMMARY: This emergency rule describes Instant Game Number 1066, "FLORIDA LOTTERY™ BLACK," for which the Department of the Lottery will start selling tickets on a date to be determined by the Secretary of the Department. The rule sets forth the specifics of the game; determination of prizewinners; estimated odds of winning, value and number of prizes in the game.

THE PERSON TO BE CONTACTED REGARDING THE EMERGENCY RULE IS: Faith L. Schneider, Legal Analyst, Department of the Lottery, 250 Marriott Drive, Tallahassee, Florida 32399-4011

THE FULL TEXT OF THE EMERGENCY RULE IS:

53ER10-61 Instant Game Number 1066. FLORIDA LOTTERY™ BLACK.

(1) Name of Game. Instant Game Number 1066, "FLORIDA LOTTERY™ BLACK."

(2) Price. FLORIDA LOTTERY BLACK lottery tickets sell for \$5.00 per ticket.

(3) FLORIDA LOTTERY BLACK lottery tickets shall have a series of numbers in machine readable code (or bar code) on the back of the ticket, along with a validation number under the latex area on the ticket. To be a valid winning FLORIDA LOTTERY BLACK lottery ticket, the ticket must meet the applicable requirements of Rule 53ER10-1, F.A.C.

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



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



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

\$2.00 100	\$5.00 100	\$10.00 100	\$20.00 100
\$30.00 100	\$40.00 100	\$50.00 100	\$100 100
\$250 100	\$500 100	\$1,000 100	\$5,000 100
\$250,000 100			

(7) The legends are as follows:

WINNING NUMBERS      YOUR NUMBERS

(8) Determination of Prizewinners.

(a) A ticket having a play symbol and corresponding play symbol caption in the "YOUR NUMBERS" play area that matches a play symbol and corresponding play symbol caption in the "WINNING NUMBERS" play area shall entitle the claimant to the corresponding prize shown for that symbol. A ticket having a "ALL" symbol and corresponding caption in the "YOUR NUMBERS" play area shall entitle the claimant to all twelve (12) prizes shown.

(b) The prizes are: \$2.00, \$5.00, \$10.00, \$20.00, \$30.00, \$40.00, \$50.00, \$100, \$250, \$500, \$1,000, \$5,000 and \$250,000.

(9) The estimated odds of winning, value, and number of prizes in Instant Game Number 1066 are as follows:

GAME PLAY	WIN	ESTIMATED ODDS OF 1 IN	NUMBER OF WINNERS IN 52 POOLS OF 120,000 TICKETS PER POOL
\$5	\$5	10.00	624.000
\$2 x 5	\$10	30.00	208.000
\$5 x 2	\$10	30.00	208.000
\$10	\$10	30.00	208.000
\$2 x 10	\$20	300.00	20.800
(\$2 x 5) + \$10	\$20	300.00	20.800
\$5 x 4	\$20	300.00	20.800
\$10 x 2	\$20	300.00	20.800
\$20	\$20	300.00	20.800
(\$5 x 2) + (\$10 x 2)	\$30	800.00	7.800
\$5 x 6	\$30	800.00	7.800
\$10 x 3	\$30	800.00	7.800
\$10 + \$20	\$30	800.00	7.800
\$30	\$30	800.00	7.800
(\$2 x 10) + (\$10 x 2) (COIN)	\$40	1,500.00	4.160
\$5 x 8	\$40	2,000.00	3.120
(\$5 x 4) + (\$10 x 2)	\$40	2,000.00	3.120
\$10 x 4	\$40	2,000.00	3.120
\$40	\$40	2,000.00	3.120
(\$2 x 5) + (\$5 x 6) + \$10 (COIN)	\$50	1,333.33	4.680
\$5 x 10	\$50	1,500.00	4.160
(\$5 x 2) + \$40	\$50	1,500.00	4.160
\$10 x 5	\$50	1,500.00	4.160
\$50	\$50	1,500.00	4.160
(\$5 x 8) + (\$10 x 2) + (\$20 x 2) (COIN)	\$100	1,500.00	4.160
\$10 x 10	\$100	1,500.00	4.160
(\$10 x 3) + \$30 + \$40	\$100	1,500.00	4.160
\$20 x 5	\$100	1,500.00	4.160
\$50 x 2	\$100	1,500.00	4.160
\$100	\$100	1,500.00	4.160
(\$20 x 10) + \$20 + \$30 (COIN)	\$250	10,000.00	624
\$10 + (\$20 x 2) + (\$40 x 5)	\$250	10,000.00	624
\$50 x 5	\$250	10,000.00	624
\$50 + (\$100 x 2)	\$250	10,000.00	624
\$250	\$250	10,000.00	624
(\$40 x 10) + (\$50 x 2) (COIN)	\$500	12,000.00	520
\$50 x 10	\$500	12,000.00	520
\$100 x 5	\$500	12,000.00	520

\$250 x 2	\$500	12,000.00	520
\$500	\$500	12,000.00	520
(\$50 x 10) + (\$250 x 2) (COIN)	\$1,000	40,000.00	156
\$100 x 10	\$1,000	40,000.00	156
\$250 x 4	\$1,000	40,000.00	156
\$500 x 2	\$1,000	40,000.00	156
\$1,000	\$1,000	40,000.00	156
\$500 x 10	\$5,000	120,000.00	52
(\$500 x 8) + \$1,000	\$5,000	120,000.00	52
\$1,000 x 5	\$5,000	120,000.00	52
\$5,000	\$5,000	120,000.00	52
\$250,000	\$250,000	1,248,000.00	5

(10) The estimated overall odds of winning some prize in Instant Game Number 1066 are 1 in 4.27. Prizes, including the top prizes, are subject to availability at the time of ticket purchase. Prizes may be unavailable due to prior sale or other causes occurring in the normal course of business including, but not limited to, ticket damage, defect, theft, or loss.

(11) For reorders of Instant Game Number 1066, the estimated odds of winning, value, and number of prizes shall be proportionate to the number of tickets reordered.

(12) Payment of prizes for FLORIDA LOTTERY BLACK lottery tickets shall be made in accordance with the rule of the Florida Lottery governing payment of prizes.

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

Rulemaking Authority 24.105(9)(a), (b), (c), 24.109(1), 24.115(1) FS. Law Implemented 24.105(9)(a), (b), (c), 24.115(1) FS. History—New 11-24-10.

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

EFFECTIVE DATE: November 24, 2010

**DEPARTMENT OF THE LOTTERY**

RULE NO.: 53ER10-62  
 RULE TITLE: Instant Game Number 1093, GOLD RUSH

SUMMARY: This emergency rule describes Instant Game Number 1093, "GOLD RUSH," for which the Department of the Lottery will start selling tickets on a date to be determined by the Secretary of the Department. The rule sets forth the specifics of the game; determination of prizewinners; estimated odds of winning, value and number of prizes in the game.

THE PERSON TO BE CONTACTED REGARDING THE EMERGENCY RULE IS: Faith L. Schneider, Legal Analyst, Department of the Lottery, 250 Marriott Drive, Tallahassee, Florida 32399-4011

THE FULL TEXT OF THE EMERGENCY RULE IS:


53ER10-62 Instant Game Number 1093, GOLD RUSH.

(1) Name of Game. Instant Game Number 1093, “GOLD RUSH.”

(2) Price. GOLD RUSH lottery tickets sell for \$20.00 per ticket.

(3) GOLD RUSH lottery tickets shall have a series of numbers in machine readable code (or bar code) on the back of the ticket, along with a validation number under the latex area on the ticket. To be a valid winning GOLD RUSH lottery ticket, the ticket must meet the applicable requirements of Rule 53ER10-1, F.A.C.

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

<b>1</b>	<b>2</b>	<b>3</b>	<b>4</b>	<b>5</b>	<b>6</b>	<b>7</b>	<b>8</b>	<b>9</b>	<b>10</b>
ONE	TWO	THREE	FOUR	FIVE	SIX	SEVEN	EIGHT	NINE	TEN
<b>11</b>	<b>12</b>	<b>13</b>	<b>14</b>	<b>15</b>	<b>16</b>	<b>17</b>	<b>18</b>	<b>19</b>	<b>20</b>
ELEVEN	TWELVE	THIRTY	FORTY	FIFTY	SIXTY	SEVENTY	EIGHTY	NINETY	TWENTY
<b>21</b>	<b>22</b>	<b>23</b>	<b>24</b>	<b>25</b>	<b>26</b>	<b>27</b>	<b>28</b>	<b>29</b>	<b>30</b>
THIRTYONE	THIRTYTWO	THIRTYTHREE	THIRTYFOUR	THIRTYFIVE	THIRTYSIX	THIRTYSEVEN	THIRTYEIGHT	THIRTYNINE	THIRTY
<b>31</b>	<b>32</b>	<b>33</b>	<b>34</b>	<b>35</b>	<b>36</b>	<b>37</b>	<b>38</b>	<b>39</b>	
THIRTYONE	THIRTYTWO	THIRTYTHREE	THIRTYFOUR	THIRTYFIVE	THIRTYSIX	THIRTYSEVEN	THIRTYEIGHT	THIRTYNINE	WIN \$500

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

<b>1</b>	<b>2</b>	<b>3</b>	<b>4</b>	<b>5</b>	<b>6</b>	<b>7</b>	<b>8</b>	<b>9</b>	<b>10</b>
ONE	TWO	THREE	FOUR	FIVE	SIX	SEVEN	EIGHT	NINE	TEN
<b>11</b>	<b>12</b>	<b>13</b>	<b>14</b>	<b>15</b>	<b>16</b>	<b>17</b>	<b>18</b>	<b>19</b>	<b>20</b>
ELEVEN	TWELVE	THIRTY	FORTY	FIFTY	SIXTY	SEVENTY	EIGHTY	NINETY	TWENTY
<b>21</b>	<b>22</b>	<b>23</b>	<b>24</b>	<b>25</b>	<b>26</b>	<b>27</b>	<b>28</b>	<b>29</b>	<b>30</b>
THIRTYONE	THIRTYTWO	THIRTYTHREE	THIRTYFOUR	THIRTYFIVE	THIRTYSIX	THIRTYSEVEN	THIRTYEIGHT	THIRTYNINE	THIRTY
<b>31</b>	<b>32</b>	<b>33</b>	<b>34</b>	<b>35</b>	<b>36</b>	<b>37</b>	<b>38</b>	<b>39</b>	
THIRTYONE	THIRTYTWO	THIRTYTHREE	THIRTYFOUR	THIRTYFIVE	THIRTYSIX	THIRTYSEVEN	THIRTYEIGHT	THIRTYNINE	

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

<b>\$2.00</b>	<b>\$5.00</b>	<b>\$10.00</b>	<b>\$15.00</b>	
TWO	FIVE	TEN	FIFTEEN	
<b>\$20.00</b>	<b>\$25.00</b>	<b>\$40.00</b>	<b>\$50.00</b>	
TWENTY	THIRTY FIVE	FORTY	FIFTY	
<b>\$100</b>	<b>\$500</b>	<b>\$1,000</b>	<b>\$10,000</b>	<b>\$500,000</b>
ONE HUN	FIVE HUN	ONE THO	TEN THO	FIVE HUN THO

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

<b>\$2.00</b>	<b>\$5.00</b>	<b>\$10.00</b>	<b>\$15.00</b>	
TWO	FIVE	TEN	FIFTEEN	
<b>\$20.00</b>	<b>\$25.00</b>	<b>\$40.00</b>	<b>\$50.00</b>	
TWENTY	THIRTY FIVE	FORTY	FIFTY	
<b>\$100</b>	<b>\$500</b>	<b>\$1,000</b>	<b>\$10,000</b>	<b>\$500,000</b>
ONE HUN	FIVE HUN	ONE THO	TEN THO	FIVE HUN THO


(7) The legends are as follows:

WINNING NUMBERS      YOUR NUMBERS

(8) Determination of Prizewinners.

(a) A ticket having a play symbol and corresponding play symbol caption in the “YOUR NUMBERS” play area that matches a play symbol and corresponding play symbol caption in the “WINNING NUMBERS” play area shall entitle the claimant to the corresponding prize shown for that symbol.

(b) The prizes are: \$2.00, \$5.00, \$10.00, \$15.00, \$20.00, \$25.00, \$40.00, \$50.00, \$100, \$500, \$1,000, \$10,000 and \$500,000.

(c) A ticket having a “ MIN \$500” symbol and corresponding caption in the “YOUR NUMBERS” play area shall entitle the claimant to a prize of \$500.

(9) The estimated odds of winning, value, and number of prizes in Instant Game Number 1093 are as follows:

GAME PLAY	WIN	ESTIMATED	NUMBER OF
		ODDS OF	WINNERS IN 42 POOLS OF 120,000 TICKETS
<u>1 IN</u>	<u>PER POOL</u>		
<u>\$5 x 4</u>	<u>\$20</u>	<u>15.00</u>	<u>336,000</u>
<u>\$10 x 2</u>	<u>\$20</u>	<u>15.00</u>	<u>336,000</u>
<u>\$20</u>	<u>\$20</u>	<u>15.00</u>	<u>336,000</u>
<u>\$5 x 8</u>	<u>\$40</u>	<u>60.00</u>	<u>84,000</u>
<u>(\$5 x 4) + (\$10 x 2)</u>	<u>\$40</u>	<u>60.00</u>	<u>84,000</u>
<u>\$10 x 4</u>	<u>\$40</u>	<u>85.71</u>	<u>58,800</u>
<u>\$15 + \$25</u>	<u>\$40</u>	<u>85.71</u>	<u>58,800</u>
<u>\$40</u>	<u>\$40</u>	<u>100.00</u>	<u>50,400</u>
<u>\$50</u>	<u>\$50</u>	<u>30.00</u>	<u>168,000</u>
<u>\$5 x 20</u>	<u>\$100</u>	<u>120.00</u>	<u>42,000</u>
<u>\$25 x 4</u>	<u>\$100</u>	<u>120.00</u>	<u>42,000</u>
<u>(\$10 x 6) + \$40</u>	<u>\$100</u>	<u>150.00</u>	<u>33,600</u>
<u>(\$2 x 20) + (\$5 x 4) + \$40</u>	<u>\$100</u>	<u>133.33</u>	<u>37,800</u>
<u>\$100</u>	<u>\$100</u>	<u>400.00</u>	<u>12,600</u>
<u>\$25 x 20</u>	<u>\$500</u>	<u>1,200.00</u>	<u>4,200</u>
<u>\$50 x 10</u>	<u>\$500</u>	<u>1,200.00</u>	<u>4,200</u>
<u>\$20 x 25</u>	<u>\$500</u>	<u>1,200.00</u>	<u>4,200</u>

\$100 x 5	\$500	800.00	6,300
\$500 (GOLD BAR)	\$500	517.24	9,744
\$50 x 20	\$1,000	30,000.00	168
\$100 x 10	\$1,000	30,000.00	168
(\$25 x 20) + (\$100 x 5)	\$1,000	30,000.00	168
\$40 x 25	\$1,000	30,000.00	168
\$1,000	\$1,000	30,000.00	168
\$500 x 20	\$10,000	148,235.29	34
\$10,000	\$10,000	148,235.29	34
\$500,000	\$500,000	2,520,000.00	2

(10) The estimated overall odds of winning some prize in Instant Game Number 1093 are 1 in 2.95. Prizes, including the top prizes, are subject to availability at the time of ticket purchase. Prizes may be unavailable due to prior sale or other causes occurring in the normal course of business including, but not limited to, ticket damage, defect, theft, or loss.

(11) For reorders of Instant Game Number 1093, the estimated odds of winning, value, and number of prizes shall be proportionate to the number of tickets reordered.

(12) Payment of prizes for GOLD RUSH lottery tickets shall be made in accordance with the rule of the Florida Lottery governing payment of prizes.

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

Rulemaking Authority 24.105(9)(a), (b), (c), 24.109(1), 24.115(1) FS. Law Implemented 24.105(9)(a), (b), (c), 24.115(1) FS. History—New 11-24-10.

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

EFFECTIVE DATE: November 24, 2010

**DEPARTMENT OF THE LOTTERY**

RULE NO.: 53ER10-63  
 RULE TITLE: Instant Game Number 1084, LUCKY SLOTS

SUMMARY: This emergency rule describes Instant Game Number 1084, “LUCKY SLOTS,” for which the Department of the Lottery will start selling tickets on a date to be determined by the Secretary of the Department. The rule sets forth the specifics of the game; determination of prizewinners; estimated odds of winning, value and number of prizes in the game.

THE PERSON TO BE CONTACTED REGARDING THE EMERGENCY RULE IS: Schneider, Legal Analyst, Department of the Lottery, 250 Marriott Drive, Tallahassee, Florida 32399-4011

THE FULL TEXT OF THE EMERGENCY RULE IS:

53ER10-63 Instant Game Number 1084, LUCKY SLOTS.

(1) Name of Game. Instant Game Number 1084, “LUCKY SLOTS.”

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

(3) LUCKY SLOTS lottery tickets shall have a series of numbers in machine readable code (or bar code) on the back of the ticket, along with a validation number under the latex area on the ticket. To be a valid winning LUCKY SLOTS lottery ticket, the ticket must meet the applicable requirements of Rule 53ER10-1, F.A.C.

(4) The play symbols and play symbol captions are:



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

\$1.00	\$2.00	\$4.00	\$5.00
ONE	TWO	FOUR	FIVE
\$10.00	\$20.00	\$30.00	\$50.00
TEN	TWENTY	THIRTY	FIFTY
\$100	\$200	\$500	\$5,000
ONE HUN	TWO HUN	FIVE HUN	FIVE THOU

(6) The legends are as follows:

- GAME 1
- GAME 2
- GAME 3
- GAME 4
- GAME 5

(7) Determination of Prizewinners.

(a) There are five games on a ticket. Each game is played separately. A ticket having three like play symbols and corresponding play symbol captions in a game shall entitle the claimant to the prize shown for that game. A ticket having a

“WIN” symbol and corresponding caption in a game shall entitle the player to the prize shown for that game.

(b) The prizes are: \$1.00, \$2.00, \$4.00, \$5.00, \$10.00, \$20.00, \$30.00, \$50.00, \$100, \$200, \$500 and \$5,000.

(8) The estimated odds of winning, value and number of prizes in Instant Game Number 1084 are as follows:

GAME PLAY	WIN	ESTIMATED ODDS OF 1 IN	NUMBER OF WINNERS IN 50 POOLS OF 240,000 TICKETS PER POOL
\$1	\$1	10.71	1,120,000
\$1 x 2	\$2	30.00	400,000
\$2	\$2	30.00	400,000
\$1 x 4	\$4	300.00	40,000
(\$1 x 2) + \$2	\$4	150.00	80,000

\$2 x 2	\$4	150.00	80,000
\$4	\$4	150.00	80,000
\$1 x 5	\$5	750.00	16,000
(\$1 x 3) + \$2	\$5	750.00	16,000
(\$2 x 2) + \$1	\$5	750.00	16,000
\$1 + \$4	\$5	750.00	16,000
\$5	\$5	750.00	16,000
\$2 x 5	\$10	500.00	24,000
(\$2 x 3) + \$4	\$10	500.00	24,000
\$1 + (\$2 x 2) + \$5	\$10	500.00	24,000
\$5 x 2	\$10	500.00	24,000
\$10	\$10	500.00	24,000
\$4 x 5	\$20	1,500.00	8,000
\$5 x 4	\$20	1,500.00	8,000
(\$5 x 2) + \$10	\$20	1,500.00	8,000
\$10 x 2	\$20	1,500.00	8,000
\$20	\$20	1,500.00	8,000
(\$5 x 4) + \$10	\$30	8,000.00	1,500
(\$5 x 2) + (\$10 x 2)	\$30	8,000.00	1,500
\$10 x 3	\$30	8,000.00	1,500
\$10 + \$20	\$30	8,000.00	1,500
\$30	\$30	8,000.00	1,500
\$10 x 5	\$50	8,000.00	1,500
(\$10 x 3) + \$20	\$50	9,600.00	1,250
(\$10 x 2) + \$30	\$50	12,000.00	1,000
\$20 + \$30	\$50	12,000.00	1,000
\$50	\$50	12,000.00	1,000
\$20 x 5	\$100	20,000.00	600
(\$10 x 2) + \$30 + \$50	\$100	20,000.00	600
(\$10 x 2) + \$20 + (\$30 x 2)	\$100	20,000.00	600
(\$20 x 2) + (\$30 x 2)	\$100	20,000.00	600
\$100	\$100	20,000.00	600
\$20 + \$30 + (\$50 x 3)	\$200	120,000.00	100
\$50 x 4	\$200	120,000.00	100
(\$50 x 2) + \$100	\$200	120,000.00	100
\$100 x 2	\$200	120,000.00	100
\$200	\$200	120,000.00	100
\$100 x 5	\$500	240,000.00	50
(\$100 x 3) + \$200	\$500	240,000.00	50
\$100 + (\$200 x 2)	\$500	240,000.00	50
\$500	\$500	240,000.00	50
\$5,000	\$5,000	240,000.00	50

(9) The estimated overall odds of winning some prize in Instant Game Number 1084 are 1 in 4.88. Prizes, including the top prizes, are subject to availability at the time of ticket purchase. Prizes may be unavailable due to prior sale or other causes occurring in the normal course of business including, but not limited to, ticket damage, defect, theft, or loss.

(10) For reorders of Instant Game Number 1084, the estimated odds of winning, value, and number of prizes shall be proportionate to the number of tickets reordered.

(11) Payment of prizes for LUCKY SLOTS lottery tickets shall be made in accordance with the rule of the Florida Lottery governing payment of prizes.

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

Rulemaking Authority 24.105(9)(a), (b), (c), 24.109(1), 24.115(1) FS. Law Implemented 24.105(9)(a), (b), (c), 24.115(1) FS. History—New 11-24-10.

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

EFFECTIVE DATE: November 24, 2010

**DEPARTMENT OF THE LOTTERY**

RULE NO.: 53ER10-64  
 RULE TITLE: Instant Game Number 1085, MOVIE NITE™

SUMMARY: This emergency rule describes Instant Game Number 1085, “MOVIE NITE™,” for which the Department of the Lottery will start selling tickets on a date to be determined by the Secretary of the Department. The rule sets forth the specifics of the game; determination of prizewinners; estimated odds of winning, value and number of prizes in the game.

THE PERSON TO BE CONTACTED REGARDING THE EMERGENCY RULE IS: Faith L. Schneider, Legal Analyst, Department of the Lottery, 250 Marriott Drive, Tallahassee, Florida 32399-4011

THE FULL TEXT OF THE EMERGENCY RULE IS:

53ER10-64 Instant Game Number 1085, MOVIE NITE™.

(1) Name of Game. Instant Game Number 1085, “MOVIE NITE™.”

(2) Price. MOVIE NITE lottery tickets sell for \$2.00 per ticket.

(3) MOVIE NITE lottery tickets shall have a series of numbers in machine readable code (or bar code) on the back of the ticket, along with a validation number under the latex area on the ticket. To be a valid winning MOVIE NITE lottery ticket, the ticket must meet the applicable requirements of Rule 53ER10-1, F.A.C.

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



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



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




(7) The legends are as follows:




(8) The Movie Ticket BONUS symbols and bonus symbol captions are as follows:



(9) Determination of Prizewinners.

(a) A ticket having a play symbol and corresponding play symbol caption in the “YOUR NUMBERS” play area that matches a play symbol and corresponding play symbol caption in the “WINNING NUMBERS” play area shall entitle the claimant to the corresponding prize shown for that symbol. A ticket having a “” symbol and corresponding caption in the “YOUR NUMBERS” play area shall entitle the claimant to the prize shown for that symbol.

(b) Movie Nite™ Pack Instant Winners.

1. A ticket having a “” play symbol and corresponding play symbol caption in the “Movie Ticket BONUS” play area shall entitle the claimant to a Movie Nite Pack including two (2) admission vouchers, valued up to \$12 each, and two (2) \$10 concession vouchers to any participating theater.

2. To redeem Movie Nite Packs, players must visit the Lottery’s Web site at flalottery.com or call 1(877)438-6465 or (850)487-7777 [TDD (850)487-7784]. Movie Nite prize packages will remain valid for one (1) year after activation.

(10) The estimated odds of winning, value, and number of prizes in Instant Game Number 1085 are as follows:

GAME PLAY	WIN	ESTIMATED ODDS OF 1 IN	NUMBER OF WINNERS IN 46 POOLS OF 180,000 TICKETS PER POOL
\$2	\$2	11.54	717,600
\$2 x 2	\$4	30.00	276,000
(\$1 x 2) + \$2	\$4	30.00	276,000
\$4	\$4	30.00	276,000
\$1 x 5	\$5	375.00	22,080
\$1 + \$4	\$5	250.00	33,120
\$5	\$5	375.00	22,080
(\$2 x 2) + \$1	\$5	250.00	33,120
\$10	\$10	150.00	55,200
\$2 x 5	\$10	150.00	55,200
\$5 x 2	\$10	150.00	55,200
(\$4 x 2) + \$2	\$10	150.00	55,200
\$20	\$20	750.00	11,040
\$2 x 10	\$20	750.00	11,040
\$5 x 4	\$20	750.00	11,040
\$4 x 5	\$20	750.00	11,040
(\$5 x 2) + \$10	\$20	750.00	11,040
\$40	\$40	1,800.00	4,600
\$10 x 4	\$40	2,400.00	3,450
\$4 x 10	\$40	2,400.00	3,450
\$5 x 8	\$40	2,400.00	3,450
\$20 x 2	\$40	2,400.00	3,450
(\$5 x 4) + (\$4 x 5)	\$40	2,400.00	3,450
Movie Nite 2 Pack w/YOU WIN	\$44	664.21	12,466
\$100	\$100	3,600.00	2,300
\$10 x 10	\$100	3,600.00	2,300
\$20 x 5	\$100	3,600.00	2,300
(\$5 x 6) + (\$10 x 2) + \$50	\$100	3,600.00	2,300
\$40 x 2 + \$20	\$100	3,600.00	2,300
\$500	\$500	90,000.00	92
\$50 x 10	\$500	90,000.00	92
\$25,000	\$25,000	920,000.00	9

(11) The estimated overall odds of winning some prize in Instant Game Number 1085 are 1 in 4.19. Prizes, including the top prizes, are subject to availability at the time of ticket purchase. Prizes may be unavailable due to prior sale or other causes occurring in the normal course of business including, but not limited to, ticket damage, defect, theft, or loss.

(12) For reorders of Instant Game Number 1085, the estimated odds of winning, value, and number of prizes shall be proportionate to the number of tickets reordered.

(13) Payment of prizes for MOVIE NITE lottery tickets shall be made in accordance with the rule of the Florida Lottery governing payment of prizes.

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

Rulemaking Authority 24.105(9)(a), (b), (c), 24.109(1), 24.115(1) FS. Law Implemented 24.105(9)(a), (b), (c), 24.115(1) FS. History—New 11-24-10.

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

EFFECTIVE DATE: November 24, 2010

**DEPARTMENT OF THE LOTTERY**

RULE NO.: 53ER10-65  
 RULE TITLE: Instant Game Number 7013, ORANGE CROSSWORD TRIPLER

SUMMARY: This emergency rule describes Instant Game Number 7013, “ORANGE CROSSWORD TRIPLER,” for which the Department of the Lottery will start selling tickets on a date to be determined by the Secretary of the Department. The rule sets forth the specifics of the game; determination of prizewinners; estimated odds of winning, value, and number of prizes in the game.

THE PERSON TO BE CONTACTED REGARDING THE EMERGENCY RULE IS: Faith L. Schneider, Legal Analyst, Department of the Lottery, 250 Marriott Drive, Tallahassee, Florida 32399-4011

THE FULL TEXT OF THE EMERGENCY RULE IS:

53ER10-65 Instant Game Number 7013, ORANGE CROSSWORD TRIPLER.

(1) Name of Game. Instant Game Number 7013, “ORANGE CROSSWORD TRIPLER.”

(2) Price. ORANGE CROSSWORD TRIPLER lottery tickets sell for \$3.00 per ticket.

(3) “ORANGE CROSSWORD TRIPLER” lottery tickets shall have a series of numbers in Machine Readable Code (or bar code) on the back of the ticket, along with a Void If Removed Number under the latex area on the ticket. To be a valid winning ORANGE CROSSWORD TRIPLER lottery ticket, the ticket must meet the applicable requirements of Rule 53ER10-1, F.A.C.

(4) The “YOUR LETTERS” play symbols are as follows:



(5) The “CROSSWORD PUZZLE” play symbols are as follows:



(6) The legend is as follows:



(7) The prizes are: \$3, \$5, \$10, \$15, \$20, \$50, \$100, \$500, \$1,000 and \$15,000.

(8) Determination of Prizewinners.

(a) The holder of a ticket whose letters (Play Symbols) under the caption YOUR LETTERS match the letters (Play Symbols) in the CROSSWORD PUZZLE to form at least two (2) different complete words wins the corresponding prize in the PRIZE LEGEND. A word must contain at least three (3) letters. A word cannot be formed by linking letters diagonally or by reading the letters from the bottom to top. Letters combined to form a word must appear in an unbroken horizontal or vertical string of letters in the CROSSWORD PUZZLE that is not interrupted by a black space and contains every single letter square between two black spaces. Every letter in the unbroken string must be revealed in YOUR LETTERS and be included to form a word. The possible complete words are shown in the CROSSWORD PUZZLE. Each possible complete word consists of three or more letters and occupies an entire word space. All of the letters in a possible complete word must be matched in order to complete the word. The three letters that appear in the YOUR LETTERS box under the scratch-off coating on the ticket that are smaller in size than the 20 YOUR LETTERS, are not play symbols to be used in playing the game.

(b) A ticket having a “ ” play symbol in place of a letter in any one of the winning matched words shall entitle the claimant to double the prize shown in the PRIZE LEGEND. A

ticket having a “ ” play symbol in place of a letter in two of the winning matched words shall entitle the claimant to triple the prize shown in the PRIZE LEGEND.

(9) The estimated odds of winning, value and number of prizes in Instant Game Number 7013 are as follows:

GAME PLAY	WIN	ESTIMATED ODDS OF 1 IN	NUMBER OF WINNERS IN 84 POOLS OF TICKETS PER POOL
2 WORDS	\$3.00	10.00	1,008,000
3 WORDS	\$5.00	27.78	362,880
2 WORDS DBL	\$6.00	45.45	221,760
2 WORDS TPL	\$9.00	83.33	120,960



4 WORDS	\$10.00	55.56	181,440
3 WORDS DBL	\$10.00	55.56	181,440
5 WORDS	\$15.00	250.00	40,320
3 WORDS TPL	\$15.00	250.00	40,320
6 WORDS	\$20.00	500.00	20,160
4 WORDS DBL	\$20.00	166.67	60,480
4 WORDS TPL	\$30.00	196.40	51,324
5 WORDS DBL	\$30.00	196.40	51,324
6 WORDS DBL	\$40.00	960.00	10,500
5 WORDS TPL	\$45.00	800.00	12,600
7 WORDS	\$50.00	1,200.00	8,400
6 WORDS TPL	\$60.00	2,000.00	5,040
8 WORDS	\$100.00	2,400.00	4,200
7 WORDS DBL	\$100.00	2,400.00	4,200
7 WORDS TPL	\$150.00	9,230.77	1,092
8 WORDS DBL	\$200.00	12,000.00	840
8 WORDS TPL	\$300.00	24,000.00	420
9 WORDS	\$500.00	40,000.00	252
10 WORDS	\$1,000.00	134,400.00	75
9 WORDS DBL	\$1,000.00	134,400.00	75
9 WORDS TPL	\$1,500.00	336,000.00	30
10 WORDS DBL	\$2,000.00	336,000.00	30
10 WORDS TPL	\$3,000.00	240,000.00	42
11 WORDS	\$15,000.00	2,016,000.00	5
11 WORDS DBL	\$30,000.00	2,520,000.00	4
11 WORDS TPL	\$45,000.00	840,000.00	12

(10) The estimated overall odds of winning some prize in Instant Game Number 7013 are 1 in 4.22. Prizes, including the top prizes, are subject to availability at the time of ticket purchase. Prizes may be unavailable due to prior sale or other causes occurring in the normal course of business including, but not limited to, ticket damage, defect, theft, or loss.

(11) For reorders of Instant Game Number 7013, the estimated odds of winning, value, and number of prizes shall be proportionate to the number of tickets reordered.

(12) Payment of prizes for ORANGE CROSSWORD TRIPLER lottery tickets shall be made in accordance with the rule of the Florida Lottery governing payment of prizes. A copy of the current rule can be obtained from the Florida Lottery, Office of the General Counsel, 250 Marriott Drive, Tallahassee, Florida 32399-4011.

Rulemaking Authority 24.105(9)(a), (b), (c), 24.109(1), 24.115(1) FS. Law Implemented 24.105(9)(a), (b), (c), 24.115(1) FS. History—New 11-24-10.

THIS RULE TAKES EFFECT UPON BEING FILED WITH THE DEPARTMENT OF STATE UNLESS A LATER TIME AND DATE IS SPECIFIED IN THE RULE.  
EFFECTIVE DATE: November 24, 2010

**DEPARTMENT OF ENVIRONMENTAL PROTECTION**

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

**Section V  
Petitions and Dispositions Regarding Rule  
Variance or Waiver**

**DEPARTMENT OF LAW ENFORCEMENT**

NOTICE IS HEREBY GIVEN THAT on November 24, 2010, the Criminal Justice Standards and Training Commission, received a petition for a permanent waiver of subsection 11B-27.0011(4), F.A.C., by Andrea Johnson-Minnis. The rule requires CJSTC instructor candidates and instructors to maintain good moral character prior to becoming certified or recertified. The Petitioner wishes to waive those portions of the rule requiring her to possess good moral character as a prerequisite to reactivating her inactive instructor certification. Petitioner's corrections certificate was revoked by the Commission in 1990. Petitioner subsequently obtained an instructor certificate which became inactive in 2007. Petitioner has been instructing non-CJSTC courses for the Department of Juvenile Justice (DJJ) for the past three years. DJJ does not have a certified academy. Petitioner is not affiliated with a Florida criminal justice agency, nor is she affiliated with a certified training school.

A copy of the Petition for Variance or Waiver may be obtained by contacting: Grace A. Jaye, Assistant General Counsel, Florida Department of Law Enforcement, P. O. Box 1489, Tallahassee, FL 32302, (850)410-7676.

NOTICE IS HEREBY GIVEN THAT on November 22, 2010, the Criminal Justice Standards and Training Commission, received a petition for permanent wavier of subsection 11B-27.00212(14), F.A.C., by the Okeechobee County Sheriff's Office on behalf of 29 officers whose firearms qualifications were evaluated by three instructors who were not in compliance with all administrative aspects of the firearms instructor rule. The rule requires that officers must requalify for firearms competency every two years by successfully completing the CJSTC course of fire, which is evaluated by Commission certified instructors. Officers who fail to requalify under the rule are automatically rendered inactive. Petitioner asserts that the 29 officers were qualified by the three instructors who had failed to meet all administrative aspects of firearms instructor certification. Petitioner asserts that these 29 officers successfully completed the proper course of fire and demonstrated compliance with the rule. Petitioner maintains that the strict application of the rule in this instance creates a substantial hardship and violates the principles of fairness in

this case for both the agency and the officers involved. Petitioner further states that the officers who successfully completed their course of fire as required by rule should not be rendered inactive because the instructors who evaluated them had failed to complete certain administrative aspects of their instructor certification. The officers who successfully completed the course of fire, but were evaluated by the three instructors who had not complied with all of the administrative aspects of firearms instructor certification are: Randal Thomas, Vernie Bass, Mary Birts, Donald Coleman, Sarah Green, Aaron Hortman, John Rhoden, Sr., John Roden, Jr., Donette Taylor, Randy Worth, Cari Arnold, Yamil Astacio, Marcus Collier, Dennis Donnelly, Jason Egger, Michael Hazellief, Justin Hasellief, Bryan Holden, Charles Hood, Paul Jackson, Ricky Jones, Martin Crawford, Steven McKinley, Adrian Rogers, Rodney Rucks, Philip Hardin, Rayford Stone, Stanley Stripling, and Donnie Trent.

A copy of the Petition for Variance or Waiver may be obtained by contacting: Grace A. Jaye, Assistant General Counsel, Florida Department of Law Enforcement, Post Office Box 1489, Tallahassee, FL 32302, (850)410-7676.

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NOTICE IS HEREBY GIVEN THAT on November 29, 2010, the Criminal Justice Standards and Training Commission, received a petition for permanent waiver of subsection 11B-27.00212(14), F.A.C., by the Seminole County Sheriff's Office on behalf of 9 officers whose firearms qualifications were evaluated by a firearms instructor who was not in compliance with all administrative aspects of the firearms instructor rule. The rule requires that officers must requalify for firearms competency every two years by successfully completing the CJSTC course of fire, which is evaluated by Commission certified instructors. Officers who fail to requalify under the rule are automatically rendered inactive. Petitioner asserts that the 9 officers were qualified by the instructor who had failed to meet all administrative aspects of firearms instructor certification. Petitioner asserts that these 9 officers successfully completed the proper course of fire and demonstrated compliance with the rule. Petitioner maintains that the strict application of the rule in this instance creates a substantial hardship and violates the principles of fairness in this case for both the agency and the officers involved. Petitioner further states that the officers who successfully completed their course of fire as required by rule should not be rendered inactive because the instructor who evaluated them failed to complete certain administrative aspects of instructor certification. The officers who successfully completed the course of fire, but were evaluated by the instructor who had not complied with all of the administrative aspects of firearms instructor certification are: Patricia Jenkins, William Morris, Sr., Donald Eslinger, Penny Fleming, Amber Collins, Carlene Dendekker, Robert Goodnough, Jose Tirado, James Diroff.

A copy of the Petition for Variance or Waiver may be obtained by contacting: Grace A. Jaye, Assistant General Counsel, Florida Department of Law Enforcement, Post Office Box 1489, Tallahassee, FL 32302, (850)410-7676.

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

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

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#### **WATER MANAGEMENT DISTRICTS**

NOTICE IS HEREBY GIVEN THAT on November 22, 2010, the South Florida Water Management District ("District"), received a petition for waiver from CenturyLink (fka Sprint-Embarq), Application No.: 10-0927-3, for utilization of Works or Lands of the District known as Airport Road Canal, for an existing aerial utility cable within Lands of the District; Section 35, Township 48, Range 25, Collier County. The petition seeks relief from paragraph 40E-6.221(2)(j), Florida Administrative Code, which governs the minimum vertical clearance requirement for utility crossing within Works or Lands of the District.

A copy of the Petition for Variance or Waiver may be obtained by contacting: Juli Russell at (561)682-6268 or email: [jurussel@sfwmd.gov](mailto:jurussel@sfwmd.gov). The District will accept comments concerning the petition received by end of business on the 14th day at the: South Florida Water Management District, 3301 Gun Club Road, MSC 1410, West Palm Beach, FL 33406, Attn: Juli Russell, Office of Counsel.

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#### **DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION**

NOTICE IS HEREBY GIVEN THAT on November 24, 2010, the Department of Business and Professional Regulation, Division of Hotels and Restaurants, Bureau of Elevator Safety received a petition from FAMU – Tucker Hall. Petitioner seeks an emergency variance of the requirements of ASME A18.1, Section 3.1.2.2, as adopted by Chapter 30, Section 3001.2, Florida Building Code, adopted by paragraph 61C-5.001(1)(a), Florida Administrative Code, that requires platform lifts to have a headroom clearance during travel not less than 1,500 mm which poses a significant economic/ financial hardship. Any interested person may file comments within 5 days of the publication of this notice with: Mark Boutin, Bureau of Elevator Safety, 1940 North Monroe Street, Tallahassee, Florida 32399-1013 (VW 2010-698).

A copy of the Petition may be obtained by contacting: Mark Boutin, Bureau of Elevator Safety, 1940 North Monroe Street, Tallahassee, Florida 32399-1013.

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NOTICE IS HEREBY GIVEN THAT on November 29, 2010, the Department of Business and Professional Regulation, Division of Hotels and Restaurants, Bureau of Elevator Safety received a petition from Marko Villas. Petitioner seeks a variance of the requirements of ASME A17.3, Section 3.11.1 and 2.7.4, as adopted by Chapter 30, Section 3001.2, Florida Building Code, adopted by paragraph 61C-5.001(1)(a), Florida Administrative Code, that requires upgrading the elevators for emergency communication restricted door openings which poses a significant economic/financial hardship. Any interested person may file comments within 14 days of the publication of this notice with: Mark Boutin, Bureau of Elevator Safety, 1940 North Monroe Street, Tallahassee, Florida 32399-1013 (VW 2010-700).

A copy of the Petition may be obtained by contacting: Mark Boutin, Bureau of Elevator Safety, 1940 North Monroe Street, Tallahassee, Florida 32399-1013.

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NOTICE IS HEREBY GIVEN THAT on November 29, 2010, the Department of Business and Professional Regulation, Division of Hotels and Restaurants, Bureau of Elevator Safety received a petition from Voyager Beach Club Condo Assoc. Petitioner seeks a variance of the requirements of ASME A17.3, Section 3.11.3 and 3.10.4 and ASME A17.1, Section 303.3d, as adopted by Chapter 30, Section 3001.2, Florida Building Code, adopted by paragraph 61C-5.001(1)(a), Florida Administrative Code, that requires upgrading the elevators for firefighters' emergency operations, stop switches and supply line shut-off valve which poses a significant economic/financial hardship. Any interested person may file comments within 14 days of the publication of this notice with: Mark Boutin, Bureau of Elevator Safety, 1940 North Monroe Street, Tallahassee, Florida 32399-1013 (VW 2010-701).

A copy of the Petition may be obtained by contacting: Mark Boutin, Bureau of Elevator Safety, 1940 North Monroe Street, Tallahassee, Florida 32399-1013.

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NOTICE IS HEREBY GIVEN THAT on November 8, 2010, the Florida Department of Business and Professional Regulation, Division of Hotels and Restaurants has issued an order.

The Department received a Petition for an Emergency Variance on October 21, 2010 for subparagraph 61C-1.002(5)(a)2., Florida Administrative Code, from East Plaza #1 through 4, Miami, FL. The above referenced F.A.C. addresses the requirements that a mobile food dispensing vehicle be a vehicle that is otherwise movable. They are requesting to mount the mobile food dispensing vehicle on casters rather than an axle.

The initial petition was published in Vol. 36, No. 44 on 11/05/10. After a complete review of the variance request, the Division finds that the application of this rule will create a financial hardship to the food service facility. Furthermore, the Division finds that the Petitioner meets the burden of demonstrating the underlying statute has been achieved by maintaining the casters in good repair. No additional equipment is to be installed. All these units must be identical to East Plaza #5 and under the same ownership. These units must report to its commissary each day of operation for support services. The operation of these units is restricted to the AmericanAirlines Arena, 601 Biscayne Blvd, Miami, Florida.

A copy of the Order may be obtained by contacting: Lydia.Gonzalez@dbpr.state.fl.us, Division of Hotels and Restaurants, 1940 North Monroe Street, Tallahassee, Florida 32399-1011.

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NOTICE IS HEREBY GIVEN THAT on November 17, 2010, the Department of Business and Professional Regulation, Division of Hotels and Restaurants, received a petition for a Routine Variance for Section 4-101.111, 2001 Food Code, Section 4-801.11, 2001 FDA Food Code, and subsection 61C-4.010(5), Florida Administrative Code, from Walt Disney World Resort and Disney's Vero Beach Resort located in Lake Buena Vista and Vero Beach. The above referenced F.A.C. addresses requirement that nonfood-contact surfaces of equipment that are exposed to splash, spillage, or other food soiling or that require frequent cleaning shall be constructed of a corrosion-resistant, nonabsorbent, and smooth material and linens be free from food residue. They are requesting to utilize multiuse linen cloths and single-use disposable cloths as a slip-resistant base under cutting boards.

A copy of the Petition for Variance or Waiver may be obtained by contacting: Lydia.Gonzalez@dbpr.state.fl.us, Division of Hotels and Restaurants, 1940 North Monroe Street, Tallahassee, Florida 32399-1011.

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#### **DEPARTMENT OF ENVIRONMENTAL PROTECTION**

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

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#### **DEPARTMENT OF HEALTH**

NOTICE IS HEREBY GIVEN THAT on November 22, 2010, the Department of Health, Division of Environmental Health, Bureau of Radiation Control, has issued an order.

Pursuant to Section 120.542, F.S., has issued an Order granting a variance from Rule 64E-5.614 and subsection 64E-5.616(1), F.A.C., for Digirad Corporation. The petition for a variance was received by the Department on May 27, 2010. Notice of receipt of the petition was published in the Florida

Administrative Weekly on June 18, 2010. Timely requests for additional information were sent by the Department on February 16, 2010 and June 24, 2010. Petitioner replied to Department requests for additional information on September 13, 2010. Rule 64E-5.614, F.A.C., requires a medical use licensee authorized to administer radiopharmaceuticals to possess a dose calibrator and use it to measure the amount of activity administered to each patient or human research subject. Subsection 64E-5.616(1), F.A.C., requires the medical use licensee to determine by assay or direct measurement within 30 minutes before each radiopharmaceutical dosage and record the activity of each dosage before medical use.

A copy of the Order may be obtained by contacting: Mr. Paul E. Vause at (850)245-4545 or paul\_vause@doh.state.fl.us.

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#### **DEPARTMENT OF CHILDREN AND FAMILY SERVICES**

NOTICE IS HEREBY GIVEN THAT on November 15, 2010, the Department of Children and Families, received a petition for waiver of subsection 65C-15.017(3), Florida Administrative Code, from Family Preservation Services of Fla., Inc. and Amandeep Bajwa. Subsection 65C-15.017(3), F.A.C. requires staff responsible for case work services shall have a bachelor's degree in social work or related area of study from an accredited college or university.

A copy of the Petition for Variance or Waiver may be obtained by contacting: Agency Clerk, Department of Children and Families, 1317 Winewood Blvd., Bldg. 2, Room 204, Tallahassee, FL 32399-0700.

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NOTICE IS HEREBY GIVEN THAT on November 10, 2010, the Department of Children and Families, received a petition for waiver of subsection 65C-15.017(3), Florida Administrative Code, from Family Preservation Services of Florida, Inc. and Laura Frary. Subsection 65C-15.017(3), F.A.C., requires agency staff responsible for case work services shall have a bachelor's degree in social work or related area of study from an accredited college or university.

A copy of the Petition for Variance or Waiver may be obtained by contacting: Agency Clerk, Department of Children and Families, 1317 Winewood Blvd., Bldg. 2, Room 204, Tallahassee, FL 32399-0700.

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NOTICE IS HEREBY GIVEN THAT on November 16, 2010, the Department of Children and Families, received a petition for waiver of subsection 65C-15.017(3), Florida Administrative Code, by Kids Distress and Wendy Ettorre. Subsection 65C-15.017(3), F.A.C., requires agency staff responsible for case work services shall have a bachelor's degree of social work or related area of study from an accredited college or university.

A copy of the Petition for Variance or Waiver may be obtained by contacting: Agency Clerk, Department of Children and Families, 1317 Winewood Blvd., Bldg. 2, Room 204, Tallahassee, FL 32399-0700.

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## **Section VI Notices of Meetings, Workshops and Public Hearings**

### **DEPARTMENT OF LEGAL AFFAIRS**

The **Department of Legal Affairs**, Council on the Social Status of Black Men and Boys announces the following full Council meetings and public hearing which all persons are invited to attend.

Florida Council on the Social Status of Black Men and Boys  
DATE AND TIME: December 17, 2010, 10:00 a.m. – 1:00 p.m.

PLACE: Conference Call: 1(888)808-6959, Conference Code: 5591694127# (Please be advised that meeting rooms maybe subject to change. For updates please visit: <http://www.cssbmb.com>)

GENERAL SUBJECT MATTER TO BE CONSIDERED: This meeting is to consider and finalize the 2010 Annual Report. The Council shall make a systematic study of the conditions affecting black men and boys, including, but not limited to, homicide rates, arrest and incarceration rate, poverty, violence, drug abuse, death rates, disparate annual income levels, school performance in all grade levels including postsecondary levels, and health issues.

A copy of the meeting agenda may be obtained by visiting: <http://www.cssbmb.com>.

Pursuant to the Americans with Disabilities Act, any person requiring special accommodations to participate in this meeting is asked to advise the Bureau at least 48 hours prior to the meeting by contacting: The Bureau of Criminal Justice Programs at (850)414-3300. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

For more information, contact: The Bureau of Criminal Justice Programs at (850)414-3300.

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### **DEPARTMENT OF REVENUE**

The **Department of Revenue** announces an additional public hearing to which all persons are invited regarding proposed Rule 12-22.008, F.A.C., Warrants and Liens List, published in Vol. 36, No. 40, pp. 4850-4852, October 8, 2010, edition of the Florida Administrative Weekly.

DATE AND TIME: February 8, 2011, 9:30 a.m.

PLACE: Building One, Room 1220, 2450 Shumard Oak Blvd., Tallahassee, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: To receive comments for further consideration regarding proposed Rule 12-22.008, F.A.C., Warrants and Liens List.

NOTICE UNDER THE AMERICANS WITH DISABILITIES ACT: Any person requiring special accommodations to participate in any rulemaking proceeding before the Technical Assistance and Dispute Resolution Office is asked to advise the Department at least 48 hours before such proceeding by contacting: Sarah Wachman at (850)617-8347. Persons with hearing or speech impairments may contact the Department by using the Florida Relay Service, 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

The **Department of Revenue** announces an additional public hearing to which all persons are invited regarding proposed Rule 12A-1.0615, F.A.C., Hotel Reward Points Programs, published in Vol. 36, No. 40, pp. 4857-4860, October 8, 2010, edition of the Florida Administrative Weekly.

DATE AND TIME: February 8, 2011, 10:30 a.m.  
 PLACE: Building One, Room 1220, 2450 Shumard Oak Blvd., Tallahassee, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: To receive comments for further consideration regarding proposed Rule 12A-1.0615, F.A.C., Hotel Reward Points Programs.

NOTICE UNDER THE AMERICANS WITH DISABILITIES ACT: Any person requiring special accommodations to participate in any rulemaking proceeding before the Technical Assistance and Dispute Resolution Office is asked to advise the Department at least 48 hours before such proceeding by contacting: Sarah Wachman at (850)617-8347. Persons with hearing or speech impairments may contact the Department by using the Florida Relay Service, 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

**DEPARTMENT OF TRANSPORTATION**

The Florida **Department of Transportation** announces a hearing to which all persons are invited.

DISTRICT FIVE TENTATIVE FIVE YEAR WORK PROGRAM PUBLIC HEARING

DATE AND TIME: December 14, 2010, 6:00 p.m.  
 PLACE: Florida Department of Transportation, Deland District Office, 719 South Woodland Boulevard, Cypress A & B Conference Rooms, Deland, Florida 32720

VOLUSIA TRANSPORTATION PLANNING ORGANIZATION (VOLUSIA COUNTY)

DATE AND TIME: November 23, 2010, 8:00 a.m.  
 PLACE: Volusia Transportation Planning Organization, 2570 West International Speedway Boulevard, Indigo Professional Centre, Suite 100, Daytona Beach, Florida 32141

FLAGLER COUNTY – PUBLIC INFORMATION MEETING

DATE AND TIME: December 6, 2010, 10:00 a.m.  
 PLACE: Flagler Board of County Commissioners Workshop, Emergency Operations Center, Training Rooms A and B, 1769 East Moody Boulevard, Building #3, Bunnell, Florida 32110

METROPLAN ORLANDO (ORANGE, OSCEOLA, AND SEMINOLE COUNTIES) – PUBLIC INFORMATION MEETING

DATE AND TIME: December 8, 2010, 9:00 a.m.  
 PLACE: Metroplan Orlando, 315 East Robinson Street, Suite 355, One Landmark Center, Board Room, Orlando, Florida 32801

LAKE-SUMTER METROPOLITAN PLANNING ORGANIZATION – PUBLIC INFORMATION MEETING

DATE AND TIME: December 8, 2010, 2:00 p.m.  
 PLACE: Lake/Sumter Metropolitan Planning Organization, 1616 South 14th Street (US 27), Leesburg, Florida 34748

SPACE COAST TRANSPORTATION PLANNING ORGANIZATION (BREVARD COUNTY) – PUBLIC INFORMATION MEETING

DATE AND TIME: December 9, 2010, 9:00 a.m.  
 PLACE: Brevard County Government Center, 2725 Judge Fran Jamieson Way, Building C, 3rd Floor, Florida Room, Viera, Florida 32940

OCALA/MARION TRANSPORTATION PLANNING ORGANIZATION – PUBLIC INFORMATION MEETING

DATE AND TIME: January 26, 2011, 4:00 p.m.  
 PLACE: OCALA/MARION COUNTY TRANSPORTATION PLANNING Organization, Marion County Commission Auditorium, 601 South East 25th Avenue, Ocala, Florida 34471

GENERAL SUBJECT MATTER TO BE CONSIDERED: Public Hearing.

Written comments from all interested parties will be accepted by the Department at the Public Hearing and for a period of ten (10) days after the Public Hearing. Comments should be addressed to: Noranne Downs, District Secretary, Florida Department of Transportation, 719 South Woodland Boulevard, DeLand, Florida 32720.

The presentation of the Department’s Tentative Five Year Work Program will also be available through various local TV stations. Please check the website: [www.D5WPPH.com](http://www.D5WPPH.com) for the availability in your area. For more information on the dates and places of the District Five Florida Department of Transportation’s Work Program Public Hearings, please contact Vickie Wyche at (386)943-5185.

A copy of the agenda may be obtained by contacting: Vickie Wyche, Florida Department of Transportation FDOT/MPO Liaison, 719 South Woodland Boulevard, DeLand, Florida 32720, (386)943-5185, e-mail: Vickie.Wyche@dot.state.fl.us.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 7 days before the workshop/meeting by contacting: Vickie Wyche, Florida Department of Transportation FDOT/MPO Liaison, 719 South Woodland Boulevard, DeLand, Florida 32720, (386)943-5185, e-mail: Vickie.Wyche@dot.state.fl.us. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

The **Florida Transportation Commission** announces a telephone conference call to which all persons are invited.

DATE AND TIME: December 16, 2010, 4:00 p.m. (EST) – until conclusion of business

PLACE: Florida Transportation Commission, 605 Suwannee Street, Room 176, Tallahassee, Florida 32399

GENERAL SUBJECT MATTER TO BE CONSIDERED: FTC meeting.

A copy of the agenda may be obtained by contacting: Lisa O. Stone at (850)414-4316.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 48 hours before the workshop/meeting by contacting: Lisa O. Stone at (850)414-4316. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

For more information, you may contact: Florida Transportation Commission, 605 Suwannee Street, MS #9, Room 176, Tallahassee, Florida 32399-0450, (850)414-4105.

The Florida **Department of Transportation**, District Three, Chipley announces a public meeting to which all persons are invited.

DATE AND TIME: Thursday, December 16, 2010, 5:00 p.m. – 6:00 p.m.

PLACE: Northwoods Baptist Church (Fellowship Hall), 3762 Capital Circle Northwest, Tallahassee, Florida 32303

GENERAL SUBJECT MATTER TO BE CONSIDERED: The Florida Department of Transportation (FDOT) invites you to attend a construction public information Meeting concerning upcoming improvements to Capital Circle northwest from I-10 to North Monroe Street. The purpose of the meeting is to afford interested persons an opportunity to express their views concerning the upcoming resurfacing of S.R. 263. Work is scheduled to begin the week of January 3, 2011. The meeting will be conducted in an open house format (no formal

presentation is scheduled). FDOT representatives will be available to discuss the project, answer questions and receive comments.

A copy of the agenda may be obtained by contacting: Brannon Chatwood, FDOT Project Engineer at (850)922-1925, his email: brannon.chatwood@dot.state.fl.us or Tommie Speights, District Three Public Information Director, his toll-free number is 1(888)638-0250, ext. 208, e-mail: tommie.speights@dot.state.fl.us.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 7 days before the workshop/meeting by contacting: Brannon Chatwood, FDOT Project Engineer at (850)922-1925 or email: brannon.chatwood@dot.state.fl.us. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

For more information, you may contact: Brannon Chatwood, FDOT Project Engineer at (850)922-1925, his email: brannon.chatwood@dot.state.fl.us or Tommie Speights, District Three Public Information Director, his toll-free number is 1(888)638-0250, ext. 208, e-mail: tommie.speights@dot.state.fl.us.

The **Florida Passenger Rail Commission** announces a public meeting to which all persons are invited.

DATE AND TIME: December 21, 2010, 10:00 a.m.

PLACE: FDOT District 4 Office, Auditorium, 3400 West Commercial Boulevard, Ft. Lauderdale, FL 33309

GENERAL SUBJECT MATTER TO BE CONSIDERED: General Commission business will be addressed.

A copy of the agenda may be obtained by contacting: The Commission website at: [www.floridarailcommission.com](http://www.floridarailcommission.com) or Deanna R. Hurt, Assistant General Counsel and Clerk of Agency Proceedings, Florida Department of Transportation, Office of the General Counsel, 605 Suwannee Street, Mail Station 58, Tallahassee, Florida 32399-0458.

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

DATE AND TIME: January 6, 2011, 5:30 p.m. – 8:00 p.m.

PLACE: Crossroads Baptist Church, 6129 US Highway 98 South, Lakeland, Florida 33812-4360

GENERAL SUBJECT MATTER TO BE CONSIDERED: The Florida Department of Transportation will conduct a public information meeting to provide information on the upcoming roadway project on US 98 from south of Manor Drive to north of County Road 540-A and US 98 (State Road 35/700) from Manor Drive to Old Bartow/Eagle Lake Road in Polk County, Florida. Improvements to be made as part of this project consist of widening US 98 to a six lane, divided highway from just south of Manor Drive in Bartow to just north of County

Road 540-A, resurfacing the roadway, drainage improvements, traffic signals, street lighting and pavement markings. This public information meeting will be an open house format with no formal presentation. Project staff will be available to answer questions regarding access to businesses and residential entrances, lane closures and other project related information.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 7 days before the workshop/meeting by contacting: Robin Parrish, District One Interim Title VI Coordinator at (863)519-2675 or by e-mail: robin.parrish@dot.state.fl.us. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

For more information, you may contact: Valerie Ciudad-Real, Public Information Officer at (813)404-1572.

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

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

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#### **EXECUTIVE OFFICE OF THE GOVERNOR**

The **Governor's Commission on Volunteerism and Community Service** announces a public meeting to which all persons are invited.

**DATES AND TIME:** December 13-15, 2010, 8:00 a.m. – until all meetings have concluded

**PLACE:** Orlando, Florida

**GENERAL SUBJECT MATTER TO BE CONSIDERED:** To meet with community leaders regarding AmeriCorps and to share federal funding opportunities for the Orlando area.

A copy of the agenda may be obtained by contacting: Kristin Mullikin at kristin@volunteerflorida.org.

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 72 days before the workshop/meeting by contacting: Kristin Mullikin at kristin@volunteerflorida.org. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

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.

For more information, you may contact: Kristin Mullikin at kristin@volunteerflorida.org.

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#### **REGIONAL PLANNING COUNCILS**

The **South Florida Regional Planning Council** announces a public meeting to which all persons are invited.

**DATE AND TIME:** Monday, December 20, 2010, 12:00 Noon

**PLACE:** South Florida Regional Planning Council, 3440 Hollywood Boulevard, Suite 140, Hollywood, FL 33021

**GENERAL SUBJECT MATTER TO BE CONSIDERED:** To discuss and review the Revolving Loan Fund loan applications (Luncheon).

A copy of the agenda may be obtained by contacting: Cheryl Cook at (954)985-4416 or email: cherylc@sfrpc.com.

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 2 days before the workshop/meeting by contacting: Cheryl Cook at (954)985-4416 or email: cherylc@sfrpc.com. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

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.

For more information, you may contact: Cheryl Cook at (954)985-4416 or email: cherylc@sfrpc.com.

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#### **METROPOLITAN PLANNING ORGANIZATIONS**

The **Miami-Dade County Transportation Disadvantaged Local Coordinating Board** announces a public meeting to which all persons are invited.

**DATE AND TIME:** Tuesday, December 14, 2010, 1:30 p.m.

**PLACE:** 111 N. W. 1st Street, 18th Floor, Conference Room 4 (18-4), Miami, FL 33128

**GENERAL SUBJECT MATTER TO BE CONSIDERED:**

- Membership Update
- Annual Operating Report Summary
- 2011 LCB Meeting Dates
- TD Transportation Program Update
- Special Transportation System Update
- MNET Services Update
- CTC Designation Update.

A copy of the agenda may be obtained by contacting: Elizabeth Rockwell at (305)375-1881.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 5 days before the workshop/meeting by

contacting: (305)375-1881. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

**WATER MANAGEMENT DISTRICTS**

The **Suwannee River Water Management District (District)** announces a telephone conference call to which all persons are invited.

**DATES AND TIME:** December 27, 2010; January 24, 2011; February 21, 2011; March 28, 2011, 1:00 p.m.

**PLACE:** District Headquarters, 9225 CR 49, Live Oak, FL 32060

**GENERAL SUBJECT MATTER TO BE CONSIDERED:** Governing Board monthly teleconference, general items of discussion.

A copy of the agenda may be obtained by contacting: Lisa Cheshire at (386)362-1001 or 1(800)226-1066 (Florida Only) or on the District’s website: [www.mysuwanneeriver.com](http://www.mysuwanneeriver.com).

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 2 days before the workshop/meeting by contacting: Lisa Cheshire at (386)362-1001 or 1(800)226-1066 (Florida Only). If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

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.

The **Southwest Florida Water Management District** announces a workshop to which all persons are invited.

**DATE AND TIME:** Thursday, December 16, 2010, 6:00 p.m. – 8:30 p.m.

**PLACE:** Lecanto Government Building, 3600 West Sovereign Path, Lecanto, Florida 34461

**GENERAL SUBJECT MATTER TO BE CONSIDERED:** The Southwest Florida Water Management District is inviting the public to comment on proposed minimum flows and levels (MFLs) for the Chassahowitzka River. The District has already held one public workshop on the Chassahowitzka River MFLs. This second meeting was scheduled to give the public time to review the proposed MFLs.

The state Legislature requires the District to set MFLs for priority water bodies within the District. A minimum flow or level is the limit at which further water withdrawals will cause significant harm to the water resources and/or environment.

During the workshop, District staff will review the regulatory framework and the technical basis for the proposed MFLs. The workshop will also provide an opportunity for local governments, citizens and others to provide input on the development of minimum flows and levels for the river.

For further information contact: Mr. Mike Heyl at 1(800)836-0797, ext. 2211.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 5 days before the workshop/meeting by contacting: (352)796-7211 or 1(800)423-1476 (Florida Only), extension 4702; TDD (Florida Only) 1(800)231-6103 or email: [ADACoordinator@swfwmd.state.fl.us](mailto:ADACoordinator@swfwmd.state.fl.us). If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

The **South Florida Water Management District** announces a public meeting to which all persons are invited.

**DATE AND TIME:** Wednesday, December 15, 2010, 10:00 a.m.

**PLACE:** South Florida Water Management District, Building B-1, Bill Storch Conference Room, 3301 Gun Club Road, West Palm Beach, FL 33406

**GENERAL SUBJECT MATTER TO BE CONSIDERED:** Public Meeting to Discuss Regulatory Matters.

All or part of these meetings will be video-conferenced in order to permit maximum participation from the South Florida Water Management District Service Centers located at:

- Lower West Coast Service Center  
2301 McGregor Blvd.  
Fort Myers, FL 33901
- Martin/St. Lucie Service Center  
780 S.E. Indian Street  
Stuart, FL 34997
- Orlando Service Center  
1707 Orlando Central Parkway Suite 200  
Orlando, FL 32809

The meeting will also be webcast.

A copy of the agenda may be obtained by contacting: (7) days prior to the meeting date, you may obtain a copy of the agenda by going to our website at: [www.swfwmd.gov](http://www.swfwmd.gov).

- Hold mouse over the “Topics” tab, scroll down to “Permits” and click
- Under “Upcoming Events” on the right hand column, click the “Monthly Regulatory Meetings” link.

For additional information, you may also call our information line at (561)682-6207 or Florida Toll-Free 1(800)432-2045, ext. 6207.



Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 5 days before the workshop/meeting by contacting: District Clerk's Office at (561)682-2087. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

For more information, you may contact: District Clerk's Office at (561)682-2087.

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The **Upper East Coast Regional Water Supply Plan** – WRAC Issues Workshop announces a public meeting to which all persons are invited.

DATE AND TIME: December 15, 2010, 1:00 p.m. – 3:00 p.m.

PLACE: SFWMD-Martin/St. Lucie Service Center, 780 S. E. Indian St., Willoughby Crossroads Plaza, Stuart, FL

GENERAL SUBJECT MATTER TO BE CONSIDERED: Review of draft Upper East Coast Water Supply Plan Update.

A copy of the agenda may be obtained by contacting: Linda Hoppes at email: [lhoppes@sfwmd.gov](mailto:lhoppes@sfwmd.gov), (561)682-2213.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 5 days before the workshop/meeting by contacting: The District's Clerk Office, Jacki McGorty at (561)682-2087. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

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The **Water Resources Advisory Commission (WRAC)**, Past Wetlands Harm Issues Workshop announces a public meeting to which all persons are invited.

DATE AND TIME: December 16, 2010, 10:00 a.m.

PLACE: SFWMD, Building B-1, Auditorium, 3301 Gun Club Rd., West Palm Beach, FL

GENERAL SUBJECT MATTER TO BE CONSIDERED: A Public Meeting of the Water Resources Advisory Commission (WRAC) Issues Workshop to discuss issues and formulate recommendations regarding the SFWMD review and implementation of past wetland harm assessments associated with Consumptive Use Permits.

A copy of the agenda may be obtained by contacting: Anita Bain at (561)682-6866 or at our website: <http://my.sfwmd.gov/wrac>.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 5 days before the workshop/meeting by contacting: The District's Clerk Office, Jacki McGorty at

(561)682-2087. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

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## REGIONAL UTILITY AUTHORITIES

NOTICE OF CANCELLATION – The **Withlacoochee Regional Water Supply Authority** announces a public meeting to which all persons are invited.

DATE AND TIME: December 15, 2010, 4:30 p.m.

PLACE: Withlacoochee Regional Planning Council Headquarters Conference Room, 1241 S. W. 10th Street (SR 200), Ocala, Florida 34474-0323

GENERAL SUBJECT MATTER TO BE CONSIDERED: MEETING CANCELLED.

For more information, you may contact: Jackson Sullivan at (850)385-0220.

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The **Withlacoochee Regional Water Supply Authority** announces a public meeting to which all persons are invited.

List of 2011 Meeting Dates and Locations:

DATE AND TIME: January 19, 2011, 4:30 p.m.

PLACE: SWFWMD Headquarters Governing Board Meeting Room, 2379 Broad Street (US 41 South), Brooksville, Florida 34604-6899

DATE AND TIME: February 16, 2011, 4:30 p.m.

PLACE: Withlacoochee Regional Planning Council Headquarters Conference Room, 1241 S. W. 10th Street (SR 200), Ocala, Florida 34474-0323

DATE AND TIME: March 16, 2011, 4:30 p.m.

PLACE: SWFWMD Headquarters Governing Board Meeting Room, 2379 Broad Street (US 41 South), Brooksville, Florida 34604-6899

DATE AND TIME: April 20, 2011, 4:30 p.m.

PLACE: Withlacoochee Regional Planning Council Headquarters Conference Room, 1241 S. W. 10th Street (SR 200), Ocala, Florida 34474-0323

DATE AND TIME: May 18, 2011, 4:30 p.m.

PLACE: SWFWMD Headquarters Governing Board Meeting Room, 2379 Broad Street (US 41 South), Brooksville, Florida 34604-6899

DATE AND TIME: June 15, 2011, 4:30 p.m.

PLACE: Withlacoochee Regional Planning Council Headquarters Conference Room, 1241 S. W. 10th Street (SR 200), Ocala, Florida 34474-0323

DATE AND TIME: July 20, 2011, 4:30 p.m.

PLACE: SWFWMD Headquarters Governing Board Meeting Room, 2379 Broad Street (US 41 South), Brooksville, Florida 34604-6899

DATE AND TIME: August 17, 2011, 4:30 p.m.  
 PLACE: Withlacoochee Regional Planning Council Headquarters Conference Room, 1241 S. W. 10th Street (SR 200), Ocala, Florida 34474-0323

DATE AND TIME: September 21, 2011, 4:30 p.m.,  
 PLACE: SWFWMD Headquarters Governing Board Meeting Room, 2379 Broad Street (US 41 South), Brooksville, Florida 34604-6899

DATE AND TIME: October 19, 2011, 4:30 p.m.  
 PLACE: Withlacoochee Regional Planning Council Headquarters Conference Room, 1241 S. W. 10th Street (SR 200), Ocala, Florida 34474-0323

DATE AND TIME: November 16, 2011, 4:30 p.m.  
 PLACE: SWFWMD Headquarters Governing Board Meeting Room, 2379 Broad Street (US 41 South), Brooksville, Florida 34604-6899

DATE AND TIME: December 21, 2011, 4:30 p.m.  
 PLACE: Withlacoochee Regional Planning Council Headquarters Conference Room, 1241 S. W. 10th Street (SR 200), Ocala, Florida 34474-0323

**GENERAL SUBJECT MATTER TO BE CONSIDERED:** The Withlacoochee Regional Water Supply Authority is required to publish a listing of its regularly scheduled meetings. Listed is the 2011 meeting schedule.

A copy of the agenda may be obtained by contacting: Withlacoochee Regional Water Supply Authority, 1107 Shalimar Drive, Tallahassee, Florida 32312 or www.wrwsa.org under "minutes and notices."

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 5 days before the workshop/meeting by contacting: Jackson Sullivan at (850)385-0220. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

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.

For more information, you may contact: Jackson Sullivan at (850)385-0220.

**AGENCY FOR HEALTH CARE ADMINISTRATION**

The **Agency for Health Care Administration** announces a workshop to which all persons are invited.

DATE AND TIME: January 7, 2011, 1:30 p.m.  
 PLACE: Agency for Health Care Administration, Building 3, Conference Room A, 2727 Mahan Drive, Tallahassee, FL 32308

**GENERAL SUBJECT MATTER TO BE CONSIDERED:** A second workshop will be held to provide the opportunity for discussion of proposed revisions to the Rules 59A-11.002, 59A-11.003, 59A-11.004, 59A-11.009, 59A-11.010, 59A-11.012, 59A-11.016, 59A-11.019, 59A-11.023, 59A-11.024, F.A.C., governing licensure of birth centers in Florida.

A copy of the agenda may be obtained by contacting: Bill McCort at email: William.McCort@ahca.myflorida.com.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 5 days before the workshop/meeting by contacting: Kaylyn Boles, Bureau of Health Care Regulation at email: Kaylyn.Boles@ahca.myflorida.com. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

The **Agency for Health Care Administration**, Medicaid Drug Utilization Review Board and Prescribing Pattern Review Panel announces a telephone conference call to which all persons are invited.

DATE AND TIME: Wednesday, January 5, 2011, 1:00 p.m. – 2:00 p.m.

PLACE: This is a telephone conference call, accessible from any location in the U.S. No reservation is required, simply call toll free at: 1(888)808-6959; When prompted, enter Conference Code: 8509227702, followed by #

**GENERAL SUBJECT MATTER TO BE CONSIDERED:** This conference call will consist of updates and reviews of drug use criteria and standards recommended and discussed for implementation in the last DUR/PPRP meeting held on November 13, 2010, Tampa, FL.

A copy of the previous meeting agenda relevant to this conference call is available by contacting: Vern.Hamilton@ahca.myflorida.com.

A copy of the agenda may be obtained by contacting: Vern.Hamilton@ahca.myflorida.com.

The **Agency for Health Care Administration** and the Pharmaceutical and Therapeutics Committee announces a public meeting to which all persons are invited.

DATE AND TIME: Wednesday, January 12, 2011, 9:00 a.m. – 2:30 p.m.

PLACE: Tampa Airport Marriott, Tampa International Airport, Florida 33607

**GENERAL SUBJECT MATTER TO BE CONSIDERED:** Recommendations for drugs to be included on the Preferred Drug List are made at this meeting.

Members of the public who wish to testify at this meeting must contact: Vern Hamilton at email: Vern.Hamilton@ahca.myflorida.com.

The number of speakers is limited and accommodated in the order of notice to Mr. Hamilton. Due to unforeseen events that may result in changes, interested parties are encouraged to watch the web site at: [http://ahca.myflorida.com/Medicaid/Prescribed\\_Drug](http://ahca.myflorida.com/Medicaid/Prescribed_Drug). Procedures for public speakers are also available on the website.

A copy of the agenda may be obtained by contacting: Vern.Hamilton@ahca.myflorida.com.

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#### DEPARTMENT OF MANAGEMENT SERVICES

The **Department of Management Services** announces a public meeting to which all persons are invited.

DATE AND TIME: Tuesday, December 14, 2010, 1:00 p.m. – 4:00 p.m.

PLACE: Access to this public meeting will be available by teleconference. To attend this public meeting by teleconference, please call: 1(888)808-6959, Conference Code: 5394709177#; Conference Room 225A, 4030 Esplanade Way, Tallahassee, Florida 32399-0950

GENERAL SUBJECT MATTER TO BE CONSIDERED: the Department of Management Services, Division of Telecommunications, will discuss DMS' approach to provide mobile communications services under the SUNCOM brand.

The Department reserves the right to issue amendments, addenda, and changes to this timeline and specifically to the meeting notice listed above. Notice of any change will be posted within the Vendor Bid System (VBS) in accordance with Section 287.042(3), Florida Statutes, and will not be re-advertised in the Florida Administrative Weekly (F.A.W.). The VBS can be accessed at: [http://vbs.dms.state.fl.us/vbs/main\\_menu](http://vbs.dms.state.fl.us/vbs/main_menu).

A copy of the agenda may be obtained by contacting: Jon Yeaton, Division of Telecommunications, Department of Management Services at (850) 414-1159 or email: Jon.Yeaton@dms.MyFlorida.com.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 48 hours before the workshop/meeting by contacting: Jon Yeaton at (850)414-1159 or email: Jon.Yeaton@dms.myflorida.com. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

For more information, you may contact: Jon Yeaton at (850)414-1159 or email: Jon.Yeaton@dms.MyFlorida.com.

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The **FSECC Statewide Steering Committee** announces a public meeting to which all persons are invited.

DATES AND TIME: Wednesday, January 5, 2011; Monday, January 24, 2011, 9:00 a.m. – 12:00 Noon

PLACE: 4050 Esplanade Way, Room 301, Tallahassee FL: Conference Call-in number is 1(888)808-6959, Passcode: 4139503#

DATES AND TIME: Friday, January 7, 2011; Thursday, January 27, 2011, 9:00 a.m. – 12:00 Noon

PLACE: 4050 Esplanade Way, Room 101, Tallahassee FL: Conference Call-in number is 1(888)808-6959, Passcode: 4139503#

GENERAL SUBJECT MATTER TO BE CONSIDERED: The FSECC Statewide Steering Committee to review and vote on recommendations for the receipt of undesignated funds. Old and new business will also be addressed.

A copy of the agenda may be obtained by contacting: Ms. Erin Thoresen at (850)922-1274 or email: Erin.Thoresen@dms.myflorida.com.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 48 hours before the workshop/meeting by contacting: Ms. Erin Thoresen at (850)922-1274 or email: Erin.Thoresen@dms.myflorida.com. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

For more information, you may contact: Ms. Erin Thoresen at (850)922-1274 or email: Erin.Thoresen@dms.myflorida.com.

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#### DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

The **Construction Industry Licensing Board** announces a telephone conference call to which all persons are invited.

DATE AND TIME: Tuesday, January 11, 2011, 10:00 a.m. or soon thereafter

PLACE: Conference Call: 1(888)808-6959, Conference Code: 4879516#

GENERAL SUBJECT MATTER TO BE CONSIDERED: CE/Exams/Public Awareness committee meeting of the board.

A copy of the agenda may be obtained by contacting: Amanda Wynn, Senior Management Analyst Supervisor, 1940 North Monroe Street, Tallahassee, FL 32399-1039, (850)922-2701.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 7 days before the workshop/meeting by contacting: Amanda Wynn, Senior Management Analyst Supervisor, 1940 North Monroe Street, Tallahassee, FL 32399-1039, (850)922-2701. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

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.

For more information, you may contact: Amanda Wynn, Senior Management Analyst Supervisor, 1940 North Monroe Street, Tallahassee, FL 32399-1039, (850)922-2701.

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The **Construction Industry Licensing Board** announces a public meeting to which all persons are invited.

DATES AND TIMES: Wednesday, January 12, 2011, 12:00 Noon; Thursday, January 13, 2011, 8:00 a.m.; Friday, January 14, 2011, 8:00 a.m. or soon thereafter

PLACE: Embassy Suites Orlando – North, 225 Shorecrest Drive, Altamonte Springs, FL 32701

GENERAL SUBJECT MATTER TO BE CONSIDERED: General business, disciplinary and committee meetings of the board.

A copy of the agenda may be obtained by contacting: Amanda Wynn, Senior Management Analyst Supervisor, 1940 North Monroe Street, Tallahassee, FL 32399-1039, (850)922-2701.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 7 days before the workshop/meeting by contacting: Amanda Wynn, Senior Management Analyst Supervisor, 1940 North Monroe Street, Tallahassee, FL 32399-1039, (850)922-2701. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

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.

For more information, you may contact: Amanda Wynn, Senior Management Analyst Supervisor, 1940 North Monroe Street, Tallahassee, FL 32399-1039, (850)922-2701.

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The **Board of Pilot Commissioners** announces a telephone conference call to which all persons are invited.

DATE AND TIME: December 24, 2010, 10:00 a.m.

PLACE: Conference Call: 1(888)808-6959, Conference Code: 4878197#

GENERAL SUBJECT MATTER TO BE CONSIDERED: Deputy Pilot Advancement Committee.

A copy of the agenda may be obtained by contacting: Board of Pilot Commissioners, 1940 North Monroe Street, Tallahassee, FL 32399-0773.

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

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.

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The **Board of Pilot Commissioners** announces a public meeting to which all persons are invited.

DATES AND TIMES: January 20, 2011, 1:00 p.m.; January 21, 2011, 9:00 a.m.

PLACE: Hyatt Regency Jacksonville-Riverfront, 225 East Coastline Drive, Jacksonville, FL

GENERAL SUBJECT MATTER TO BE CONSIDERED: Committee meetings, probable cause panel (portions may be closed to the public), and regular board business.

A copy of the agenda may be obtained by contacting: Board of Pilot Commissioners, 1940 North Monroe Street, Tallahassee, FL 32399-0773.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 5 days before the workshop/meeting by contacting: The Board Office at (850)487-8197. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

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.

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## DEPARTMENT OF ENVIRONMENTAL PROTECTION

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

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## DEPARTMENT OF HEALTH

The **Florida Coordinating Council for the Deaf and Hard of Hearing**, Technology Committee announces a telephone conference call to which all persons are invited.

DATE AND TIME: December 17, 2010, 8:00 a.m. – 9:00 a.m. (EST)

PLACE: Conference Call: 1(888)808-6959, Conference Code: 5221678031#; Communication access real-time translation (CART) services will be provided remotely via the following weblink: <http://www.streamtext.net/text.aspx?event=FCCDHH>  
GENERAL SUBJECT MATTER TO BE CONSIDERED: The subject of the meeting will be publication/PSA planning by the Council for the coming year.

A copy of the agenda may be obtained by contacting: Mary Grace Tavel, [info@fccdhh.org](mailto:info@fccdhh.org), [MaryGrace\\_Tavel@doh.state.fl.us](mailto:MaryGrace_Tavel@doh.state.fl.us), (850)245-4913, TTY: (850)245-4914, Toll-free TTY: 1(866)602-3276.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 7 days before the workshop/meeting by contacting: [info@fccdhh.org](mailto:info@fccdhh.org), [MaryGrace\\_Tavel@doh.state.fl.us](mailto:MaryGrace_Tavel@doh.state.fl.us), (850)245-4913, TTY: (850)245-4914, Toll-free TTY: 1(866)602-3276. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

For more information, you may contact: [info@fccdhh.org](mailto:info@fccdhh.org), [MaryGrace\\_Tavel@doh.state.fl.us](mailto:MaryGrace_Tavel@doh.state.fl.us), (850)245-4913, TTY: (850)245-4914, Toll-free TTY: 1(866)602-3276.

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The **Department of Health**, the Electrolysis Council, under the Board of Medicine announces a telephone conference call to which all persons are invited.

DATES AND TIME: February 7, 2011; May 2, 2011; July 18, 2011; October 3, 2011, 9:00 a.m. or soon thereafter

PLACE: Conference Call: 1(888)808-6959. After dialing the meet me number, when prompted, enter Conference Code 4246812343 followed by the # sign in order to join the meeting  
GENERAL SUBJECT MATTER TO BE CONSIDERED: General Business Meeting.

A copy of the agenda may be obtained by contacting: Department of Health, Electrolysis Council, 4052 Bald Cypress Way, BIN #C05, Tallahassee, Florida 32399-3255 or by calling: The Council Office at (850)245-4373 or by visiting our website: [www.doh.state.fl.us/mqa](http://www.doh.state.fl.us/mqa).

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 48 hours before the workshop/meeting by contacting: The Council Office at (850)488-0595. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

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.

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The Florida **Board of Nursing North**, Probable Cause Panel announces a telephone conference call to which all persons are invited.

DATE AND TIME: December 14, 2010, 10:00 a.m. – until 12:00 Noon

PLACE: Department of Health, Tallahassee at Meet Me Number 1(888)808-6959, Code: 2454640#

GENERAL SUBJECT MATTER TO BE CONSIDERED: For cases previously heard by the panel.

A copy of the agenda may be obtained by contacting: Joe Baker, Jr., Executive Director, 4052 Bald Cypress Way, Bin #C02, Tallahassee, FL 32399-3257.

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

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.

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The Florida **Board of Nursing South**, Probable Cause Panel announces a telephone conference call to which all persons are invited.

DATE AND TIME: December 15, 2010, 10:00 a.m. – 1:00 p.m.

PLACE: Department of Health, Tallahassee at Meet Me Number 1(888)808-6959, Code: 2458182#

GENERAL SUBJECT MATTER TO BE CONSIDERED: For cases previously heard by the panel.

A copy of the agenda may be obtained by contacting: Joe Baker Jr., Executive Director, 4052 Bald Cypress Way, Bin #C02, Tallahassee, FL 32399-3257.

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

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.

The Florida **Board of Nursing Central**, Probable Cause Panel announces a telephone conference call to which all persons are invited.

DATE AND TIME: December 16, 2010, 3:30 p.m.

PLACE: Department of Health, Tallahassee at Meet Me Number 1(888)808-6959, Code: 0109310#

GENERAL SUBJECT MATTER TO BE CONSIDERED: For cases previously heard by the panel.

A copy of the agenda may be obtained by contacting: Joe Baker Jr., Executive Director, 4052 Bald Cypress Way, Bin #C02, Tallahassee, FL 32399-3257.

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

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.

The **Board of Pharmacy**, Probable Cause Panel announces a telephone conference call to which all persons are invited.

DATE AND TIME: December 28, 2010, 9:00 a.m.

PLACE: Conference Call: 1(888)808-6959, Conference Code: 5642037#

GENERAL SUBJECT MATTER TO BE CONSIDERED: Reconsideration cases.

A copy of the agenda may be obtained by contacting: Board of Pharmacy at (850)245-4292.

The **Department of Health**, the **Board of Physical Therapy Practice** announces a public meeting to which all persons are invited.

DATES AND TIMES: February 10, 2011, 6:30 p.m. or soon thereafter; February 11, 2011, 8:00 a.m. or soon thereafter

PLACE: Marriott Orlando Airport, 7499 Augusta National Drive, Orlando, FL 32822, (407)851-9000

GENERAL SUBJECT MATTER TO BE CONSIDERED: General Business Meeting and Rules Review.

A copy of the agenda may be obtained by contacting: Department of Health, Board of Physical Therapy Practice, 4052 Bald Cypress Way, BIN #C05, Tallahassee, Florida 32399-3255, (850)245-4373, ext. 3472 or by visiting our website at: [www.doh.state.fl.us/mqa](http://www.doh.state.fl.us/mqa).

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 48 hours before the workshop/meeting by contacting: The Board Office at (850)488-0595. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

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.

The **Department of Health**, the Board of Physical Therapy Practice announces a public meeting to which all persons are invited.

DATES AND TIMES: May 12, 2011, 6:30 p.m. or soon thereafter; May 13, 2011, 8:00 a.m. or soon thereafter

PLACE: Tampa Airport Marriott, 4200 George J. Bean Parkway, Tampa, FL 33607, (813)879-5151

GENERAL SUBJECT MATTER TO BE CONSIDERED: General Business Meeting and Rules Review.

A copy of the agenda may be obtained by contacting: Department of Health, Board of Physical Therapy Practice, 4052 Bald Cypress Way, BIN #C05, Tallahassee, Florida 32399-3255, (850)245-4373, ext. 3472 or by visiting our website at: [www.doh.state.fl.us/mqa](http://www.doh.state.fl.us/mqa).

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 48 hours before the workshop/meeting by contacting: The Board Office at (850)488-0595. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

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.

The **Department of Health**, the Board of Physical Therapy Practice announces a public meeting to which all persons are invited.

DATES AND TIMES: August 11, 2011, 6:30 p.m. or soon thereafter; August 12, 2011, 8:00 a.m. or soon thereafter

PLACE: Hilton Ft. Lauderdale Airport, 1870 Griffin Road, Dania Beach, FL 33004, (954)920-3300

GENERAL SUBJECT MATTER TO BE CONSIDERED: General Business Meeting and Rules Review.

A copy of the agenda may be obtained by contacting: Department of Health, Board of Physical Therapy Practice, 4052 Bald Cypress Way, BIN #C05, Tallahassee, Florida 32399-3255, (850)245-4373, ext. 3472 or by visiting our website at: [www.doh.state.fl.us/mqa](http://www.doh.state.fl.us/mqa).

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 48 hours before the workshop/meeting by contacting: The Board Office at (850)488-0595. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

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.

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**The Department of Health, the Board of Physical Therapy Practice** announces a public meeting to which all persons are invited.

DATES AND TIMES: November 3, 2011, 6:30 p.m. or soon thereafter; November 4, 2011, 8:00 a.m. or soon thereafter

PLACE: Tampa Marriott Airport, 4200 George J. Bean Parkway, Tampa, FL 33607, (813)879-5151

GENERAL SUBJECT MATTER TO BE CONSIDERED: General Business Meeting and Rules Review.

A copy of the agenda may be obtained by contacting: Department of Health, Board of Physical Therapy Practice, 4052 Bald Cypress Way, BIN #C05, Tallahassee, Florida 32399-3255, (850)245-4373, ext. 3472 or by visiting our website at: [www.doh.state.fl.us/mqa](http://www.doh.state.fl.us/mqa).

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 48 hours before the workshop/meeting by contacting: The Board Office at (850)488-0595. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

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.

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**The Department of Health, the Board of Psychology** announces a public meeting to which all persons are invited.

DATE AND TIME: January 21, 2011, 9:00 a.m. or soon thereafter

PLACE: Marriott Orlando Airport, 7499 Augusta National Drive, Orlando, FL 32822, (407)851-9000

GENERAL SUBJECT MATTER TO BE CONSIDERED: General Business Meeting.

A copy of the agenda may be obtained by contacting: Department of Health, Board of Psychology, 4052 Bald Cypress Way, Bin #C05, Tallahassee, Florida 32399-3255, (850)245-4373, ext. 3467 or by visiting our website at: [www.doh.state.fl.us/mqa](http://www.doh.state.fl.us/mqa).

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 48 hours before the workshop/meeting by contacting: The Board Office at (850)488-0595. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

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.

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**The Department of Health** announces a public meeting to which all persons are invited.

DATE AND TIME: Thursday, January 6, 2011, 10:00 a.m.

PLACE: Volusia County Health Department, Room 516A, 1845 Holsonback Drive, Daytona Beach, Florida

DATE AND TIME: Thursday, February 3, 2011, 10:00 a.m.

PLACE: Alachua County Health Department, Conference Room, 224 Southeast 24th Street, Gainesville, Florida

DATE AND TIME: Thursday, March 3, 2011, 10:00 a.m.

PLACE: Citrus CHD Administrative Services Bldg., Suite 2, 3650 West Sovereign Path, Lecanto, Florida

DATE AND TIME: Thursday, April 7, 2011, 10:00 a.m.

PLACE: Volusia County Health Department, Room 516A, 1845 Holsonback Drive, Daytona Beach, Florida

DATE AND TIME: Thursday, May 5, 2011, 10:00 a.m.

PLACE: Alachua County Health Department, Conference Room, 224 Southeast 24th Street, Gainesville, Florida

DATE AND TIME: Thursday, June 2, 2011, 10:00 a.m.

PLACE: Osceola County Administration Building, Suite 4100, 1 Courthouse Square, Kissimmee, Florida

DATE AND TIME: Thursday, July 7, 2011, 10:00 a.m.

PLACE: Citrus CHD Administrative Services Bldg., Suite 2, 3650 West Sovereign Path, Lecanto, Florida

DATE AND TIME: Thursday, August 4, 2011, 10:00 a.m.

PLACE: St. Johns County Health Department, Conference Room A, 1955 US 1 South, Suite 100, St. Augustine, Florida

DATE AND TIME: Thursday, September 1, 2011, 10:00 a.m.

PLACE: Volusia County Health Department, Room 516A, 1845 Holsonback Drive, Daytona Beach, Florida

DATE AND TIME: Thursday, October 6, 2011, 10:00 a.m.

PLACE: Alachua County Health Department, Conference Room, 224 Southeast 24th Street, Gainesville, Florida

DATE AND TIME: Thursday, November 3, 2011, 10:00 a.m.

PLACE: Osceola County Administration Building, Suite 4100, 1 Courthouse Square, Kissimmee, Florida

DATE AND TIME: Thursday, December 1, 2011, 10:00 a.m.

PLACE: Citrus CHD Administrative Services Bldg., Suite 2, 3650 West Sovereign Path, Lecanto, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: The Variance Review and Advisory Committee will meet to examine applications for variance from the requirements of Chapter 64E-6, Florida Administrative Code, entitled "Standards for Onsite Sewage Treatment and Disposal Systems" pursuant to Section 381.0065(3)(d), Florida Statutes, and to provide input on any rule issues requested by the Technical Review and Advisory Panel pursuant to Section 381.0068(2), Florida Statutes.

A copy of the agenda may be obtained by contacting: Gerald R. Briggs, Chief, Bureau of Onsite Sewage Programs, Department of Health, 4052 Bald Cypress Way, Bin #A08, Tallahassee, Florida 32399-1713.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 7 days before the workshop/meeting by contacting: Shirley Kugler, Bureau of Onsite Sewage Programs, Department of Health, 4052 Bald Cypress Way, Bin #A08, Tallahassee, Florida 32399-1713. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

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.

For more information, you may contact: Ed Williams, Bureau of Onsite Sewage Programs, Department of Health, 4052 Bald Cypress Way, Bin #A08, Tallahassee, Florida 32399-1713.

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#### **DEPARTMENT OF CHILDREN AND FAMILY SERVICES**

The **Department of Children and Families** announces a public meeting to which all persons are invited.

DATES AND TIME: January 20, 2011; April 21, 2011; August 18, 2011, October 20, 2011, 9:00 a.m.

PLACE: United Way of Charlotte County, 17831 Murdock Circle, Suite A, Port Charlotte, FL 33948

GENERAL SUBJECT MATTER TO BE CONSIDERED: Business of the Charlotte County Community Alliance.

A copy of the agenda may be obtained by contacting: Robert McHarry at (239)338-1431.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 7 days before the workshop/meeting by contacting: Robert McHarry at (239)338-1431. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

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The **Community Alliance of Volusia, Flagler, Putnam and St. Johns Counties** announces a public meeting to which all persons are invited.

DATES AND TIME: January 12, 2011; April 13, 2011; June 8, 2011; October 12, 2011, 2:30 p.m.

PLACE: Government Services Building, 1769 East Moody Blvd., Bunnell, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: General Meeting.

A copy of the agenda may be obtained by contacting: Denise Kelly at (386)238-4648 or in writing: Department of Children and Families, 210 N. Palmetto Ave., Suite 430, Daytona Beach, FL 32114.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 48 hours before the workshop/meeting by contacting: Denise Kelly at (386)238-4648. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

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.

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The **Department of Children and Families** announces a public meeting to which all persons are invited.

DATES AND TIME: January 24, 2011; March 21, 2011; May 16, 2011; July 18, 2011; September 19, 2011; November 21, 2011; 12:00 Noon

PLACE: Collier County Government Complex, 3301 East Tamiami Trail, Bldg. L, 5th Floor, Naples, FL 34112

GENERAL SUBJECT MATTER TO BE CONSIDERED: Business of the Collier County Community Alliance.

A copy of the agenda may be obtained by contacting: Robert McHarry at (239)338-1431.



Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 7 days before the workshop/meeting by contacting: Robert McHarry at (239)338-1431. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

The **Department of Children and Families** announces a public meeting to which all persons are invited.

**DATES AND TIME:** January 28, 2011; April 29, 2011; July 29, 2011; October 28, 2011, 8:30 a.m.

**PLACE:** Department of Children and Families, 2295 Victoria Ave., Fort Myers, FL 33901

**GENERAL SUBJECT MATTER TO BE CONSIDERED:** Business of the Lee County Community Alliance.

A copy of the agenda may be obtained by contacting: Robert McHarry at (239)338-1431.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 7 days before the workshop/meeting by contacting: Robert McHarry at (239)338-1431. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

The **Department of Children and Families** announces a public meeting to which all persons are invited.

**DATES AND TIME:** February 11, 2011; May 13, 2011; August 12, 2011; November 18, 2011, 10:00 a.m.

**PLACE:** Department of Children and Families, 485 Cowboy Way, LaBelle, FL 33935

**GENERAL SUBJECT MATTER TO BE CONSIDERED:** Business of the Hendry/Glades Community Alliance.

A copy of the agenda may be obtained by contacting: Robert McHarry at (239)338-1431.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 7 days before the workshop/meeting by contacting: Robert McHarry at (239)338-1431. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

The **Department of Children and Families** announces a public meeting to which all persons are invited.

**DATE AND TIME:** December 15, 2010, 9:30 a.m. – 3:00 p.m.

**PLACE:** Department of Children and Families, 1317 Winewood Blvd., Building 2, Room 103, Tallahassee, FL

**GENERAL SUBJECT MATTER TO BE CONSIDERED:** Domestic Minor Sex Trafficking Workgroup.

A copy of the agenda may be obtained by contacting: Donielle Manning at (850)921-6138.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 5 days before the workshop/meeting by contacting: Donielle Manning at (850)921-6138. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

For more information, you may contact: Donielle Manning at (850)921-6136.

### **NAVIGATION DISTRICTS**

The **West Coast Inland Navigation District** announces a public meeting to which all persons are invited.

**DATE AND TIME:** Wednesday, December 15, 2010, 2:30 p.m.

**PLACE:** Venice City Hall, 401 West Venice Avenue, Venice, FL 34285

**GENERAL SUBJECT MATTER TO BE CONSIDERED:** To conduct the regular business of the Navigation District.

A copy of the agenda may be obtained by contacting: WCIND, 200 E. Miami Avenue, Venice, FL 34285.

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.

### **FLORIDA HOUSING FINANCE CORPORATION**

The **Florida Housing Finance Corporation** announces a public meeting to which all persons are invited.

**DATE AND TIME:** December 21, 2010, 10:00 a.m. (Tallahassee Local Time)

**PLACE:** Florida Housing Finance Corporation, 227 North Bronough Street, Suite 5000, Tallahassee, Florida

**GENERAL SUBJECT MATTER TO BE CONSIDERED:** Notice is hereby given that the Florida Housing Finance Corporation (“Florida Housing”) will conduct a public hearing in accordance with Section 147(f) of the Internal Revenue Code (“TEFRA Hearing”) to which all interested persons are invited.

To conduct a TEFRA hearing concerning the potential future issuance of tax-exempt bonds by Florida Housing to provide additional financing for the acquisition, construction or rehabilitation of the following multifamily residential rental development in the aggregate face amount, not to exceed the amount listed below:

Murdock Circle Apartments, a 264-unit multifamily residential rental development located at 17800 Murdock Circle, Port Charlotte, Charlotte County, Florida 33948. The owner and operator of the development is Murdock Circle Partners, Ltd., 700 West Morse Boulevard, Suite 220, Winter Park, Florida 32789 or such successor in interest in which Atlantic Housing Partners, L.L.L.P. or an affiliate thereof, is a managing member, general partner and/or controlling stockholder. The prospective manager of the proposed development is Concord Management, Ltd., 1551 Sandspur Road, Maitland, Florida 32751. The tax-exempt bond amount is not to exceed \$7,000,000.

All interested parties may present oral comments at the public TEFRA hearing or submit written comments regarding the potential bond issuance for the development being financed. Written comments should be received by Florida Housing by 5:00 p.m. (Tallahassee Local Time), December 20, 2010, and should be addressed to the Attention: Len Stirrat, Multifamily Bond Administrator. Any persons desiring to present oral comments should appear at the hearing.

If requested in writing, a fact-finding hearing will be held in the county where the property is located. When possible, the local hearing will be held before the formal TEFRA hearing and comments received at the local hearing will be placed on record at the TEFRA hearing.

A copy of the agenda may be obtained by contacting: Len Stirrat at len.stirrat@floridahousing.org or (850)488-4197.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 5 days before the workshop/meeting by contacting: Len Stirrat at len.stirrat@floridahousing.org or (850)488-4197. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

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.

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The **Florida Housing Finance Corporation** announces a public meeting to which all persons are invited.

DATE AND TIME: December 21, 2010, 10:00 a.m. (Tallahassee Local Time)

PLACE: Florida Housing Finance Corporation, 227 North Bronough Street, Suite 5000, Tallahassee, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: Notice is hereby given that the Florida Housing Finance Corporation ("Florida Housing") will conduct a public hearing in accordance with Section 147(f) of the Internal Revenue Code ("TEFRA Hearing") to which all interested persons are invited.

To conduct a TEFRA hearing concerning the potential future issuance of tax-exempt bonds by Florida Housing to provide additional financing for the acquisition, construction or rehabilitation of the following multifamily residential rental development in the aggregate face amount, not to exceed the amount listed below:

Riverside Apartments, a 304-unit multifamily residential rental development located at 1589 Starlight Cove, Tarpon Springs, Pasco County, Florida 34689. The owner and operator of the development is Riverside Partners, Ltd., 700 West Morse Boulevard, Suite 220, Winter Park, Florida 32789 or such successor in interest in which Atlantic Housing Partners, L.L.L.P. or an affiliate thereof, is a managing member, general partner and/or controlling stockholder. The prospective manager of the proposed development is Concord Management, Ltd., 1551 Sandspur Road, Maitland, Florida 32751. The tax-exempt bond amount is not to exceed \$11,650,000.

All interested parties may present oral comments at the public TEFRA hearing or submit written comments regarding the potential bond issuance for the development being financed. Written comments should be received by Florida Housing by 5:00 p.m. (Tallahassee Local Time), December 20, 2010, and should be addressed to the Attention: Len Stirrat, Multifamily Bond Administrator. Any persons desiring to present oral comments should appear at the hearing.

If requested in writing, a fact-finding hearing will be held in the county where the property is located. When possible, the local hearing will be held before the formal TEFRA hearing and comments received at the local hearing will be placed on record at the TEFRA hearing.

A copy of the agenda may be obtained by contacting: Len Stirrat at len.stirrat@floridahousing.org or (850)488-4197.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 5 days before the workshop/meeting by contacting: Len Stirrat at len.stirrat@floridahousing.org or (850)488-4197. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

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.

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The **Florida Housing Finance Corporation** announces a public meeting to which all persons are invited.

DATE AND TIME: December 21, 2010, 10:00 a.m. (Tallahassee Local Time)

PLACE: Florida Housing Finance Corporation, 227 North Bronough Street, Suite 5000, Tallahassee, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: Notice is hereby given that the Florida Housing Finance Corporation ("Florida Housing") will conduct a public hearing in accordance with Section 147(f) of the Internal Revenue Code ("TEFRA Hearing") to which all interested persons are invited.

To conduct a TEFRA hearing concerning the potential future issuance of tax-exempt bonds by Florida Housing to provide additional financing for the acquisition, construction or rehabilitation of the following multifamily residential rental development in the aggregate face amount, not to exceed the amount listed below:

Sabal Palm Harbor Apartments, a 264-unit multifamily residential rental development located at 5385 30th Street, Bradenton, Manatee County, Florida 34203. The owner and operator of the development is Sabal Palm Harbor Partners, Ltd. Co., 700 West Morse Boulevard, Suite 220, Winter Park, Florida 32789 or such successor in interest in which Atlantic Housing Partners, L.L.L.P. or an affiliate thereof, is a managing member, general partner and/or controlling stockholder. The prospective manager of the proposed development is Concord Management, Ltd., 1551 Sandspur Road, Maitland, Florida 32751. The tax-exempt bond amount is not to exceed \$10,400,000.

All interested parties may present oral comments at the public TEFRA hearing or submit written comments regarding the potential bond issuance for the development being financed. Written comments should be received by Florida Housing by 5:00 p.m. (Tallahassee Local Time), December 20, 2010, and should be addressed to the Attention: Len Stirrat, Multifamily Bond Administrator. Any persons desiring to present oral comments should appear at the hearing.

If requested in writing, a fact-finding hearing will be held in the county where the property is located. When possible, the local hearing will be held before the formal TEFRA hearing and comments received at the local hearing will be placed on record at the TEFRA hearing.

A copy of the agenda may be obtained by contacting: Len Stirrat at len.stirrat@floridahousing.org or (850)488-4197.

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.

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The **Florida Housing Finance Corporation** announces a public meeting to which all persons are invited.

DATE AND TIME: December 21, 2010, 10:00 a.m. (Tallahassee Local Time)

PLACE: Florida Housing Finance Corporation, 227 North Bronough Street, Suite 5000, Tallahassee, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: Notice is hereby given that the Florida Housing Finance Corporation ("Florida Housing") will conduct a public hearing in accordance with Section 147(f) of the Internal Revenue Code ("TEFRA Hearing") to which all interested persons are invited.

To conduct a TEFRA hearing concerning the potential future issuance of tax-exempt bonds by Florida Housing to provide additional financing for the acquisition, construction or rehabilitation of the following multifamily residential rental development in the aggregate face amount, not to exceed the amount listed below:

Veranda Senior Apartments, a 99-unit multifamily residential rental development located on or about the east side of S. W. 152nd Avenue and the north side of S. W. 284th Street (just south of US Highway 1) in unincorporated Miami-Dade County, Florida 33033. The owner and operator of the development is HTG Veranda Senior, Ltd., 3225 Aviation Avenue, Suite 602, Miami, Florida 33133 or such successor in interest in which HTG TC Development L.L.C. or an affiliate thereof, is a managing member, general partner and/or controlling stockholder. The prospective manager of the proposed development is Blue Rock Partners, L.L.C., 9260 Bay Plaza Boulevard, Suite 501, Tampa, Florida 33619. The tax-exempt bond amount is not to exceed \$8,500,000.

All interested parties may present oral comments at the public TEFRA hearing or submit written comments regarding the potential bond issuance for the development being financed. Written comments should be received by Florida Housing by 5:00 p.m. (Tallahassee Local Time), December 20, 2010, and should be addressed to the Attention: Len Stirrat, Multifamily Bond Administrator. Any persons desiring to present oral comments should appear at the hearing.

If requested in writing, a fact-finding hearing will be held in the county where the property is located. When possible, the local hearing will be held before the formal TEFRA hearing and comments received at the local hearing will be placed on record at the TEFRA hearing.

A copy of the agenda may be obtained by contacting: Len Stirrat at len.stirrat@floridahousing.org or (850)488-4197.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 5 days before the workshop/meeting by contacting: Len Stirrat at len.stirrat@floridahousing.org or (850)488-4197. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

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.

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**DISABILITY SOLUTIONS FOR INDEPENDENT LIVING, INC.**

The **disAbility Solutions for Independent Living, Inc.** announces a public meeting to which all persons are invited.

DATE AND TIME: December 14, 2010, 2:00 p.m.

PLACE: 119 South Palmetto Ave., Suite 180, Daytona Beach, FL 32114

GENERAL SUBJECT MATTER TO BE CONSIDERED: The Fundraising Committee for the Board of Directors of DSIL will be meeting to create a new fundrasier.

A copy of the agenda may be obtained by contacting: Kristine@dsil.org, (386)255-1812 or TTY (386)252-6222.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 5 days before the workshop/meeting by contacting: Kristine@dsil.org, (386)255-1812 or TTY (386)252-6222. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

For more information, you may contact: Kristine@dsil.org, (386)255-1812 or TTY (386)252-6222.

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**CITIZENS PROPERTY INSURANCE CORPORATION**

The **Citizens Property Insurance Corporation**, Market Accountability Advisory Committee announces a public meeting to which all persons are invited.

DATE AND TIME: Tuesday, December 14, 2010, 11:30 a.m. (EST)

PLACE: Citizens' Jacksonville Offices, 8301 Cypress Plaza Drive, Suite 108, Jacksonville, FL

GENERAL SUBJECT MATTER TO BE CONSIDERED: Items of discussion include, but are not limited to, business before the committee.

A copy of the agenda may be obtained by contacting: Sara Golding at 1(800)807-7647, extension 3874.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 5 days before the workshop/meeting by contacting: 1(800)807-7647, extension 3874. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

For more information, you may contact: Sara Golding at 1(800)807-7647, extension 3874.

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**SUNSHINE STATE GOVERNMENTAL FINANCING COMMISSION**

The **Sunshine State Governmental Financing Commission** announces a public meeting to which all persons are invited.

DATE AND TIME: Thursday, December 16, 2010, 12:00 Noon

PLACE: Law offices of Bryant Miller Olive, One Biscayne Tower, Suite 1480, 2 South Biscayne Blvd., Miami, FL

GENERAL SUBJECT MATTER TO BE CONSIDERED: Special Meeting of the Commission's Board of Directors.

A copy of the agenda may be obtained by contacting: Richard C. Dowdy, Program Administrator, ssgfc@embarqmail.com or from the Commission's web site: www.ssgfc.com.

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**FLORIDA PORTS COUNCIL**

The **Florida Seaports Transportation and Economic Development Council** announces a telephone conference call to which all persons are invited.

DATE AND TIME: Friday, December 17, 2010, 10:00 a.m.

PLACE: Teleconference Call-in Number: (207)696-1555, Participant Code: 9348585#

GENERAL SUBJECT MATTER TO BE CONSIDERED: General Business.

A copy of the agenda may be obtained by contacting: Toy Keller, Florida Ports Council Offices at (850)222-8028.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 48 hours before the workshop/meeting by contacting: Toy Keller, Florida Ports Council Offices at (850)222-8028. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

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.

For more information, you may contact: Toy Keller, Florida Ports Council Offices at (850)222-8028.

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**SMALL BUSINESS REGULATORY ADVISORY COUNCIL**

The **Small Business Regulatory Advisory Council** and its Advisors announces a public meeting to which all persons are invited.

DATE AND TIMES: December 17, 2010, Council, 9:00 a.m.; Advisors and Council Members, 1:00 p.m. (Eastern Time)

PLACE: Teleconference attendance will be available for both meetings by calling: 1(888)808-6959, Conference Code: 4737801#; Associated Industries of Florida, 516 North Adams Street, Tallahassee, FL 32301

GENERAL SUBJECT MATTER TO BE CONSIDERED: Council meeting: Regular Council business; legislative issues. Follow-up Meeting: Upcoming legislative session; new legislative issues; collaboration of Council and Advisors in the upcoming year.

A copy of the agenda may be obtained by contacting: Vicky Baker at (850)473-7816 or vicky.baker@floridasbrac.org.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 5 days before the workshop/meeting by contacting: Vicky Baker at (850)473-7816 or vicky.baker@floridasbrac.org. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

For more information, you may contact: Vicky Baker at (850)473-7816 or vicky.baker@floridasbrac.org.

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#### SOIL AND WATER CONSERVATION DISTRICTS

The **Madison Soil and Water Conservation District** announces a public meeting to which all persons are invited.

DATE AND TIME: December 20, 2010, 8:15 a.m.

PLACE: USDA-NRCS Service Center, 1416 US 90 East, Madison, FL 32340

GENERAL SUBJECT MATTER TO BE CONSIDERED: General Business.

A copy of the agenda may be obtained by calling: (850)973-6595.

The **Palm Beach Soil and Water Conservation District** announces a public meeting to which all persons are invited.

DATES AND TIME: January 25, 2011; March 22, 2011; April 26, 2011; May 24, 2011; June 28, 2011; July 26, 2011; August 23, 2011; September 27, 2011, 1:00 p.m.

PLACE: USDA Service Center, Meeting Room, 420 S. SR 7, Royal Palm Beach, FL 33414

GENERAL SUBJECT MATTER TO BE CONSIDERED: General Business.

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#### FLORIDA SURPLUS LINES SERVICE OFFICE

The **Florida Surplus Lines Service Office**, Audit Committee announces a public meeting to which all persons are invited.

DATE AND TIME: Wednesday, January 19, 2011, 8:30 a.m.

PLACE: 1441 Maclay Commerce Drive, Suite 200, Tallahassee, FL 32312

GENERAL SUBJECT MATTER TO BE CONSIDERED: Performance of the FLSO annual financial audit.

A copy of the agenda may be obtained by contacting: Georgie Barrett at email: gbarrett@fslso.com.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 5 days before the workshop/meeting by contacting: Jessica Brown at jbrown@fslso.com or Fax: (850)562-4496. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

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The **Florida Surplus Lines Service Office**, Board of Governors' announces a public meeting to which all persons are invited.

DATE AND TIME: Wednesday, January 19, 2011, 9:00 a.m.

PLACE: 1441 Maclay Commerce Drive, Suite 200, Tallahassee, FL 32312

GENERAL SUBJECT MATTER TO BE CONSIDERED: General Business Matters.

A copy of the agenda may be obtained by contacting: Georgie Barrett at email: gbarrett@fslso.com.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 5 days before the workshop/meeting by contacting: Jessica Brown at jbrown@fslso.com or via Fax: (850)562-4496 If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

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## Section VII Notices of Petitions and Dispositions Regarding Declaratory Statements

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

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

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#### DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

NOTICE IS HEREBY GIVEN THAT the Division of Alcoholic Beverages and Tobacco, Department of Business and Professional Regulation, State of Florida, has received the petition for declaratory statement from Display Points Group, Docket Number DS 2010-090. The petition seeks the agency's opinion as to the applicability of Chapters 561-565, Florida Statutes, as it applies to the petitioner.

The Petitioners request a declaratory statement inquiring whether a marketing and promotion company not licensed to sell alcoholic beverages, and is not affiliated with any manufacturer, distributor or retailer of alcohol beverages, install digital interactive video monitors and related broadcast equipment for operating a proprietary closed circuit television and information network inside alcoholic beverage licensed retail premises under a lease arrangement in which payment to the retail vendor would in no way be derived from or related to the sale of alcoholic beverages. The content of the network would include advertisements for alcohol and non-alcohol products and services and the company does not derive its revenue nor is revenue impacted by the sale of alcoholic beverages.

A copy of the Petition for Declaratory Statement may be obtained by contacting: Agency Clerk, Department of Business and Professional Regulation, Division of Alcoholic Beverages and Tobacco, 1940 North Monroe Street, Tallahassee, Florida 32399-2217.

Please refer all comments to: Michael Ross, Chief Attorney, Department of Business and Professional Regulation, Division of Alcoholic Beverages and Tobacco, 1940 North Monroe Street, Tallahassee, Florida 32399-2202.

**DEPARTMENT OF ENVIRONMENTAL PROTECTION**

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

**DEPARTMENT OF HEALTH**

NOTICE IS HEREBY GIVEN THAT the Department of Health, Office of School Psychology, has received the petition for declaratory statement from Kawanza Dukes, filed on November 30, 2010. The petition seeks the agency's opinion as to the applicability of Section 490.003(5)(a), Florida Statutes, as it applies to the petitioner.

Petitioner requests a declaratory statement in regard to whether it is within her scope of practice as a school psychologist to perform an assessment and treatment plan for a child suspected of having autism.

A copy of the Petition for Declaratory Statement may be obtained by contacting: Allen Hall, Executive Director, Office of School Psychology, Department of Health, 4052 Bald Cypress Way, Bin #C05, Tallahassee, Florida 32399-3255.

**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 PROPOSAL**

**Transportation Research Inspection Procurement Services (TRIPS) – CONTRACT TRIPS-11-CA  
Cutaway Type Vehicles**

Notice is hereby given that Edward B. Bart, representing the Transportation Research Inspection Procurement Services (TRIPS), University of South Florida, Center for Urban Transportation Research will receive sealed proposals on behalf of agencies within the state of Florida, herein referred to

as the "Purchasers" to establish a statewide contract for the manufacture and delivery of the following 2011 model year vehicle type:

	Minimum	Maximum
Cutaway Type Transit Vehicles	0	500

The quantities reflect the immediate and foreseeable needs of agencies within Florida and were determined by using the most recent State of Florida Program of Projects, historical data from previous FVPP and TRIPS contracts, and Agency(s) vehicle replacement schedules. All or part of the quantity of vehicles stated herein may be assigned to other public transit agencies desiring to purchase the same equipment specified in Part 2 of this solicitation. The TRIPS program reserves the right to reject any and all proposals, or any part of any or all proposals.

Copies of the RFP may be obtained from: Edward B. Bart, TRIPS Project Administrator, University of South Florida, Center for Urban Transportation Research, 4202 E. Fowler Ave., CUT 100, Tampa, Florida 33620, (813)974-6693. The proposal may also be downloaded from the TRIPS website: click on the information tab: <http://www.tripsflorida.org/upcomingrfps.html>.

Sealed proposals, an original and eight (8) copies, must be received at the above address (Attn: Edward B. Bart) not later than 3:30 p.m. (EST), February 24, 2011.

A MANDATORY pre-proposal meeting for Cutaway Type Vehicles will be held at 10:00 a.m. (EST), January 11, 2011, Big Bend Transit, 2201 Eisenhower Street, Tallahassee, Florida 32399. The purpose of this meeting is to answer questions and discuss specifications/clarifications relative to the RFP. Interested proposers are required to attend this meeting. Subcomponent vendors are welcome but are not required to attend.

The successful proposer will be required to comply with all Equal Opportunity Laws and Regulations, Buy America Laws, Chapter 287, Florida Statutes and other applicable Federal and State regulations.

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

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

**DEPARTMENT OF CORRECTIONS**

**ADVERTISEMENT FOR BIDS**

PROPOSALS ARE REQUESTED FROM QUALIFIED GENERAL CONTRACTORS (experienced in site preparation and utility installation), BY THE STATE OF FLORIDA, DEPARTMENT OF CORRECTIONS. Contractors shall self-perform no less than thirty five (35%) percent of the work.

FOR THE CONSTRUCTION OF:

PROJECT NO: HG-42

PROJECT NAME & LOCATION: Construction of the site work and utilities for the Gadsden Re-Entry Center located at the Florida Public Safety Institute, 215 College Drive, Havana, Florida 32333.

FOR: STATE OF FLORIDA, DEPARTMENT OF CORRECTIONS

PERFORMANCE BOND AND LABOR AND MATERIAL PAYMENT BOND: If the construction contract award amount is \$100,000 (one hundred thousand dollars) or less, a Performance Bond and a Labor and Material Payment Bond are not required.

PUBLIC ENTITY CRIME INFORMATION STATEMENT: A person or affiliate who has been placed on the convicted vendor list following a conviction for a public entity crime may not submit a bid on a contract to provide any goods or services to a public entity; may not submit a bid on a contract with a public entity for the construction or repair of a public building or public work; may not submit bids on leases of real property to a public entity; may not be awarded or perform work as a contractor, supplier, subcontractor, or consultant under a contract with any public entity; and may not transact business with any public entity in excess of the threshold amount provided in Section 287.017, F.S., for Category Two, for a period of 36 months from the date of being placed on the convicted vendor list.

PREQUALIFICATION: Each bidder, whose field is governed by Chapters 399, 489, and 633, F.S., for licensure or certification, must submit prequalification data of their eligibility to submit proposals as soon as possible. Bidders must receive confirmation of their prequalification five (5) calendar days prior to the bid opening date. If not previously qualified by the Department for the current biennium (July 1 through June 30) of odd numbered years, or you are unsure, please contact: Ms. Sandra Rogers, (850)922-8855, for prequalification instructions. After the bid opening the low bidder must qualify in accordance with Rule 60D-5.004, F.A.C. A copy of the rule requirements is included in the "Instruction to Bidders" under Article B-2 "Bidder Qualification Requirements and Procedures".

Sealed bids will be received, publicly opened, and read aloud on:

DATE AND TIME: Tuesday, January 11, 2011, 2:00 p.m. (Eastern Time)

PLACE: EMO/ARCHITECTS, Inc., 1126 Thomasville Road, Tallahassee, Florida 32303

Any person with a qualified disability requiring special accommodations at the pre-bid conference, and/or bid/proposal opening, shall contact the person listed below at least (5) working days prior to the event. If you are hearing or speech impaired, please contact this office by using Florida Relay Services by dialing 1(800)955-8771 (TDD).

**PROPOSAL:** Bids must be submitted in full in accordance with the requirements of the Drawings, Specifications, Bidding Conditions and Contractual Conditions, which may be examined and obtained from the:

**ARCHITECT-ENGINEER:** EMO/ARCHITECTS, Inc., Attention: Robert Ihasz, 1126 Thomasville Road, Tallahassee, Florida 32303, (850)222-8000.

Drawings and specifications may be purchased for a Non-refundable price of \$105.00 per set from: The Blueprint Shop at (850)224-2699. Bidder must pay postage/shipping. Partial sets may not be purchased.

A non-mandatory pre-bid conference will be held on Friday, December 17, 2010, 10:00 a.m. (Eastern Time), The Florida Public Safety Institute's Conference Center, 215 College Drive, Havana, Florida 32333. A brief walk-through of the work area(s) will be available as part of the pre-bid conference. Contractors are Strongly Encouraged to attend in order to inspect the site and familiarize themselves with the project conditions.

**CONTRACT AWARD:** Bid Tabulation and Notice of Award Recommendation will be sent to all bidders by Facsimile, Return Receipt Required. If no protest is filed per Article B-20 of the Instructions to Bidders, "Bid Protests, Points of Entry", the contract will be awarded by the Secretary, Department of Corrections. **RIGHT IS RESERVED TO REJECT ANY OR ALL BIDS.**

**DEPARTMENT OF MANAGEMENT SERVICES**

**PUBLIC ANNOUNCEMENT  
FOR GENERAL CONTRACTORS**

**PROPOSALS ARE REQUESTED FROM QUALIFIED GENERAL CONTRACTORS BY THE DEPARTMENT OF MANAGEMENT SERVICES.**

**PROJECT NUMBER:** MSFM 29003011

**PROJECT NAME:** Generator Replacement Gore Building

**PROJECT LOCATION:** 201 W. Broward Boulevard, Ft. Lauderdale, Florida 33301

**MANDATORY PRE-BID MEETING:** Thursday, December 16, 2010, 11:00 a.m.

**BID OPENING:** Tuesday, January 4, 2011, 3:00 p.m.

**ESTIMATED BASE BID CONSTRUCTION BUDGET:** \$300,000.00

**PREQUALIFIED BIDDERS:** Refer to DMS Website (below) for further details.

Please visit the Department's Website listed below and click on "Search Advertisements – Division of Real Estate Development and Management" [http://fcn.state.fl.us/owa/vbs/owa/vbs\\_www.main\\_menu](http://fcn.state.fl.us/owa/vbs/owa/vbs_www.main_menu).

The award will be made in accordance with Section 255.29, F.S., and the procedures and criteria of the Departments Division of Real Estate Development and Management.

**DEPARTMENT OF ENVIRONMENTAL PROTECTION**

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

**NOTICE OF INVITATION TO BID  
BID NO. BDC 24-10/11**

The Department of Environmental Protection, Division of Recreation and Parks, Bureau of Design and Construction is soliciting formal competitive bids from certified or registered contractors licensed to work in the jurisdiction for the project listed below:

**PROJECT NAME:** Tallahassee-St. Marks Historic Railroad State Trail – Leon County Phase

**SCOPE OF WORK:** The Contractor shall provide the necessary labor, materials, equipment, and supervision required to construct the improvements per the plans and specs including but not limited to milling of existing surface base stabilization, drainage, trail widening to 12', resurfacing, and installation of covered benches and arbors for the 5.21 mile segment of the trail lying in all of part of Leon County, Florida. Pursuant to Executive Order 07-126 and Section 255.252(3), F.S. the Department requires the proposed project be designed and constructed in accordance with green building standards where applicable.

**PROJECT BUDGET:** \$900,000.00

**PARK LOCATION:** St. Marks State Trail, 1358 Old Woodville Rd., Crawfordville, FL 32327-0621, Miles Shiver, Trail Manager, (850)487-7989

**PROJECT MANAGER:** Todd McGee, Office of Greenways & Trails, 3900 Commonwealth Blvd., MS 795, Tallahassee, Florida 32399-2400, (850)245-2070.

**INSTRUCTIONS:** Any firm desiring a Project Manual for this project may obtain a copy by writing to the address or calling the telephone number below. A Compact Disk (CD) containing the plans and specifications will be available on December 10, 2010, 3900 Commonwealth Boulevard, Florida 32399, Attention: Todd McGee, Construction Projects Manager, (850)245-2052, Fax: (850)245-2082.

**MINORITY BUSINESS REQUIREMENT:** The Department of Environmental Protection supports diversity in its Procurement Program and requests that all sub-contracting opportunities afforded by this bid embrace diversity enthusiastically. The award of sub-contracts should reflect the full diversity of the citizens of the State of Florida. The Department will be glad to furnish a list of Minority Owned Firms that could be offered sub-contracting opportunities.

**PREQUALIFICATION:** When the total Bid including Alternates exceeds \$200,000, each Bidder whose field is governed by Chapters 399, 455, 489 or 633, Florida Statutes, for licensure or certification, must submit the following



prequalification data of their eligibility to submit bids 240 hours (10 days) PRIOR TO the Bid Opening date, unless the Bidder has been previously qualified by the Department of Environmental Protection for the current biennium (July 1-June 30) of odd numbered years in accordance with subsection 60D-5.004(2), F.A.C., as evidenced by a letter from DEP to the Bidder, which letter shall be presented to DEP upon request. If the Department requires clarification or additional information, Bidder shall submit such information by 120 hours (5 days) prior to Bid Opening. Material submitted after those deadlines shall disqualify the Bidder.

**ADA REQUIREMENTS:** Any person with a qualified disability shall not be denied equal access and effective communication regarding any bid/proposal documents or the attendance at any related meeting or bid/proposal opening. If accommodations are needed because of disability, please contact: Michael Renard, Bureau of Design and Construction, (850)488-5372 at least five (5) workdays prior to openings. If you are hearing or speech impaired, please contact the Florida Relay Services by calling 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

**BID SUBMITTAL DUE DATE:** No later than 2:00 p.m. (ET), Tuesday, January 11, 2011 to the below address: Florida Department of Environmental Protection Bureau of Design and Construction, 3540 Thomasville Road, Tallahassee, Florida 32309, Attention: Michael Renard, Construction Projects Administrator, Bureau of Design and Construction, (850)488-5372. The Department reserves the right to reject any or all bids.

**BID POSTING DATE:** No later than 2:00 p.m. (ET), Tuesday, January 18, 2011, unless extended by the Department for good cause.

**NOTICE OF RIGHTS:** Notice of Intent to Protest the Bid Specifications must be filed with (received by) the: Agency Clerk, Lea Crandall, Department of Environmental Protection, Office of General Counsel, MS 35, 3900 Commonwealth Blvd., Tallahassee FL 32399-3000, (850)245-2242, Fax: (850)245-2303, email: Lea.Crandall@dep.state.fl.us, during the 72-hour period after Bid Specifications are posted on the Vendor Bid System. Failure to file a Notice of Intent to Protest or a formal, written Protest in accordance with Chapter 28-110, F.A.C., within ten days after the 72-hour period ends, as prescribed in Section 120.57(3), Florida Statutes, shall constitute a waiver of your right to an administrative hearing on the Bid Specifications under Chapter 120, Florida Statutes. Rules for bid protests can be found in Sections 120.569 and 120.57, F.S., and Chapter 28-110, Florida Administrative Code. A bid protester shall comply with these statutes and rules.

## NOTICE OF INVITATION TO BID

BID NO. BDC 25-10/11

The Department of Environmental Protection, Division of Recreation and Parks, Bureau of Design and Construction is soliciting formal competitive bids from certified or registered contractors licensed to work in the jurisdiction for the project listed below.

**PROJECT NAME:** Fort Zachary Taylor Historic State Park-Municipal Sewer Connection and Associated Work (Phase III-Lower Keys)

**SCOPE OF WORK:** The Contractor shall provide the necessary labor, materials, equipment, and supervision required to construct the entire park's municipal sewer collection/transmission system and associated work as shown on the plans and described in the specifications.

Pursuant to Executive Order 07-126 and Section 255.252(3), F.S., the Department requires the proposed project be designed and constructed in accordance with green building standards where applicable.

**PROJECT BUDGET:** \$250,000.00

**PARK LOCATION:** Fort Zachary Taylor Historic State Park, End of Southard Street through Truman Annex, Key West, Florida, Monroe County

**PROJECT MANAGER:** Fred Hand, Bureau of Design and Construction, Alfred B. Maclay Gardens State Park, 3540 Thomasville Road, Tallahassee, FL 32309, (850)488-5372, Fax: (850)488-1141.

**INSTRUCTIONS:** Any firm desiring a Project Manual for this project may obtain a copy by writing to the address or calling the telephone number below. A Compact Disk (CD) containing the plans and specifications will be available on Friday, December 10, 2010, at: Fort Zachary Taylor Historic State Park, End of Southard Street through Truman Annex, Key West, Florida 33041, Attention: David Foster, Park Manager, Telephone: (305)292-6850, Fax: (305)292-6881.

**NOTICE TO ALL VENDORS:** All bid solicitations are subject to change. It is the responsibility of the vendor to verify with the Department of Management Services, Vendor Bid System website for any future addendums, questions, revisions, etc., prior to the bid opening. Failure to do so will be the sole responsibility of the vendor. Addenda will be posted only on the Vendor Bid System website. Addenda will not be sent directly to plan holders, except in limited circumstances and at the discretion of the Department. When the Department determines that circumstances warrant sending addenda directly to plan holders, a notice will be posted on the website notifying vendors that addenda have been sent. Addenda must be acknowledged and included in each vendor's bid package. Failure to include acknowledged addenda in the bid package is grounds for disqualification of the vendor's bid.

**MINORITY BUSINESS REQUIREMENT:** The Department of Environmental Protection supports diversity in its Procurement Program and requests that all sub-contracting opportunities afforded by this bid embrace diversity enthusiastically. The award of sub-contracts should reflect the full diversity of the citizens of the State of Florida. The Department will be glad to furnish a list of Minority Owned Firms that could be offered sub-contracting opportunities.

**PREQUALIFICATION:** When the total Bid including Alternates exceeds \$200,000, each Bidder whose field is governed by Chapter 399, 455, 489 or 633, Florida Statutes, for licensure or certification, must submit the following prequalification data of their eligibility to submit bids 240 hours (10 days) PRIOR TO the Bid Opening date, unless the Bidder has been previously qualified by the Department of Environmental Protection for the current biennium (July 1-June 30) of odd numbered years in accordance with subsection 60D-5.004(2), F.A.C., as evidenced by a letter from DEP to the Bidder, which letter shall be presented to DEP upon request. If the Department requires clarification or additional information, Bidder shall submit such information by 120 hours (5 days) prior to Bid Opening. Material submitted after those deadlines shall disqualify the Bidder.

**ADA REQUIREMENTS:** Any person with a qualified disability shall not be denied equal access and effective communication regarding any bid/proposal documents or the attendance at any related meeting or bid/proposal opening. If accommodations are needed because of disability, please contact: Michael Renard, Bureau of Design and Construction, (850)488-5372 at least five (5) workdays prior to openings. If you are hearing or speech impaired, please contact the Florida Relay Services by calling 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

**BID SUBMITTAL DUE DATE:** No later than 4:00 p.m. (ET), Thursday, January 6, 2011 to the below address: Florida Department of Environmental Protection, Bureau of Design and Construction, 3540 Thomasville Road, Tallahassee, Florida 32309, Attention: Michael Renard, Construction Projects Administrator, Bureau of Design and Construction at (850)488-5372. The Department reserves the right to reject any or all bids.

**BID POSTING DATE:** No later than 2:00 p.m. (ET), Tuesday, January 11, 2011, unless extended by the Department for good cause.

**NOTICE OF RIGHTS:** Notice of Intent to Protest the Bid Specifications must be filed with (received by) the: Agency Clerk, Lea Crandall, Department of Environmental Protection, Office of General Counsel, MS 35, 3900 Commonwealth

Blvd., Tallahassee Florida 32399-3000, (850)245-2242, Fax: (850)245-2303, email: Lea.Crandall@dep.state.fl.us, during the 72-hour period after Bid Specifications are posted on the Vendor Bid System. Failure to file a Notice of Intent to Protest or a formal, written Protest in accordance with Chapter 28-110, F.A.C., within ten days after the 72-hour period ends, as prescribed in Section 120.57(3), Florida Statutes, shall constitute a waiver of your right to an administrative hearing on the Bid Specifications under Chapter 120, Florida Statutes. Rules for bid protests can be found in Sections 120.569 and 120.57, F.S., and Chapter 28-110, Florida Administrative Code. A bid protester shall comply with these statutes and rules.

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#### NOTICE OF INVITATION TO BID

##### BID NO. BDC 26-10/11

The Department of Environmental Protection, Division of Recreation and Parks, Bureau of Design and Construction is soliciting formal competitive bids from Florida Department of Transportation prequalified paving contractors (Flexible Paving, Hot In Place Resurfacing and Hot Plant-Mixed Bitum Work Class). Only bids from Florida Department of Transportation prequalified paving contractors (Flexible Paving, Hot In Place Resurfacing and Hot Plant-Mixed Bitum Work Class) will be accepted. Documentation for experience evaluation will be included in bid specifications.

**PROJECT NAME:** Three Rivers State Park-Repair and Resurface Entrance Road

**SCOPE OF WORK:** The Contractor shall provide the necessary labor, materials, equipment, and supervision required to repair and asphaltic concrete resurface approximately 2.6 miles of entrance road.

Pursuant to Executive Order 07-126 and Section 255.252(3), F.S. the Department requires the proposed project be designed and constructed in accordance with green building standards where applicable.

**PROJECT BUDGET:** \$300,000.00

**PARK LOCATION:** Three Rivers State Park, 2 miles North of Sneads, Jackson County, Florida

**PROJECT MANAGER:** Randall Strange, Bureau of Design and Construction, Alfred B. Maclay Gardens State Park, 3540 Thomasville Road, Tallahassee, FL 32309, (850)488-5372, Fax: (850)488-1141.

**INSTRUCTIONS:** Any firm desiring a Project Manual for this project may obtain a copy by writing to the address or calling the telephone number below. A Compact Disk (CD) containing the plans and specifications will be available on December 10,

2010, at: Alfred B. Maclay State Park, 3540 Thomasville Road, Tallahassee, Florida 32309, Attention: Randall Strange or Dorothy Brown at (850)488-5372, Fax: (850)488-1141.

**NOTICE TO ALL VENDORS:** All bid solicitations are subject to change. It is the responsibility of the vendor to verify with the Department of Management Services, Vendor Bid System website for any future addendums, questions, revisions, etc., prior to the bid opening. Failure to do so will be the sole responsibility of the vendor. Addenda will be posted only on the Vendor Bid System website. Addenda will not be sent directly to plan holders, except in limited circumstances and at the discretion of the Department. When the Department determines that circumstances warrant sending addenda directly to plan holders, a notice will be posted on the website notifying vendors that addenda have been sent. Addenda must be acknowledged and included in each vendor's bid package. Failure to include acknowledged addenda in the bid package is grounds for disqualification of the vendor's bid.

**MINORITY BUSINESS REQUIREMENT:** The Department of Environmental Protection supports diversity in its Procurement Program and requests that all sub-contracting opportunities afforded by this bid embrace diversity enthusiastically. The award of sub-contracts should reflect the full diversity of the citizens of the State of Florida. The Department will be glad to furnish a list of Minority Owned Firms that could be offered sub-contracting opportunities.

**PREQUALIFICATION:** When the total Bid including Alternates exceeds \$200,000, each Bidder whose field is governed by Chapters 399, 455, 489 or 633, Florida Statutes, for licensure or certification, must submit the following prequalification data of their eligibility to submit bids 240 hours (10 days) PRIOR TO the Bid Opening date, unless the Bidder has been previously qualified by the Department of Environmental Protection for the current biennium (July 1-June 30) of odd numbered years in accordance with subsection 60D-5.004(2), F.A.C., as evidenced by a letter from DEP to the Bidder, which letter shall be presented to DEP upon request. If the Department requires clarification or additional information, Bidder shall submit such information by 120 hours (5 days) prior to Bid Opening. Material submitted after those deadlines shall disqualify the Bidder.

**ADA REQUIREMENTS:** Any person with a qualified disability shall not be denied equal access and effective communication regarding any bid/proposal documents or the attendance at any related meeting or bid/proposal opening. If accommodations are needed because of disability, please contact: Michael Renard, Bureau of Design and Construction,

(850)488-5372 at least five (5) workdays prior to openings. If you are hearing or speech impaired, please contact the Florida Relay Services by calling 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

**BID SUBMITTAL DUE DATE:** No later than 3:30 p.m. (ET), Thursday, January 6, 2011 to the below address: Florida Department of Environmental Protection Bureau of Design and Construction, 3540 Thomasville Road, Tallahassee, Florida 32309, Attention: Michael Renard, Construction Projects Administrator, Bureau of Design and Construction, (850)488-5372. The Department reserves the right to reject any or all bids.

**BID POSTING DATE:** No later than 2:00 p.m. (ET), Tuesday, January 11, 2011 unless extended by the Department for good cause.

**NOTICE OF RIGHTS:** Notice of Intent to Protest the Bid Specifications must be filed with (received by) the: Agency Clerk, Lea Crandall, Department of Environmental Protection, Office of General Counsel, MS 35, 3900 Commonwealth Blvd., Tallahassee FL 32399-3000, (850)245-2242, Fax: (850)245-2303, email: Lea.Crandall@dep.state.fl.us during the 72-hour period after Bid Specifications are posted on the Vendor Bid System. Failure to file a Notice of Intent to Protest or a formal, written Protest in accordance with Chapter 28-110, F.A.C., within ten days after the 72-hour period ends, as prescribed in Section 120.57(3), Florida Statutes, shall constitute a waiver of your right to an administrative hearing on the Bid Specifications under Chapter 120, Florida Statutes. Rules for bid protests can be found in Sections 120.569 and 120.57, F.S., and Chapter 28-110, Florida Administrative Code. A bid protester shall comply with these statutes and rules.

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## FLORIDA HOUSING FINANCE CORPORATION

RFQ 2010-11

Public Relations, Media Planning and Buying Services  
Florida Housing Finance Corporation (Florida Housing) is soliciting responses from qualified public relations, media planning and media buying firms to provide public relations and media buying strategies as well as placement for its programs. Specifically, Florida Housing uses public relations plans and/or buys print, broadcast, outdoor and/or online advertising to promote its housing programs and/or other housing-related programs. Qualified firms will be asked to provide public relations planning, media planning and media buying strategies that focus on mainstream and minority media, including Hispanic, African-American and Creole

markets, and produce methods of evaluating the effectiveness of the public relations and/or advertising campaigns, in accordance with the terms and conditions set forth in this Request for Qualifications, and any other term and condition in the final contract. Florida Housing Finance Corporation intends to select one or more Offerors to provide the services specified in this Request for Qualifications.

Proposals shall be accepted until 2:00 p.m. (Eastern Time), Friday, January 7, 2011, to the Attention: Sherry Green, Contracts Administrator, Florida Housing Finance Corporation, 227 North Bronough Street, Suite 5000, Tallahassee, Florida 32301-1329. For questions or additional information, please contact: Sherry Green at (850)488-4197 or sherry.green@floridahousing.org. To obtain a copy of the Request for Qualifications, which outlines selection criteria and applicant's responsibilities, please submit your request to the Attention of Sherry Green, or you can download the Request for Qualifications from the Florida Housing Finance Corporation web site at [http://apps.floridahousing.org/StandAlone/FHFC\\_ECM/AppPage\\_LegalRFQs.aspx](http://apps.floridahousing.org/StandAlone/FHFC_ECM/AppPage_LegalRFQs.aspx).

Any modifications that occur to the Request for Qualifications will be posted at the web site and may result in an extension of the deadline.

**PPI/CHARLES PERRY CONSTRUCTION, LLC**

<b>PROJECT NAME:</b>	<b>BIDS DUE:</b>
University of Florida, UF-313-U Veterinary Medicine Academic Wing Auditorium Addition Gainesville, FL	To Be Announced

**PROJECT DESCRIPTION:**  
New 1-story, approx. 5,700 sf Auditorium Building for the College of Veterinary Medicine. The project is located on the University of Florida campus in Gainesville, Florida. Project construction start is January 2011, with completion by July 2011.

Project work includes (but not limited to): Sitework, Cast-in-Place Concrete, Concrete Block Masonry, Structural and Misc. Steel, Cabinetry, Built-Up Roofing, Doors/Frames/Hardware, Storefront/Glazing, Drywall, Acoustical Ceilings, Carpet/Tile/VCT Flooring, Painting, Miscellaneous Specialties, Aluminum Walkway Covers, Auditorium Seating, HVAC, Plumbing, Fire Protection, and Electrical Systems.

All bidders must be Pre-Qualified. Forms are available at: <http://www.perryconstruction.com>, click on: Subcontractor Tools on the left, select: CPC Online Planroom. The username

is: prequal, and the password is: vet. Submit completed Pre-Qualification forms to: PPI/Charles Perry Construction, LLC via Fax: (352)331-5506 to the Attention: Kurt Taubel.

100% Construction Documents are expected to be available sometime during the week beginning November 8, 2010.

Pre-Qualified bidders will be advised of how to obtain bid documents, and when bids will be due.

Please contact Kurt Taubel with any questions by phone: (352)331-4088, Fax: (352)331-5506 or email: [kurt@perryconstruction.com](mailto:kurt@perryconstruction.com).

**EARLY LEARNING COALITATION OF PALM BEACH COUNTY, INC.**

Invitation to Negotiate for Child Outcomes Study  
COMPETITIVE SEALED REPLIES will be accepted by the Early Learning Coalition of Palm Beach County, Inc., for Child Outcomes Study. The Invitation to Negotiate (ITN), released on Wednesday, December 8, 2010 can be obtained from the Coalition's website address which is shown below or by contacting: Vivian Blackmon-Taylor, Quality Assurance Manager at the address and/or phone number listed below. Notices of Intent to Submit a Reply must be received by the Coalition no later than 5:00 p.m., Wednesday, January 5, 2011, by Fax, Mail, E-mail or in person at the contact information for: Vivian Blackmon-Taylor shown below. Thereafter, sealed replies will be received until 10:00 a.m. (EDT), Wednesday, February 2, 2011, 2300 High Ridge Road, Suite 115, Boynton Beach, Florida 33426. ITN specifications are available on the Coalition's website: [www.elcpalmbeach.org](http://www.elcpalmbeach.org) or by contacting: Vivian Blackmon-Taylor at the address indicated above, by phone: (561)214-7423, by Fax: (561)214-7450 or by E-mail: [vivian.blackmon-taylor@elcpalmbeach.org](mailto:vivian.blackmon-taylor@elcpalmbeach.org).

**Section XII  
Miscellaneous**

**DEPARTMENT OF COMMUNITY AFFAIRS**

**NOTICE OF INTENT TO FIND PUBLIC SCHOOLS  
INTERLOCAL AGREEMENT CONSISTENT WITH  
SECTION 163.3177(2), FLORIDA STATUTES  
DCA DOCKET NO.: 48-04**

The Department gives notice of its intent to find the first amendment to the Amended Public Schools Interlocal Agreement ("Agreement") executed between the Orange County School Board and the City of Belle Isle, pursuant to Section 163.3177, F.S., to be consistent with the minimum requirements of Sections 163.3177(2), F.S.

The Agreement is available for public inspection Monday through Friday, except for legal holidays, during normal business hours, at the: City of Belle Isle, 1600 Nela Avenue, Belle Isle, Florida 32809.

Any affected person, 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), 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 Orange County School Board and the City of Belle Isle. 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 32399-1550. 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.

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-s-Mike McDaniel, Chief  
Office of Comprehensive Planning  
2555 Shumard Oak Boulevard  
Tallahassee, Florida 32399-2100

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## DEPARTMENT OF HIGHWAY SAFETY AND MOTOR VEHICLES

### Notice of Publication for a New Point Franchise Motor Vehicle Dealer in a County of Less than 300,000 Population

Pursuant to Section 320.642, Florida Statutes, notice is given that Gorilla Motor Works, LLC, intends to allow the establishment of Austin Global Enterprises, LLC, d/b/a New Scooters 4 Less as a dealership for the sale of motorcycles manufactured by Taizhou Zhongneng Motorcycle Co., Ltd. (ZHNG) at 118 Northwest 14th Avenue Suite D, Gainesville (Alachua County), Florida 32601, on or after January 9, 2011.

The name and address of the dealer operator(s) and principal investor(s) of Austin Global Enterprises, LLC, d/b/a New Scooters 4 Less are dealer operator(s): Shawn M. Glasser, 1710 Southwest 49th Place, Gainesville, Florida 32608, principal investor(s): Shawn M. Glasser, 1710 Southwest 49th Place, Gainesville, Florida 32608.

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, 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: Nalini Vinayak, Administrator, Dealer License Section, Department of Highway Safety and Motor Vehicles, Room A-312, MS #65, Neil Kirkman Building, 2900 Apalachee Parkway, Tallahassee, Florida 32399-0635.

A copy of such petition or complaint must also be sent by U.S. Mail to: Diana Hammer, Gorilla Motor Works, LLC, 12485 44th Street North, Unit A, Clearwater, Florida 33762.

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.

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### 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, notice is given that Hyosung Motors America, Inc., intends to allow the establishment of The Navitas Financial Group, Inc., d/b/a

Pompano Pat's-Deland as a dealership for the sale of motorcycles manufactured by Hyosung Motors & Machinery, Inc. (HYOS) at 2075 South Woodland Boulevard, Deland (Volusia County), Florida 32724, on or after January 9, 2011.

The name and address of the dealer operator(s) and principal investor(s) of The Navitas Financial Group, Inc., d/b/a Pompano Pat's-Deland are dealer operator(s): Patrick Michael Johnson, 1422 Covered Bridge Drive, Deland, Florida 32724; principal investor(s): Patrick Michael Johnson, 1422 Covered Bridge Drive, Deland, Florida 32724.

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: Nalini Vinayak, Administrator, Dealer License Section, Department of Highway Safety and Motor Vehicles, Room A-312, MS #65, Neil Kirkman Building, 2900 Apalachee Parkway, Tallahassee, Florida 32399-0635.

A copy of such petition or complaint must also be sent by U.S. Mail to: Tony Tae-in Kim, Hyosung Motors America, Inc., 5815 Brook Hollow Parkway, Suite B, Norcross, Georgia 30071.

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 Power Group International, LLC, intends to allow the establishment of Pro-fit Solutions, LLC, d/b/a Ecco Motors as a dealership for the sale of motorcycles manufactured by Guangzhou Panyu Huanan Motors Group Co., Ltd. (GUNG) at 147 Professional Place, Miramar Beach (Walton County), Florida 32550, on or after January 9, 2011.

The name and address of the dealer operator(s) and principal investor(s) of Pro-fit Solutions, LLC, d/b/a Ecco Motors are dealer operator(s): Scott Lightsey, 147 Professional

Place, Miramar Beach, Florida 32550, principal investor(s): Scott Lightsey, 147 Professional Place, Miramar Beach, Florida 32550.

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, 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: Nalini Vinayak, Administrator, Dealer License Section, Department of Highway Safety and Motor Vehicles, Room A-312, MS #65, Neil Kirkman Building, 2900 Apalachee Parkway, Tallahassee, Florida 32399-0635.

A copy of such petition or complaint must also be sent by U.S. Mail to: Elinore Hollingsworth, Power Group International, LLC, 3123 Washington Road, Augusta, Georgia 30907.

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 Power Group International, LLC, intends to allow the establishment of Pro-fit Solutions, LLC, d/b/a Ecco Motors as a dealership for the sale of motorcycles manufactured by Jiangsu Linhai Power Machinery Group (LINH) at 147 Professional Place, Miramar Beach (Walton County), Florida 32550, on or after January 9, 2011.

The name and address of the dealer operator(s) and principal investor(s) of Pro-fit Solutions, LLC, d/b/a Ecco Motors are dealer operator(s): Scott Lightsey, 147 Professional Place, Miramar Beach, Florida 32550, principal investor(s): Scott Lightsey, 147 Professional Place, Miramar Beach, Florida 32550.

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, 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: Nalini Vinayak, Administrator, Dealer License Section, Department of Highway Safety and Motor Vehicles, Room A-312, MS #65, Neil Kirkman Building, 2900 Apalachee Parkway, Tallahassee, Florida 32399-0635.

A copy of such petition or complaint must also be sent by U.S. Mail to: Elinore Hollingsworth, Power Group International, LLC, 3123 Washington Road, Augusta, Georgia 30907.

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.

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#### 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, notice is given that El Sol Trading, Inc., intends to allow the establishment of Scott Koster, d/b/a Sunrise Scooters as a dealership for the sale of motorcycles manufactured by Taizhou Chuanl Motorcycle Manufacturing, Co., Ltd. (CHUA) at 1923 South Federal Highway, Ft. Lauderdale (Broward County), Florida 33316, on or after January 9, 2011.

The name and address of the dealer operator(s) and principal investor(s) of Scott Koster, d/b/a Sunrise Scooters are dealer operator(s): Scott Koster, 300 Southwest 7th Street, Ft. Lauderdale, Florida 33315; principal investor(s): Scott Koster, 300 Southwest 7th Street, Ft. Lauderdale, Florida 33315.

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: Nalini Vinayak, Administrator, Dealer License

Section, Department of Highway Safety and Motor Vehicles, Room A-312, MS #65, Neil Kirkman Building, 2900 Apalachee Parkway, Tallahassee, Florida 32399-0635.

A copy of such petition or complaint must also be sent by U.S. Mail to: Gloria Ma, El Sol Trading, Inc., 19877 Quiroz Court, City of Industry, California 91789.

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.

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

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

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#### **STATE BOARD OF ADMINISTRATION**

Maximum Statutory Adjusted Capacity for Mandatory FHCF Coverage, Maximum Statutory Coverage for Optional Coverages, and Aggregate Retention for the 2011 Contract Year

NOTICE IS HEREBY GIVEN by the State Board of Administration of Florida, as required by Section 215.555(18)(d), F.S., for the Florida Hurricane Catastrophe Fund (FHCF) Reimbursement Contract Year commencing on June 1, 2011, of the maximum statutory adjusted capacity for the mandatory coverage, the maximum statutory coverage for any optional coverage, and the aggregate fund retention used to calculate individual insurer's retention multiples. As provided in Section 215.555(4)(c)1., F.S., the maximum statutory adjusted capacity for the mandatory coverage is \$17 billion. As provided in Section 215.555(17)(d)9.c., F.S., the maximum statutory coverage for the optional TICL coverage is \$6 billion. The maximum statutory coverage for the optional coverage available under Section 215.555(4)(b)4., F.S., to insurers that purchased coverage under that subparagraph in 2008, limited apportionment companies, and insurers that have been approved to participate in the Insurance Capital Build-Up Incentive Program is \$980 million; this calculation is based on the number of companies that qualify under Section 215.555(4)(b)4., F.S., as of the date of this notice and on one

reinstatement of the “per event” limit. The aggregate fund retention used to calculate individual insurer’s retention multiples is \$7.369 billion.

**AGENCY FOR HEALTH CARE ADMINISTRATION**

**NOTICE OF BATCHED APPLICATIONS RECEIPT AND NOTICE OF TENTATIVE PUBLIC HEARINGS**

The Agency for Health Care Administration has received and accepted the following Certificate of Need applications for review in the batched Other Beds and Programs review cycle with an application due date of November 17, 2010.

- County: Alachua            District: 3  
 CON # 10104            Application Receipt Date: 11/17/2010  
 Facility/Project: Gainesville Health Care Center  
 Applicant: The Gainesville Council on Aging, Inc.  
 Project Description: Establish a 180-bed replacement community nursing home
- County: Duval            District: 4  
 CON # 10105            Application Receipt Date: 11/17/2010  
 Facility/Project: San Marco Terrace Rehabilitation and Care  
 Applicant: Brooks Skilled Nursing Facility A, Inc.  
 Project Description: Establish a 68-bed replacement community nursing home
- County: Brevard        District: 7  
 CON # 10106            Application Receipt Date: 11/17/2010  
 Facility/Project: Hospice of St. Francis  
 Applicant: Hospice of St. Francis, Inc.  
 Project Description: Establish an inpatient hospice facility of up to 12 beds
- County: Orange        District: 7  
 CON # 10107            Application Receipt Date: 11/17/2010  
 Facility/Project: West Orange Healthcare District  
 Applicant: West Orange Healthcare District  
 Project Description: Establish a 60-bed community nursing home through the delicensure of 60 beds from Health Central Park
- County: Broward        District: 10  
 CON # 10108            Application Receipt Date: 11/16/2010  
 Facility/Project: Memorial Hospital West  
 Applicant: South Broward Hospital District  
 Project Description: Establish an adult inpatient autologous and allogeneic bone marrow transplant program at Memorial Hospital West

Also, IF REQUESTED, tentative public hearings have been scheduled as follows:

- PROPOSAL: District 3  
 DATE/TIME: Friday, January 7, 2011, 10:00 a.m. – 12:00 Noon  
 PLACE: WellFlorida Council – Large Conference Room  
 1785 N. W. 80th Blvd.  
 Gainesville, FL 32606
- PROPOSAL: District 4  
 DATE/TIME: Wednesday, January 5, 2011, 1:00 p.m. – 3:00 p.m.  
 PLACE: Health Planning Council of Northeast Florida  
 644 Cesery Blvd., Suite 210  
 Jacksonville, FL 32211
- PROPOSAL: District 7 – CON #10106  
 DATE/TIME: Thursday, January 6, 2011, 8:00 a.m. – 10:00 a.m.  
 PLACE: Health Council of East Central Florida, Inc.  
 2461 W. SR 426, Suite 2041  
 Oviedo, FL 32765
- PROPOSAL: District 7 – CON #10107  
 DATE/TIME: Thursday, January 6, 2011, 10:00 a.m. – 12:00 Noon  
 PLACE: Health Council of East Central Florida, Inc.  
 2461 W. SR 426, Suite 2041  
 Oviedo, FL 32765
- PROPOSAL: District 10  
 DATE/TIME: Friday, January 7, 2011, 9:00 a.m. – 11:00 a.m.  
 PLACE: Broward Regional Health Planning Council, Inc.  
 915 Middle River Drive, Suite 115  
 Fort Lauderdale, FL 3304

Public hearing requests must be in writing and be received at: Agency for Health Care Administration, CON Office, 2727 Mahan Drive, Mail Stop 28, Tallahassee, Florida 32308, Attention: James B. McLemore, by 5:00 p.m., December 23, 2010. In lieu of requesting and attending a public hearing, written comments submitted to the agency relative to the merits of these applications will become part of the official project application file. Pursuant to subsection 59C-1.010(3), F.A.C., written comments must be received by December 22, 2010.



The Agency for Health Care Administration has received an application for an emergency service exemption from Capital Regional Medical Center, 2626 Capital Medical Blvd., Tallahassee, FL 32308, pursuant to Section 395.1041(3), Florida Statutes and Rule 59A-3.255, Florida Administrative Code. The hospital is requesting an emergency service exemption for Oral/Maxillo-facial Surgery. Comments received within 15 days of publication will be considered by the Agency prior to making a determination of exemption status.

Additional information may be obtained by writing: Agency for Health Care Administration, Attention: Jessica Munn, 2727 Mahan Drive, MS #31, Tallahassee, FL 32308, (850)412-4359 or by e-mail: Jessica.Munn@ahca.myflorida.com.

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#### **DEPARTMENT OF ENVIRONMENTAL PROTECTION**

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

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#### **FLORIDA STATE CLEARINGHOUSE**

The state is coordinating reviews of federal activities and federally funded projects as required by Section 403.061(40), F.S. A list of projects, comments deadlines and the address for providing comments are available at [http://www.dep.state.fl.us/secretary/oip/state\\_clearinghouse/](http://www.dep.state.fl.us/secretary/oip/state_clearinghouse/). For information, call (850)245-2161. This public notice fulfills the requirements of 15 CFR 930.

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#### **DEPARTMENT OF HEALTH**

On November 22, 2010, Ana M. Viamonte Ros, M.D., M.P.H., State Surgeon General, issued an Order of Emergency Suspension Order with regard to the license of David Allen Wand, P.A., License #9103245. This Emergency Suspension Order was predicated upon the State Surgeon General's findings of an immediate and serious danger to the public health, safety and welfare pursuant to Sections 456.073(8) and 120.60(6), Florida Statutes. The State Surgeon General determined that this summary procedure was fair under the circumstances, in that there was no other method available to adequately protect the public.

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On November 24, 2010, Ana M. Viamonte Ros, M.D., M.P.H., State Surgeon General, issued an Order of Emergency Suspension Order with regard to the license of Vicki Elizabeth Garza, R.N., License #RN 2993122. This Emergency

Suspension Order was predicated upon the State Surgeon General's findings of an immediate and serious danger to the public health, safety and welfare pursuant to Sections 456.073(8) and 120.60(6), Florida Statutes. The State Surgeon General determined that this summary procedure was fair under the circumstances, in that there was no other method available to adequately protect the public.

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On November 23, 2010, Ana M. Viamonte Ros, M.D., M.P.H., State Surgeon General, issued an Order of Emergency Suspension Order with regard to the license of Leann M. Hebert, L.P.N., License #PN 1274951. This Emergency Suspension Order was predicated upon the State Surgeon General's findings of an immediate and serious danger to the public health, safety and welfare pursuant to Sections 456.073(8) and 120.60(6), Florida Statutes. The State Surgeon General determined that this summary procedure was fair under the circumstances, in that there was no other method available to adequately protect the public.

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On November 29, 2010, Ana M. Viamonte Ros, M.D., M.P.H., State Surgeon General, issued an Order of Emergency Suspension Order with regard to the license of Ginger H. Knight, R.N., License #RN 9175555. This Emergency Suspension Order was predicated upon the State Surgeon General's findings of an immediate and serious danger to the public health, safety and welfare pursuant to Sections 456.073(8) and 120.60(6), Florida Statutes. The State Surgeon General determined that this summary procedure was fair under the circumstances, in that there was no other method available to adequately protect the public.

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On November 23, 2010, Ana M. Viamonte Ros, M.D., M.P.H., State Surgeon General, issued an Order of Emergency Suspension Order with regard to the license of Erin Marie Patti, R.N. License #RN 9209644. This Emergency Suspension Order was predicated upon the State Surgeon General's findings of an immediate and serious danger to the public health, safety and welfare pursuant to Sections 456.073(8) and 120.60(6), Florida Statutes. The State Surgeon General determined that this summary procedure was fair under the circumstances, in that there was no other method available to adequately protect the public.

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**DEPARTMENT OF CHILDREN AND FAMILY SERVICES**

The **Department of Children and Families**, Substance Abuse Program Office is soliciting competitive applications for new opioid treatment programs throughout the state, in accordance with the 2010 Methadone Needs Assessment. Provider agencies that are interested in submitting applications can access the needs assessment and application package at: <http://www.dcf.state.fl.us/programs/samh/SubstanceAbuse/treatment.shtml>.

The application process shall remain open until 12:00 Noon, January 7, 2011. For more information contact: Joel Armstrong (850)413-6625, 1317 Winewood Blvd., Bldg. 6, Tallahassee, Florida 32399.

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**DEPARTMENT OF FINANCIAL SERVICES**

**INTEREST RATE SET**

PURSUANT TO SECTION 55.03, FLORIDA STATUTES Subsection 69I-25.003(3), F.A.C., requires the Department of Financial Services, at least once between December 1, 2010 and January 1, 2011, to provide notice of the interest rate set by the Chief Financial Officer pursuant to Section 55.03, F.S. The interest for the year 2011 has been set at 6% per annum or .0001644 per day. For additional information contact: The Vendor Ombudsman Section, Bureau of Accounting at (850)413-5516 or on the internet: [www.myfloridacfo.com/aadir/interest.htm](http://www.myfloridacfo.com/aadir/interest.htm).

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**Section XIII**  
**Index to Rules Filed During Preceding Week**

RULES FILED BETWEEN November 22, 2010  
 and November 24, 2010

Rule No.	File Date	Effective Date	Proposed Vol./No.	Amended Vol./No.
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**DEPARTMENT OF HIGHWAY SAFETY AND MOTOR VEHICLES**

15-1.012	11/24/10	12/14/10	36/33	36/43
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**Division of Motor Vehicles**

15C-18.001	11/24/10	12/14/10	36/33	36/35
15C-18.002	11/24/10	12/14/10	36/33	
15C-18.003	11/24/10	12/14/10	36/33	
15C-18.004	11/24/10	12/14/10	36/33	36/41
15C-18.005	11/24/10	12/14/10	36/33	36/41
15C-18.006	11/24/10	12/14/10	36/33	36/35
15C-18.007	11/24/10	12/14/10	36/33	36/41

**STATE BOARD OF ADMINISTRATION**

19-8.010	11/22/10	12/12/10	36/42	
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Rule No.	File Date	Effective Date	Proposed Vol./No.	Amended Vol./No.
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**DEPARTMENT OF CORRECTIONS**

33-601.314	11/22/10	12/12/10	36/42	
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**DEPARTMENT OF CHILDREN AND FAMILY SERVICES**

**Family Safety and Preservation Program**

65C-16.018	11/24/10	12/14/10	36/42	
65C-28.016	11/24/10	12/14/10	36/42	

**The effective date of the following rules were incorrectly published in the December 3, 2010, Vol. 36, No. 48, Florida Administrative Weekly.**

**DEPARTMENT OF STATE**

**Division of Library and Information Services**

1B-30.002	11/18/10	1/1/11	36/41	
1B-30.005	11/18/10	1/1/11	36/41	



**Section XIV**  
**List of Rules Affected**

				Rule No.	Proposed Vol./No.	Amended Vol./No.	Adopted Vol./No.
This "List of Rules Affected" is a cumulative list of all rules which have been proposed but not filed for adoption. Beginning with the February 2, 1996 issue, the list will be published monthly for the period covering the last eight weeks.				5J-4.014	36/47		
w – Signifies Withdrawal of Proposed Rule(s)				5J-6.003	36/47		36/49w
c – Rule Challenge Filed				5J-6.005	36/47		36/49w
v – Rule Declared Valid				5J-6.013	36/47		36/49w
x – Rule Declared Invalid				5J-7.004	36/47		
d – Rule Challenge Dismissed				5J-7.005	36/47		
dw – Dismissed Upon Withdrawal				5J-7.006	36/47		
				5J-7.007	36/47		
				5J-7.008	36/47		
				5J-8.003	36/47		
				5J-9.002	36/47		
				5J-9.006	36/47		
				5J-10.002	36/47		
				5J-10.006	36/47		
Rule No.	Proposed Vol./No.	Amended Vol./No.	Adopted Vol./No.	5J-12.002	36/47		
				5J-13.002	36/47		
				5J-13.003	36/47		
				5J-14.003	36/47		
				5J-15.001	36/47		
				5J-15.002	36/47		
				5J-17.016	36/47		
				5J-17.029	36/47		
				5J-17.030	36/47		
				5J-17.0321	36/47		
				5J-17.0322	36/47		
				5J-17.034	36/47		
				5J-17.035	36/47		
				5J-17.036	36/47		
				5J-17.038	36/47		
				5J-17.0381	36/47		
				5J-17.039	36/47		
				5J-17.041	36/47		
				5J-17.044	36/47		
				5J-17.047	36/47		
				5J-17.080	36/47		
				5J-17.082	36/47		
				5J-17.085	36/47		
				5J-17.102	36/47		
				5J-17.200	36/47		
				5J-17.203	36/47		
				5J-17.204	36/47		
				5J-17.206	36/47		
				5J-17.208	36/47		
				5J-17.210	36/47		
				5J-17.400	36/47		
				5L-1.003	36/42		
				EDUCATION			
				6A-1.0014	36/46		
				6A-1.0015	36/47		
				6A-1.039	36/47		
				6A-1.0404	36/33		36/42
				6A-1.06421	33/45		
				6A-1.09401	36/47		
				6A-1.0955	36/33		36/42
1A-31.035	34/39	35/12					
1A-31.045	34/39	35/12					
1A-37.001	36/42						
1B-30.002	36/41		36/48				
1B-30.005	36/41		36/48				
1S-2.0001	36/32	36/38	36/44				
1S-2.041	35/44						
1S-2.043	36/32		36/42				
1S-2.045	36/32	36/38	36/44				
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LEGAL AFFAIRS							
2AER10-1			36/33				
AGRICULTURE AND CONSUMER SERVICES							
5B-58.001	27/29						
5C-13.004	36/47						
5E-14.106	33/7						
5E-14.117	33/7						
5F-5.001	36/47						
5F-5.002	36/47						
5I-4.002	32/49						
	36/37		36/46				
5I-4.006	32/49						
5I-5.001	36/47						
5I-5.002	36/47						
5I-5.003	36/47						
5I-5.004	36/47						
5I-5.005	36/47						
5I-5.006	36/47						
5I-5.007	36/47						
5I-5.008	36/47						
5I-5.009	36/47						
5I-5.010	36/47						
5J-4.004	36/47						
5J-4.005	36/47						



Rule No.	Proposed Vol./No.	Amended Vol./No.	Adopted Vol./No.	Rule No.	Proposed Vol./No.	Amended Vol./No.	Adopted Vol./No.
14-20.005	36/49			15A-10.003	36/48		
14-24.001	36/25	36/32		15A-10.004	36/48		
14-26.0051	35/34	35/49		15A-10.005	36/48		
14-26.006	35/34	35/49		15A-10.006	36/48		
14-26.010	35/34	35/49		15A-10.007	36/48		
14-46.001	36/36	36/47		15A-10.008	36/48		
14-51.010	36/41			15A-10.009	36/47		
14-51.011	36/41				36/48		
14-51.012	36/41			15A-10.010	36/48		
14-51.013	36/41			15A-10.011	36/48		
14-51.014	36/41			15A-10.012	36/48		
14-51.020	36/41			15A-10.013	36/48		
14-51.021	36/41			15A-10.014	36/48		
14-51.030	36/41			15A-10.0141	36/48		
14-51.031	36/41			15A-10.0142	36/48		
14-51.040	36/41			15A-10.015	36/48		
14-51.041	36/41			15A-10.016	36/48		
14-51.042	36/41			15A-10.017	36/48		
14-51.043	36/41			15A-10.018	36/48		
14-51.051	36/41			15A-10.019	36/48		
14-51.052	36/41			15A-10.021	36/48		
14-51.053	36/41			15A-10.022	36/48		
14-51.054	36/41			15A-10.0221	36/48		
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14-51.063	36/41			15A-10.025	36/48		
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14-51.065	36/41			15A-10.026	36/48		
14-57.003	36/39			15A-10.027	36/48		
14-57.010	36/39			15A-10.028	36/48		
14-57.011	36/39			15A-10.029	36/48		
14-57.012	36/39			15A-10.030	36/48		
14-57.013	36/39			15A-10.031	36/48		
14-57.014	36/39			15A-10.032	36/48		
14-79.006	36/40			15A-10.033	36/48		
14-85.001	35/35	35/49		15A-10.034	36/48		
14-85.002	35/35	35/49		15A-10.035	36/48		
14-85.003	35/35	35/49		15A-10.036	36/48		
14-85.004	35/35			15A-10.037	36/48		
14-85.005	35/35	35/49		15A-10.038	36/48		
14-85.006	35/35	35/49		15A-10.039	36/48		
14-85.007	35/35	35/49		15A-10.040	36/48		
14-85.008	35/35	35/49		15A-10.041	36/48		
14-85.009	35/35	35/49		15A-10.042	36/48		
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		35/49		15A-11.0045	35/49	36/31	
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15C-16.004	34/18			27M-5.003	36/44		
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15C-18.002	36/33		36/49	27M-5.005	36/44		
15C-18.003	36/33		36/49	27M-5.006	36/44		
15C-18.004	36/33	36/41	36/49	27M-5.007	36/44		
15C-18.005	36/33	36/41	36/49	27M-5.008	36/44		
15C-18.006	36/33	36/35 36/41	36/49 36/49	27M-5.009	36/44		
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23-21.0155	35/43c			33-404.102	36/47		
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25-10.111	36/43			33-404.201	36/47		
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33-601.714	36/34			40C-400.211	36/39		
33-601.715	36/34			40D-1.002	36/41		36/48
33-601.716	36/34	36/42		40D-1.021	35/50		
33-601.717	36/34			40D-1.1002	36/41		36/48
33-601.718	36/34			40D-1.659	36/41		36/48
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33-601.731	36/34	36/42		40D-2.091	22/48		
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33-601.733	36/34			40D-4.091	22/48		
33-601.734	36/34		36/47		36/41		36/48
33-601.735	36/34	36/42		40D-22.101	36/41		36/48
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33-602.001	34/9			40D-26.091	36/46		
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34-8.002	36/44			40E-63.401	36/26	36/38	36/44
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				40E-63.434	36/26		36/44
40B-1.706	36/39			40E-63.435	36/26	36/38	36/44
40B-1.901	35/8			40E-63.436	36/26		36/44
40B-2.025	36/23			40E-63.437	36/26	36/38	36/44
40B-2.041	36/39		36/42w	40E-63.438	36/26	36/38	36/44
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40B-4.1090	36/47			40E-63.442	36/26		36/44
40B-8.041	35/38			40E-63.443	36/26	36/38	36/44
40B-80.075	35/38			40E-63.444	36/26	36/38	36/44
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40C-4.381	36/39			40E-63.460	36/26		36/44
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40C-40.011	36/39			40E-63.464	36/26	36/38	36/44
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42LLL-1.002	36/24			55-11.003	34/11		36/42w
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49D-1.004	36/37			55-11.012	34/11		36/42w
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53ER10-39			36/36	59A-4.106	35/22		36/43w
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53ER10-42			36/36	59A-4.108	35/22		36/43w
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53ER10-49			36/41	59A-4.123	35/22		36/43w
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53ER10-51			36/41	59A-4.126	35/22		36/43w
53ER10-52			36/41	59A-4.128	35/22		36/43w
53ER10-53			36/41	59A-4.1285	35/22		36/43w
53ER10-54			36/42	59A-4.1288	35/22		36/43w
53ER10-55			36/42	59A-4.1295	35/22		36/43w
53ER10-56			36/42		36/43c		
53ER10-57			36/44	59A-4.130	35/22		36/43w
53ER10-58			36/44	59A-4.133	35/22		36/43w
53ER10-59			36/44	59A-4.134	35/22		36/43w
53ER10-60			36/44	59A-4.150	35/22		36/43w
53ER10-61			36/49	59A-4.165	35/22		36/43w
53ER10-62			36/49	59A-4.166	35/22		36/43w
53ER10-63			36/49	59A-7.021	35/50	35/52	
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		36/41				36/31	36/43w
		36/47		59G-5.010	36/18	36/26	
59A-8.004	36/28	36/36		59G-6.010	36/44		
		36/41		59G-6.020	34/23c		
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59A-8.008	36/28	36/41		59G-6.030	36/44		
		36/47		59G-6.045	36/44		
59A-8.0086	36/28			59G-6.090	36/44		
59A-8.0095	36/28	36/36		59G-13.083	34/23c		
		36/41		59G-20.091	35/1	35/8	
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59A-8.0215	36/28	36/41		59O-138.001	34/43		
59A-8.022	36/28	36/41		59O-157.302	34/43		
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59A-8.0245	36/28	36/41		59V-560.103	34/39		
59A-8.027	36/28	36/41		59V-560.107	34/39		
59A-15.002	36/49			59V-560.108	34/39		
59A-15.004	36/49			59V-560.201	34/39		
59A-15.009	36/49			59V-560.302	34/39		
59A-26.001	35/29			59V-560.402	34/39		
59A-26.002	35/29			59V-560.403	34/39		
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59A-26.004	35/29			59V-560.606	34/39		
59A-26.005	35/29			59V-560.702	34/39		
59A-26.006	35/29			59V-560.703	34/39		
59A-26.007	35/29			59V-560.704	34/39		
59A-26.0075	35/29			59V-560.705	34/39		
59A-26.008	35/29			59V-560.706	34/39		
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59A-26.010	35/29			59V-560.801	34/39		
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59A-26.012	35/29			59V-560.805	34/39		
59A-26.013	35/29			59V-560.902	34/39		
59A-26.014	35/29			59V-560.903	34/39		
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59A-26.017	35/29			59V-560.906	34/39		
59A-26.018	35/29			59V-560.908	34/39		
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59A-26.020	35/29			59W-600.006	34/39		
59A-26.021	35/29			59W-600.013	34/39		
59A-26.022	35/29			59W-600.0131	34/39		
59A-26.023	35/29						
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59B-9.032	36/35		36/48				
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59E-7.021	36/35		36/48				
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60BBER10-7			36/36	60Q-6.122	36/29		36/43
60BB-3.0261		36/6	36/47	60Q-6.123	36/29		36/43
		36/23	36/47	60Q-6.124	36/29		36/43
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60BB-3.0262	36/35	36/40	36/47	60Q-6.128	36/29		36/43
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60BB-8.210	36/12	36/23		<b>BUSINESS AND PROFESSIONAL REGULATION</b>			
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60BB-8.701	36/12	36/42				36/44	
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60DD-2.003	36/24		36/43w			36/44	
60DD-2.004	36/24		36/43w	61-35.02715	35/45	36/27	
60DD-2.005	36/24		36/43w			36/44	
60DD-2.006	36/24		36/43w	61-35.02716	35/45	36/27	
60DD-2.007	36/24		36/43w			36/44	
60DD-2.008	36/24		36/43w	61-35.02717	35/45	36/27	
60DD-2.009	36/24		36/43w			36/44	
60DD-2.010	36/24		36/43w	61-35.02718	35/45	36/27	
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60FF-5.003	36/33		36/42	61-35.02719	35/45	36/27	
60FF-5.004	36/15	36/37	36/45			36/44	
60FF-5.005	36/33		36/42	61-35.0272	35/45	36/27	
60FF-5.006	36/33		36/42			36/44	
60FF-5.007	36/33		36/42	61-35.02721	35/45	36/27	
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60FF-6.004	36/40			61-35.02723	35/45	36/27	
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60L-35.007	34/2	34/2		61B-20.004	36/26		36/47w
		34/19		61B-20.005	36/26	36/38	36/47w
60Q-6.102	36/29		36/43	61B-20.006	36/26		36/47w
60Q-6.103	36/29		36/43	61B-21.001	36/26		36/47w
60Q-6.104	36/29		36/43	61B-21.002	36/26	36/38	36/47w
60Q-6.105	36/29		36/43	61B-21.003	36/26		36/47w
60Q-6.106	36/29		36/43	61B-39.003	36/44		
60Q-6.107	36/29	36/35	36/43	61C-1.001	36/18		36/43w
60Q-6.108	36/29		36/43	61C-1.004	36/18	36/30	36/43w
60Q-6.110	36/29		36/43			36/33	36/43w
60Q-6.111	36/29		36/43	61D-6.008	36/36		
60Q-6.113	36/29		36/43	61D-13.008	34/42		
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61D-14.024	36/42					28/46	
61D-14.031	36/42			61J1-7.004	28/41	28/43	
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61D-14.033	36/42			61J1-7.005	28/41	28/43	
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61D-14.047	36/42			61J2-2.027	36/38		
61D-14.048	36/42			61J2-3.020	36/38		
61D-14.059	36/42			61J2-17.012	28/3	28/17	
61D-14.073	36/42			61J2-24.004	36/38	36/44	
61D-14.080	36/42			61J2-24.006	36/38	36/44	
61D-14.082	36/42			61K1-1.003	36/30	36/45	
61D-14.086	36/42			61K1-1.004	36/30	36/45	
61D-14.090	36/42			61K1-1.005	36/30	36/45	
61D-14.200	36/42			61K1-1.0055	36/30		
61D-14.203	36/42			61K1-1.010	36/30		36/48
61E14-2.001(5)	36/24c		36/43x	61K1-1.011	36/30		
61E14-4.001	36/36			61K1-1.013	36/30		36/48
61F10-18.001	35/28			61K1-1.040	36/30		36/46
61G4-15.034	36/30		36/44	61L-1.012	36/36		36/46
61G5-22.006	36/39						
61G5-22.017	36/39						
61G5-31.004	36/39						
61G6-5.002	36/34			62-109.010	36/43		
61G6-5.003	36/34		36/48	62-109.020	36/43		
61G6-5.0061	36/10	36/22		62-109.030	36/43		
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61G7-5.001	36/17			62-258.421	34/51		
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61G7-10.0012	36/48				36/43c		
61G7-10.002	36/17				36/43c		
61G7-33.0065	30/16			62-302.800(2)	36/7c		
61G9-9.001	31/6			62-304.505	34/16	34/23	
61G10-12.001	36/43			62-304.510	29/25		
61G10-18.001	36/8	36/41	36/47	62-304.600	35/31	36/7	
61G14-19.001	36/29		36/42			36/17	
61G15-20.0015	36/37		36/45		36/13c		
61G15-20.007	36/37				36/13c		
61G15-31.003	35/45	36/29			36/13c		
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61G15-31.006	35/45	36/43			36/17	36/28	36/44
61G15-31.010	35/45	36/43				36/32	36/44
61G15-31.011	35/45	36/29				36/36	36/44
61G15-31.012	35/45			62-304.610	35/31	36/7	
61G19-5.002	36/40				36/13c		
61H1-23.001	36/47				36/13c		
61H1-29.002	36/44				36/13c		
61J1-3.001	28/41	28/43		62-304.610(11)	36/13c		
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62-346.050	35/20	36/29	36/43	62-788.320	36/47		
62-346.051	35/20	36/29	36/43	62-788.330	36/47		
62-346.060	35/20		36/43	62-788.400	36/47		
62-346.070	35/20	36/29	36/43	62-788.900	36/47		
62-346.071	35/20	36/29	36/43	62B-33.002	33/50c		
62-346.075	35/20		36/43	(18)(43)(60)			
62-346.080	35/20	36/29	36/43	62B-33.005	33/50c		
62-346.090	35/20	36/29	36/43	(1)(a),(1),(2)			
62-346.091	35/20	36/29	36/43	62B-33.0051	33/50c		
62-346.095	35/20	36/29	36/43	(1)(a),(2)(c)			
62-346.100	35/20	36/29	36/43	62B-33.0051	33/50c		
62-346.110	35/20	36/29	36/43	(1)(a),(2)(d)			
62-346.120	35/20		36/43	62B-41.002	36/35	36/47	
62-346.130	35/20	36/29	36/43	62B-41.003	36/35	36/47	
62-346.140	35/20	36/29	36/43	62B-41.005	36/35	36/47	
62-346.301	35/20	36/29	36/43	62B-56	34/23c		
62-346.302	35/20	36/29	36/43	62N-16.012	36/47		
62-346.381	35/20	36/29	36/43	62N-16.027	36/47		
62-346.451	35/20		36/43	62N-16.033	36/47		
62-346.900	35/20	36/29	36/43				
62-354.071	35/2						
62-550.200	36/10						
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62-550.310	36/13			63D-6.010	36/12		
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62-550.500	36/13			63E-6.001	36/43		
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62-550.514	36/10			63E-6.003	36/43		
	36/46			63E-6.004	36/43		
62-550.540	36/10			63E-6.005	36/43		
	36/46			63E-6.006	36/43		
62-550.550	36/10			63E-6.007	36/43		
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62-550.720	36/10			63E-6.009	36/43		
	36/46			63E-6.010	36/43		
62-550.730	36/10			63E-6.011	36/43		
	36/46			63E-6.012	36/43		
62-550.821	36/10			63F-10.001	36/45		
	36/46			63F-10.002	36/45		
62-550.822	36/10			63F-10.003	36/45		
	36/46			63F-10.004	36/45		
62-550.824	36/10			63F-10.005	36/45		
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62-560.400	36/10			63H-1.001	36/46		
	36/46			63H-1.002	36/46		
62-560.410	36/46			63H-1.004	36/46		
62-640.400(10),(11)	36/43c		36/43d	63H-1.006	36/46		
62-640.500	36/43c		36/43d	63H-1.010	36/46		
62-640.700(5),(6)	36/43c		36/43d	63H-1.011	36/46		
62-788.100	36/47			63H-1.013	36/46		
62-788.150	36/47			63H-1.014	36/46		
62-788.200	36/47			63H-1.016	36/46		

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63H-2.0075	36/46			64B8-55.002	36/42		
63H-2.008	36/46			64B9-3.002	36/33	36/34	36/48
63K-1.001	36/47			64B9-3.0025	36/34		36/42
63K-1.0015	36/47			64B9-4.002	36/34		36/48
63K-1.002	36/47			64B9-4.004	36/34		36/43
63K-1.003	36/47			64B9-6.003	36/35		36/42
63K-1.004	36/47			64B9-7.001	36/48		
63K-1.005	36/47			64B9-8.005	36/33	36/44	
63K-1.015	36/47			64B9-8.006	36/44		
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64-1	30/29c			64B9-12.005	36/35		36/45
64B-1.009	25/39	26/1		64B9-17.001	33/8c		
64B-4.005	36/43c		36/43w	64B9-17.002	33/8c		
64B-4.006	36/40		36/48	64B10-11.001	35/38	36/33	36/42
	36/43c		36/43w	64B10-11.012	35/38		36/42
64B-7.001	36/38			64B10-16.001	36/47		
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64B-7.003	36/45			64B10-16.0025	36/33		36/42
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64B1-8.002	36/45					36/43	
64B1-9.001	36/48			64B11-2.003	36/41		
64B2-11.012	35/50	36/19	36/43	64B11-3.001	36/41		
		36/37	36/43	64B12-11.003	36/43		
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64B4-3.007	35/11			64B13-7.005	36/48		
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64B5-2.013	36/13	36/47		64B13-18.002	36/37		36/45
64B5-2.014	30/51				36/48		
64B5-2.0142	36/29			64B14-1.004	36/36		36/44
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64B5-13.005	36/39		36/47	64B14-4.004	36/36		
64B5-15.010	27/30			64B14-4.005	36/36	36/39	36/48
64B5-16.005	36/6			64B14-4.100	36/36		36/44
	36/30			64B15-6.003	36/40		36/48
64B5-16.006	36/30			64B15-7.010	36/46		
64B5-16.0075	36/19			64B15-12.0031	36/40		36/48
64B6-8.002	36/40			64B15-12.005	36/40		
64B8-1.007	36/36		36/48	64B15-14.001	36/36		36/47
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64B8-4.009	36/36			64B15-14.0052	36/16	36/38	36/44
64B8-4.029	36/40		36/48	64B15-18.003	36/40		36/48
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64B8-9.005	35/26			64B16-26.206	35/39	36/32	
64B8-9.009	36/41					36/45	
64B8-9.0131	36/16	36/33	36/47	64B16-26.351	36/37	36/43	
		36/41	36/47	64B16-28.140	35/35		36/46w
64B8-9.0132	36/16	36/33	36/47	64B16-28.902	35/39		36/43w
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64B8-30.003	36/40		36/48			36/38	
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64B18-16.006	36/42			65A-24.016	36/33		36/45
64B18-24.001	36/42			65A-24.017	36/33		36/45
64B19-13.003	36/35		36/44	65A-24.018	36/33		36/45
64B19-15.003	36/35		36/44	65A-24.019	36/33		36/45
64B21-504.001	36/34		36/42	65A-24.020	36/33		36/45
64B23-2.001	36/18			65A-24.021	36/33		36/45
64B24-8.002	36/34		36/42	65A-24.023	36/33		36/45
64B27-2.001	36/34		36/42	65A-24.024	36/33		36/45
64B32-2.001	36/43			65B-27.017	32/9		
64D-3.046	36/35	36/43		65CER10-2			36/32
64E-19.002	36/30		36/42	65CER10-3			36/32
64E-19.004	36/30		36/42	65CER10-4			36/32
64E-19.006	36/30		36/42	65CER10-5			36/42
64E-19.007	36/30		36/42	65CER10-6			36/37
64F-12.001	36/14			65CER10-7			36/37
64F-12.012	35/42			65CER10-8			36/37
64F-12.013	35/42			65CER10-9			36/37
64H-1.002	36/7	36/40		65CER10-10			36/37
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64H-2.008	35/25			65CER10-12			36/37
64I-1.001	36/41			65CER10-13			36/37
64I-1.002	36/41			65C-5.001	32/29	32/37	
64I-1.003	36/41			65C-5.002	32/29	32/37	
64I-1.005	36/41			65C-5.003	32/29	32/37	
64J-2.010	36/37			65C-5.004	32/29	32/37	
64J-2.019	36/38			65C-5.005	32/29	32/37	
64J-3.001	36/39			65C-5.006	32/29	32/37	
64J-3.002	34/43	35/2		65C-5.007	32/29	32/37	
	36/39			65C-5.008	32/29	32/37	
64J-3.003	36/39			65C-5.009	32/29	32/37	
64K-1.001	36/36			65C-5.010	32/29	32/37	
64K-1.003	36/36			65C-5.011	32/29	32/37	
64K-1.004	36/36			65C-14.010	36/45		
64K-1.005	36/36			65C-16.008	32/4		
64K-1.006	36/36			65C-16.018		34/41	36/49
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	32/2c			65C-31.001	36/38	36/49	
	32/2c			65C-31.002	36/38	36/49	
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	36/37			65C-31.004	36/38	36/49	
65A-1.205(1)	36/43c			65C-31.005	36/38	36/49	
65A-1.400	31/27c			65C-31.006	36/38	36/49	
65A-1.603	36/35		36/43	65C-31.007	36/38	36/49	
65A-15.005	32/9			65C-31.008	36/38	36/49	
65A-15.062	32/9			65C-31.009	36/38	36/49	
65A-24.010	36/33		36/45	65C-31.010	36/38	36/49	
65A-24.011	36/33		36/45	65C-31.011	36/38	36/49	
65A-24.012	36/33		36/45	65C-33.011	34/46	36/34	



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65C-36.003	36/39			65G-4.017	36/7		
65C-36.004	36/39			65G-4.017(1),(3)	36/13c		
65C-36.005	36/39				36/13c		
65C-36.006	36/39			65G-11.001	36/20	36/25	36/42
65C-36.007	36/39					36/27	36/42
65C-36.008	36/39					36/36	36/42
65C-36.009	36/39			65G-11.002	36/20	36/25	36/42
65E-9.009	34/16	34/20				36/27	36/42
65G-4.001	36/12		36/43w			36/36	36/42
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65G-4.0011	36/12		36/43w			36/36	36/42
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65G-4.002	36/12		36/43w	67ER09-1			35/12
	36/43			67ER09-2			35/12
65G-4.0021	35/49	36/3		67ER09-3	35/43c		35/43d
	36/35		36/46		35/43c		35/43d
65G-4.0022	35/49	36/3			35/43c		35/43d
	36/35	36/8	36/46		35/43c		35/43d
65G-4.0023	35/49	36/3		67ER09-4	35/43c		35/43d
	36/35	36/8	36/46		35/43c		35/43d
65G-4.0024	35/49	36/3			35/43c		35/43d
	36/35	36/8	36/46		35/43c		35/43d
65G-4.0025	35/49	36/3		67ER09-5			35/12
	36/35	36/8	36/46	67-18.005	28/42		35/12
65G-4.003	36/12		36/43w	67-48.002	30/39		
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65G-4.004	36/12		36/43w	67-48.004(13)(d)	36/18c		
	36/43			67-48.004(5)	36/18c		
65G-4.005	36/12		36/43w	67-48.0072(10)	36/24c		36/43d
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65G-4.006	36/12		36/43w	68A-1.004	36/2		36/44
	36/43				36/30	36/38	36/44
65G-4.007	36/12		36/43w	68A-6.0022	33/1	33/11	
	36/43			68A-6.0024	36/40		36/48
65G-4.008	36/12		36/43w	68A-6.0025	36/40		36/48
	36/43			68A-6.003	36/12	36/38	36/44
65G-4.009	36/12		36/43w		36/40		36/48
	36/43			68A-12.002	36/30	36/38	36/44
65G-4.010	36/12		36/43w	68A-13.003	36/43		
	36/43			68A-13.004	36/38		36/45
65G-4.011	36/12		36/43w	68A-15.004		31/12	36/44
	36/43				36/30	36/38	36/44
65G-4.012	36/12		36/43w	68A-15.006	36/30	36/38	36/44
	36/43			68A-17.004	36/30	36/38	36/44
65G-4.014	36/7			68A-24.003	28/17		
	36/13c			68A-24.004	28/17		
65G-4.014(1)	36/13c			68A-24.006	28/17		
65G-4.014(1),(3)	36/13c			68A-25.0032	35/19		
65G-4.014(3)	36/13c						

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68A-27.001	36/2	36/38	36/44	69B-220.201	36/43c		36/43w
68A-27.0011	36/2		36/44	69B-220.201(5)(d)	36/18c		
68A-27.0012	36/2	36/38	36/44	69B-241.010	36/23		
68A-27.002	36/2		36/46w	69B-241.020	36/23		
68A-27.0021	36/2		36/44	69B-241.030	36/23		
68A-27.003	36/2	36/38	36/44	69B-241.035	36/23		
68A-27.004	36/2		36/44	69B-241.040	36/23		
68A-27.005	36/2	36/38	36/44	69B-241.070	36/23		
68A-27.006	36/2		36/44	69B-241.080	36/23		
68A-27.007	36/2	36/38	36/44	69B-241.090	36/23		
68B-14.0038	36/37		36/42	69B-241.100	36/23		
68B-23.101	32/18			69B-241.110	36/23		
68B-23.103	32/18			69B-241.120	36/23		
68B-23.104	32/18			69B-241.130	36/23		
68B-23.106	32/18			69B-241.140	36/23		
68B-23.107	32/18			69B-241.150	36/23		
68B-23.108	32/18			69B-241.160	36/23		
68B-23.109	32/18			69B-241.165	36/23		
68B-23.110	32/18			69B-241.170	36/23		
68B-23.112	32/18			69H-1.003	36/40		
68B-45.004	36/43			69H-2.008	36/40		
68B-45.0045	36/43			69L-3.025	36/36		36/47
68B-45.007	36/43			69L-6.007	36/36	36/47	
68B-220.001	36/26	36/38		69L-7.501	35/44	35/50	
68D-18.004	36/37		36/44		36/7c		
68D-18.005	36/37		36/44		36/7c		
FINANCIAL SERVICES							
69-1	30/42c			69L-7.602	36/18c		
69A-37.082	36/47			69L-7.602(5)(q)	32/45c		
69A-37.083	36/47			69L-7.602(7)	36/18c		
69A-37.084	36/47			69L-7.602(7)(b)	36/18c		
69A-37.085	36/47			69L-7.602(a)-(c),(e)	36/18c		
69A-37.086	36/47			69L-24.006	36/18c		
69A-37.087	36/47			69L-24.006(2)(a)(1)(2)	36/18c		
69A-37.088	36/47			69L-24.006(2)(a)(b)	36/18c		
69A-37.089	36/47			69L-24.006(2)(d)	36/18c		
69A-47.011	36/43			69L-56.530	31/3		
69A-47.012	36/43			69M-1	29/52c		
69A-47.019	36/43			69M-236.001		36/30	36/49w
69A-62.002	36/47				36/32		36/49w
69A-62.021	36/47			69M-236.002		36/9	36/49w
69A-62.022	36/47					36/30	36/49w
69A-220.001	36/26				36/32		36/49w
69B-33.005(3)(a)	32/32c			69M-236.003		36/30	36/49w
	32/32c				36/32		36/49w
69B-41.002(19)	32/32c			69M-236.004		36/9	36/49w
	32/32c					36/30	36/49w
69B-210.005	36/33			69M-236.005		36/30	36/49w
69B-210.010	36/33				36/32		36/49w
69B-211.011	36/33		36/48	69O-1	31/37c		
69B-211.012	36/33		36/48		31/37c		
69B-211.042(7),(b)1.	36/13c		36/43d	69O-136.0075	35/20		
69B-220.001	36/26		36/44	69O-136.009	35/20		

Rule No.	Proposed Vol./No.	Amended Vol./No.	Adopted Vol./No.	Rule No.	Proposed Vol./No.	Amended Vol./No.	Adopted Vol./No.
69O-136.011	35/20			69W-600.0092	36/33		36/46
69O-137.001	36/26		36/42w	69W-600.0093	36/33		36/46
	36/44			69W-600.010	36/33		36/46
69O-138.001	36/26		36/42w	69W-600.012	36/33	36/40	36/46
	36/44			69W-600.013	36/33	36/40	36/46
69O-138.047	36/35			69W-600.0131	36/33	36/40	36/46
69O-139.019	33/10			69W-600.0132	36/33		36/46
69O-146.040	35/20			69W-600.014	36/33		36/46
69O-149.303	36/14			69W-600.015	36/33		36/46
69O-162.203	36/35	36/45		69W-600.016	36/33		36/46
69O-164.020	36/35	36/45		69W-600.017	36/33		36/46
69O-167.024	36/24			69W-600.020	36/33	36/40	36/46
69O-170.006	31/32c			69W-700.002	36/33		36/46
69O-170.020	32/5	32/12		69W-700.015	36/33		36/46
69O-175.001	31/2c			69W-700.028	36/33		36/46
69O-175.003	31/26			69W-800.001	36/33		36/46
69O-175.008	35/12c			69W-800.003	36/33		36/46
69O-186.013	33/8c			69W-800.004	36/33		36/46
69O-200.004	36/27	36/41		69W-900.001	36/33		36/46
69O-200.005	36/27			69W-1000.001	36/33		36/45
69O-200.006	36/27			AGENCY FOR ENTERPRISE INFORMATION TECHNOLOGY			
69O-200.014	36/27	36/41		71A-1.001	36/24		36/45
69O-200.015	36/27	36/41		71A-1.002	36/24		36/45
69O-204.020	33/50	34/10		71A-1.003	36/24		36/45
69O-204.030	33/50	34/10		71A-1.004	36/24	36/35	36/45
69O-204.040	33/50	34/10		71A-1.005	36/24		36/45
69O-204.050	33/50			71A-1.006	36/24		36/45
69O-204.060	33/50			71A-1.007	36/24		36/45
69O-204.070	33/50	34/10 34/15		71A-1.008	36/24		36/45
69S-37.087	36/47			71A-1.009	36/24		36/45
69S-37.088	36/47			71A-1.010	36/24		36/45
69V-40.0112	36/24			71A-1.011	36/24	36/35	36/45
69V-85.006	36/42			71A-1.012	36/24		36/45
69V-160.036	36/42			71A-1.013	36/24		36/45
69V-560.1012	36/42			71A-1.014	36/24		36/45
69V-560.1013	36/42			71A-1.015	36/24		36/45
69W-200.002	36/24			71A-1.016	36/24	36/35	36/45
69W-301.002	36/33	36/39	36/46	71A-1.017	36/24	36/35	36/45
69W-600.001	36/33		36/46	71A-1.018	36/24		36/45
69W-600.0015	36/33		36/46	71A-1.019	36/24	36/35	36/45
69W-600.002	36/33		36/46	71A-1.020	36/24		36/45
69W-600.004	36/33		36/46	71A-1.021	36/24		36/45
69W-600.005	36/33		36/46	71A-1.022	36/24		36/45
69W-600.006	36/33		36/46	71A-1.023	36/24		36/45
69W-600.007	36/33		36/46				
69W-600.008	36/33		36/46				
69W-600.009	36/33		36/46				
69W-600.0091	36/33		36/46				