AGENDA
FLORIDA DEPARTMENT OF REVENUE
Meeting Material Available on the web at:
http://floridarevenue.com/opengovt/Pages/meetings.aspx

MEMBERS
Governor Rick Scott
Attorney General Pam Bondi
Chief Financial Officer Jimmy Patronis
Commissioner Adam H. Putnam

March 7, 2018

Contacts: Debra J. Longman
Director of Legislative and Cabinet Services
(850) 617-8324

MaryAnn Murphy, Executive Asst. II
(850) 717-7138

9:00 A.M.
LL-03, The Capitol
Tallahassee, Florida

ITEM                     SUBJECT                                           RECOMMENDATION
1. Respectfully request approval of the minutes of the October 17, 2017 and the December 13, 2017 Cabinet meeting.

(ATTACHMENT 1)           RECOMMEND APPROVAL

2. Respectfully request approval to file and certify with the Secretary of State for final adoption under Chapter 120, Florida Statutes, rules relating to General Tax Administration.

(ATTACHMENT 2)           RECOMMEND APPROVAL

3. Respectfully request approval to file and certify with the Secretary of State for final adoption under Chapter 120, Florida Statutes, rules relating to Property Tax Oversight.

(ATTACHMENT 3)           RECOMMEND APPROVAL

4. Respectfully request approval of and authority to publish Notices of Proposed Rule in the Florida Administrative Register, for rules relating to General Tax Administration.

(ATTACHMENT 4)           RECOMMEND APPROVAL


(ATTACHMENT 5)           INFORMATION/DISCUSSION
ATTACHMENT 1
STATE OF FLORIDA

IN RE: MEETING OF THE GOVERNOR AND
CABINET

CABINET MEMBERS: GOVERNOR RICK SCOTT
ATTORNEY GENERAL PAM BONDI
CHIEF FINANCIAL OFFICER JIMMY
PATRONIS
COMMISSIONER OF AGRICULTURE
ADAM PUTNAM

DATE: TUESDAY, OCTOBER 17, 2017

LOCATION: CABINET MEETING ROOM
LOWER LEVEL, THE CAPITOL
TALLAHASSEE, FLORIDA

REPORTED BY: NANCY S. METZKE, RPR, FPR
COURT REPORTER
# INDEX

<table>
<thead>
<tr>
<th>Florida Department of Law Enforcement</th>
<th>By Commissioner Swearingen</th>
<th>5</th>
</tr>
</thead>
<tbody>
<tr>
<td>State Board of Administration</td>
<td>By Executive Director Williams</td>
<td>9</td>
</tr>
<tr>
<td>Highway Safety and Motor Vehicles</td>
<td>By Executive Director Rhodes</td>
<td>22</td>
</tr>
<tr>
<td>Department of Veterans Affairs</td>
<td>By Executive Director Sutphin</td>
<td>26</td>
</tr>
<tr>
<td>Department of Revenue</td>
<td>By Deputy Executive Director Andrea Moreland</td>
<td>28</td>
</tr>
<tr>
<td>Office of Insurance Regulation</td>
<td>By Commissioner Altmaier</td>
<td>30</td>
</tr>
<tr>
<td>Office of Financial Regulation</td>
<td>By Commissioner Breakspear</td>
<td>37</td>
</tr>
<tr>
<td>Board of Trustees of the Internal Improvement Trust Fund</td>
<td>By Secretary Valenstein</td>
<td>40</td>
</tr>
<tr>
<td>Division of Bond Finance</td>
<td>By Director Watkins</td>
<td>57</td>
</tr>
</tbody>
</table>

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DEPARTMENT OF REVENUE

GOVERNOR SCOTT: Next I'd like to recognize Andrea Moreland with the Department of Revenue.

Good morning.

DEPUTY EXECUTIVE DIRECTOR MORELAND: Good morning. Good morning, Governor Scott and members of the Cabinet.

The Department of Revenue has three agenda items for your consideration this morning. For each item, the Department is requesting approval to publish notices of proposed rule in the Florida Administrative Register. The rules relate to general tax administration, property tax oversight and child support.

We are requesting that you approve all three items.

GOVERNOR SCOTT: Okay. We're doing it 1, 2, and 3. Are there any questions on any of them?

(NO RESPONSE).

GOVERNOR SCOTT: Is there a motion?

ATTORNEY GENERAL BONDI: So move.

GOVERNOR SCOTT: Is there a second?

CFO PATRONIS: Second.

GOVERNOR SCOTT: Comments or objections?
(NO RESPONSE).

GOVERNOR SCOTT: Hearing none, the motion carries.

DEPUTY EXECUTIVE DIRECTOR MORELAND: Thank you.

GOVERNOR SCOTT: Thanks, Andrea.
STATE OF FLORIDA

IN RE: MEETING OF THE GOVERNOR AND CABINET

CABINET MEMBERS: GOVERNOR RICK SCOTT
ATTORNEY GENERAL PAM BONDI
CHIEF FINANCIAL OFFICER JIMMY PATRONIS
COMMISSIONER OF AGRICULTURE ADAM PUTNAM

DATE: TUESDAY, DECEMBER 13, 2017

LOCATION: CABINET MEETING ROOM
LOWER LEVEL, THE CAPITOL
TALLAHASSEE, FLORIDA

REPORTED BY: NANCY S. METZKE, RPR, FPR
COURT REPORTER

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## INDEX

<table>
<thead>
<tr>
<th>Meeting Schedule</th>
<th>Page No.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Division of Bond Finance</td>
<td>5</td>
</tr>
<tr>
<td>By Director Watkins</td>
<td>5</td>
</tr>
<tr>
<td>State Board of Administration</td>
<td>36</td>
</tr>
<tr>
<td>By Director Williams</td>
<td>36</td>
</tr>
<tr>
<td>Department of Revenue</td>
<td>48</td>
</tr>
<tr>
<td>By Director Biegalski</td>
<td>48</td>
</tr>
<tr>
<td>Office of Financial Regulation</td>
<td>53</td>
</tr>
<tr>
<td>By Commissioner Breakspear</td>
<td>53</td>
</tr>
<tr>
<td>Office of Insurance Regulation</td>
<td>55</td>
</tr>
<tr>
<td>By Commissioner Altmaier</td>
<td>55</td>
</tr>
<tr>
<td>Board of Trustees</td>
<td>59</td>
</tr>
<tr>
<td>By Secretary Valenstein</td>
<td>59</td>
</tr>
</tbody>
</table>
DEPARTMENT OF REVENUE

GOVERNOR SCOTT: Next I'd like to recognize Leon Biegalski with the Department of Revenue. Good morning, Leon.

EXECUTIVE DIRECTOR BIEGALSKI: Good morning, Governor Scott, Attorney General Bondi, CFO Patronis, and Commissioner Putnam.

We have got seven items for you today. The first one, the Department respectfully requests approval of the minutes of the August 16th, 2017 Cabinet meeting.

GOVERNOR SCOTT: Is there a motion on the item?

COMMISSIONER PUTNAM: So move.

GOVERNOR SCOTT: Is there a second?

ATTORNEY GENERAL BONDI: Second.

GOVERNOR SCOTT: Comments or objections?

(NO RESPONSE).

GOVERNOR SCOTT: Hearing none, the motion carries.

EXECUTIVE DIRECTOR BIEGALSKI: And with your permission, I think we can do Items 2, 3 and 4 all together.

GOVERNOR SCOTT: Okay.
EXECUTIVE DIRECTOR BIEGALSKI: The Department respectfully requests approval to file and certify with the Secretary of State for final adoption under Chapter 120 of the Florida Statutes rules related to general tax administration, property tax oversight, and child support.

GOVERNOR SCOTT: All right. Is there a motion on 2, 3, and 4?

COMMISSIONER PUTNAM: So move.

GOVERNOR SCOTT: Is there a second?

ATTORNEY GENERAL BONDI: Second.

CFO PATRONIS: Second.

GOVERNOR SCOTT: Any comments or objections? (NO RESPONSE).

GOVERNOR SCOTT: Hearing none, the motions carries.

EXECUTIVE DIRECTOR BIEGALSKI: Okay. Five and 6 I know are rule related, but those I think we'll keep separate.

Item Number 5, the Department respectfully requests approval of an authority to publish notices of proposed rule in the Florida Administrative Register for rules related to general tax administration.

GOVERNOR SCOTT: Is there a motion on the
ATTORNEY GENERAL BONDI: So move.
GOVERNOR SCOTT: Okay. Is there a second?
CFO PATRONIS: Second.
GOVERNOR SCOTT: Comments or objections?
(NO RESPONSE).
GOVERNOR SCOTT: Hearing none, the motion carries.

EXECUTIVE DIRECTOR BIEGALSKI: Okay.
Number 6, the Department respectfully requests approval of an authority to publish notices of proposed rule in the Florida Administrative Register for rules related to property tax oversight.

GOVERNOR SCOTT: Is there a motion on the item?
ATTORNEY GENERAL BONDI: So move.
GOVERNOR SCOTT: Is there a second?
CFO PATRONIS: Second.
GOVERNOR SCOTT: Comments or objections?
(NO RESPONSE).
GOVERNOR SCOTT: Hearing none, the motion carries.

EXECUTIVE DIRECTOR BIEGALSKI: Okay. And then our last item, we are submitting our --
respectfully submitting our first quarter Performance Report for fiscal year '17/'18. As a reminder, this is the first quarter that we're reporting the numbers related to the measures that we changed effective July 1st.

The other thing that I wanted to point out is that we are exceeding -- meeting or exceeding all of the measures except for Number 7, direct impact to the hurricane. As a result of the county clerks' office closures, we had 24 times where they were not able to process and get the distributions out.

But just to put some perspective on it, because the numbers here are so high and so fine, for September -- or, well, let me go back.

For July, we were still at 99.78 percent, and August was 99.8 percent. July -- or September though, as a result of the hurricane, fell to 98.87. So the numbers are still high, but we're operating at such a fine line and fine margin here that caused the drop; but we don't see any reason why, now that we're back on track and everything, that that won't go back up.

GOVERNOR SCOTT: Does anybody have any comments, questions?
GOVERNOR SCOTT: Okay. Is there a motion to accept the report?

ATTORNEY GENERAL BONDI: So move.

GOVERNOR SCOTT: Is there a second?

CFO PATRONIS: Second.

GOVERNOR SCOTT: Comments or objections?

(NO RESPONSE).

GOVERNOR SCOTT: Hearing none, the motion carries.

Leon, you and your team do a good job. As I travel the state, I don't hear, you know, I don't hear people complaining, so -- which is really nice, so congratulations.

EXECUTIVE DIRECTOR BIEGALSKI: Thank you. That's part of the goal.

GOVERNOR SCOTT: Yeah, that's what we want. Thanks, Leon.

EXECUTIVE DIRECTOR BIEGALSKI: Thank you.

GOVERNOR SCOTT: Merry Christmas.

* * * * *

(NO RESPONSE).
MEMORANDUM

TO: The Honorable Rick Scott, Governor
   Attention: Kristin Olson, Deputy Chief of Staff
              Amanda Carey, Deputy Cabinet Affairs Director

          The Honorable Jimmy Patronis, Chief Financial Officer
          Attention: Robert Tornillo, Director of Cabinet Affairs
                     Stephanie Leeds, Deputy Director of Cabinet Affairs

          The Honorable Pam Bondi, Attorney General
          Attention: Erin Sumpter, Deputy Director of Cabinet Affairs

          The Honorable Adam Putnam, Commissioner of Agriculture and Consumer
                     Services
          Attention: Brooke McKnight, Director of Cabinet Affairs
                     Jessica Field, Deputy Cabinet Affairs Director

THRU: Leon Biegalski, Executive Director

FROM: Debbie Longman, Director, Legislative and Cabinet Services

SUBJECT: Requesting Adoption and Approval to File and Certify Proposed Rules

________________________________________________________________________

Statement of Sections 120.54(3)(b) and 120.541, F.S. Impact: No impact.
The Department has reviewed the proposed rules for compliance with Sections 120.54(3)(b) and
120.541, F.S. The proposed rules will not likely have an adverse impact on small business, small
counties, or small cities, and they are not likely to have an increased regulatory cost in excess of
$200,000 within 1 year. Additionally, the proposed rules are not likely to have an adverse
impact or increased regulatory costs in excess of $1,000,000 within 5 years.

What is the Department requesting? The Department requests final adoption of the following
proposed rules, and approval to file and certify them with the Secretary of State under Chapter
120, F.S.
Why are the proposed rules necessary?

This rulemaking is necessary to provide the criteria and the procedures for applicants to establish eligibility to receive a tax exemption for data centers and a tax refund for rural areas of opportunity. Both provisions were created by Section 26 of Chapter 2017-36, L.O.F.

Revisions to rules regarding refund claims and the applications for refund used by the Department are necessary to put taxpayers on notice of what is required to establish eligibility to claim a refund and what constitutes a complete refund application for purposes of the payment of interest on a refund paid by the Department more than 90 days after the date of submission of a complete refund application. In addition, changes are needed to several rules to make it easier for taxpayers to seek refunds.

Additional rule changes are necessary to incorporate statutory changes made by the 2017 Legislature regarding the elimination of registration fees, to update administrative procedures, and to implement the repeal of certain statutory provisions.

What do the proposed rules do?

Compensation for Vending Machine Violations, Rule 12-18.008, F.A.C.: the proposed changes remove references to the requirement for vending machine operators to post a specified notice on vending machines that offer food or beverages, in accordance with changes made to Section 212.0515(3)(a), F.S., by Section 24 of Chapter 2017-36, L.O.F.

Notice of Freeze, Rule 12-21.203, F.A.C.: the proposed changes update administrative procedures related to the information the Department provides to custodians exercising control or possession of a delinquent taxpayer’s assets.

Refunds, Rules 12A-1.012, 12A-1.0144, 12A-1.097, 12-26.003, 12-26.004, 12-26.008, and 12-26.009, F.A.C.: the proposed changes provide guidance regarding the documentation necessary for a taxpayer to establish entitlement to a tax refund; address the repeal of the exemption provided in Section 212.08(7)(hhh), F.S.; and remove obsolete provisions.

Exemption for Data Center Property, Rule 12A-1.108, F.A.C.: the proposed new rule provides guidance on the new sales tax exemption for purchases of data center property by qualified applicants provided in Section 26 of Chapter 2017-36, L.O.F., which made changes to Section 212.08(5)(s), F.S.

Were comments received from external parties? Yes. A request for workshop was received for Rule 12A-1.108, F.A.C., and a workshop was held on November 16, 2017. Following the workshop, the Department received additional written comments. Upon review, the Department modified the rule language. No requests for workshops were received for the other listed rules, and no other workshops were held.
On December 13, 2017, the Governor and Cabinet approved the Department’s request to publish Notices of Proposed Rule and to conduct rule hearings. Rule hearings were scheduled for February 7, 2018, if requested. No request was received to hold the scheduled rule hearings and no hearings were held.

Comments of a primarily technical nature were received from the staff of the Joint Administrative Procedures Committee for several of the proposed rules. Notices of Change were published February 20, 2018, to make minor adjustments in response to the comments. All questions have been answered, and all necessary changes have been made.

**Form Updates**

**Why are the proposed rules necessary?**

These rule changes are necessary to incorporate formatting changes that will make the forms easier to use; to adopt a form to be used by applicants that seek a refund of sales tax paid for purchases building materials, the rental of tangible personal property, and pest control services used in new construction located in a rural area of opportunity provided in Section 26 of Chapter 2017-36, L.O.F.; to incorporate statutory revisions made by the 2017 Legislature regarding the elimination of registration fees; and to update contact information for the Department.

**What do the proposed rules do?**

This rulemaking will eliminate 2 obsolete forms, adopt 5 new forms, and implement legislative and administrative changes to 7 current forms used by the Department in the administration of the following taxes, fees, and surcharges (alphabetical by topic):

- Refunds (Rule 12-26.008, F.A.C.)
- Solid Waste and Surcharge Fees (Rule 12A-16.008, F.A.C.)
- Sales and Use Tax (Rule 12A-1.097, F.A.C.)

**Were comments received from external parties?** No. A rule workshop was scheduled to be held on November 16, 2017, if requested in writing. No request was received and no workshop was held.

On December 13, 2017, the Governor and Cabinet approved the Department’s request to publish Notices of Proposed Rule and to conduct rule hearings. Rule hearings were scheduled for February 7, 2018, if requested. No request was received to hold the scheduled rule hearings and no hearings were held.

Comments of a primarily technical nature were received from the staff of the Joint Administrative Procedures Committee for several of the proposed rules. Notices of Change were published February 20, 2018, to make minor adjustments in response to the comments. All questions have been answered, and all necessary changes have been made.
For each rule, attached are copies of:

- Summary of the proposed rule, which includes:
  - Statements of facts and circumstances justifying the rule;
  - Federal comparison statement; and
  - Summaries of the workshops and hearings
- Rule text
- Incorporated materials
STATE OF FLORIDA
DEPARTMENT OF REVENUE
DEPARTMENTAL

CHAPTER 12-18, FLORIDA ADMINISTRATIVE CODE

COMPENSATION FOR TAX INFORMATION

AMENDING RULE 12-18.008

SUMMARY OF PROPOSED RULE

The proposed amendment removes references to the requirement that vending machine operators post a notice on vending machines that dispense food and beverages.

FACTS AND CIRCUMSTANCES JUSTIFYING PROPOSED RULE

The proposed amendment removes the requirement for vending machine operators to post a specified notice on vending machines, as provided in Section 24 of Chapter 2017-36, L.O.F.

FEDERAL COMPARISON STATEMENT

The provisions contained in this rule does not conflict with comparable federal laws, policies, or standards.

SUMMARY OF RULE DEVELOPMENT WORKSHOP

NOVEMBER 16, 2017

A Notice of Proposed Rule Development was published in the Florida Administrative
Register on November 2, 2017 (Vol. 43, No. 213, pp. 4941-4942), to advise the public of the proposed changes to Rule 12-18.008, F.A.C., and to provide that, if requested in writing, a rule development workshop would be held on November 16, 2017. No request was received by the Department and no workshop was held. No written comments were received by the Department.

**SUMMARY OF PUBLIC MEETING**

**DECEMBER 13, 2017**

The Governor and Cabinet, sitting as head of the Department of Revenue, met on December 13, 2017, and approved the publication of the Notice of Proposed Rule for changes to Rule 12-18.008, F.A.C. A notice for the public hearing was published in the Florida Administrative Register on December 5, 2017 (Vol. 43, No. 233, pp. 5473-5474).

**SUMMARY OF RULE HEARING**

**FEBRUARY 7, 2018**

A Notice of Proposed Rule was published in the Florida Administrative Register on January 16, 2018 (Vol. 44, No. 10, p. 197), to advise the public of the proposed changes to Rule 12-18.008, F.A.C., and to provide that, if requested in writing, a rule hearing would be held on February 7, 2018. No request was received and no hearing was held. No written comments were received by the Department.
(1) No change.

(2) Operators of vending machines must be registered with the Department of Revenue, and must affix a notice to each food or beverage machine which contains the Notice to Customers, as provided in Rule 12A-1.044, F.A.C.

(3) Any person who provides information showing that an operator of a vending machine has failed to register with the Department of Revenue affix the required notice may be eligible for compensation.

(a) through (b) No change.

(4) No change.

(5) (a) All claims for a reward relating to an operator’s failure to register with the Department of Revenue affix the required notice must include the following information:

1. through 5. No change.

(6) through (7) No change.

Rulemaking Authority 212.0515(7), 213.06(1), 213.30(1) FS. Law Implemented 212.0515, 213.30 FS. History–New 5-11-92, Amended 10-19-99, 6-1-09, 5-9-13, 7-28-15.
STATE OF FLORIDA
DEPARTMENT OF REVENUE
DEPARTMENTAL

CHAPTER 12-21, FLORIDA ADMINISTRATIVE CODE

LEY, SEIZURE AND SALE OF PROPERTY

AMENDING RULE 12-21.203

SUMMARY OF PROPOSED RULE
The proposed revision clarifies the information provided on a Notice of Freeze to custodians exercising control or possession of a delinquent taxpayer’s assets.

FACTS AND CIRCUMSTANCES JUSTIFYING PROPOSED RULE
The proposed amendment brings the rule into compliance with Section 213.67, F.S.

FEDERAL COMPARISON STATEMENT
The provisions contained in this rule does not conflict with comparable federal laws, policies, or standards.

SUMMARY OF RULE DEVELOPMENT WORKSHOP
NOVEMBER 16, 2017
A Notice of Proposed Rule Development was published in the Florida Administrative Register on November 2, 2017 (Vol. 43, No. 213, p. 4942), to advise the public of the proposed changes to Rule 12-21.203, F.A.C., and to provide that, if requested in writing, a rule development
workshop would be held on November 16, 2017. No request was received by the Department and no workshop was held. No written comments were received by the Department.

SUMMARY OF PUBLIC MEETING

DECEMBER 13, 2017

The Governor and Cabinet, sitting as head of the Department of Revenue, met on December 13, 2017, and approved the publication of the Notice of Proposed Rule for changes to Rule 12-21.203, F.A.C. A notice for the public hearing was published in the Florida Administrative Register on December 5, 2017 (Vol. 43, No. 233, pp. 5473-5474).

SUMMARY OF RULE HEARING

FEBRUARY 7, 2018

A Notice of Proposed Rule was published in the Florida Administrative Register on January 16, 2018 (Vol. 44, No. 10, pp. 197-198), to advise the public of the proposed changes to Rule 12-21.203, F.A.C., and to provide that, if requested in writing, a rule hearing would be held on February 7, 2018. No request was received and no hearing was held. No written comments were received by the Department.
12-21.203 Notification to Custodians; Custodial Responsibilities.

(1) No change.

(2) The Notice of Freeze will state the Department’s authority to initiate the garnishment procedure; specifically identify the delinquent taxpayer subject to garnishment; specify the amount of tax, fee, surcharge, penalty, interest, administrative fees, and costs of collection owed by the taxpayer; indicate the dates during which the freeze of assets is effective; specify the amount of the delinquent taxpayer’s assets that must be frozen by the custodian; and describe the custodian’s responsibilities pursuant to Section 213.67, F.S., and this rule.

(3) The Notice of Freeze informs the custodian of the following:

(a) No change.

(b) The Notice of Freeze is effective as of the date of its receipt, and remains in effect until the custodian receives a subsequent notice from the Department with further instructions consents to a transfer or disposition, or until sixty (60) days have elapsed from the date of its receipt. However, if the delinquent taxpayer contests the intended levy in circuit court or under Chapter 120, F.S., within the time period specified under Section 213.67, F.S., the Department will notify the custodian that the Notice of Freeze will remain in effect until a final resolution is achieved.

(c) No change.
(4) through (5) No change.

(6) If, during the time period prescribed by this notice, the delinquent taxpayer satisfies the delinquent liability for taxes, fees, surcharges, penalties, interest, administrative fees, or costs of collection, the Department will issue a Notice of Release. Upon receipt of the Notice of Release, the custodian is no longer prohibited from transferring, returning, or disposing of any assets owned, controlled by, or owed to the taxpayer that are in the custodian’s possession or control.

(7) No change.

Rulemaking Authority 213.06(1) FS. Law Implemented 206.18(4), 213.67, 443.1316 FS. History–New 6-16-93, Amended 3-31-99, 6-28-00, 3-12-14.
STATE OF FLORIDA
DEPARTMENT OF REVENUE
DEPARTMENTAL

CHAPTER 12-26, FLORIDA ADMINISTRATIVE CODE

REFUNDS

AMENDING RULES 12-26.003, 12-26.004, 12-26.008, and 12-26.009

SUMMARY OF PROPOSED RULES

The proposed amendments incorporate revisions to the rules and forms used to administer the Department’s Refund Process.

FACTS AND CIRCUMSTANCES JUSTIFYING PROPOSED RULES

The proposed amendments to Rule 12-26.003, F.A.C., remove obsolete provisions contained in the rule and to update information on refund application procedures.

The proposed amendments to Rule 12-26.004, F.A.C., provide information regarding refund applications delivered to the Department by e-mail.

The proposed amendments to Rule 12-26.008, F.A.C., adopt, by reference, updates to the applications for refunds, two new forms that provide instructions on how to complete the application for refund, updates to the mutual agreement for an audit or confirmation of a tax refund claim to be performed at the taxpayer’s location, a form used by certain taxpayers to apply for certification by the Department of Economic Opportunity for a refund of sales tax paid on the purchase of building materials, the rental of tangible personal property, and payment for pest control services used in new construction located in a rural area of opportunity; and remove
an obsolete form previously used to obtain a refund of intangible personal property tax.

The proposed amendments to Rule 12-26.009, F.A.C., reflect the repeal of the emergency excise tax and remove provisions that are no longer necessary.

FEDERAL COMPARISON STATEMENT

The provisions contained in these rules do not conflict with comparable federal laws, policies, or standards.

SUMMARY OF RULE DEVELOPMENT WORKSHOP

NOVEMBER 16, 2017

A Notice of Proposed Rule Development was published in the Florida Administrative Register on November 2, 2017 (Vol. 43, No. 213, pp. 4942-4943), to advise the public of the proposed changes to Rule 12-26.003, 12-26.004, 12-26.008, 12-26.009, F.A.C., and to provide that, if requested in writing, a rule development workshop would be held on November 16, 2017. No request was received by the Department and no workshop was held. No written comments were received by the Department.

SUMMARY OF PUBLIC MEETING

DECEMBER 13, 2017

The Governor and Cabinet, sitting as head of the Department of Revenue, met on December 13, 2017, and approved the publication of the Notice of Proposed Rule for changes to Rule 12-26.003, 12-26.004, 12-26.008, 12-26.009, F.A.C. A notice for the public hearing was published in the Florida Administrative Register on December 5, 2017 (Vol. 43, No. 233, pp.
SUMMARY OF RULE HEARING

FEBRUARY 7, 2018

A Notice of Proposed Rule was published in the Florida Administrative Register on January 16, 2018 (Vol. 44, No. 10, pp. 199-202), to advise the public of the proposed changes to Rule 12-26.003, 12-26.004, 12-26.008, 12-26.009, F.A.C., and to provide that, if requested in writing, a rule hearing would be held on February 7, 2018. No request was received and no hearing was held. No public comments were received.

Written comments were received from the staff of the Joint Administrative Procedures Committee. A notice of change was published in the Florida Administrative Register on February 20, 2018, (Vol. 44, No. 35, p. 836), providing requested changes. The change to Rule 12-26.003(3)(b)2., F.A.C, removes a provision made duplicative by the proposed rulemaking. The change to Rule 12-26.004, F.A.C., corrects the title of a form changed by the proposed rulemaking. The changes made to Rule 12-26.008, F.A.C., amend forms DR-26, DR-26N, DR-26S, DR-26SN, DR-370026, and RAO to include incorporative information for any promulgated materials mentioned in the forms. The changes also modify forms DR-26S and DR-26SN to delete references to a program that has expired. Technical changes have also been made to correct the effective date of the forms and to update the law implemented citations for this rule. The final rule language and materials presented for adoption today reflect these changes.
12-26.003 Application for Refund.

1. Taxes Paid On or After October 1, 1994, and Before July 1, 1999:

Except as otherwise provided by Section 213.345, F.S., the application for refund as required by Section 215.26, F.S., shall be filed with the Department within five years after the date the tax was paid, or the right to the refund is barred.

2. Taxes Paid On or After July 1, 1999:

Except as otherwise provided by Section 213.345, F.S., for the tolling of the refund period, the application for refund required by Section 215.26, F.S., must be filed with the Department within three years after the date the tax was paid, or the right to the refund is barred.

(2)(a) No change.

(b) Applications for refund must be filed with the Department by submitting the completed application to the Department:

1. Online at taxapps.floridarevenue.com/Refunds/; or

2. Mailed to using the address or instructions contained within the application.

(3) Form DR-26, Application for Refund (incorporated by reference in Rule 12-26.008, F.A.C.), is the approved refund application for all taxes collected by the Department, except as follows:
(a) COMMUNICATIONS SERVICES TAX. A refund claim for communications
services tax must be made directly to the dealer that collected that tax, as provided in Section
202.23, F.S. A refund claim may be made to the Department using Form DR-26,
Application for Refund, only under the following circumstances:
   1. through 2. No change.

(b) CORPORATE INCOME TAX. Refunds claimed under Chapter 220 or 221, F.S.,
must be filed with the Department on the following forms:
   1. Form F-1120, Florida Corporate Income/Franchise and Emergency Excise Tax Return,
   Form or form F-1120A, Florida Corporate Short Form Income Tax Return, or Form F-1120X,
   Amended Florida Corporate Income/Franchise Tax Return (all forms incorporated by reference
   in Rule 12C-1.051, F.A.C.).
   2. Form F-1120X, Amended Florida Income Tax Return (incorporated by reference in
   Rule 12C-1.051, F.A.C.).
   3. Renumbered 2. No change.

(c) through (d) No change.

(e) INTANGIBLE PERSONAL PROPERTY TAX. All refunds claimed under Chapter
199, F.A.C., must be filed with the Department on form DR-26I, Application for Refund-

(f) No change.

(g) SALES AND USE TAX, DISCRETIONARY SALES SURTAX, SURCHARGES,
AND FEES. A refund claimed for sales and use taxes, discretionary sales surtaxes, surcharges,
and fees imposed or administered under Chapter 212, F.S., must be filed with the Department on
Form DR-26S, Application for Refund-Sales and Use Tax (incorporated by reference in
Rule 12-26.008, F.A.C.). An Application for Refund Sales and Use Tax that is filed under the provisions of Sections 212.08(5)(g), (h), (n), (o), and (q), F.S., must contain the forms and other documentation specified in Rule 12A-1.107, F.A.C., to be deemed complete.

(4) Applications for refund that are not properly completed will not be considered filed for the purpose of tolling the statutory provisions of Section 215.26, F.S., or for the purpose of the payment of interest under the conditions prescribed in Sections 213.235 and 213.255, F.S. The Department will notify the applicant of the incomplete application and the necessary actions, corrections, of information needed to complete it within 30 consecutive calendar days of receiving the incomplete application. For the purposes of this rule, a completed application is defined as an application which contains all of the following information:

(a) The taxpayer’s current business name, and business mailing address, and physical location of business, if different from the mailing address;

(b) 1. The taxpayer’s federal taxpayer identification number, or social security number, business partner number, and/or Florida tax registration or license number, and/or audit number, if available;

2. Social security numbers are used by the Florida Department of Revenue as unique identifiers for the administration of Florida’s taxes. Social security numbers obtained for tax administration purposes are confidential under sections 213.053 and 119.071, F.S., and not subject to disclosure as public records. Collection of social security numbers is authorized under state and federal law. Visit the Department’s website site at www.floridarevenue.com and select “Privacy Notice” for more information regarding the state and federal law governing the collection, use, or release of social security numbers, including authorized exceptions;
(c) through (d) No change.

(e) Information and documentation that will enable the Department to determine eligibility for the refund and verify the amount of the refund claim due requested. This information must include all data which was required to be submitted on the original or original-amended tax return associated with the refund application.

(f) through (h) No change.

(5)(a) The Department is empowered, pursuant to Section 213.255, F.S., to require that the applicant provide a cash bond or surety bond to protect the state’s financial position in cases when the Department pays a refund claim before completing an audit of the claim.

(b) Section 213.255, F.S., also authorizes the Department to accept the following alternative security arrangements to the cash bond or surety bond discussed in paragraph (a):

1. An assigned time deposit; or,

2. An irrevocable letter of credit.


History–New 11-14-91, Amended 4-18-93, 4-18-95, 4-2-00, 10-4-01, 9-28-04, ____.

12-26.004 Refund Approval Process.

(1) No change.

(2)(a) through (b) No change.

(c) The 90 consecutive calendar day period and the requirement to pay interest on refund amounts not timely paid or credited to a taxpayer, as discussed in paragraphs (a) and (b) above, will be tolled if:
1. No change.

2. Both parties complete and sign Department Form DR-370026 (Mutual Agreement to Audit or Verify Refund Claim), incorporated by reference in Rule 12-26.008, F.A.C.

(3)(a) For the purpose of implementing the 90 consecutive calendar day interest provision required pursuant to Section 213.255, F.S., and this rule, an application will be considered complete when all information or corrections requested from the applicant are received by the Department, based on the postmark date, fax date, e-mail submission date, or date of hand-delivery of such requested information.

(b) No change.

(4) No change.

Rulemaking Authority 213.06(1), 213.23 FS. Law Implemented 95.091(3), 213.235, 213.255, 213.34, 213.345, 215.26 FS. History–New 11-14-91, Amended 4-2-00, 10-4-01.

12-26.008 Public Use Forms.

(1)(a) The following public use forms are used by the Department in the processing of refunds and are hereby incorporated by reference.

(b) These forms are available, without cost, by one or more of the following methods: 1) downloading the form from the Department’s website at www.floridarevenue.com/forms; or, 2) calling the Department at 850-488-6800 Monday through Friday (excluding holidays); or, 3) visiting any local Department of Revenue Service Center or, 4) writing the Florida Department of Revenue, Taxpayer Services, Mail Stop 3-2000, 5050 West Tennessee Street, Tallahassee, Florida 32399-0112; or, 2) faxing the Distribution Center at (850)922-2208; or, 3) visiting any local Department of Revenue Service Center to personally obtain a copy; or, 4) calling the Forms...
Request Line during regular office hours at (800)352-3671; or, 5) downloading selected forms from the Department’s Internet site stated in the parentheses (www.myflorida.com/dor). Persons with hearing or speech impairments may call the Florida Relay Service at (800) 955-8770 (Voice) and (800) 955-8771 (TTY).

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<th>Title</th>
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<td>(2) DR-26</td>
<td>Application for Refund (R. ___06/03)</td>
<td>09/04</td>
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<td>(3) DR-26I</td>
<td>Application for Refund-Intangible Personal Property Tax (N. 06/03)</td>
<td>09/04</td>
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<td>(4) DR-26S</td>
<td>Application for Refund-Sales and Use Tax (R. ___04/03)</td>
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<td>(4)(5) DR-370026</td>
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<td>(5) DR-26N</td>
<td>Instructions – Application for Refund</td>
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<td>(6) DR-26SN</td>
<td>Instructions – Application for Refund Sales and Use Tax</td>
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<td>(7) RAO</td>
<td>Rural Areas of Opportunity Application for Certification Exempt Goods and Services Sales Tax Refund Based on s. 212.08(5)(r), F.S.</td>
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Rulemaking Authority 213.06(1) FS. Law Implemented 72.011, 499.183, 499.185, 199.218(5), 201.11, 202.125, 202.23, 206.41, 206.64, 206.8745, 206.97, 206.9815, 206.9875, 206.9941, 206.9942, 212.02(15)(a), (19), 212.05(1)(a)1.b., 212.06(5)(a)1., (7), 212.07(1), 212.08(2)(j), 212.17(1), (2), (3), 212.183, 213.255(2), (3), (4), (12), 213.34, 215.26, 220.725, 220.727, 624.5092, 681.104 FS. History–New 11-14-91, Amended 4-18-93, 10-4-01, 9-28-04, 12-26.009 Refund/Offset Within an Audit.

(1) through (4) No change.
(5) Procedures When Auditing Corporate Income Tax and Emergency Excise Tax Only—Same Audit Period:

(a) For purposes of this rule, corporate income tax and emergency excise tax are considered one tax category. Therefore, when auditing corporate income tax and emergency excise tax for the same audit period, any underpayment or overpayment found in corporate income tax during a filing period is added to or offset against any underpayment or overpayment found in emergency excise tax during the same filing period. The net result of a filing period is then carried forward and added to or offset against the net result of the following filing period(s) under audit to determine the final audit findings.

(b) Overpayments shall be applied to underpayments in the following order:

1. To any accrued tax;
2. To any accrued interest; and,
3. To any accrued penalty.

(c) Example: A taxpayer's corporate income tax and emergency excise tax are included on an audit for the tax periods January 1988 through December 1992. The following information is revealed on the audit:

<table>
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<tr>
<th>Tax Category</th>
<th>Period</th>
<th>Under-Paid</th>
<th>Interest</th>
<th>Penalty</th>
<th>Cumulative</th>
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<td>Corporate</td>
<td>12/88</td>
<td>$1,000.00</td>
<td>$0.00</td>
<td>$0.00</td>
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<td>1,000.00</td>
<td>0.00</td>
<td>0.00</td>
<td>&lt;500.00&gt;</td>
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<tr>
<td>Net-Result</td>
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<td>&lt;500.00&gt;</td>
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</table>
The 12/88 overpayment in emergency excise tax is offset against the 12/88 underpayment in corporate income tax. The remaining overpayment is carried forward to be offset against later underpayments within the audit period. The 12/88 net overpayment is offset against the 12/89 underpayments in corporate income tax and emergency excise tax. Since the final result of the audit is an overpayment and the entire amount of the overpayment is outside the statute of limitations for refund, the remaining overpayment is barred from any additional refund or credit.

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

Rulemaking Authority 213.06(1) FS. Law Implemented 72.011, 95.091, 213.25, 213.34, 215.26 FS. History–New 4-18-95, Amended______.
**Section 1: Taxpayer Information**

**Taxpayer Name:**

**Business Partner Number:**

**Federal Employers Identification Number (FEIN):**

**Social Security Number (SSN):**

**Mailing Street Address:**

**Mailing City:**

**State:**

**ZIP:**

**Location Street Address:**

**Location City:**

**State:**

**ZIP:**

**Telephone Number (include area code):**

**Fax Number (include area code):**

**Email Address (optional):**

**Section 2: Taxpayer Representative** - This section is to be completed when a taxpayer representative will be receiving the records requested. A signed Power of Attorney and Declaration of Representative (Form DR-835) must be attached.

**Representative Name:**

**Street or Mailing Address:**

**City:**

**State:**

**ZIP:**

**Telephone Number:**

**Fax Number:**

**Email Address (optional):**

**Section 3: Collection / Applied Period(s)** - Enter the date the tax was paid and the collection/applied period(s).

**Date Paid (MM / DD / YY):**

**Collection / Applied Dates (MM / DD / YY to MM / DD / YY):**

**Section 4: Tax Categories** - Check the box next to the type of tax you paid. A separate application must be completed for each tax type.

- Communications Services
- Estate
- Insurance Premium
- Other (Please Specify):
- Corporate Income
- Fuel
- Nonrecurring Intangible
- Documentary Stamp
- Governmental Leasehold
- Pollutant

**Section 5: Refund Amount** - Enter the refund amount. Provide a brief explanation for the refund claim.

**Refund Amount:**

**Brief Explanation for Refund:**
**Authorization and Signature**

I declare that I have read the foregoing application and the facts stated in it are true.

__________________________________________________________
Taxpayer Signature

Date

OR

___________________________
Representative Signature

Date

**Mail this application and applicable documentation to:**
Florida Department of Revenue
Refunds
P O Box 6490
Tallahassee FL 32314-6490

or
Fax 850-410-2526

**Contact Us**

For more information about the documentation needed to process your refund, or to check on the application status, call us at 850-617-8585.

Information, forms, and tutorials are available on the Department's website at floridarevenue.com

To find a taxpayer service center near you, visit floridarevenue.com/taxes/servicecenters

For written replies to tax questions, write to:
Taxpayer Services - Mail Stop 3-2000
Florida Department of Revenue
5050 W Tennessee St
Tallahassee FL 32399-0112

Subscribe to Receive Updates by Email from the Department. Subscribe to receive an email for due date reminders, Tax Information Publications, or proposed rules. Subscribe today at floridarevenue.com/dor/subscribe.

**References**

The following documents were mentioned in this form and are incorporated by reference in the rules indicated below. The forms are available online at floridarevenue.com/forms.

| Form DR-835 | Florida Department of Revenue Power of Attorney and Declaration of Representative | Rule 12-6.0015 |
## Section 1: Taxpayer Information

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<th>Taxpayer Name:</th>
<th>Sales Tax Certificate Number:</th>
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<th>Business Partner Number:</th>
<th>Federal Employers Identification Number (FEIN):</th>
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## Section 2: Taxpayer Representative - This section is to be completed when a taxpayer representative will be receiving the records requested. A signed Power of Attorney and Declaration of Representative (Form DR-835) must be attached.

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## Section 3: Collection / Applied Period(s) - Enter the date the tax was paid and the collection/applied period(s).

<table>
<thead>
<tr>
<th>Date Paid (MM / DD / YY):</th>
<th>Collection / Applied Dates (MM / DD / YY):</th>
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## Section 4: Tax Categories - Check the box next to the type of tax you paid. A separate application must be completed for each tax type.

- [ ] Amusement Machine Certificate Fee
- [ ] Battery Fees
- [ ] Discretionary Sales
- [ ] New Tire Fees
- [ ] Surtax
- [ ] Rental Car Surcharge
- [ ] Sales and Use Tax
- [ ] Gross Receipts Tax on Dry Cleaning
- [ ] Transient Rental Tax Paid to the Department
- [ ] Other (Please specify):
  ```
  
  ```
Check the box next to the reason for your refund claim.

- Amended Replacement Return
- Audit Overpayment
- Bad Debt
- Community Contribution
- Tax Credit
- Credit Memos
- Duplicate Payment
- Estimated Tax
- Exempt Sales
- Florida Neighborhood Revitalization
- FL Rural Areas of Opportunity
- New/Expanding Business Equipment
- Motor Vehicles/Boat/Mobile Homes/Aircraft
- Motor Vehicle Repurchase/Replacement
- Real Property Lease
- Repossessed Merchandise
- Transient Rental
- Other (Please specify):

Section 5: Refund Amount - Enter the refund amount. Provide a brief explanation for the refund claim.

Refund Amount:  
Brief Explanation for Refund:  

*Social security numbers (SSNs) are used by the Florida Department of Revenue as unique identifiers for the administration of Florida’s taxes. SSNs obtained for tax administration purposes are confidential under sections 213.053 and 119.071, Florida Statutes, and not subject to disclosure as public records. Collection of your SSN is authorized under state and federal law. Visit the Department’s website at floridarevenue.com and select “Privacy Notice” for more information regarding the state and federal law governing the collection, use, or release of SSNs, including authorized exceptions.

Authorization and Signature

I declare that I have read the foregoing application and the facts stated in it are true.

Taxpayer Signature  
Date  

OR  

Representative Signature  
Date  

Mail this application and applicable documentation to:  
Florida Department of Revenue Refunds  
P O Box 6490  
Tallahassee FL 32314-6490  
or  
Fax 850-410-2526

Contact Us

For more information about the documentation needed to process your refund, or to check on the application status, call us at 850-617-8585.

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Florida Department of Revenue  
5050 W Tennessee St  
Tallahassee FL 32399-0112

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References

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Form DR-835 Florida Department of Revenue Power of Attorney and Declaration of Representative  
Rule 12-6.0015
The Florida Department of Revenue and _____________________________________________
Taxpayer Name
___________________________________________
Business Partner# or FEIN

Street Address
City
State
ZIP

Telephone Number
Fax Number

both agree that:

• An audit or confirmation is needed to support the refund claim.
• The field audit or confirmation of the refund claim will take place at:

Street Address
City
State
ZIP

• Interest will not begin until the audit or confirmation of the refund claim is final as provided in section 213.255(4), Florida Statutes.
• Florida law requires that refund claims be supported with sufficient information and documentation to determine eligibility and the amount of the refund claim due. The information and documentation must be available at your business location within 30 days from the date requested by the local Department auditor.
• If the supporting documentation is not made available to the local Department auditor within 30 days from the date requested, or an extension of that date, the refund request will be denied.
• This agreement is not binding until signed by the Taxpayer (or authorized representative) and the Department.
• You do not waive any rights to any informal protest or appeal procedure provided in Rule Chapter 12-6, F.A.C., or to any formal proceedings provided in Sections 120.569 and 120.57, F.S., by signing this Agreement.

___________________________________________
Taxpayer or Authorized Representative Signature*

___________________________________________
Date Signed

Title or Designation

* If signing as an authorized representative of the taxpayer, you must attach a properly executed Power of Attorney (Form DR-835).

Florida Department of Revenue (Authorized Agent) By:

___________________________________________
Print Name

___________________________________________
Title

___________________________________________
Signature

___________________________________________
Date Signed

___________________________________________
Service Center

___________________________________________
Telephone Number

___________________________________________
Refund Control Number

___________________________________________
Audit Number
The following documents were mentioned in this form and are incorporated by reference in the rules indicated below. The forms are available online at floridarevenue.com/forms.

| Form DR-835 | Power of Attorney and Declaration of Representative | Rule 12-6.0015, F.A.C. |
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<th>Fax Number:</th>
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<th>Email Address (optional):</th>
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</tbody>
</table>

**Section 3: Collection / Applied Period(s)** - Enter the date the tax was paid and the collection/applied period(s).

<table>
<thead>
<tr>
<th>Date Paid (MM / DD / YY):</th>
</tr>
</thead>
<tbody>
<tr>
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</table>

<table>
<thead>
<tr>
<th>Collection / Applied Dates (MM / DD / YY to MM / DD / YY):</th>
</tr>
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<tbody>
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</tbody>
</table>

**Section 4: Tax Categories** - Check the box next to the type of tax you paid. A separate application must be completed for each tax type.

- [ ] Amusement Machine Certificate Fee
- [ ] Battery Fees
- [ ] New Tire Fees
- [ ] Rental Car Surcharge
- [ ] Gross Receipts Tax on Dry Cleaning
- [ ] Transient Rental Tax Paid to the Department
- [ ] Other (Please specify): [ ]
Check the box next to the reason for your refund claim.

- Amended Replacement Return
- Audit Overpayment
- Bad Debt
- Community Contribution
- Tax Credit
- Credit Memos
- Duplicate Payment
- Estimated Tax
- Exempt Sales
- Florida Neighborhood Revitalization
- FL Rural Areas of Opportunity
- New/Expanding Business Equipment
- Motor Vehicles/Boat/Mobile Homes/Aircraft
- Motor Vehicle Repurchase/Replacement
- Real Property Lease
- Repossessed Merchandise
- Transient Rental
- Other (Please specify):

Section 5: Refund Amount - Enter the refund amount. Provide a brief explanation for the refund claim.

Refund Amount: ____________________________

Brief Explanation for Refund: ____________________________

*Social security numbers (SSNs) are used by the Florida Department of Revenue as unique identifiers for the administration of Florida’s taxes. SSNs obtained for tax administration purposes are confidential under sections 213.053 and 119.071, Florida Statutes, and not subject to disclosure as public records. Collection of your SSN is authorized under state and federal law. Visit the Department’s website at floridarevenue.com and select “Privacy Notice” for more information regarding the state and federal law governing the collection, use, or release of SSNs, including authorized exceptions.

Authorization and Signature

I declare that I have read the foregoing application and the facts stated in it are true.

__________________________
Taxpayer Signature

__________________________
Date

OR

__________________________
Representative Signature

__________________________
Date

Mail this application and applicable documentation to: Florida Department of Revenue

Refunds

P O Box 6490
Tallahassee FL 32314-6490

or Fax 850-410-2526

Contact Us

For more information about the documentation needed to process your refund, or to check on the application status, call us at 850-617-8585.

Information, forms, and tutorials are available on the Department's website at floridarevenue.com

To find a taxpayer service center near you, visit floridarevenue.com/taxes/servicecenters

For written replies to tax questions, write to:

Taxpayer Services - Mail Stop 3-2000
Florida Department of Revenue
5050 W Tennessee St
Tallahassee FL 32399-0112

Subscribe to Receive Updates by Email from the Department.

Subscribe to receive an email for due date reminders,
Tax Information Publications, or proposed rules. Subscribe today at floridarevenue.com/dor/subscribe.

References

The following documents were mentioned in this form and are incorporated by reference in the rules indicated below.
The forms are available online at floridarevenue.com/forms.

Form DR-835 Florida Department of Revenue Power of Attorney and Declaration of Representative Rule 12-6.0015
Instructions - Application for Refund
Sales and Use Tax

Did you Know? You may begin the refund process by completing the application online.

Florida law requires that refund applications be supported with sufficient information and documentation to determine eligibility and the refund amount due. Form DR-26SN (Instructions – Application for Refund Sales and Use Tax) provides the information and documentation required for some common refund claims.

Use Form DR-26S when requesting a refund for:
- Sales and Use Tax
- County Discretionary Sales Surtax
- Amusement Machine Certificate Fees
- Transient Rental Tax Paid to the Department
- Solid Waste Fees
  - Battery Fees
  - Rental Car Surcharge
  - New Tire Fees
  - Gross Receipts Tax on Dry Cleaning
- Prepaid Wireless E911 Fee
- Exemptions by Refund:
  - Community Contribution Tax Credit
  - Florida Neighborhood Revitalization Program
  - Motor Vehicle Warranty Repurchase or Replacement (Lemon Law)
  - New/Expanding Business Equipment
  - Florida Rural Areas of Opportunity

You may choose to submit the required information and documentation electronically instead of providing paper copies. Contact Refunds at (850) 617-8585 for more information.

Upon receipt, the Department will review your application and the supporting information and documentation. You will be notified if additional information or documentation is needed.

Once your application contains all information and documentation needed by the Department to determine eligibility and the amount of the refund claim due, your refund claim will be processed.

All applications for refund must contain:
- A detailed explanation of how the refund amount was computed;
- The specific reason(s) for the refund request;
- The dates when the overpayment or payment in error occurred; and
- Sufficient information and documentation for the Department to determine eligibility for the refund and the amount of the refund claim due.

The following instructions contain the information and documentation required for some common refund claims.

Amended Replacement Return
- A copy of the original sales and use tax return.
- A copy of the amended replacement sales and use tax return.
- A copy of the source documents indicating the amount of Florida tax billed to the purchaser (invoices, bills of sale, leases, or contracts).
- A copy of the accounting records substantiating the amount of tax reported and paid to the Department and the amount of the overpayment.
- If tax was collected and paid on a tax-exempt sale:
  - A copy of the documentation required to exempt the sale (copy of the customer’s Annual Resale Certificate, Florida Consumer’s Exemption Certificate, Direct Pay Authority issued by the Department, or other Exemption Certificate or Affidavit).
    - A copy of the accounting records substantiating the amount of tax reported and paid to the Department.
    - A copy of the evidence that sales tax was collected and subsequently refunded to the customer (a copy of the customer’s payment history; a copy of the front and back of the cancelled check refunding customer’s payment; a copy of a credit memo issued to the customer).
    - A copy of the accounting records substantiating that any tax refunded or credited to the customer...
did not reduce the amount of tax reported and paid to the Department on subsequent returns.

**Audit, Self-Audit, Voluntary Disclosure, Stipulation Payment, or Overpayments of Billings, Penalties, or Tax Warrants**
- The case number, business partner number, tax account number, or any other number used to identify the overpayment.
- A copy of the notice or agreement under which the overpayment occurred:
  - Notice of Proposed Assessment (DR-831).
  - Self-Audit Worksheet and Report, including supporting documentation.
  - Voluntary Disclosure, including supporting documentation.
  - Stipulation Time Payment Agreement.
  - Notice of Amount Due.
- A copy of the documentation evidencing payment (e.g., the electronic payment confirmation number, a copy of the front and back of your cancelled check, or a copy of the bank statement(s) indicating the payment).
- If applicable, a copy of the tax return for which the Notice of Amount Due was issued.
- If applicable, a written request for a waiver or reduction of the penalties assessed, including any necessary documentation to support the request.

**Bad Debt**
You must file this application with the Department within 12 months after tax paid on bad debts has been charged off for federal income tax purposes.

A dealer who reported and paid sales tax on the sale of items or services may take a credit or obtain a refund for any tax paid on the unpaid balance due on worthless accounts within 12 months following the month in which the bad debt is charged off for federal income tax purposes. The dealer must substantiate:
- the original amount of tax paid;
- the amount of the bad debt and the applicable tax amount of the bad debt; and
- that the tax refund is applied for within the time established by section 212.17(3), Florida Statutes (F.S.).

See Rule 12A-1.012, Florida Administrative Code (F.A.C.)

Include the following with your application:
- Schedule of bad debts written off for federal income tax purposes, including the name of the purchaser, the date of the original sale, the original taxable amount, the original Florida tax collected, the tax return on which the tax was paid to the Department, the amount of the original sale and the amount of the applicable tax, and the date of the journal entry writing off the bad debt for federal income tax purposes.

- A copy of the journal entry for the bad debt write-off for federal income tax purposes.
- A copy of the payment history for each customer’s account for the time period during which the debt was incurred, the debt became worthless, and the debt was written off for federal income tax purposes.
- A copy of documents indicating the amount of the original sale and the Florida tax billed to the purchaser (e.g., invoices, bills of sale, leases, or contracts).
- A copy of the accounting records substantiating that the tax was reported and paid to the Department.
- A copy of the applicable sales and use tax returns.

**Private-Label Credit Card Program Bad Debits**
For purchases made through a private-label credit card program, the dealer may take a credit or obtain a refund for the tax remitted by the dealer on the unpaid balance due on consumer accounts or receivables found to be worthless. The credit or refund must be claimed within 12 months after the month in which the bad debt is charged off by the lender for federal income tax purposes. The dealer must use:
- An apportionment method; or
- A percentage derived from a sampling of the dealer’s or lender’s records according to a methodology agreed upon by the Department and the dealer.

See section 212.17, Florida Statutes (F.S.)

**Community Contribution Tax Credit**
- A copy of the donation approval letter issued by the Florida Department of Economic Opportunity

A community contribution tax credit against sales and use tax must be claimed as a refund of sales and use tax reported and paid on tax returns filed with the Department within the 12 months preceding the date of the application for refund. Only one application may be filed in any 12-month period.

**Duplicate Payments to the Department**
A copy of documentation evidencing the duplicate payments (e.g., the electronic payment confirmation numbers, a copy of the front and back of your cancelled checks, or a copy of the bank statement(s) indicating the duplicate payments).
Estimated Tax

Individual Account
- A copy of the sales and use tax returns (DR-15s) for the periods during which the overpayment occurred and for the period prior to the overpayment.
- If the business location is closed, a copy of the final sales and use tax return.

Consolidated Accounts
- A copy of sales and use tax returns (DR-15s and DR-7s for all locations) for the periods during which the overpayment occurred and for the period prior to the overpayment.
- If the business location is closed, a copy of the final sales and use tax return.

Exempt Sales
If you collected and paid tax to the Department on tax-exempt sales:
- A copy of the sales and use tax return on which the tax was paid on the exempt sale.
- A summary listing each invoice claimed, with the amount of sales tax paid and the amount to be refunded.
- A copy of the accounting records substantiating the amount of tax reported and paid on the sales and use tax return.
- A copy of the documentation required to exempt the sale (a copy of the customer’s Annual Resale Certificate, Florida Consumer’s Exemption Certificate, or Direct Pay Authority issued by the Department, or an exemption certificate based on the use of the property provided by the purchaser).
- A copy of the evidence that sales tax was collected and subsequently refunded to the customer (e.g., a copy of the customer’s exemption certificate; copy of the customer’s payment history; a copy of the front and back of the cancelled check refunding customer’s payment; or a copy of the credit memo issued to the customer).
- A copy of the accounting records substantiating that any tax refunded or credited to the customer did not reduce the amount of tax reported and paid to the Department on a subsequent return.

If you paid tax to a dealer on a tax-exempt sale:
- Evidence the sales tax was paid to the dealer.
- A copy of an assignment of rights issued by the selling dealer.
- A copy of the documentation required to exempt the sale (a copy of the customer’s Annual Resale Certificate, Florida Consumer’s Exemption Certificate, Direct Pay Authority issued by the Department, or an Exemption Certificate or Affidavit).

Florida Neighborhood Revitalization Program
- Form DR-26RP, Florida Neighborhood Revitalization Program Application for Sales and Use Tax, dated and signed by the applicant; and
- The information and documentation required on Form DR-26RP.
See Rule 12A-1.107, F.A.C.

You must file this application, Form DR-26RP (Florida Neighborhood Revitalization Program Application for Sales and Use Tax), and the required information and documentation with the Department within 6 months after the date the qualified single-family home, housing project, or mixed-use project is deemed to be substantially complete by the local building inspector.

Florida Rural Areas of Opportunity
- Form RAO, Rural Areas of Opportunity Application for Certification - Exempt Goods and Services Sales Tax Refund, dated and signed by the applicant and the Florida Department of Economic Opportunity.
- A copy of the approval letter issued by the Florida Department of Economic Opportunity.
See Section 212.08(5)(r), F.S.

You must file this application, Form RAO (Rural Areas of Opportunity Application for Certification - Exempt Goods and Services Sales Tax Refund) approved and signed by the Florida Department of Economic Opportunity, and the Florida Department of Economic Opportunity approval letter with the Department within 6 months after the date the qualified new construction is deemed to be substantially complete by the local building inspector, or by November 1 of the year the new construction is first subject to assessment for ad valorem tax purposes.

Machinery and Equipment Used in New or Expanding Businesses
- A copy of the New and Expanding Business Determination Letter issued by the Department.
- If applicable, a copy of the Temporary Tax Exemption Permit issued by the Department.

Mobile Homes
Purchase of a Mobile Home as Real Property
The sale or transfer of a mobile home which bears an “MH” decal issued by the Department of Highway Safety and Motor Vehicles is subject to tax. The sale or transfer of a mobile home and land sold together is not subject to sales tax, provided that the seller owned both the mobile home and the land and that the mobile home bore an “RP” decal at the time of sale. “RP” decals are issued by your county tax collector.

To receive a refund of Florida sales tax paid on a mobile home sold with land, the purchaser must timely file an
application for refund and provide the following documentation to the Department to substantiate the refund claim:

- A copy of the evidence that the seller owned both the land and the mobile home (copy of title of the mobile home and the deed to the land on which the mobile home is permanently affixed).
- A copy of the evidence that the county property appraiser assessed the property and the mobile home as real property prior to or at the time of sale (copy of the certificate issued by the property appraiser stating that the mobile home is included in the assessment of the property on which the mobile home is permanently affixed) or evidence that an “RP” decal was issued for the mobile home prior to or at the time of sale.
- A copy of the evidence of the sale or purchase price of the mobile home and land and the sales tax on the mobile home (copy of the purchase contract and closing statement and the cancelled check for payment required by the purchase contract.)
- If applicable, a copy of the evidence of the Florida sales tax paid on the sales price of the mobile home to the county tax collector or private tag agent (copy of the mobile home registration and the cancelled check paying the sales tax and registration and license fees).
- An assignment of rights when the sales tax was paid to a dealer or to a private tag agency.

Appurtenances to Mobile Homes by Persons Not in the Business of Selling Mobile Homes

Appurtenances that are sold in conjunction with a mobile home bearing an “MH” decal, such as carports, sunrooms, utility sheds, furniture, freezers, refrigerators, drapes, or air conditioner compressor/condenser units located outside the mobile home, are not subject to tax when:

- Each appurtenance is separately described and priced on an invoice, bill of sale, or other tangible evidence of sale; and
- The sale is made by any person who is not in the business of selling mobile homes.

When the charge for an appurtenance is not separately described or priced from the charge for the mobile home, the total consideration paid for the mobile home and the appurtenance is subject to tax. The internal plumbing, heating, air conditioning, electrical systems, and attached items, such as built-in ovens, built-in dishwashers, hot water heaters, and built-in furniture, are considered a part of the mobile home and are subject to tax when sold with the mobile home, even when separately itemized on an invoice, bill of sale, or other tangible evidence of sale. When Florida sales tax is paid on furnishings or attachments to a mobile home purchased from a person not in the business of selling mobile homes, the purchaser may file this application for refund with the Department.

Include the following with your application:

- A copy of the evidence of the sale or purchase price of the mobile home and the sales tax on each appurtenance separately described (copy of the bill of sale, invoice, or other tangible evidence of sale; copy of the cancelled check for purchase of the mobile home and appurtenances).
- A copy of the evidence of the Florida sales tax paid on the sale price of the mobile home and the appurtenances to the county tax collector or private tag agency (a copy of the mobile home registration and the cancelled check paying the sales tax and registration and license fees).
- An assignment of rights when the sales tax was paid to a private tag agency.

Motor Vehicles

Any business or individual who has paid Florida sales or use tax to a county tax collector that was not due may apply for a refund with the Department. If sales tax was paid to a dealer or to a private tag agency, the refund must be requested from the dealer or private tag agency; however, when the dealer or private tag agency issues an assignment of rights, the business or individual may request a refund directly from the Department.

Vehicles Exported from Florida

Florida sales tax does not apply to the sale of a motor vehicle that is irrevocably committed to the exportation process at the time of sale. No refund will be issued for Florida sales tax paid on a motor vehicle delivered to the purchaser or his or her representative in Florida, even though the vehicle is later exported from Florida.

The purchaser must establish that the selling dealer was required by the terms of the sales contract to deliver the property to a carrier, licensed customs broker, or forwarding agent for final movement of the property to a destination located outside Florida, and that the purchaser did not take possession of the motor vehicle in Florida.

Include the following with your application:

- A copy of the sales contract.
- A copy of common carriers’ receipts, bills of lading, or similar documentation that evidences the delivery destination.
- If applicable, a copy of an export declaration, receipts from a licensed customs broker, or other proof of export signed by a customs officer.

Vehicles Purchased by Residents of Another State

Florida law allows a partial exemption for a motor vehicle purchased by a resident of another state. The Florida tax due is the amount of sales tax that would be imposed by the purchaser’s home state if the vehicle were purchased in that state, not to exceed the Florida state sales tax rate. A list of each state’s rate is published in an annual Taxpayer Information Publication and posted to the Department’s website.
To qualify for the partial exemption, the nonresident purchaser must complete an Affidavit for Partial Exemption of Motor Vehicle Sold for Licensing in Another State (DR-123), declaring his or her intent to license the vehicle in his or her home state within 45 days of the date of sale. The completed form must be provided to the selling dealer at the time of sale, or to the county tax collector or licensed private tag agency when the nonresident purchaser applies for a temporary license plate.

When a nonresident purchaser pays Florida state sales tax in an amount that exceeds the state tax due on motor vehicles in the nonresident purchaser’s state of residence, the nonresident purchaser may receive a refund. When applying to the Department, include the following with your application:

- A copy of the evidence of the sale or purchase price of the motor vehicle and the amount of Florida sales tax paid (a copy of the bill of sale and the cancelled check for purchase of the vehicle).
- A copy of the evidence of the payment of Florida sales tax when obtaining a temporary Florida license tag (a copy of the Florida Vehicle Registration and the cancelled check paying the license fees).
- A copy of the evidence of the registration of the vehicle issued by the purchaser’s home state (a copy of the home state’s vehicle registration).
- A copy of the completed Affidavit for Partial Exemption of Motor Vehicle Sold for Licensing in Another State (DR-123) provided to the selling dealer, county tax collector, or private tag agency at the time of purchase or when registering the vehicle.
- An assignment of rights when the sales tax was paid to a Florida dealer or to a private tag agency.

Vehicles Used in Another State for Six Months or Longer

No Florida sales tax or local discretionary sales surtax is due on a motor vehicle registered or licensed in Florida when documentation is provided that:

- The current owner of the vehicle has owned and used the vehicle for six months or longer in another state, territory of the United States, or District of Columbia; and
- The vehicle was used under conditions that would lawfully give rise to the taxing jurisdiction of the other state, territory, or District of Columbia.

If you paid sales tax to another state, territory, or District of Columbia and you paid Florida use tax at the time of registration in Florida when no Florida use tax was due, use this application to apply for a refund.

Include the following with your application:

- A copy of the evidence of registration of the vehicle issued in another state and a copy of the evidence of payment of a like tax that was lawfully imposed and paid in another state (a copy of another state’s vehicle registration and payment of tax, and a copy of the cancelled check(s) paying the tax and registration fees).
- A copy of the evidence of the Florida use tax paid when registering the vehicle in Florida (a copy of the Florida Vehicle Registration and the cancelled check paying the tax and registration and license fees).
- The completed assignment of rights when the tax was paid to a private tag agency.

Motor Vehicle Warranty Repurchase or Replacement (Lemon Law)

When a manufacturer repurchases the motor vehicle under the motor vehicle sales warranty requirements of section 681.104, F.S., the manufacturer may seek a refund of the amount of Florida sales tax and surtax refunded by the manufacturer to the consumer, lien holder, or lessor.

Include the following with your application:

- A copy of the sales invoice issued by the seller which affirmatively demonstrates payment of Florida tax on the purchase of the motor vehicle.
- A copy of the written agreement repurchasing the motor vehicle.
- A copy of documentation which evidences that the manufacturer refunded the Florida tax to the consumer, lien holder, or lessor.

Real Property Leases

- A copy of the lease, sublease, and addendum.
- A copy of the accounting records substantiating the Florida tax reported and paid on the sales and use tax return.
- A copy of the evidence that sales tax was collected and subsequently refunded to customer (a copy of the customer’s payment history; a copy of the front and back of the cancelled check refunding customer’s payment, or a copy of a credit memo issued to the customer).
- A copy of the accounting records substantiating that any tax refunded or credited to the customer did not reduce the amount of tax reported and paid to the Department on a subsequent return.

Repossessed Merchandise

When a dealer remitted sales tax to the Department on the sale of a tangible personal property (including aircraft, boats or vessels, mobile homes, and motor vehicles) sold under a retail installment, title loan, retain title, conditional sale, or similar contract for which the dealer retains a security interest in the property, the dealer may, upon repossession of the property, take a credit on a subsequent return or obtain a refund of that portion of the sales tax that is applicable to the unpaid balance of the contract. The credit or refund is based on the ratio that the total sales tax bears to the unpaid balance of the sales price, excluding finance or other
nontaxable charges, as reflected in the sales contract. See Rule 12A-1.012, F.A.C.

You must file this application with the Department within 12 months following the month in which the merchandise was repossessed.

Include the following with your application:

- A completed and signed Schedule of Tax Credits Claimed on Repossessed Tangible Personal Property (Form DR-95B).
- A copy of documents for the sale of the property indicating the sales price of the property and the Florida sales tax (a copy of the invoice or bill of sale).
- A copy of the financing agreement for the sale of the property (a copy of the retail installment, title loan, retain title, conditional sales, or similar contract).
- A copy of the sales and use tax return on which the Florida sales tax was reported and paid to the Department.
- A copy of the accounting records substantiating that the amount of tax reported included tax paid on the property that was subsequently repossessed.
- A copy of the purchaser’s payment history for the property.
- A copy of documentation which establishes that the property was repossessed (e.g., a copy of a certificate of title or a repossession title for aircraft, boats or vessels, mobile homes, and motor vehicles; evidence establishing possession and ownership of repossessed property that is not titled property).
- A copy of documentation establishing that the dealer who sold the property financed the property or that the property was financed by a financing institution with recourse (the dealer became liable for the outstanding debt when the customer defaulted on the retail installment, title loan, retain title, conditional sale, or similar contract financing the property).

Transient Rentals
A dealer who reported and paid local option transient rental taxes to the Department that are administered by the local taxing authority may take a credit or obtain a refund of the local tax paid to the Department in error. Include the following with your application:

- A copy of the original sales and use tax return.
- A copy of the amended replacement sales and use tax return.
- A copy of the local government tax return(s) for the same reporting period.
- A copy of the accounting records substantiating the amount of local option transient rental tax paid to the Department in error.

Contact Us
To speak with a Department representative, call Taxpayer Services at 850-488-6800, Monday through Friday, excluding holidays.

For written replies to tax questions, write to:
Taxpayer Services - MS 3-2000
Florida Department of Revenue
5050 W Tennessee St
Tallahassee FL 32399-0112

References
The following documents were mentioned in this form and are incorporated by reference in the rules indicated below. The forms are available online at floridarevenue.com/forms.

| Form DR-26S | Florida Neighborhood Revitalization Program Application for Sales and Use Tax | Rule 12A-1.097, F.A.C. |
| Form DR-15 | Sales and Use Tax Return | Rule 12A-1.097, F.A.C. |
| Form DR-7 | Consolidated Sales and Use Tax Return | Rule 12A-1.097, F.A.C. |
| Form DR-26RP | Florida Neighborhood Revitalization Program Application for Sales and Use Tax | Rule 12A-1.097, F.A.C. |
| Form RAO | Rural Areas of Opportunity Application for Certification Exempt Goods and Services Sales Tax Refund | Rule 12-26.008, F.A.C. |
| Form DR-123 | Affidavit for Partial Exemption of Motor Vehicle Sold To a Resident of Another State | Rule 12A-1.097, F.A.C. |
| Form DR-95B | Schedule of Florida Sales or Use Tax Credits Claimed on Repossessed Motor Vehicles | Rule 12A-1.097, F.A.C. |
# Rural Areas of Opportunity
Application for Certification
Exempt Goods and Services Sales Tax Refund
Based on section 212.08 (5) (r), Florida Statute (F.S.).

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<td>Property Address</td>
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<td>North Central RAO</td>
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<table>
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| Description of New Construction |                                      |

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<th>Beginning Date of New Construction (must be after July 1, 2017)</th>
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<tbody>
<tr>
<td>Description of Tangible Personal Property rented</td>
<td></td>
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<tr>
<td>Description of Commercial Pest Control Services</td>
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| Building Permit Number (attach a copy of permit) |                                      |
| Building Inspector Name                          |                                      |

| Phone | E-mail |                                      |

| Date of certificate stating that the improvement to the real property was new construction and that improvements are substantially completed (attach a copy of certificate) |                                      |
| Date when new construction is first subject to assessment |                                      |
Exempt Goods and Services

- Attach a copy of each invoice listing the amount of sales tax paid for all eligible building materials, rentals of tangible personal property, and pest control services used to complete the new construction project. Please provide additional descriptions of materials included on the attached invoices in cases where the information provided on the invoice is unclear or the material is not commonly known to persons unfamiliar with the construction industry.

- Attach a sworn statement from the licensed contractor(s) or applicant stating that all materials submitted were used on a new construction project and that Florida sales tax has been paid.

Please complete this page if you are including invoices to document the goods and/or services eligible for refund. A separate sheet may be used if necessary to account for all exempt goods or services.

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<th>• Cost of Services</th>
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<tr>
<td>TOTAL</td>
<td>$</td>
<td></td>
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<td>$</td>
</tr>
</tbody>
</table>

Factor X .975

Amount Eligible for a sales tax refund $500.00 Minimum per parcel of real property $10,000.00 Maximum per parcel of real property
```
Please complete this page if you are using the property valuation method to determine the eligible refund amount. If using this method, attach the final ad valorem tax assessment notice for the year the new construction is first subject to ad valorem tax and the immediate prior year final ad valorem tax assessment.

<table>
<thead>
<tr>
<th>Step</th>
<th>Description</th>
<th>Assessed Value</th>
<th>Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Assessed value after new construction:</td>
<td>$</td>
<td>Assessment Date:</td>
</tr>
<tr>
<td>2.</td>
<td>Assessed value before new construction:</td>
<td>$</td>
<td>Assessment Date:</td>
</tr>
<tr>
<td>3.</td>
<td>Line 1 minus Line 2 =</td>
<td>$</td>
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</tr>
<tr>
<td>4.</td>
<td>Line 3. x .40 =</td>
<td>$</td>
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</tr>
<tr>
<td>5.</td>
<td>Line 4. x 6% (state sales tax rate) =</td>
<td>$</td>
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</tr>
<tr>
<td>6.</td>
<td>If applicable, add County Surtax * =</td>
<td>$</td>
<td></td>
</tr>
<tr>
<td>7.</td>
<td>Total of Line 5 and Line 6 =</td>
<td>$</td>
<td></td>
</tr>
<tr>
<td>8.</td>
<td>Line 7 x .975 =</td>
<td>$</td>
<td>Amount eligible for a sales tax refund</td>
</tr>
</tbody>
</table>

* Pahokee, Immokalee, and South Bay = $0.00  
  Calhoun County, City of Freeport, Desoto County, Gadsden County, Jackson County, Liberty County, and Madison County = $75.00  
  All other = $50.00

<table>
<thead>
<tr>
<th>Minimum per parcel of real property</th>
<th>Maximum per parcel of real property</th>
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<tbody>
<tr>
<td>$500.00</td>
<td>$10,000.00</td>
</tr>
</tbody>
</table>

**TAXPAYER SIGNATURE**

Under penalty of perjury, I declare that I have read the forgoing application for certification and the facts stated in it are true to the best of my knowledge and belief.

<table>
<thead>
<tr>
<th>Signature of Taxpayer</th>
<th>Date</th>
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<tbody>
<tr>
<td></td>
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</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Name of Taxpayer</th>
<th>Phone Number</th>
</tr>
</thead>
<tbody>
<tr>
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</tbody>
</table>
Application Number
Rural Area of Opportunity

The applicant is hereby eligible to apply for a sales tax refund in the amount of

DEO Program Manager Signature
Date

Phone Number
E-mail

When completed, Form RAO is to be sent to:

Florida Department of Economic Opportunity
Division of Strategic Business Development
107 East Madison Street; MS 80
Tallahassee, Florida 32399

850-717-8960

To be eligible for a sales tax refund from the Department of Revenue, the taxpayer is required to send a copy of DEO’s certification approval letter and approved Application for Certification (Form RAO); and an Application for Refund (Form DR-26S) to:

Florida Department of Revenue
Refunds Sub-Process
Post Office Box 6490
Tallahassee, Florida 32314-6490

Form DR-26S must reach the Florida Department of Revenue within six (06) months after the date of certification that the new construction is substantially completed; or by November 1st after the new construction is first subject to assessment.

Florida law requires that refund applications be supported with sufficient information and documentation to determine eligibility and the refund amount due. Upon receipt, the Department will review your application and supporting documents and information. You will be notified if additional information and documentation is needed.

References
The following documents were mentioned in this form and are incorporated by reference in the rules indicated below. The forms are available online at floridarevenue.com/forms.

Form DR-26S Application for Refund – Sales and Use Tax Rule 12-26.008
STATE OF FLORIDA
DEPARTMENT OF REVENUE
SALES AND USE TAX

CHAPTER 12A-1, FLORIDA ADMINISTRATIVE CODE

AMENDING RULES 12A-1.012, 12A-1.0144, and 12A-1.097

SUMMARY OF PROPOSED RULES

The proposed amendments incorporate revisions to sales tax and use tax rules and forms.

FACTS AND CIRCUMSTANCES JUSTIFYING PROPOSED RULES

The purpose of the proposed amendments to Rule 12A-1.012, F.A.C., is to: (1) remove the recitation of statutory provisions regarding the taxability of sales made on any kind of deferred payment plan; (2) clarify that the repossession and redemption of tangible personal property is not subject to tax; (3) consolidate provisions for obtaining a credit or refund of tax paid on repossessed items, including motor vehicles; (4) clarify when a tax credit or refund may be obtained by a dealer who sold property that is subsequently repossessed when the dealer holds a security interest in the property by contract; (5) provide how to obtain a refund or credit of tax paid on repossessed tangible personal property and the information and documentation required to establish the right to a refund or credit; and (6) remove unnecessary provisions for dealers that obtain payment from a common carrier for damages of items sold by the dealer.

The purpose of the proposed repeal of Rule 12A-1.0144, F.A.C., is to bring the rule into compliance with the expiration of Section 212.08(7)(hhh), F.S., effective July 1, 2016, which provided for a refund of sales tax paid for purchases of certain types of equipment, machinery,
and other materials for renewable energy technologies.

The purpose of the proposed amendments to Rule 12A-1.097, F.A.C., is to (1) correct the title provided for Form DR-123, Affidavit for Partial Exemption of Motor Vehicle Sold to a Resident of Another State for Licensing Outside Florida; (2) consolidate two forms, Forms DR-95A and DR-95B, currently used to determine the amount of sales tax refund due on repossessed tangible personal property and repossessed motor vehicles, into a single form; (3) incorporate statutory elimination of the $5.00 registration fee required of persons that submit a Florida Business Tax Application (Form DR-1), as provided in Section 29 of Chapter 2017-36, L.O.F. and (4) incorporate statutory elimination of the $30.00 registration fee required of owners or operators of drycleaning and dry drop-off facilities that submit a Florida Business Tax Application (Form DR-1), as provided in Section 42 of Chapter 2017-36, L.O.F.

FEDERAL COMPARISON STATEMENT

The provisions contained in these rules do not conflict with comparable federal laws, policies, or standards.

SUMMARY OF RULE DEVELOPMENT WORKSHOP

NOVEMBER 16, 2017

A Notice of Proposed Rule Development was published in the Florida Administrative Register on November 2, 2017 (Vol. 43, No. 213, pp. 4943-4944), to advise the public of the proposed changes to Rules 12A-1.007, 12A-1.012, 12A-1.0144, and 12A-1.097, F.A.C., and to provide that, if requested in writing, a rule development workshop would be held on November 16, 2017. No request was received by the Department and no workshop was held. No written
comments were received by the Department for Rules 12A-1.012, 12A-1.0144, and 12A-1.097, F.A.C. The Department received public comments requesting significant changes to Rule 12A-1.007, F.A.C. To allow for adequate review and revision, the Department has removed Rule 12A-1.007, F.A.C., from the rule package at this time.

SUMMARY OF PUBLIC MEETING

DECEMBER 13, 2017

The Governor and Cabinet, sitting as head of the Department of Revenue, met on December 13, 2017, and approved the publication of the Notice of Proposed Rule for changes to Rules 12A-1.012, 12A-1.0144, and 12A-1.097, F.A.C. A notice for the public hearing was published in the Florida Administrative Register on December 5, 2017 (Vol. 43, No. 233, pp. 5473-5474).

SUMMARY OF RULE HEARING

FEBRUARY 7, 2018

A Notice of Proposed Rule was published in the Florida Administrative Register on January 16, 2018 (Vol. 44, No. 10, pp. 202-205), to advise the public of the proposed changes to Rule 12A-1.012, 12A-1.0144, 12A-1.097, F.A.C., and to provide that, if requested in writing, a rule hearing would be held on February 7, 2018. No request was received and no hearing was held. No public comments were received.

Written comments of a technical nature were received from the staff of the Joint Administrative Procedures Committee. A notice of change was published in the Florida Administrative Register on February 20, 2018, (Vol. 44, No. 35, p. 837), providing requested
changes to forms DR-1, DR-1N, and DR-95B to include incorporative information for any promulgated materials mentioned in the forms. Technical changes have also been made to correct the effective date of the forms and to update the law implemented citations for this rule. The final rule language and materials presented for adoption today reflect these changes.
12A-1.012 Repossessed Merchandise and Bad Debts.

(1) The full amount of tax on credit sales, installment sales, or sales made on any kind of deferred payment plan, shall be due at the moment of the transaction in the same manner as a cash sale.

(1)(2) Repossessions:

(a) The repossession of tangible personal property by the seller or the lienholder is not subject to tax.

(b) The redemption of repossessed tangible personal property by the debtor prior to the sale of the repossessed property is not subject to tax.

(c) The subsequent sale of repossessed tangible personal property is subject to tax.

(d)(a) A dealer who collected and remitted has paid sales tax to the Department in full on the selling price of tangible personal property sold under a retail installment, title loan, retain title, conditional sale, or similar contract in which the dealer retains a security interest in the property may, upon repossession of the property (with or without judicial process), take credit on a subsequent tax return for, or obtain a refund of, that portion of the tax that is applicable to the unpaid balance of the contract. The credit or refund is shall be based on the ratio that the total tax
bears to the unpaid balance of the sales price, excluding finance or other nontaxable non-taxable charges, as reflected in the sales contract. A Refund or credit or refund must be claimed within 12 months following the month in which the property was repossessed.

(e)(b) Tangible personal property (excluding motor vehicles): When a dealer claims a tax credit or a refund of tax paid on tangible personal property sold and repossessed, the dealer by him, he must complete in detail Form DR-95A, Schedule of Florida Sales or Use Tax Credits Claimed on Repossessed Tangible Personal Property Repossessed (Form DR-95B, incorporated by reference in Rule 12A-1.097, F.A.C.), and certify thereon that he was the seller of the tangible personal property described therein; that Florida sales and use tax was remitted to the Florida Department of Revenue; and that such property was repossessed by him. In those instances where the tangible personal property was financed by a third party, the dealer must show that he repurchased the contract before applying for a tax credit under this paragraph.

(c) Motor Vehicles:

(f)1. The When a dealer may claim claims a tax credit or refund on tangible personal property, including any aircraft, boat, mobile home, a motor vehicle, or any other titled property sold by the dealer for which the dealer holds a security interest in the property under the terms of a retail installment, title loan, retain title, conditional sale, or similar contract when:

1. The dealer sold the property and remitted him, he shall complete in detail Form DR-95B, Schedule of Florida Sales or Use Tax Credits Claimed on Repossessed Motor Vehicles (incorporated by reference in Rule 12A-1.097, F.A.C.), and certify thereon that he was the seller of the specifically described vehicle; that the Florida sales and use tax was remitted to the Florida Department of Revenue;

2. The dealer financed the property, or the property was financed by a financing
3. The property was that he subsequently repossessed upon default of the terms of the contract by the purchaser of the property vehicle; and

4. The dealer acquired and that he reacquired ownership of the repossessed property (e.g., certificate of title or other evidence establishing possession and ownership of the repossessed property) thereof and acquired certificate of title thereto after default by the purchaser. Documents, such as copies of reacquired titles, shall be maintained by the dealer to support his claim for the tax credit.

(g)2. When claiming a tax credit or refund. In those instances where the motor vehicle was financed by a third party, the dealer must complete Form DR-95B, Schedule of Florida Sales or Use Tax Credits Claimed on Repossessed Tangible Personal Property Motor Vehicles, (Form DR-95B, incorporated by reference in Rule 12A-1.097, F.A.C.). When claiming a tax credit, the completed Form DR-95B must be retained with the dealer’s applicable sales and use tax return. When claiming a tax refund, a Sales and Use Tax Application for Refund (Form DR-26S, incorporated by reference in Rule 12-26.008, F.A.C.), the completed Form DR-95B, and the information and documentation required to be included with Form DR-26S must be filed with the Department, and certify thereon that he was the seller of the specifically described vehicle; that the Florida sales and use tax was remitted to the Florida Department of Revenue; that he repurchased the contract; and that he received a repossession title on each vehicle from the lender. (Repossession title, as used herein, means a title acquired by the lien holder-lender from the Division of Motor Vehicles, Department of Highway Safety and Motor Vehicles, and assigned by the lender to the dealer.) Documents, such as copies of repossession titles and checks to repurchase contracts, shall be maintained by the dealer to support the claim for tax credit.
(d) The information required on Forms DR-95A, Schedule of Florida Sales or Use Tax Credits Claimed on Tangible Personal Property Repossessed, and Form DR-95B, Schedule of Florida Sales or Use Tax Credits Claimed on Repossessed Motor Vehicles, shall include the following:

1. Customer’s name;
2. Description of tangible personal property or motor vehicle identification;
3. Date tax remitted to Department by seller;
4. Amount of tax paid;
5. Sales price, less trade-in, less cash discount;
6. Sales price, less trade-in, less cash down;
7. Term of contract;
8. Amount of each monthly payment, excluding finance charges (item 6 divided by item 7);
9. Amount of sales tax included in each monthly payment (multiply amount in item 8 by the tax rate);
10. Number of unpaid installments at time of repossession by seller;
11. Tax credit due (multiply item 9 by item 10, less the collection allowance taken at the time the tax was originally paid to the state);
12. Date of repossession.

(h) Dealers must retain documentation required to establish the right to a credit or refund, including the retail installment, title loan, retain title, conditional sale, or similar contract, and documents establishing ownership or title to the property after repossession. The records required in this subsection must be maintained by the dealer until tax imposed by Chapter 212,
F.S., may no longer be determined and assessed under Section 95.091(3), F.S., and must shall be made available to the Department upon request.

(3) No change.

(4) The sale of repossessed merchandise is taxable.

(5) If a dealer is reimbursed by a common carrier for damage to merchandise on which he has previously paid tax, the dealer is entitled to a refund of such tax on the amount reimbursed.

For example: The dealer paid his supplier $500 for merchandise and remitted $30 tax thereon to the state. Later, he was reimbursed $100 by the carrier to cover damages to the goods. The dealer is entitled to a refund of $6 overpayment of tax. If the carrier also reimburses the dealer for tax he has paid, then the dealer is not entitled to a tax refund.

Rulemaking Authority 212.17(6), 212.18(2), 213.06(1) FS. Law Implemented 212.06(1), 212.13(2), 212.17(1), (2), (3), 212.18(2), 213.35, 215.26 FS. History–Revised 10-7-68, Amended 1-17-71, Revised 6-16-72, Amended 2-21-77, 9-28-78, 7-20-82, Formerly 12A-1.12, Amended 12-13-88, 2-16-93______.


(1) Who May Claim the Refund. Any applicant who has obtained a written certification issued by the Department of Agriculture and Consumer Services is eligible for a refund. The refund is based on Florida sales and use taxes previously paid on:

(a) Materials used in the distribution of biodiesel (B10-B100) and ethanol (E10-E100), and other renewable fuels, including fueling infrastructure, transportation, and storage for these fuels; and,
(b) Gasoline fueling station pump retrofits for biodiesel (B10-B100), ethanol (E10-E100), and other renewable fuel distributions.

(2) Applying for the refund.

(a) To receive a refund of Florida sales and use taxes previously paid on eligible items, taxpayers must first file an application with the Department of Agriculture and Consumer Services.

(b) A Renewable Energy Technologies Sales Tax Return Application may be obtained by contacting the Office of Energy, Department of Agriculture and Consumer Services, 600 South Calhoun Street, Suite 251, Tallahassee, Florida 32399-0001, by telephone (850)617-7470, or by e-mail at Energy@FreshFromFlorida.com.

(3) Obtaining the refund.

(a) To obtain a refund of Florida sales and use tax previously paid on eligible items, the applicant must file a completed Application for Refund-Sales and Use Tax (Form DR-26S, incorporated by reference in Rule 12-26.008, F.A.C.), along with a copy of the written certification, with the Department of Revenue. Form DR-26S must be filed within 6 months from the date of the written certification issued by the Department of Agriculture and Consumer Services. Form DR-26S, with a copy of the certification letter, should be mailed to:

Florida Department of Revenue
Refunds Process
P.O. Box 6490
Tallahassee, Florida 32314-6490.

(b) The amount of a refund claim is limited to the amount approved and certified by the Florida Department of Agriculture and Consumer Services.
(e) A refund will be issued within 30 days after the refund application is determined to be complete and the amount of the refund due is approved by the Department of Revenue.

Rulemaking Authority 212.17(6), 212.18(2), 213.06(1) FS. Law Implemented 212.08(7)(hhh), 213.255 FS. History—New 1-17-13, Repealed______.

12A-1.097 Public Use Forms.

(1) The following public use forms and instructions are employed by the Department in its dealings with the public related to the administration of Chapter 212, F.S. These forms are hereby incorporated by reference in this rule.

(a) through (b) No change.

<table>
<thead>
<tr>
<th>Form Number</th>
<th>Title</th>
<th>Effective Date</th>
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<tbody>
<tr>
<td>(2)(a) DR-1</td>
<td>Florida Business Tax Application (R. 01/18 1/15)</td>
<td>01/15</td>
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<td></td>
<td>(<a href="http://www.flrules.org/Gateway/reference.asp?No=Ref____04849">http://www.flrules.org/Gateway/reference.asp?No=Ref____04849</a>)</td>
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<tr>
<td>(b) DR-1N</td>
<td>Instructions for Completing the Florida Business Tax Application</td>
<td>01/15</td>
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<td>(Form DR-1) (R. 01/18 1/15)</td>
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<td>(<a href="http://www.flrules.org/Gateway/reference.asp?No=Ref____04851">http://www.flrules.org/Gateway/reference.asp?No=Ref____04851</a>)</td>
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<td>(3) through (12)</td>
<td>No change</td>
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</tr>
<tr>
<td>(13)(a) DR-95A</td>
<td>Schedule of Florida Sales or Use Tax Credits Claimed on Tangible Personal Property Repossessed (R. 04/95)</td>
<td>06/01</td>
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<tr>
<td>(b) DR-95B</td>
<td>Schedule of Florida Sales or Use Tax Credits Claimed on Repossessed</td>
<td>06/01</td>
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<td>Tangible Personal Property Motor Vehicles (R. 01/18 12/09)</td>
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<td>(<a href="http://www.flrules.org/Gateway/reference.asp?No=Ref">http://www.flrules.org/Gateway/reference.asp?No=Ref</a>____)</td>
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<td>(14) through (19)</td>
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Rulemaking Authority 201.11, 202.17(3)(a), 202.22(6), 202.26(3), 212.0515(7), 212.07(1)(b), 212.08(5)(b)4., (n)4., (o)4., (7), 212.11(5)(b), 212.12(1)(a)2., 212.17(6), 212.18(2), (3), 212.183, 213.06(1), 288.1258(4)(c), 376.70(6)(b), 376.75(9)(b), 403.718(3)(b), 403.7185(3)(b), 443.171(2), (7) FS. Law Implemented 92.525(1)(b), (3), 95.091, 119.071(5), 125.0104, 125.0108, 201.01, 201.08(1)(a), 201.133, 202.11(2), (3), (6), (16), (24), 202.17, 202.22(3)-(6),
202.28(1), 203.01, 212.02, 212.03, 212.0305, 212.031, 212.04, 212.05, 212.0501, 212.0515,
212.054, 212.055, 212.06, 212.0606, 212.07(1), (8), (9), 212.08, 212.084(3), 212.085, 212.09,
212.096, 212.11(1), (4), (5), 212.12(1), (2), (9), (13), 212.13, 212.14(2), (4), (5), 212.17,
212.18(2), (3), 212.183, 213.235, 213.29, 213.37, 213.755, 215.26(2), 288.1258, 290.00677,
376.70, 376.75, 403.717, 403.718, 403.7185, 443.036, 443.121(1), (3), 443.131, 443.1315,
443.1316, 443.171(2), (7) FS. History-New 4-12-84, Formerly 12A-1.97, Amended 8-10-92, 11-
30-97, 7-1-99, 4-2-00, 6-28-00, 6-19-01, 10-2-01, 10-21-01, 8-1-02, 4-17-03, 5-4-03, 6-12-03,
10-1-03, 9-28-04, 6-28-05, 5-1-06, 4-5-07, 1-1-08, 4-1-08, 6-4-08, 1-27-09, 9-1-09, 11-3-09, 1-
11-10, 4-26-10, 6-28-10, 7-12-10, 1-12-11, 1-25-12, 1-17-13, 5-9-13, 1-20-14, 1-19-15, 1-11-16,
4-5,16, ________.
Please read the Instructions for Completing the Florida Business Tax Application (Form DR-1N). Every applicant must complete Sections A and K and must answer the questions in bold print at the beginning of every section and subsection. This application will be rejected if the required information is not provided.

### Section A – Reason for Applying and Applicant Information

1. Indicate your reason for submitting this application (check only one; provide date and certificate number, if applicable).

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<tbody>
<tr>
<td>a.</td>
<td>New business entity (not previously registered in Florida).</td>
<td>Beginning date of Florida taxable business activity:</td>
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<td>b.</td>
<td>New/additional Florida business location.</td>
<td>Beginning date of business activity at new Florida location:</td>
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<td>c.</td>
<td>New taxable activity at previously registered business location.</td>
<td>Date of new taxable activity:</td>
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<td>d.</td>
<td>Change of Florida county.</td>
<td>Date of location county change:</td>
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<td>e.</td>
<td>Change of legal entity/business structure.</td>
<td>Date of legal change:</td>
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<td>f.</td>
<td>Purchase/acquisition of existing business from another person or entity.</td>
<td>Date of purchase/acquisition:</td>
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</table>

2. Is this a seasonal business?  
   - Yes  
   - No  
   If yes, first month of season: ______________________ last month: ______________________

### BUSINESS ENTITY INFORMATION

3a. Legal name of individual owner (for sole proprietor only):  
   Last name: ______________________ First name: ______________________ Middle name/initial: ______________________

3b. Owner’s telephone number:  
   ( )

3c. Legal name of business entity (e.g., corporation, limited liability company, partnership, trust, estate):

4. Trade, fictitious, or “doing business as” name:

5a. Physical street address of business location or rental property being registered (see instructions):  
   City/State/ZIP: ______________________ County: ______________________

5b. Business telephone number:  
   ( )

5c. Fax number:  
   ( )

6. Mail to the attention of:  
   Mailing address (if different from # 5a):
   City/State/ZIP:

7. Email address:  
   Your email address is treated as confidential information [section (s), 213.053, Florida Statutes (F.S.)], and is not subject to disclosure of public records (s. 119.071, F.S.).

8a. Business Entity Identification Number - Provide the Federal Employer Identification Number (FEIN) of the business entity or Social Security Number (SSN)* of the owner/sole proprietor. Sole proprietors employing workers must also have an FEIN:  
   FEIN: ______________________  
   SSN*: ______________________
9. If you checked Box 1.f. because you purchased or acquired an existing business from another person or entity, provide the following information about the other person or entity:

<p>| | | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>a. Legal name of person or entity:</td>
<td>b. FEIN:</td>
<td>c. Reemployment tax account number:</td>
</tr>
<tr>
<td>d. Address, City, State, ZIP:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>f. Portion of business acquired:</td>
<td>All</td>
<td>Part</td>
</tr>
<tr>
<td>g. Date of purchase or acquisition:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>h. Was the business operating at the time of purchase/acquisition?</td>
<td>Yes</td>
<td>No</td>
</tr>
<tr>
<td>i. If no, on what date did the business close?</td>
<td></td>
<td></td>
</tr>
<tr>
<td>j. Did the business have employees at the time of purchase/acquisition?</td>
<td>Yes</td>
<td>No</td>
</tr>
<tr>
<td>k. If yes, did you acquire the employees?</td>
<td>Yes</td>
<td>No</td>
</tr>
<tr>
<td>l. Did the acquired entity and your entity share any common ownership, management, or control at the time of purchase/acquisition?</td>
<td>Yes</td>
<td>No</td>
</tr>
</tbody>
</table>

**BUSINESS STRUCTURE & OWNERSHIP**

10. Check the box next to the structure of your business entity.

<p>| | | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>a. Sole proprietorship</td>
<td></td>
<td></td>
</tr>
<tr>
<td>b. Partnership (check one below)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Married couple</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Limited partnership</td>
<td></td>
<td></td>
</tr>
<tr>
<td>c. Corporation (check one below)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>C-corporation</td>
<td></td>
<td></td>
</tr>
<tr>
<td>S-corporation</td>
<td></td>
<td></td>
</tr>
<tr>
<td>d. Limited Liability Company (check one below)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Single member LLC</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Elects treatment as C-corporation **</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Multi-member LLC</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Elects treatment as C-corporation **</td>
<td></td>
<td></td>
</tr>
<tr>
<td>e. Business trust</td>
<td></td>
<td></td>
</tr>
<tr>
<td>f. Nonbusiness trust/Fiduciary</td>
<td></td>
<td></td>
</tr>
<tr>
<td>g. Estate</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Refers to elections made for federal income tax purposes.</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>h. Government agency</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

11. Corporations, partnerships, limited liability companies, and trusts must provide the following:

<p>| | | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>a. Document number issued by the Florida Secretary of State when the entity was chartered or authorized to conduct business in Florida:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>b. Date of Florida incorporation, formation or organization, or date of authorization to conduct business in Florida:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>c. Entity’s fiscal year ending date (month/day):</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

12. Identify the owner/sole proprietor, or general partners, officers, managing members, grantors, trustees, or personal representatives of the business entity. **Note:** The person signing this application must be listed here.

<table>
<thead>
<tr>
<th>Name:</th>
<th>Social Security Number*:</th>
<th>Home address:</th>
<th>Percent of ownership/control:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Title:</td>
<td>Driver license number/issuing state:</td>
<td>City/State/ZIP:</td>
<td>Telephone number:</td>
</tr>
<tr>
<td>Name:</td>
<td>Social Security Number*:</td>
<td>Home address:</td>
<td>Percent of ownership/control:</td>
</tr>
<tr>
<td>Title:</td>
<td>Driver license number/issuing state:</td>
<td>City/State/ZIP:</td>
<td>Telephone number:</td>
</tr>
<tr>
<td>Name:</td>
<td>Social Security Number*:</td>
<td>Home address:</td>
<td>Percent of ownership/control:</td>
</tr>
<tr>
<td>Title:</td>
<td>Driver license number/issuing state:</td>
<td>City/State/ZIP:</td>
<td>Telephone number:</td>
</tr>
</tbody>
</table>

* Social security numbers (SSNs) are used by the Florida Department of Revenue as unique identifiers for the administration of Florida’s taxes. SSNs obtained for tax administration purposes are confidential under sections 213.053 and 119.071, Florida Statutes, and not subject to disclosure as public records. Collection of your SSN is authorized under state and federal law. Visit our Internet site at floridarevenue.com and select “Privacy Notice” for more information regarding the state and federal law governing the collection, use, or release of SSNs, including authorized exceptions.
**BUSINESS BACKGROUND INFORMATION**

<table>
<thead>
<tr>
<th>Question</th>
<th>Yes</th>
<th>No</th>
</tr>
</thead>
<tbody>
<tr>
<td>Has this business entity ever been known by another name?</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Has this business entity ever been issued a certificate of registration, certificate number or tax account number by the Florida Department of Revenue?</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Has any owner/proprietor, partner, officer, member, trustee, or the person whose social security number is provided in items 8c or 12 ever been issued a certificate of registration, certificate number or tax account number by the Florida Department of Revenue?</td>
<td></td>
<td></td>
</tr>
<tr>
<td>If you answered “Yes” to questions 14 or 15, provide the name, address and certificate of registration number for each business, proprietor, owner, partner, officer, member or trustee.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Name of person or entity named on certificate of registration:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Address of person or entity named on certificate of registration:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Certificate or tax account number:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Has a tax warrant ever been filed by the Florida Department of Revenue against this business entity?</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Has a tax warrant ever been filed by the Florida Department of Revenue against any owner/proprietor, partner, officer, member, trustee, or the person whose social security number is provided in items 8c or 12?</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**BUSINESS ACTIVITIES DESCRIPTION**

<table>
<thead>
<tr>
<th>19a. Describe the primary nature of your business and list all activities, products, and services. Include all of your taxable activities if known.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Primary Code:</td>
</tr>
</tbody>
</table>

**Section B – Activities Subject to Sales & Use Tax** (no fee)

<table>
<thead>
<tr>
<th>General: Does your business (check the yes or no box next to each activity with black or blue pen):</th>
</tr>
</thead>
<tbody>
<tr>
<td>Yes</td>
</tr>
<tr>
<td>a. Sell products or services at retail (to consumers)?</td>
</tr>
<tr>
<td>b. Sell products or services at wholesale (to registered dealers who will sell to consumers)?</td>
</tr>
<tr>
<td>c. Purchase or sell secondhand goods (see description in the Sales and Use Tax section of the instructions, Form DR-1N)?</td>
</tr>
<tr>
<td>d. Purchase or sell salvage or scrap metal to be recycled?</td>
</tr>
<tr>
<td>e. Sell products or goods from nonpermanent locations (such as flea markets or craft shows)?</td>
</tr>
<tr>
<td>f. Sell products or goods by mail order using catalogs or the Internet?</td>
</tr>
<tr>
<td>g. Rent or lease commercial real property to individuals or businesses?</td>
</tr>
<tr>
<td>h. Rent or lease living or sleeping accommodations to others for periods of six months or less?</td>
</tr>
<tr>
<td>i. Manage the rental or leasing of living or sleeping accommodations belonging to others?</td>
</tr>
<tr>
<td>j. Rent equipment or other property or goods to individuals or businesses?</td>
</tr>
<tr>
<td>k. Repair or alter consumer products or equipment?</td>
</tr>
<tr>
<td>l. Charge admission or membership fees?</td>
</tr>
<tr>
<td>m. Place and operate coin-operated amusement machines at business locations belonging to others?</td>
</tr>
<tr>
<td>n. Place and operate food or beverage vending machines at business locations belonging to others?</td>
</tr>
<tr>
<td>o. Place and operate nonfood or nonbeverage vending machines at business locations belonging to others?</td>
</tr>
<tr>
<td>p. Operate vending machines at your business location(s)?</td>
</tr>
<tr>
<td>q. Purchase items that you will include in a finished product assembled or manufactured for sale?</td>
</tr>
</tbody>
</table>

Item 20 continues on Page 4
20. Does your business (check the yes or no box next to each activity with black or blue pen):

- Purchase items for use in your business that were not taxed by the seller when purchased (includes purchases through catalogs, the Internet, or from out-of-state vendors)? [Y] [N]
- Use dyed diesel fuel for off-road purposes? [Y] [N]
- Provide any of the following services? If yes, check the box next to each service you provide.
  - Pest control services for nonresidential buildings
  - Interior cleaning services for nonresidential buildings
  - Detective services

Coin-Operated Amusement Machines

21. Are coin-operated amusement machines operated at your business location? [Y] [N]

   If yes, answer question a. If no, skip to question 22.

   a. Do you have a written agreement designating a party other than the applicant entity as the operator of the amusement machines at your location? [Y] [N]

      If yes, provide name, address, and telephone number of machine operator. If no, also complete an Application for Amusement Machine Certificate (Form DR-18).

Real Property Contractors

22. Do you improve real property as a contractor? [Y] [N]

   If yes, answer questions a–d. If no, skip to question 23.

   a. Indicate your industry category(s) (check all that apply): [ ] residential [ ] commercial [ ] industrial [ ] utility [ ] bridge/road
   [Y] [N]

   b. Do you sell products at retail? [Y] [N]
   [Y] [N]

   c. Do you purchase materials/supplies from out-of-state vendors for use in your Florida projects? [Y] [N]
   [Y] [N]

   d. Do you construct or assemble building components away from your project sites? [Y] [N]
   [Y] [N]

Motor Fuel Sales

23. Do you sell gasoline, diesel fuel, or aviation fuel at posted retail prices? [Y] [N]

   If yes, complete item a. If no, skip to question 24.

   a. Check the box next to the description that best describes your fuel sales activities.
   - Gas station only
   - Gas station/convenience store
   - Truck stop
   - Marine fueling
   - Aircraft fueling
   [Y] [N]

Section C – Activities Subject to Sales Tax and the Prepaid Wireless E911 Fee

24. Do you sell prepaid phones, phone cards or calling arrangements? [Y] [N]

   If yes, check the box next to each activity below that describes your sales.
   - a. Domestic or international long distance calling/phone cards (non-wireless)
   - b. Prepaid wireless services (cards, plans, devices) that provide access to wireless networks and interaction with 911 emergency services.

Section D – Activities Subject to Solid Waste Fees & Surcharge (no fee)

25. Do you sell tires or batteries, or rent or lease motor vehicles to others? [Y] [N]

   If yes, answer questions a–c. If no, skip to question 26.

   a. Do you sell (at retail) new tires for motorized vehicles that are sold separately or as part of a vehicle? [Y] [N]

   b. Do you sell (at retail) new or remanufactured lead-acid batteries that are sold separately or as a component part of another product such as new automobiles, golf carts, or boats? [Y] [N]

   c. Do you rent, lease, or sell car-sharing membership services for the use of, motor vehicles that transport fewer than nine passengers? [Y] [N]
26. Do you own or operate a dry-cleaning plant or dry drop-off facility in Florida? □ Y □ N

27. Do you produce or import perchloroethylene? □ Y □ N
   If yes, also complete a Florida Fuel or Pollutants Tax Application (Form DR-156). If no, continue to question 28.

Section E - Activities Subject to Reemployment Tax (formerly Unemployment Tax) (no fee)

NOTE: In addition to registering for Reemployment Tax:
   • New Florida employers must register with the Florida New Hire Reporting Center to report newly hired and re-hired employees in Florida, visit https://newhire.state.fl.us
   • Florida employers are required to obtain appropriate workers’ compensation insurance coverage for their employees, visit http://www.myfloridacfo.com/division/WC/

28. Have you employed or will you employ workers in the state of Florida? □ Y □ N
   If yes, officers performing services for the corporation and receiving payment for such services (salary or distributions) are considered employees of the corporation for purposes of reemployment tax (RT).
   ** Officers performing services for the corporation and receiving payment for such services (salary or distributions) are considered employees of the corporation for purposes of reemployment tax (RT).

29. Is your business already registered and actively paying Florida reemployment tax? □ Y □ N
   If yes, provide your RT Account Number and skip questions 30-39.
   RT Account Number

30. Are you reactivating your reemployment tax account? □ Y □ N
   If yes, provide your RT Account Number.
   RT Account Number

31. Employment type (check all that apply):
   □ Regular employer (employee leasing companies attach a copy of Department of Business & Professional Regulation [DBPR] license)
   □ Domestic employer (household & personal care)
   □ Agricultural (noncitrus) employer
   □ Indian tribe or Tribal unit
   □ Agricultural (citrus) employer
   □ Nonprofit organization (attach a copy of your 501(c)(3) determination letter from the IRS)
   □ Governmental entity
   □ Agricultural crew chief

32. On what date did you, or will you first employ workers in Florida? □ Y □ N

33. If your employment type is:
   a. Regular, Indian tribe/Tribal unit, or Governmental employer
      Have you or will you pay gross wages of at least $1,500 within a calendar quarter? □ Y □ N
      If yes, provide the date you reached or will reach $1,500 gross wages: □ Y □ N
      Have you or will you employ one or more workers for 20 or more weeks within a calendar year? □ Y □ N
      If yes, provide the date of the 20th week: □ Y □ N
   b. Nonprofit organization
      Have you or will you employ four or more workers for 20 or more weeks within a calendar year? □ Y □ N
      If yes, provide the date of the 20th week: □ Y □ N
   c. Domestic employer
      Have you or will you pay gross wages of at least $1,000 within a calendar quarter? □ Y □ N
      If yes, provide the date you reached or will reach $1,000 gross wages: □ Y □ N
   d. Agricultural (non-citrus, citrus, or crew chief) employer
      Have you or will you pay gross wages of at least $10,000 within a calendar quarter? □ Y □ N

NOTE: In addition to registering for Reemployment Tax:
   • New Florida employers must register with the Florida New Hire Reporting Center to report newly hired and re-hired employees in Florida, visit https://newhire.state.fl.us
   • Florida employers are required to obtain appropriate workers’ compensation insurance coverage for their employees, visit http://www.myfloridacfo.com/division/WC/
If yes, provide the date you reached or will reach $10,000 gross wages: ......................................................

Have you or will you employ five or more workers for 20 or more weeks within a calendar year? ** .................................................................

If yes, provide the date of the 20th week: ..............................................................................................................

34. Have you paid federal unemployment tax in another state this year or last year? .................................................................

If yes, in which state: __________________________________________ in which year: ..................................................

35. Do you use the services of persons in Florida whom you consider to be self-employed, independent contractors? .................................................................

If yes, also complete an Independent Contractor Analysis (RTS-6061)

36. Do you lease workers from an employee leasing company? .................................................................................................

If yes, complete items a–f about the leasing company and your leasing arrangement.

| a. Leasing company’s name: |
| b. FEIN: |
| c. DBPR License Number: |
| d. RT Account Number: |
| e. Portion of workforce that is leased: All / Part |
| f. Date of leasing arrangement: |

37. List the locations where you employ workers in Florida.

| Address: | City: | County: | Number of employees: |
| Principal products or services: | If services, indicate if □ Administrative □ Research □ Other: |
| Address: | City: | County: | Number of employees: |
| Principal products or services: | If services, indicate if □ Administrative □ Research □ Other: |
| Address: | City: | County: | Number of employees: |
| Principal products or services: | If services, indicate if □ Administrative □ Research □ Other: |

38. If another party (accountant, bookkeeper, agent) will maintain your payroll, provide the following information about the other party:

| Individual or firm name: | Federal ID number (FEIN, PTIN): |
| Mailing address: | City/State/ZIP: |
| Email address: | Telephone number: ( ) |

39. Mailing addresses for reemployment tax – All correspondence about your reemployment tax account, returns, statements, rate notices, and claims and benefits information, will be mailed to the address you provided in item 6. If you wish to have these documents mailed elsewhere, provide other addresses below.

a. Reporting – Mail Employer’s Quarterly Reports, certifications, and correspondence related to reporting to (check one): □ Payroll address (item 38) □ Other, below

| Name: | Telephone number: ( ) |
| Mailing address: | City/State/ZIP: |
| Email address: |

b. Tax Rate – Mail tax rate notices and rate-related correspondence to (check one): □ Payroll address (item 38) □ Other, below

| Name: | Telephone number: ( ) |
| Mailing address: | City/State/ZIP: |
| Email address: |
c. **Claims** – Mail notices of benefits paid and other correspondence about claims and benefits to (check one):

<table>
<thead>
<tr>
<th>Payroll address (item 38)</th>
<th>Other, below</th>
</tr>
</thead>
</table>

Name: [ ]
Mailing address: [ ]
City/State/ZIP: [ ]
Email address: [ ]

Name: [ ]
Mailing address: [ ]
City/State/ZIP: [ ]
Email address: [ ]

Section F - Activities Subject to Communications Services Tax

(no fee)

40. Do you sell communications services; purchase communications services to integrate into prepaid calling arrangements; or are you applying for a direct pay permit for communications services tax? [ ] Y [ ] N

**If yes,** check the box next to each service you sell, and answer questions 41-44. **If no,** skip Section F (questions 41-44).

[ ] Telephone service (i.e., local, long distance, wireless or VOIP)
[ ] Video service (e.g., television programming)
[ ] Paging service
[ ] Direct-to-home satellite service
[ ] Facsimile (fax) service (not in the course of advertising or professional services)
[ ] Pay telephone service
[ ] Reseller (only sales for resale; no sales to retail customers)
[ ] Purchase services to integrate into prepaid calling arrangements
[ ] Other services; please describe: [ ]

41. **Are you applying for a direct pay permit for communications services tax?** [ ] Y [ ] N

**If yes,** also complete an Application for Self-Accrual Authority/Direct Pay Permit (Form DR-700030).

42. In order to charge the correct amount of tax, you must know the taxing jurisdiction in which your customers are located. How will you verify the correct assignment of customer location to taxing jurisdiction? If you use multiple databases, check all that apply. If you sell only pay telephone or direct-to-home satellite services, provide prepaid calling arrangements, are a reseller, or are applying for a direct pay permit, skip to item 44.

[ ] 1. An electronic database provided by the Department.
[ ] 2. Your own database that will be certified by the Department; to apply for certification, you must complete an Application for Certification of Communications Services Database (Form DR-700012).
[ ] 3. A database supplied by a vendor. Provide the vendor name and product: Vendor: [ ] Product: [ ]
[ ] 4. ZIP+4 and a methodology for assignment when ZIP codes overlap jurisdictions.
[ ] 5. ZIP+4 that does not overlap jurisdictions (e.g., a hotel located in one jurisdiction).
[ ] 6. None of the above.

43. If you use multiple databases, you may be eligible for both collection allowances. If you will file separate returns for each type of database, check the box below. See instructions for explanation.

[ ] I will file two separate communications services tax returns, one for each type of database.

44. Name and contact information of the managerial representative who can answer questions about filed tax returns:

<table>
<thead>
<tr>
<th>Name: [ ]</th>
<th>Telephone number: [ ]</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mailing address: [ ]</td>
<td>City/State/ZIP: [ ]</td>
</tr>
<tr>
<td>Email address: [ ]</td>
<td></td>
</tr>
</tbody>
</table>

Section G - Activities Subject to Documentary Stamp Tax

(no fee)

45. Do you make sales, finalized by written financing agreements, that are not recorded by the Clerk of the Court, but do require documentary stamp tax to be paid? [ ] Y [ ] N

**If yes,** complete items a-b. **If no,** skip to question 46.

a. Do you anticipate five or more transactions subject to documentary stamp tax per month? [ ] Y [ ] N
b. Will books and records be kept at locations in addition to the location provided for item 5?

<table>
<thead>
<tr>
<th>Address</th>
<th>City/State/ZIP</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
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</tr>
</tbody>
</table>

If yes, provide location information:

Section H - Activities Subject to Gross Receipts Tax on Electrical Power and Gas (no fee)

46. Do you own or operate a local electric or natural or manufactured gas (excluding LP gas) utility distribution facility in Florida?

If yes, check the items below that apply and answer question b. If no, skip to question 47.

a. Electricity  [ ] Natural or manufactured gas

b. Do you import into Florida natural or manufactured gas (excluding LP gas) for your own use instead of purchasing taxable utility or transportation services?

Section I - Activities Subject to Severance Taxes & Miami-Dade County Lake Belt Fees (no fee)

47. Do you extract oil, gas, sulfur, solid minerals, phosphate rock or heavy minerals from the soils or waters of Florida?

If yes, check the box next to each activity you are engaged in. If no, skip to question 48.

a. Extracting oil for sale, transport, storage, profit, or commercial use.

b. Extracting gas for sale, transport, profit, or commercial use.

c. Extracting sulfur for sale, transport, storage, profit, or commercial use.

d. Extracting solid minerals, phosphate rock, or heavy minerals from the soil or water for commercial use.

e. Extracting lime rock or sand from within the Miami-Dade County Lake Belt Area (see s. 373.4149, F.S., for boundary description).

Section J – Enrollment to File and Pay Taxes and Fees Electronically (no fee)

48. Do you wish to enroll to file and pay taxes, fees, and surcharges electronically?

Complete this section if you wish to electronically file and pay all taxes, fees and surcharges resulting from this registration, if an electronic option exists. Each will have the same filing and paying contacts, banking information and method of payment. If you wish to enroll each tax/fee/surcharge separately (e.g., different contacts, banking information, methods of payment) you may do so online after you have received all certificate and account numbers following this registration. For detailed information about the e-Services program, see the instructions (Form DR-1N) or go to floridarevenue.com and select Enroll for tax e-Services.

49. Contact Person for Electronic Payments

<table>
<thead>
<tr>
<th>Name:</th>
<th>Telephone number: (     )</th>
<th>Fax number: (     )</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mailing address:</td>
<td>City/State/ZIP:</td>
<td></td>
</tr>
<tr>
<td>Email address:</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

[ ] a company employee  [ ] a non-related tax preparer  [ ] the party named in item 38  Federal PTIN (if tax preparer): 

50. Contact Person for Electronic Return Filing  [ ] Check if same as contact person for electronic payments.

<table>
<thead>
<tr>
<th>Name:</th>
<th>Telephone number: (     )</th>
<th>Fax number: (     )</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mailing address:</td>
<td>City/State/ZIP:</td>
<td></td>
</tr>
<tr>
<td>Email address:</td>
<td></td>
<td></td>
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</tbody>
</table>

[ ] a company employee  [ ] a non-related tax preparer  [ ] the party named in item 38  Federal PTIN (if tax preparer): 
51. Choose your filing/payment method:

- [ ] File Electronically
- Pay Electronically (select one):
  - [ ] ACH-Debit (e-check)
  - [ ] ACH-Credit

**ACH-Debit (e-check)** is the action taken when the Department’s bank withdraws a tax payment from the taxpayer’s bank account upon the taxpayer’s authorization; the taxpayer’s bank account is debited.

**ACH-Credit** is the action taken when the taxpayer’s bank transfers a tax payment to the Department’s bank account; the Department’s account is credited. This is not a credit card payment.

52. Banking Information (not required for ACH-Credit payment method):

<table>
<thead>
<tr>
<th>a. Bank/financial institution name:</th>
<th>b. Account type:</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Business, or</td>
</tr>
<tr>
<td></td>
<td>Personal</td>
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<tr>
<td></td>
<td>and</td>
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<tr>
<td></td>
<td>Checking, or</td>
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<tr>
<td></td>
<td>Savings</td>
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<tr>
<td>c. Bank account number:</td>
<td>d. Bank Routing Number:</td>
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<td></td>
<td>:</td>
</tr>
</tbody>
</table>

**Note:** Due to federal security requirements, we cannot process international ACH transactions. If any funding for payments comes from financial institutions located outside the US or its territories, please contact us to make other payment arrangements. If you are unsure, please contact your financial institution.

53. Enrollee Authorization and Agreement

This is an Agreement between the Florida Department of Revenue, hereinafter “the Department,” and the business entity named herein, hereinafter “the Enrollee,” entered into according to the provisions of the Florida Statutes and the Florida Administrative Code.

By completing this agreement and submitting this enrollment request, the Enrollee applies and is hereby authorized by the Department to file tax returns and reports, make tax and fee payments, and transmit remittances to the Department electronically. This agreement represents the entire understanding of the parties in relation to the electronic filing of returns, reports, and remittances.

The same statute and rule provisions that pertain to all paper documents filed or payments made by the Enrollee also govern an electronic return, or payment initiated electronically according to this agreement.

I certify that I am authorized to sign on behalf of the business entity identified herein, and that all information provided in this document has been personally reviewed by me and the facts stated in it are true. According to the payment method selected above, I hereby authorize the Department to present debit entries into the bank account referenced above at the depository designated herein (ACH-Debit), or I am authorized to register for the ACH-Credit payment privilege and accept all responsibility for the filing of payments through the ACH-Credit method.

Signature: ___________________________ Title: ___________________________ Date: ________________

Printed name: ________________________

Second Signature: ____________________ Title: ___________________________ Date: ________________
(If account requires two signatures)

Printed name: ________________________

**Section K - Applicant Acknowledgement, Declaration and Signature**

**Registrant’s Responsibilities** – You must initial next to each responsibility listed below to indicate that you have read, acknowledge, and understand each one. **Your application will be rejected if any part of this section is left blank.**

- [ ] I understand it is my responsibility to notify the Department of Revenue of any changes of business structure, activities, location, mailing address or contact information.
- [ ] I understand that any person who is required to collect, truthfully account for, and pay any tax, surcharge, or fee, and willfully fails to do so shall be personally liable for penalties and twice the amount of tax, under the provisions of s. 213.29, F.S.

In addition to any other penalties provided by law, including civil penalties, I understand it is a criminal offense to:

- [ ] Fail or refuse to register (a late registration fee or penalty may also be imposed).
- [ ] Not timely file a tax return or report.
- [ ] Underreport a tax, surcharge or fee liability on a return or report filed.
- [ ] Fail or refuse to collect a required tax, surcharge or fee.
- [ ] Not remit a collected tax, surcharge or fee.
- [ ] Make a worthless check, draft, debit card payment, or electronic funds transfer to the Department.
Authorized Signature – Depending on your business structure, only the following principal persons may sign this application:

• If the applicant is a sole proprietor, the individual owner must sign.
• If the applicant is a partnership, a general partner must sign.
• If the applicant is a corporation, an incorporator or officer must sign.
• If the applicant is a limited liability company, a member or manager (if authorized by the members) must sign.
• If the applicant is a trust, the grantor or a trustee must sign.
• If the applicant is an estate, the personal representative, executor or executrix must sign.
• If the applicant is a government agency, an official authorized to sign on behalf of the agency must sign.

Note: The person signing the application must be listed under item 12 in the Business Structure & Ownership section.

Applicant Attestation, Declaration, and Signature

Under penalties of perjury, I attest that I am the applicant, or that I am an authorized principal of the applicant entity identified herein, and also declare that I have read the information provided on this application and that the facts stated in it are true.

Signature: ___________________________________________ Title: ___________________________________________
Printed name: ___________________________________________ Date: ___________________________________________

USE THIS CHECKLIST TO ENSURE FAST PROCESSING OF YOUR APPLICATION.

☑ Complete all required sections of this application.
☑ Make sure that you have provided your FEIN or SSN.
☑ Sign and date the application.
☑ Attach required documentation or additional applications, if applicable.
☑ Mail to: Account Management MS 1-5730
Florida Department of Revenue
5050 W Tennessee St
Tallahassee FL 32399-0160

FOR DOR USE ONLY

PM/Delivery ___________________________
Contract Object (MO) ___________________________
B.P. No. ___________________________
Certificate No. ___________________________
RT Acct. No. ___________________________
Contract Object (other) ___________________________
NAICS Code(s): ___________________________

References
The following documents were mentioned in this form and are incorporated by reference in the rules indicated below.
The forms are available online at floridarevenue.com/forms.

Form DR-1N Instructions for Completing the Florida Business Tax Application Rule 12A-1.097. F.A.C.
Form DR-1S Registration Application for Secondhand Dealers and Secondary Metals Recyclers Rule 12A-17.005, F.A.C.
Form DR-156 Florida Fuel or Pollutants Tax Application Rule 12B-5.150, F.A.C.
Form RTS-6061 Independent Contractor Analysis Rule 73B-10.037, F.A.C.
Form DR-700030 Application for Self-Accrual Authority/Direct Pay Permit Rule 12A-19.100, F.A.C.
Form DR-700012 Application for Certification of Communications Services Database Rule 12A-19.100, F.A.C.
Before Completing the Application

Florida law authorizes the Department of Revenue to require you to provide the information and activities about your business entity listed in this application. For more information, see section (s.) 212.18, Florida Statutes (F.S.). All the information you provide is confidential (s. 213.053, F.S.), and is not subject to disclosure under the Florida Public Records Law (s. 119.07, F.S.).

Complete Form DR-1 to register to collect, report, and pay the following taxes, surcharges, and fees:

- Sales and use tax
- Prepaid wireless E911 fee
- Severance taxes
- Miami-Dade County Lake Belt Fees
- Communications services tax
- Solid waste fees and surcharge
- Reemployment tax
- Gross receipts tax on electrical power and gas
- Documentary stamp tax
- Gross receipts tax on dry-cleaning

Complete other applications to register for the following taxes and licenses:

- Fuel and pollutant taxes – complete Florida Fuel or Pollutants Tax Application (Form DR-156).
- Air carrier fuel tax – complete Application for Air Carrier Fuel Tax License (Form DR-176).
- Secondhand Dealer/Secondary Metals Recycler license – complete Registration Application for Secondhand Dealers and/or Secondary Metals Recyclers (Form DR-1S).
- Exemption from sales and use tax (for religious and non-profit organizations, schools, and governmental entities) – complete Application for Consumer’s Certificate of Exemption (Form DR-5).

Information you will need to complete this application:

- Business name, physical address, contact information, and mailing address
- Federal Employer Identification Number (FEIN); see instructions for item 8 if you do not have an FEIN
- Bank routing number and account information if enrolling to file and pay tax electronically
- Name, Social Security Number* (SSN), driver license number, address, and contact information of owner/sole proprietor, officers, partners, managing members, and/or trustees
- Dates when business activities began or will begin
- Description of business activities
- Employment information (date of hire, number of employees, payroll amounts, payroll agent’s PTIN, if applicable)

Follow these steps to complete the DR-1 application:

Step 1: Review the Tax and Taxable Activity Descriptions section to identify your business activities and the taxes, surcharges, or fees you will be required to collect, report, and pay.

Step 2: Follow the Line-by-Line Instructions to complete Sections A and K and answer the questions in bold print at the beginning of all other sections and subsections. This application will be rejected if the required information is not provided. Attach required documentation as applicable.

Step 3: Bring or mail the completed application to your nearest taxpayer service center, or mail to:

ACCOUNT MANAGEMENT MS 1-5730
FLORIDA DEPARTMENT OF REVENUE
5050 W TENNESSEE ST
TALLAHASSEE FL 32399-0160

Register online – it’s free, fast, easy, and secure! You can apply online using the Department’s website, floridarevenue.com. There is no fee for Internet registration. You will be guided through an interactive interview from start to finish. You will be able to return to the web site to retrieve your certificate number(s) after three business days. You may review our privacy and security policies by clicking on the Privacy Notice link at the bottom of any page of our website.

Service Center locations and telephone numbers are listed at floridarevenue.com/taxes/servicecenters.
Tax and Taxable Activity Descriptions

You must complete and submit Form DR-1 to register to collect, accrue, report, and pay the taxes, surcharges, and fees listed below if you engage in any of the activities listed beneath each tax or fee.

Sales and Use Tax - Complete sections A, B, J, & K if your business activities include:
- Selling products or services at retail or wholesale prices, from established locations, or from non-permanent locations, such as flea markets or craft shows.
- Charging admission or membership fees.
- Operating coin-operated amusement machines at other peoples' business locations.
- Operating vending machines at other peoples' business locations.
- Repairing or altering consumer products or equipment.
- Renting equipment or other property or goods to individuals or businesses.
- Renting or leasing commercial real property to individuals or businesses.
- Renting or leasing living or sleeping accommodations to others for periods of six months or less.
- Providing commercial pest control services, nonresidential building cleaning services, commercial/residential burglary and security services, or detective services.
- Purchasing or selling secondhand goods such as household furniture, non-costume jewelry, sports equipment marked with serial numbers, musical instruments, guns, music CDs, videos, or computer games (see Chapter 538, F.S., for specific exceptions). If you consign, buy or sell secondhand goods, in addition to registering for sales and use tax, you must also complete the Registration Application for Secondhand Dealers and/or Secondary Metals Recyclers (Form DR-1S).
- Purchasing, manufacturing, or selling salvage, scrap metal, or metals to be recycled. If you obtain, purchase or convert ferrous or nonferrous metals into raw material products, in addition to registering for sales and use tax, you must also complete the Registration Application for Secondhand Dealers and/or Secondary Metals Recyclers (Form DR-1S).
- Selling electric power or energy.
- Selling tax-paid motor, diesel, or aviation fuel as a reseller or retail dealer not required to be licensed as provided in Chapter 206, F.S.

Use Tax - Complete sections A, B, J, & K if your business activities include:
- Purchasing taxable products that are not taxed by the seller at the time of purchase.
- Regularly purchasing products that are not taxed through catalogs, the Internet, or from out-of-state vendors.
- Purchasing items originally for resale, but later consuming these items in your business or for personal use.
- Using dyed diesel fuel for off-road purposes.

Sales Tax and Prepaid Wireless E911 Fee - Complete sections A, C, J, & K if your business activities include:
- Selling prepaid calling arrangements, prepaid phone cards, or prepaid wireless services that allow the user to interact with 911 emergency services.

Solid Waste Fees and Surcharge - Complete sections A, D, J, & K if your business activities include:
- Selling new tires for motor vehicles.
- Selling new or remanufactured lead-acid batteries.
- Renting or leasing motor vehicles to others.
- Selling dry-cleaning services (dry-cleaning plants or drop-off facilities).

Reemployment Tax (formerly Unemployment Tax) - Complete sections A, E, J, & K if your business activities include:
- Paying gross wages of $1,500 in any quarter or employing at least one worker for 20 weeks in a calendar year; payments made to corporate officers are treated as wages for reemployment tax purposes.
- Acquiring all or part of the organization, trade, business, or assets of a liable employer.
- Operating a private home, or college club that pays $1,000 cash in a quarter for domestic services.
- Holding a section 501(c)(3) exemption from federal income tax and employing four or more workers for 20 weeks in a calendar year.
- Operating as an agricultural employer with a $10,000 cash quarterly payroll, or employing five or more workers for 20 weeks in a calendar year.
- Operating as a governmental entity, Indian tribe, or tribal unit.
- Being liable for federal unemployment taxes.
- Having been previously liable for reemployment tax in the state of Florida.
Communications Services Tax - Complete sections A, F, J, & K if your business activities include:
• Selling communications services (e.g., telephone, paging, certain facsimile services, video conferencing, VOIP, wireless).
• Selling video services (e.g., television programming).
• Selling direct-to-home satellite services.
• Reselling communications services (pay telephones and prepaid calling arrangements).
• Seeking a direct pay permit to self-accrue tax on purchased communications services.
• Purchasing services to integrate into prepaid calling arrangements.

Documentary Stamp Tax - Complete sections A, G, J, & K if your business activities include:
• Entering into written financing agreements (five or more transactions per month).
• Making title loans and pay-day loans.
• Providing on-site financing (buy here – pay here).
• Providing consumer and commercial lending services (banks, mortgage, and consumer finance companies).
• Accepting promissory notes.

Gross Receipts Tax on electrical power or gas - Complete sections A, H, J, & K if your business activities include:
• Selling, transporting, or delivering electricity or gas.
• Operating a local electric or natural or manufactured gas (excluding LP gas) utility distribution facility in Florida.
• Importing into Florida or severing electricity or natural or manufactured gas (excluding LP gas) for your own use instead of purchasing taxable utility or transportation services.

Severance Tax and Miami-Dade County Lake Belt Fees - Complete sections A, I, J, & K if your business activities include extracting:
• Extracting oil in Florida for sale, transport, storage, profit, or commercial use.
• Extracting gas in Florida for sale, transport, profit, or commercial use.
• Extracting sulfur in Florida for sale, transport, storage, profit, or commercial use.
• Extracting solid minerals, phosphate rock, or heavy minerals from the soils and waters of Florida for commercial use.
• Extracting lime rock or sand from within the Miami-Dade County Lake Belt Area (see s. 373.4149, F.S., for boundary description).

Questions and Answers about Registration

What if my business has more than one location?
• Sales tax and solid waste fees: You must complete a separate application for each location.
• Sales tax and prepaid wireless E911 fee: You must complete a separate application for each location.
• Communications services tax: Only one registration application is required for all locations.
• Rental car surcharge: You must complete a separate application for each county where you have a rental location.
• Documentary stamp tax: You must complete a separate application for each location where books and records are maintained. You may register up to five locations on a single application.
• Gross receipts tax on dry-cleaning facilities: Only one registration application is required for all locations.
• Gross receipts tax on electric power or gas: Only one registration application is required for all locations. You may register each location separately; however, you must complete a separate application for each location separately registered.
• Reemployment tax: Only one registration application is required for each entity that has its own federal employer identification number (FEIN).

What if I am managing commercial or residential rental property for others? For sales tax, commercial property managers must use this application; one application per property location. Residential property managers may use Form DR-1C, Application for Collective Registration for Short Term Rental of Living or Sleeping Accommodations.

If a husband and wife jointly own and operate a business, what type of ownership must we indicate? Generally, when a husband and wife jointly own and operate a business, the ownership is a “partnership.” We suggest you consult the Internal Revenue Service for more information on filing options available for married couples.
What will I receive from the Department once I register?
1. A Certificate of Registration or Notice of Liability for the tax(es) for which you registered;
2. Personalized returns or reports for filing, with instructions if filing using paper.
3. For active sales tax and communications services tax dealers, a Florida Annual Resale Certificate will accompany the Certificate of Registration.

What is a Florida Annual Resale Certificate? The Department issues Florida Annual Resale Certificates to active, registered sales tax and communications services tax dealers. The Florida Annual Resale Certificate allows businesses to make tax-exempt purchases from their suppliers, provided the item or service is purchased for resale. Rule 12A-1.039, Florida Administrative Code (F.A.C.), explains the resale provisions for sales and use tax. Rule 12A-19.060, F.A.C., explains the resale provisions for communications services tax. Misuse of the Florida Annual Resale Certificate will subject the user to penalties as provided by law.

What are my responsibilities?
1. You must register for all taxes for which you are liable before beginning business activities, otherwise you may be subject to penalties. For more information, visit our website or contact Taxpayer Services.
2. Complete and return this application to the Florida Department of Revenue.
3. Once registered, post your certificate (if required); collect and/or report tax appropriately; maintain accurate records; file returns and reports timely. A return/report must be filed even if no tax is due.
4. Notify the Department if your address changes, your business entity or activity changes, you open additional locations, or you close your business. You may change address or account status online using our web site; look for the link under More e-Services.
5. Provide your certificate or account number on all returns, payments, and correspondence with the Department.

Completing the Application – Line-by-Line Instructions
1. Reason for submitting application and dates. Review the explanations below and choose your reason for submitting this application. Check only one reason from a-f, enter the corresponding date, and certificate number, if applicable.

<table>
<thead>
<tr>
<th>Section A - Reason for Applying and Applicant Information</th>
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<tbody>
<tr>
<td>a. New business entity: A new business entity is a newly formed or organized venture begun for purposes of generating income. This entity is an individual or organization that has never registered with the Department of Revenue before. If this is your reason for using this application, on the following pages answer the questions as they apply to your entire business entity. Provide the date the new business began or will begin taxable activity in Florida. This may or may not be your incorporation date.</td>
</tr>
<tr>
<td>b. New/additional Florida business location: This is when a registered business entity opens an additional business location. The original business location is already registered and remains open. If this is your reason for using this application, on the following pages answer the questions as they apply only to the new location. Provide the date the new business location began or will begin operations. If you file consolidated returns for your existing locations, and wish to include this new location in your consolidated filing, check the box and provide the consolidated filing number.</td>
</tr>
<tr>
<td>c. New taxable activity at previously registered business location: At an existing location that is already registered, you begin a new taxable business activity for which the location is not currently registered. If this is your reason for using this application, on the following pages answer the questions as they apply only to the new business activity. Provide the date the new activity began or will begin. Provide the existing location's certificate/account number. EXAMPLE: You are a sole proprietorship that sells items at retail. You are already registered to collect and report sales &amp; use tax. Because business is going well, you plan to hire employees. You should use this application to register for reemployment tax only.</td>
</tr>
<tr>
<td>d. Change of Florida county: A registered business entity closes its location in one Florida county and opens a location in another. This is not the addition of a new business location. If this is your reason for using this application, on the following pages answer the questions as they apply only to the new location. Provide the date the location moved or will move from one Florida county to another. Provide the old location's certificate/account number. This number will be cancelled. If you file consolidated returns for your existing locations, and wish to include this new location in your consolidated filing, check the box and provide the consolidated filing number.</td>
</tr>
<tr>
<td>e. Change of legal entity/business structure: A registered business entity changes its organizational structure to become a</td>
</tr>
</tbody>
</table>
different entity (i.e., a sole proprietorship becomes a corporation; a corporation becomes a limited liability company, etc.). If this is your reason for using this application, on the following pages answer the questions as they apply only to the new business entity. Provide the effective date of the legal entity change. Provide the old entity’s certificate/account number. This number will be cancelled and final returns must be filed.

f. Purchase/acquisition of existing business from another person or entity: This is when a person or entity acquires the organization, trade, or business, or substantially all of the assets of another person or entity. The purchased/acquired organization, trade, or business may continue to exist, or may be totally absorbed into the purchasing/acquiring entity’s organization. If this is your reason for using this application, on the following pages answer the questions as they apply to your entire business entity, including the purchased/acquired portion. Provide the effective date of the purchase/acquisition and the information required in item 9.

2. Is this a seasonal business? If your business will not be open year-round (open only part of the year), check the Yes box and provide the first and last months of your season.


5a. Physical street address of business location or rental property being registered: Provide the complete physical address of the location where you operate your business. If you operate a home-based business or sell from non-permanent flea market/craft show locations, you must use your home address. If you are registering commercial or residential rental property, you must provide the complete Florida address of the rental property. Listing a private mailbox, post office box, or rural route address is not permitted.

7. Email address: Provide an email address we may use to contact you regarding this registration. If you would like to receive tax information and filing reminders by email, go to floridarevenue.com/dor/subscribe

8. Business Entity Identification Number. The Department of Revenue uses these numbers to uniquely identify and distinguish one entity or person from another.

A Federal Employer Identification Number (FEIN or EIN) is required if:

• Your business enterprise is an artificial entity (e.g., corporation, partnership, limited liability company, trust, government agency) and is required by the IRS to have an FEIN.
• You or your business enterprise employs workers.

If you are required to provide an FEIN, but do not yet have one, you may contact the United States Internal Revenue Service to apply for and receive your number. You can visit their website at www.irs.gov. You may also call the Business & Specialty Tax Line at 800-829-4933.

A Social Security Number* (SSN) is required of all sole proprietors.

* Social security numbers are used by the Florida Department of Revenue as unique identifiers for the administration of Florida’s taxes. SSNs obtained for tax administration purposes are confidential under sections 213.053 and 119.071, Florida Statutes, and not subject to disclosure as public records. Collection of your SSN is authorized under state and federal law. Visit our website at floridarevenue.com and select “Privacy Notice” for more information regarding the state and federal law governing the collection, use, or release of SSNs, including authorized exceptions.

9. Purchased/acquired business information. If you checked box 1f, indicating that you have purchased/acquired an existing business from another person or entity, provide the information required in items a-l.

10. Business Structure & Ownership – Below are the descriptions of each type of business structure. Carefully review each type to identify the description that best describes your business enterprise structure.
a. **Sole proprietorship:** An unincorporated business owned by one individual person; this does not include a business jointly owned/operated by a married couple.

b. **Partnership:** The relationship existing between two or more entities or individuals who join to carry on a trade or business; this includes a business jointly owned/operated by a married couple. Depending on the structure, a partnership can be a general partnership (a married couple is considered a general partnership), a limited partnership or a joint venture.

c. **Corporation:** A person or group of persons who incorporate by filing articles of incorporation with, and receiving a charter/authorization from, their state's Secretary of State (includes professional service corporations). Check whether your corporation is a C-corporation, an S-corporation, or a not-for-profit corporation. All for-profit corporations are classified as C-corporations unless they have elected to be treated as an S-corporation for federal income tax purposes.

d. **Limited Liability Company (LLC):** One or more entities who file articles of organization with their state's Secretary of State; depending on the number of entities involved, an LLC may be a single member or multimember LLC. Check the box next to the appropriate entity type. An LLC may elect to be treated as a corporation for federal income tax purposes.
   - **Single member LLCs** are generally classified by the IRS as disregarded entities (a division of the owner) unless an election is made to be treated as a corporation for federal income tax purposes. For employment tax purposes, Single member LLCs must be treated as separate entities and must have their own FEIN. **Check the box if the LLC elects to be treated as a C-corporation.**
   - **Multimember LLCs** are generally classified by the IRS as partnerships unless an election is made to be treated as a corporation for federal income tax purposes. **Check the box if the LLC elects to be treated as a C-corporation.**

e. **Business trust:** An entity created under an agreement of trust for the purpose of conducting a business for profit (includes real estate investment trusts).

f. **Non business trust/Fiduciary:** An entity created by a grantor for the specific benefit of a designated entity or individual.

g. **Estate:** An entity that is created upon the death of an individual, consisting of that individual's real and/or personal property.

h. **Government agency:** A legal government body formed by governing constitutions or statutes.

**Note – Corporate Income Tax Liability:** Sub-chapter C-corporations and limited liability companies electing treatment by the IRS as C-corporations for federal income tax purposes will be subject to and obligated for Florida corporate income tax. Although Florida corporate income tax does not have a registration requirement, as a result of submitting this application for any business tax, these entities will also be registered for Florida corporate income tax.

11. **Document number issued by the Florida Secretary of State; Date of Incorporation, Formation/Organization, or Authorization to Conduct Business in Florida; Business entity's fiscal year ending date.** Visit the Florida Department of State, Division of Corporations’ website at [www.sunbiz.org](http://www.sunbiz.org) for more information.

12. **Identify the owner/sole proprietor, or general partners, officers, managing members, grantors, trustees, or personal representatives of the business entity.** You must provide the name, title, Social Security Number*, driver license number, issuing state, home address, telephone number, and percent of ownership/control. **Note: The person signing the application must be listed in this section.**

13.-18. **Business Background Information** – See individual questions on the application for line-by-line instructions.

19. **Business Activities Description.** Provide a detailed description of the applicant entity's primary activities that are expected to generate revenue. List the products or services that will be offered for consideration or sale. If you know the NAICS code(s), enter in the boxes provided. If you wish to determine your code(s), visit the U. S. Census Bureau's website, [www.census.gov/eos/www/naics](http://www.census.gov/eos/www/naics) to search the North American Industry Classification System code.

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**Section B - Activities Subject to Sales & Use Tax**

20. **Does your business perform any of these activities?** Check Yes (Y) if you will be performing any of these activities. Check No (N) if you will not.

21.-23. Answer all questions presented in each subsection. Depending on your answers, you will be instructed to continue in each subsection, or skip to the next.
**Section C - Activities Subject to Sales Tax and the Prepaid Wireless E911 Fee**

Answer Question 24.

**Section D - Activities Subject to Solid Waste Fees & Surcharge**

Answer Questions 25-27. If you produce or import perchloroethylene, you must also complete a *Florida Fuel or Pollutants Tax Application (Form DR-156)*.

**Section E - Activities Subject to Reemployment Tax (formerly, Unemployment Tax)**

Answer Question 28 to determine if you should continue through this section or skip to the next. If you answer yes, you must respond to every question and provide the information required throughout the section. *Note: Officers performing services for the corporation and receiving payment for such services (salary or distributions) are considered employees of the corporation for purposes of reemployment tax.*

**Section F - Activities Subject to Communications Services Tax**

Answer Question 40 to determine if you should continue through this section or skip to the next. See individual questions for line-by-line instructions.

42. How will you verify the correct assignment of customer location to taxing jurisdiction? The method you use to assign customer locations to taxing jurisdictions determines the amount of collection allowance you may take when filing your return.

43. If you use multiple databases, you may be eligible for both collection allowances. If you will file separate returns for each type of database, check the box below. If you have more than one customer database and use different methods to assign customer locations to taxing jurisdictions, you will need to file two separate communications services tax returns to maximize your collection allowance.

Two collection allowance rates are available.

- If you checked boxes 1, 4 or 5 in Question 42, you are eligible for a .75 percent (.0075) collection allowance.
- If you checked box 6 in Question 42, you are eligible for a .25 percent (.0025) collection allowance.
- If you checked box 2 in Question 42, you are eligible for a .25 percent (.0025) collection allowance until the database is certified. Once certified, you will be eligible for the .75 percent (.0075) collection allowance.
- If you checked box 3 in Question 42, you are eligible for the .75 percent (.0075) collection allowance if the vendor's database has been certified. If not, the .25 percent collection allowance (.0025) will apply.

Collection allowance for dealers with multiple databases:

- If all databases are certified or a ZIP+4 method is used, the dealer is entitled to the .75 percent (.0075) collection allowance.
- If some databases are certified or a ZIP+4 method is used, and some are not, the dealer has two options for reporting the tax. One is to file a single return for all taxable sales from all databases and receive a .25 percent (.0025) collection allowance. The second option is to file two returns: one reporting taxable sales from certified databases (.75 percent allowance) and a separate return for the taxable sales from non-certified databases (.25 percent allowance).
- If no databases are certified, the dealer will receive a .25 percent (.0025) collection allowance on all tax collected.

**Section G - Activities Subject to Documentary Stamp Tax**

Answer Question 45 to determine if you should continue through this section or skip to the next. See individual questions for line-by-line instructions.

**Section H - Activities Subject to Gross Receipts Tax on Electrical Power and Gas**

Answer Question 46 to determine if you should continue through this section or skip to the next. See individual questions for line-by-line instructions.
Section I - Activities Subject to Severance Taxes & Miami-Dade County Lake Belt Fees

Answer Question 47 to determine if you should continue through this section or skip to the next.

Section J - Enrollment to File and Pay Taxes and Fees Electronically

Complete this section if you wish to electronically file and pay all taxes, fees and surcharges resulting from this registration, if an electronic option exists. Each will have the same filing and paying contacts, banking information and method of payment. If you wish to enroll each tax/fee/surcharge separately (e.g., different contacts, banking information, methods of payment) you must do so online after you have received all certificate and account numbers following this registration.

Note: You must file and pay sales and use tax electronically in order to deduct a collection allowance.

Filing and Payment Method Descriptions

- **Internet File/Pay**: The taxpayer logs in to the Department's secure Internet site to complete and submit their return/report and initiate/authorize their tax payment. On the scheduled payment date, the payment is electronically transferred from the taxpayer’s bank account to the Department’s bank account. Use this method to file returns and pay these taxes and fees: communications services tax, corporate income tax, gross receipts tax, reemployment tax, sales and use tax, solid waste fees and surcharge.

- **Software File/Pay**: The taxpayer uses commercial software to complete and submit their return/report. Depending on the product, the taxpayer may or may not be able to initiate/authorize their tax payment from within the software. Use this method to file returns and pay these taxes and fees: corporate income tax (Modernized e-File Federal and State returns), reemployment tax, sales and use tax, solid waste fees and surcharge.

- **EFT Pay Only (Electronic Funds Transfer by ACH-Debit)**: The taxpayer initiates/authorizes their tax payment only through the Department’s telephone payment system. On the scheduled payment date, the payment is electronically transferred from the taxpayer’s bank account to the Department’s bank account. The applicable tax return/report must be filed separately. Use this method to pay the following taxes and fees: Miami-Dade County Lake Belt fees, pollutants tax, severance taxes.

- **ACH–Debit payment method**: The Department's bank withdraws a tax payment from the taxpayer’s bank account upon the taxpayer's authorization/request; the taxpayer’s bank account is debited.

- **ACH–Credit payment method**: The taxpayer’s bank transfers a tax payment to the Department’s bank account; the Department’s account is credited. This is not a credit card payment. The taxpayer’s bank may charge the taxpayer fees for this payment method.

More information about the e-Services program can be found by clicking on the File and pay taxes and fees link in the e-Services box on the home page of the Department’s website at floridarevenue.com.

Section K - Applicant Acknowledgement, Declaration and Signature

Read this section carefully. Your application will be rejected if any part of this section is not completed or left blank.

- Write your initials on the line next to each item under Registrant’s Responsibilities. Your initials indicate that you have read, acknowledge, and understand each item.

- Review the items under Authorized Signature to determine who may sign the application. Only the owner of the business or an authorized principal of the business entity may sign this application; an individual granted power of attorney may not sign. The person signing the application must be listed in the Business Structure & Ownership section.

- Carefully read the Applicant Acknowledgement, Declaration, and Signature section and sign in the space provided. Print your title, name, and the date the application was signed.
Attach additional applications or documentation, as applicable.

- **Registration Application for Secondhand Dealers and/or Secondary Metals Recyclers (Form DR-1S)** – if you consign, buy or sell secondhand goods, or if you obtain, purchase or convert ferrous or nonferrous metals into raw material products.

- **Application for Amusement Machine Certificate (Form DR-18)** – if you are placing and operating coin-operated amusement machines at your own or other people’s business locations.

- **Florida Fuel or Pollutants Tax Application (Form DR-156)** – if you are producing or importing perchloroethylene into Florida.

- A copy of your 501(c)(3) determination letter from the Internal Revenue Service – if you are registering for reemployment tax as a nonprofit employer.

- **Independent Contractor Analysis (Form RTS-6061)** – if you use the services of persons in Florida whom you consider to be self-employed, independent contractors.

- **Application for Self-Accrual Authority/Direct Pay Permit (Form DR-700030)** – if you are applying for a communications services tax direct pay permit.

Submit your completed application and other documentation

Bring or mail the completed and signed application and other documentation to the taxpayer service center nearest you.

Or mail to:

**Account Management MS 1-5730**  
**Florida Department of Revenue**  
**5050 W Tennessee St**  
**Tallahassee FL  32399-0160**

If you need more help with your application, you may contact the taxpayer service center nearest you or use one of the resources listed below.

**For Information and Forms**

Information and forms are available on our website at: floridarevenue.com

To speak with a Department of Revenue representative, call Taxpayer Services at 850-488-6800, Monday through Friday (excluding holidays).

For a written reply to tax questions, write:

**Taxpayer Services MS 3-2000**  
**Florida Department of Revenue**  
**5050 W Tennessee St**  
**Tallahassee FL  32399-0112**

**Get the Latest Tax Information**

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- Tax Information Publications (TIPs).
- Proposed rules, notices of rule development workshops, and more.

Go to floridarevenue.com/dor/subscribe

Taxpayer Service Center addresses and telephone numbers can be found on our website floridarevenue.com/taxes/servicecenters

Instructions for Completing the Florida Business Tax Application, Page 9 of 10
# References

The following documents were mentioned in this form and are incorporated by reference in the rules indicated below. The forms are available online at [floridarevenue.com/forms](http://floridarevenue.com/forms).

<table>
<thead>
<tr>
<th>Form DR-1</th>
<th>Florida Business Tax Application</th>
<th>Rule 12A-1.097, F.A.C.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Form DR-156</td>
<td>Florida Fuel or Pollutants Tax Application</td>
<td>Rule 12B-5.150, F.A.C.</td>
</tr>
<tr>
<td>Form DR-176</td>
<td>Application for Air Carrier Fuel Tax License</td>
<td>Rule 12B-5.150, F.A.C.</td>
</tr>
<tr>
<td>Form DR-1S</td>
<td>Registration Application for Secondhand Dealers and Secondary Metals Recyclers</td>
<td>Rule 12A-17.005, F.A.C.</td>
</tr>
<tr>
<td>Form DR-5</td>
<td>Application for a Consumer's Certificate of Exemption Instructions</td>
<td>Rule 12A-1.097, F.A.C</td>
</tr>
<tr>
<td>Form DR-1C</td>
<td>Application for Collective Registration for Short-Term Rental of Living or Sleeping Accommodations</td>
<td>Rule 12A-1.097, F.A.C.</td>
</tr>
<tr>
<td>Form RTS-6061</td>
<td>Independent Contractor Analysis</td>
<td>Rule 73B-10.037, F.A.C.</td>
</tr>
<tr>
<td>Form DR-700030</td>
<td>Application for Self-Accrual Authority/Direct Pay Permit</td>
<td>Rule 12A-19.100, F.A.C.</td>
</tr>
</tbody>
</table>
## Schedule of Tax Credits Claimed on Repossessed Tangible Personal Property

A tax credit or tax refund must be claimed within 12 months following the month in which the property is repossessed.

<table>
<thead>
<tr>
<th>Customer’s Name</th>
<th>Description of Property</th>
<th>Date Tax and Surtax Paid</th>
<th>Amount of Tax and Surtax Paid</th>
<th>Amount of Purchase Price Less Trade-In and Cash Down Payment</th>
<th>Number of Payments Due Under Financing Agreement</th>
<th>Prorated Payment Amount</th>
<th>Rate Factor</th>
<th>Number of Unpaid Payments</th>
<th>Amount of Tax Credit or Tax Refund</th>
<th>Date of Repossession</th>
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</table>

Under penalties of perjury, I declare that I have read this schedule and that the facts stated in it are true. I certify that I was the seller of the property sold to the above listed customers, that the stated Florida sales and use tax, plus any applicable discretionary sales surtax, was remitted to the Florida Department of Revenue, and that the property was repossessed within the last 12 months. I further certify that (check the appropriate box):
- I financed the property and my customer defaulted under the terms of the financing agreement; or
- The property was financed by a financing institution with recourse, and when my customer defaulted under the terms of the financing agreement I became liable for the outstanding debt.

**Business Partner Number**

**Sales Tax Certificate Number**

**Name of Dealer**

**Authorization Signature**
INSTRUCTIONS FOR COMPLETING FORM DR-95B

Any business registered with the Florida Department of Revenue as a sales and use tax dealer may use Form DR-95B to calculate the amount of tax credit or tax refund due on the unpaid balance of a financing contract for repossessed tangible personal property when the business:

• sells tangible personal property under a retail installment, title loan, conditional sale, contract with a retention of title provision, or similar financing contract;
• retains a security interest in the property that was sold (through a financing agreement entered into directly with the purchaser or, when financed by a financing institution, the business becomes liable for the outstanding debt at the time of repossession);
• paid sales tax, plus applicable discretionary sales surtax, on the sales price of the property to the Florida Department of Revenue; and
• repossesses the financed property.

The amount of tax credit or tax refund due is based on the ratio that the total tax has in relation to the unpaid balance of the sales price, excluding finance or other nontaxable charges. A tax credit or tax refund must be claimed within 12 months following the month in which the property is repossessed.

The registered business that paid the tax and applicable surtax to the Department may claim a credit on a Sales and Use Tax Return (Form DR-15) or apply for a refund by submitting an Application for Refund – Sales and Use Tax (Form DR-26S) to the Florida Department of Revenue. When taking a credit on your return, the completed schedule must be maintained in your books and records. When applying for a refund, attach this completed schedule to Form DR-26S, along with the information and documentation required on Form DR-26S, and maintain a copy of the schedule and the refund application in your books and records.

Column by Column Instructions

Column 1 Customer’s Name
Enter the name of each customer from whom financed tangible personal property was repossessed.

Column 2 Description of Property
Enter a description of each item of tangible personal titled property listed. For motor vehicles, boats, and aircraft, include the year, make, model number, and the VIN, serial, or hull number.

Column 3 Date Tax and Surtax Paid
Enter the date the sales and use tax, plus any applicable discretionary sales surtax, was paid to the Florida Department of Revenue on each item of property listed.

Column 4 Amount of Tax and Surtax Paid
Enter the amount of sales tax and surtax paid on each item listed.

Column 5 Amount of Purchase Price Less Trade-In
Enter the sales price of each item listed, less any trade-in credit taken at the time of sale. Include all charges subject to sales and use tax, plus any applicable discretionary sales surtax, at the time of sale. Do not include nontaxable charges, such as interest or penalty charges.

Column 6 Amount of Purchase Price Less Trade-In and Cash Down Payment
For each item listed, enter the sales price less the amount of any trade-in credit and cash down payment at the time of sale.

Column 7 Number of Payments Due Under Financing Agreement
For each item listed, enter the total number of payments due under the retail installment, title loan, conditional sale, contract with a retention of title provision, or similar financing contract for the item purchased.

Column 8 Prorated Payment Amount
For each item listed, divide the amount in Column 6 by the amount in Column 7 to calculate the prorated payment for the item. Enter the result in Column 8.
**Column 9 Rate Factor**  
For each item listed, divide the amount in Column 4 by the amount in Column 5 to calculate the sales and use tax and surtax rate at time of purchase. Enter the calculated rate in Column 9.

**Column 10 Total Number Payments Remaining Due**  
For each item listed, subtract any late penalties paid on the account from the total amount paid on the account. Divide the result by the amount of the monthly payment due under the financing contract (amount due when paid timely). Subtract the calculated number from the total number of payments due under the financing contract to calculate the number of payments remaining due. Enter the result in Column 10.

Total number of payments that remain due. Divide the total amount paid on the account, less late filing penalties paid, by the monthly payment amount. Subtract this number from the total number of payments due. The result is the number of payments that remain due.

**Column 11 Amount of Tax Credit or Tax Refund**  
For each item listed, multiply the number in Column 8 by Column 9 by Column 10 and enter the result in Column 11. This amount is the amount of tax credit or tax refund due on the repossessed item.

**Column 12 Date of Repossession**  
For each item listed, enter the date (day, month, and year) the property was repossessed.

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**CONTACT US**

Information, forms, and tutorials are available on the Department’s website at [floridarevenue.com](http://floridarevenue.com)

To speak with a Department representative, call Taxpayer Services at 850-488-6800, Monday through Friday, excluding holidays.

To find a taxpayer service center near you, visit [floridarevenue.com/taxes/servicecenters](http://floridarevenue.com/taxes/servicecenters)

For written replies to tax questions, write to:  
Taxpayer Services - Mail Stop 3-2000  
Florida Department of Revenue  
5050 W Tennessee St  
Tallahassee FL 32399-0112

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**References**

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<table>
<thead>
<tr>
<th>Form DR-15</th>
<th>Sales and Use Tax Return</th>
<th>Rule 12A-1.097</th>
</tr>
</thead>
<tbody>
<tr>
<td>Form DR-26S</td>
<td>Application for Refund – Sales and Use Tax</td>
<td>Rule 12-26.008</td>
</tr>
</tbody>
</table>
STATE OF FLORIDA
DEPARTMENT OF REVENUE
SALES AND USE TAX

CHAPTER 12A-1, FLORIDA ADMINISTRATIVE CODE

AMENDING RULE 12A-1.097

CREATING RULE 12A-1.108

SUMMARY OF PROPOSED RULES

The adoption of forms in Rule 12A-1.097, F.A.C, and the creation of Rule 12A-1.108, F.A.C., provides the application and approval process for Exemption for Data Center Property applicants and provides guidelines and procedures necessary to claim the exemption.

FACTS AND CIRCUMSTANCES JUSTIFYING PROPOSED RULES

The purpose of the proposed amendments to Rule 12A-1.097, F.A.C., is to adopt, by reference, 2 forms used by data center owners to apply for Data Center Property exemption certificates.

The purpose of the creation of the proposed Rule 12A-1.108, F.A.C., is to: (1) provide guidance to regarding the exemption for purchases of data center property in Section 212.08(5)(s), F.S., which became effective July 1, 2017, provided by Section 26, Chapter 2017-36, Laws of Florida; and (2) provide exemption requirements, definitions, and application procedures for data center owners, data center tenants, data center contractors, and retailers.
FEDERAL COMPARISON STATEMENT

The provisions contained in these rules do not conflict with comparable federal laws, policies, or standards.

SUMMARY OF RULE DEVELOPMENT WORKSHOP

NOVEMBER 16, 2017

A Notice of Proposed Rule Development was published in the Florida Administrative Register on November 2, 2017 (Vol. 43, No. 213, pp. 4944-4945), to advise the public of the proposed amendment to Rule 12A-1.097, F.A.C., and creation of Rule 12A-1.108, F.A.C., and to provide that, if requested in writing, a rule development workshop would be held on November 16, 2017. On November 13, 2017, the Department received a request to hold a workshop for Rule 12A-1.108, F.A.C. The request was supplemented by a written comment on November 15, F.A.C., which included proposed amended language to Rule 12A-1.108, F.A.C. A rule development workshop was held on November 16, 2017. Following the workshop, the Department received additional written comments. The comments provide guidance regarding the exempt nature of charges for electricity imposed on data center owners and tenants, as well as provides clarification regarding the scope of data center property. Upon review, the Department modified the rule language.

SUMMARY OF PUBLIC MEETING

DECEMBER 13, 2017

The Governor and Cabinet, sitting as head of the Department of Revenue, met on December 13, 2017, and approved the publication of the Notice of Proposed Rule for Rules 12A-
1.097 and 12A-1.108, F.A.C. A notice for the public hearing was published in the Florida Administrative Register on December 5, 2017 (Vol. 43, No. 233, pp. 5473-5474).

**SUMMARY OF RULE HEARING**

**FEBRUARY 7, 2018**

A Notice of Proposed Rule was published in the Florida Administrative Register on January 17, 2018 (Vol. 44, No. 11, pp. 215-218), to advise the public of the proposed changes to Rule 12A-1.097, F.A.C., and proposed creation of Rule 12A-1.108, F.A.C., and to provide that, if requested in writing, a rule hearing would be held on February 7, 2018. No request was received and no hearing was held. No public comments were received.

Written comments of a technical nature were received from the staff of the Joint Administrative Procedures Committee. A notice of change was published in the Florida Administrative Register on February 20, 2018, (Vol. 44, No. 35, p. 836), providing requested changes to forms DR-1214DCP and DR-5DCP to include incorporative information for any promulgated materials mentioned in the forms. Technical changes have also been made to correct the effective date of the forms and to correct the phrase “must be” to “is.” The final rule language and materials presented for adoption today reflect these changes.
12A-1.097 Public Use Forms.

(1) The following public use forms and instructions are employed by the Department in its dealings with the public related to the administration of Chapter 212, F.S. These forms are hereby incorporated by reference in this rule.

(a) through (b) No change.

<table>
<thead>
<tr>
<th>Form Number</th>
<th>Title</th>
<th>Effective Date</th>
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<tbody>
<tr>
<td>(2) through (20)</td>
<td>No change.</td>
<td></td>
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<tr>
<td>(21) DR-1214DCP</td>
<td>Application for Data Center Property Temporary Tax Exemption Certificate</td>
<td></td>
</tr>
<tr>
<td>(22) DR-5DCP</td>
<td>Application for Data Center Property Certificate of Exemption</td>
<td></td>
</tr>
</tbody>
</table>

Rulemaking Authority 201.11, 202.17(3)(a), 202.22(6), 202.26(3), 212.0515(7), 212.07(1)(b), 212.08(5)(b)4., (n)4., (o)4., (7), 212.11(5)(b), 212.12(1)(a)2., 212.17(6), 212.18(2), (3), 212.183, 212.06(1), 288.1258(4)(c), 376.70(6)(b), 376.75(9)(b), 403.718(3)(b), 403.7185(3)(b), 443.171(2), (7) FS. Law Implemented 92.525(1)(b), (3), 95.091, 119.071(5), 125.0104, 125.0108, 201.01, 201.08(1)(a), 201.133, 202.11(2), (3), (6), (16), (24), 202.17, 202.22(3)-(6), 202.28(1), 203.01, 212.02, 212.03, 212.0305, 212.031, 212.04, 212.05, 212.0501, 212.0515,
Rule 12A-1.108 Exemption for Data Center Property.

(1) The sale of “data center property,” as defined in section 212.08(5)(s)1.d., F.S., is exempt from sales tax when the following requirements will be met:

   (a) The facility meets the definition of “data center,” as provided in s. 212.08(5)(s)1.c., F.S.;

   (b) The data center’s owners and tenants have made a cumulative, minimum capital investment, after July 1, 2017, of $150 million for the data center, excluding any expenses incurred in the acquisition of property operating as a data center in the six months prior to the acquisition.

   (c) The data center must have a critical IT load of 15 megawatts or higher; and

   (d) Each individual owner or tenant within the data center must have a dedicated critical IT load of 1 megawatt or higher and;
(e) Each of the above requirements is met within 5 years after the commencement of the construction of the data center.

(2) Application process.

(a) To qualify for the exemption for data center property, the data center owner must complete an Application for Data Center Property Temporary Tax Exemption Certificate (form DR-1214DCP, incorporated by reference in Rule 12A-1.097, F.A.C.). The application must state that a qualifying data center designation is being sought and must be accompanied by information that indicates the exemption requirements of subsection (1), will be met.

(b) The Department will issue a Data Center Property Temporary Tax Exemption Certificate (DR-14TDCP) upon a tentative determination by the Department that the exemption requirements provided in subsection (1) will be met.

(c) The data center owner must complete an Application for Data Center Property Certificate of Exemption (form DR-5DCP, incorporated by reference in Rule 12A-1.097, F.A.C.) once the exemption requirements have been met. The applicant must deliver to the Department its Data Center Property Temporary Tax Exemption Certificate, along with the following documentation sufficient to support that the exemption requirements have been satisfied:

1. Certification from a professional engineer, licensed pursuant to chapter 471, F.S., whose services are contracted solely to certify that the data center has met the critical IT load requirement;

2. Certification from a Florida certified public accountant, as defined in s. 473.302, F.S., whose services are contracted solely to certify that the data center owners and tenants have made the required cumulative capital investment.
(d) The Department will issue a Data Center Property Certificate of Exemption (DR-14DCP) to the data center owner once it has determined that the documentation provided certifies that the exemption requirements have been met.

(3) Documenting the exemption.

(a) Data center owners making tax-exempt purchases of data center property are required to present the Data Center Property Temporary Tax Exemption Certificate (DR-14TDCP) or the Data Center Property Certificate of Exemption (DR-14DCP), once issued by the Department, to the selling dealer.

(b) Tenants and contractors making tax-exempt purchases of data center property are required to present a copy of the Data Center Property Temporary Tax Exemption Certificate (DR-14TDCP) or the Data Center Property Certificate of Exemption (DR-14DCP), issued to the data center owner by the Department, along with a Certificate of Entitlement to each vendor to affirm that the purchaser qualifies for the exemption. The vendor must maintain copies of the certificates until tax imposed by Chapter 212, F.S., may no longer be determined and assessed pursuant to Section 212.08(5)(s)3.c., F.S. Possession by a vendor of the certificate from the purchaser relieves the vendor from the responsibility of collecting tax on the sale, and the Department shall look solely to the purchaser for recovery of tax if it determines that the purchaser was not entitled to the exemption.

(c) The following is the format of the Certificate of Entitlement to be issued by the data center tenant or data center contractor when making exempt purchases of data center property:

CERTIFICATE OF ENTITLEMENT

The undersigned _____________________ (the Purchaser) affirms that it is a tenant or contractor of _____________________ (the Data Center), located at
________________________ (Data Center Address), and is eligible to extend the Data Center Property Temporary Tax Exemption Certificate / Data Center Property Certificate of Exemption to lease or purchase data center property exempt from sales tax.

The Purchaser affirms that the items purchased or rented from _______________ (Vendor) will be used exclusively at the data center to construct, outfit, operate, support, power, cool, dehumidify, secure, or protect a data center and any contiguous dedicated substations.

The Purchaser acknowledges that if the subject purchased or leased data center property does not qualify for the exemption provided in section 212.08(5)(s), F.S., and Rule 12A-1.108, F.A.C., the Purchaser will be subject to the tax, interest, and penalties due on the purchased or leased property.

I understand that if I fraudulently issue this certificate to evade the payment of sales tax, I will be liable for payment of the sales tax plus a penalty of 200% of the tax and may be subject to conviction for a third-degree felony.

Under the penalties of perjury, I declare that I have read the foregoing Certificate of Entitlement, and the facts stated in it are true.

Signature of Purchaser ______________________ Title ______________________

Purchaser’s Name (Print or Type) ______________________ Date ______________________

Purchaser’s Federal Employer Identification Number: ______________________

Data Center Owner Certificate Number: ______________________

Telephone Number: ______________________

Do not send to the Florida Department of Revenue. This Certificate of Entitlement must be retained in the vendor’s and the tenant’s or contractor’s books and records.
(4)(a) The exemption for purchases and leases of data center property does not include rental consideration made for the lease or license to use real property subject to tax under s. 212.031, F.S. Rental consideration includes all considerations due and payable by the tenant to its landlord for the privilege of use, occupancy, or the right to use or occupy any real property for any purpose, including pass-through charges for common area maintenance and utilities, except certain electricity charges provided in subsection (4)(b) below. See Rule 12A-1.070(4), F.A.C.

(b) The following charges for electricity are exempt as charges for “data center property”:

1. Charges billed by the utility provider directly to a data center tenant.

2. Charges billed by the utility provider directly to a data center owner.

3. Charges billed to a data center tenant by a data center owner that are separately stated on the owner’s invoice at the same or lower price as that billed by the utility provider to the owner.

(c) To document the tax-exempt purchase of electricity as provided in subsection (4)(b) above, the purchaser shall comply with the documentation requirements set out in subsection (3) above.

(d) Data center property includes areas, infrastructure, fixtures and furnishings to be used exclusively at the data center by persons employed at the data center provided that the employees using the areas, infrastructure, furniture and fixtures are directly responsible for the operation, monitoring, security or support of data center property.

(5) The Department will conduct a review of registered data centers every 5 years to ensure that the data center exemption requirements provided in s. 212.08(5)(s), F.S., continue to be met. The first 5-year period will begin with the date the Data Center Property Certificate of
Exemption (DR-14DCP) is issued to the data center. Within 3 months before the end of any 5-year period, data center owners are required to submit a written declaration, under penalties of perjury, that the required critical IT load requirements of paragraph (1)(a) are met and that the data center continues to operate in compliance with s. 212.08(5)(s)1., F.S. The declaration should be sent to Technical Assistance and Dispute Resolution, Florida Department of Revenue, P.O. Box 7443, Tallahassee, FL 32314-7443.

(6)(a) If the Department determines that the data center or any owners, tenants, contractors, or other purchasers have not met the requirements found in s. 212.08(5)(s), F.S., with respect to any purchase, then such purchaser is liable to pay the tax that was avoided at the time of purchase, as well as penalty and interest from the date of purchase.

(b) If the Department determines that the data center is no longer in compliance with the provisions of s. 212.08(5)(s), F.S., then the Data Center Property Certificate of Exemption (DR-14DCP) will be revoked; any person who made tax exempt purchases under that certificate will liable to pay any tax that was avoided since the date the data center fell out of compliance with statutory requirements, as well as penalty and interest from the date of such purchases; and no further purchases will be exempt.

(6) Except as provided in (5)(b), the exemption provided for data center property is a permanent exemption for qualifying data centers that apply for and receive a Data Center Property Temporary Tax Exemption Certificate during the period from July 1, 2017, through June 30, 2022, and then meet all requirements for the Data Center Property Certificate of Exemption within five years. The Department will not process applications for Data Center Property Temporary Tax Exemption Certificate after June 30, 2022.
Rulemaking Authority 212.17(6), 212.18(2), 213.06(1) FS. Law Implemented

212.08(5)(s), FS. History- New ______.
SECTION I

This application is to be completed by the data center for which exemption from Florida sales and/or use tax is claimed pursuant to Section 212.08(5)(s), Florida Statutes.

A Qualifying Data Center Designation for Tax Exemption is Being Claimed by:

1. (a) Business Name: ________________________________________________________________________________________________
   (b) Mailing Address: ________________________________________________________________________________________________
       City, State, ZIP: ____________________________________________________________________________________________
   (c) Website address: ________________________________________________________________________________________________
   (d) Florida Sales Tax Number or Business Partner Number, if applicable: ___________________________________________________
   (e) FEIN: _________________________________________________________________________________________________________
   (f) Telephone Number: (_______) _________________________ Fax Number: (_______) _________________________
   (g) Name, address, position, telephone number, and e-mail address of person or persons to be contacted regarding this project. (Form DR-835, Power of Attorney, must be submitted if not an officer or employee of the business.)
       ________________________________________________________________________________________________________________
       ________________________________________________________________________________________________________________
       ________________________________________________________________________________________________________________

2. (a) Project Location (Address where data center facility and purchases eligible for tax exemption will be located):
       ________________________________________________________________________________________________________________
       ________________________________________________________________________________________________________________
       ________________________________________________________________________________________________________________
   (b) Was the data center property listed in 2.(a) operating as a data center within six months of the date of acquisition?
       □ Yes □ No

       Please note: The acquisition cost of the facility cannot be included in the “cumulative capital investment” amount, as defined in section 212.08(5)(s)1.b., F.S., if the purchased facility was operating as a data center within six months of the date of acquisition.
   (c) Project Description (Explain in full detail the purpose and scope of work to be accomplished at the project location.):
       ________________________________________________________________________________________________________________
       ________________________________________________________________________________________________________________
       ________________________________________________________________________________________________________________

       (Attach additional sheet, if necessary)
   (d) Approximate Beginning and Completion Date of Construction (if construction is necessary):
       Beginning Date: ____________________________ Completion Date: ____________________________
   (e) What is the total anticipated cost of construction activities occurring after July 1, 2017? ________________________________
   (f) List the major categories of property that have been or will be purchased or leased to outfit, operate, support, power, cool, dehumidify, secure, or protect the data center.
       ________________________________________________________________________________________________________________
       ________________________________________________________________________________________________________________
       ________________________________________________________________________________________________________________

       (Attach additional sheet, if necessary)
   (g) What is the total cost of the items listed in 2.(f) that have been purchased since July 1, 2017? ________________________________
   (h) What is the estimated cost of the anticipated purchase of items listed in 2.(f)? ________________________________
   (i) What is the estimated combined total of ALL project expenses to construct, install, equip, or expand the data center? ________________________________
   (j) What is the anticipated completion date of ALL purchasing activities? ________________________________
SECTION II

(a) What is the actual or anticipated minimum critical IT load for electric power dedicated to the data center?

______________ megawatts

(b) What is the actual or anticipated minimum critical IT load for electric power that will be dedicated to each owner?

______________ megawatts

(c) What is the actual or anticipated minimum critical IT load for electric power that will be dedicated to each tenant?

______________ megawatts

ADDITIONAL REMARKS

___________________________________________________________________________________________________________________

___________________________________________________________________________________________________________________

___________________________________________________________________________________________________________________

___________________________________________________________________________________________________________________

___________________________________________________________________________________________________________________

Important: A qualifying data center must file this form whether it seeks to make purchases tax-exempt or seeks a refund of previously paid taxes on eligible purchases. To avoid any delays in obtaining the permit or a refund, the application must be fully completed and returned to the Department of Revenue. A business that seeks a refund of previously paid tax must also file an Application for Refund - Sales and Use Tax (Form DR-26S) within the applicable statutory limits. See s. 215.26(2), F.S.

For additional information, call (850) 617-8346.

By submitting this application, the applicant acknowledges that it seeks to meet the exemption requirements provided in section 21.208(5)(s)2., F.S.

Mail this form to:
TECHNICAL ASSISTANCE AND DISPUTE RESOLUTION
FLORIDA DEPARTMENT OF REVENUE
PO BOX 7443
TALLAHASSEE FL 32314-7443

__________________________________________________________
Signature

__________________________________________________________
Print Name

__________________________________________________________
Title

References

The following documents were mentioned in this form and are incorporated by reference in the rules indicated below. The forms are available online at floridarevenue.com/forms.

Form DR-26S  Sales and Use Tax Application for Refund  Rule 12-26.008, F.A.C.

Form DR-935  Power of Attorney and Declaration of Representative  Rule 12-6.0015, F.A.C.
Application for Data Center Property Certificate of Exemption

This application is to be completed by the data center for which exemption from Florida sales and/or use tax is claimed pursuant to section 212.08(5)(s), Florida Statutes, and Rule 12A-1.108, Florida Administrative Code.

A Data Center Property Certificate of Exemption (Form DR-14DCP) Claimed By:

Business Name: ________________________________

Mailing Address: ________________________________

City, State, ZIP: ________________________________

Website address: ________________________________

Florida Sales Tax Number or Business Partner Number: ________________________________

FEIN: ________________________________

Data Center Location: ________________________________

Name of Contact Person: ________________________________

(Florida Form DR-835 Power of Attorney, must be submitted if not an officer or employee of the business.)

Telephone Number: ________________________________ Fax Number: ________________________________

Email Address: ________________________________

Your email address is treated as confidential information (section 213.053, F.S.) and is not subject to disclosure as public records (section 119.071, F.S.). Your privacy is important to the Department. To protect your privacy, access to personal information about your organization is limited to the person who has signed this Application for a Consumer’s Certificate of Exemption. To ensure that information is not provided without your consent, a written request from you is required if you wish to receive a secured email regarding this Application. If so, the Department will send information regarding this Application using its secure email software. This software will require additional steps before you can access the information. If you do not want to receive information by email, any information regarding this Application will be mailed to you.

I authorize the Florida Department of Revenue to send information regarding this Application for Data Center Property Certificate of Exemption using the Department's secure email. I understand that this method requires additional steps to view the information provided.

The applicant must include a copy of their Data Center Property Temporary Tax Exemption Certificate (Form DR-14TDCP), along with the following documentation to support that the exemption requirements of Section 212.08(5)(s), Florida Statutes have been satisfied:

1. Certification from a professional engineer, licensed pursuant to chapter 471, F.S., whose services are contracted solely to certify that the data center has a critical IT load of 15 megawatts or higher and that each individual owner or tenant within the data center had a dedicated critical IT load of 1 megawatt or higher.

2. Certification from a Florida certified public accountant, as defined in s. 473.302, F.S., whose services are contracted solely to certify that the data center owners and tenants have made the required cumulative capital investment of $150 million for the data center.

Important: A qualifying data center must file this form whether it seeks to make purchases tax-exempt or seeks a refund of previously paid taxes on eligible purchases. To avoid any delays in obtaining the permit or a refund, the application must be fully completed and returned to the Department of Revenue. A business that seeks a refund of previously paid tax must also file an Application for Refund - Sales and Use Tax (Form DR-26S) within the applicable statutory limits. See s. 215.26(2), F.S. For additional information, call 850 617-8346.

I hereby attest that I am authorized to sign on behalf of the applicant data center described above. I further attest that, if granted, the Data Center Property Certificate of Exemption will only be used in the manner authorized under section 212.08(5)(s), F.S.

Mail this form to:
TECHNICAL ASSISTANCE AND DISPUTE RESOLUTION
FLORIDA DEPARTMENT OF REVENUE
PO BOX 7443
TALLAHASSEE FL 32314-7443

Signature

Print Name

Title
The following documents were mentioned in this form and are incorporated by reference in the rules indicated below. The forms are available online at floridarevenue.com/forms.

<table>
<thead>
<tr>
<th>Form DR-14DCP</th>
<th>Application for Data Center Property Temporary Tax Exemption Certificate</th>
<th>Rule 12A-1.097, F.A.C.</th>
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STATE OF FLORIDA
DEPARTMENT OF REVENUE
RENTAL CAR SURCHARGE

CHAPTER 12A-16, FLORIDA ADMINISTRATIVE CODE

PUBLIC USE FORMS

AMENDING RULE 12A-16.008

SUMMARY OF PROPOSED RULE

The proposed amendments modify form DR-15SWN to update contact information for the Department and improve the information provided to taxpayers to taxpayers that file Solid Waste and Surcharge Returns.

FACTS AND CIRCUMSTANCES JUSTIFYING PROPOSED RULE

The proposed amendment adopts, by reference, changes to a form that currently provides guidance to taxpayers that file Solid Waste and Surcharge Returns. Changes to the form brings it into compliance with current administrative procedures and updates contact information for the Department.

FEDERAL COMPARISON STATEMENT

The provisions contained in this rule does not conflict with comparable federal laws, policies, or standards.
SUMMARY OF RULE DEVELOPMENT WORKSHOP

NOVEMBER 16, 2017

A Notice of Proposed Rule Development was published in the Florida Administrative Register on November 2, 2017 (Vol. 43, No. 213, p. 4945), to advise the public of the proposed changes to Rule 12A-16.008, F.A.C., and to provide that, if requested in writing, a rule development workshop would be held on November 16, 2017. No request was received by the Department and no workshop was held. No written comments were received by the Department.

SUMMARY OF PUBLIC MEETING

DECEMBER 13, 2017

The Governor and Cabinet, sitting as head of the Department of Revenue, met on December 13, 2017, and approved the publication of the Notice of Proposed Rule for changes to Rule 12A-16.008, F.A.C. A notice for the public hearing was published in the Florida Administrative Register on December 5, 2017 (Vol. 43, No. 233, pp. 5473-5474).

SUMMARY OF RULE HEARING

FEBRUARY 7, 2018

A Notice of Proposed Rule was published in the Florida Administrative Register on January 17, 2018 (Vol. 44, No. 11, pp. 218-219), to advise the public of the proposed changes to Rule 12A-16.008, F.A.C., and to provide that, if requested in writing, a rule hearing would be held on February 7, 2018. No request was received and no hearing was held. No public comments were received.

Written comments of a technical nature were received from the staff of the Joint
Administrative Procedures Committee. A notice of change was published in the Florida Administrative Register on February 20, 2018, (Vol. 44, No. 35, p. 837), providing requested changes to form DR-15SWN to include incorporative information for any promulgated materials mentioned in the form. Technical changes have also been made to correct the effective date of the form. The final rule language and form presented for adoption today reflect these changes.
STATE OF FLORIDA  
DEPARTMENT OF REVENUE  
CHAPTER 12A-16, FLORIDA ADMINISTRATIVE CODE  
SALES AND USE TAX  
AMENDING RULE 12A-16.008  

12A-16.008 Public Use Forms. 

<table>
<thead>
<tr>
<th>Form Number</th>
<th>Title</th>
<th>Effective Date</th>
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</thead>
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<tr>
<td>(1) through (2)</td>
<td>No change.</td>
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</tr>
<tr>
<td>(3) DR-15SWN</td>
<td>Instructions for DR-15SW Solid Waste and Surcharge Returns</td>
<td>07/15</td>
</tr>
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<td>(4)</td>
<td>No change.</td>
<td></td>
</tr>
</tbody>
</table>

Rulemaking Authority 212.17(6), 212.18(2), 213.06(1) FS. Law Implemented 212.0606, 212.12(2), 213.235, 376.70, 403.717, 403.718, 403.7185 FS. History—New 11-14-89, Amended 7-7-91, 8-10-92, 3-21-95, 6-19-01, 4-17-03, 9-28-04, 6-28-05, 7-25-06, 4-5-07, 1-1-08, 1-27-09, 1-11-10, 1-12-11, 1-25-12, 1-20-14, 7-28-15.
Instructions for DR-15SW
Solid Waste and Surcharge Returns

Use this return to Report:
- Dry-Cleaning Gross Receipts Tax Due
- New Tire Fees Due
- Lead-Acid Battery Fees Due
- Rental Car Surcharge Due

Complete the Back of the Return FIRST!

The amount due (Line 5) on the back of the return is entered on Line 5 on the front of the return.

The amount of credits (Line 6) cannot be more than the tax, fees, and surcharges due (Line 5).

Be sure to use the correct tax return for each reporting period.

Subscribe to Receive Email Alerts from the Department!
Did you know you can subscribe to the Department's tax publications and receive email alerts when certain items are posted on the website? Subscriptions are available for due date reminders, Tax Information Publications, and proposed rules.

Subscribe today at: floridarevenue.com/dor/subscribe
Due Dates, Electronic Filing and Payment, and Other Filing Information

Due Dates: Returns and payments are due on the 1st and late after the 20th day of the month following each reporting period. If the 20th falls on a Saturday, Sunday, or a state or federal holiday, your return must be received electronically, postmarked, or hand delivered on the first business day following the 20th. You must file a return for each reporting period, even if no solid waste taxes, fees, or surcharges are due.

Electronic Filing and Payment: You can file and pay solid waste taxes, fees, and surcharges by using the Department’s website or you may purchase software from a software vendor. If you would like to voluntarily file and pay solid waste taxes, fees, and surcharges electronically, you may do so. Solid waste taxpayers who paid $20,000 or more in solid waste taxes, fees, and surcharges during the most recent state fiscal year (July through June) are required to file and pay solid waste taxes, fees, and surcharges electronically during the next calendar year (January through December).

Enroll to file and pay electronically: Visit the Department’s website at: floridarevenue.com. After you complete your electronic enrollment, additional instructions on electronic filing will be mailed to you.

Due Dates for Initiating Electronic Payments: To avoid penalty and interest, you must initiate your electronic payment and receive a confirmation number no later than 5:00 p.m., ET, on the business day prior to the 20th. Keep the confirmation number in your records. For a list of deadlines for initiating electronic payments on time, visit: floridarevenue.com/forms, select the e-Services section, and then select the current year Florida e-Services Calendar of Due Dates (Form DR-659).

No Tax Due? You must file a tax return for each reporting period, even if no solid waste tax, fees, or surcharges are due. If no taxes, fees, or surcharges are due, enter “0” on Line 10, “Amount due with return.”

Due Date Reminders: If you file your paper returns monthly or quarterly, you can sign up to receive an email every reporting period, reminding you of the due date. Visit: floridarevenue.com/dor/subscribe. Electronic filers will receive due date reminders without using the subscription service.

Amended replacement returns: If you discover that your original return was incorrect, you must complete an amended return and submit it electronically or by mail. Your amended return will replace any return you previously filed for the same reporting period. It is important that you complete the amended return as it should have been originally filed rather than entering only additional or corrected information.

The quickest way to file an amended return is online. Visit the Department’s website at: floridarevenue.com to submit your amended return electronically and pay any additional tax due or report an overpayment.

If you choose to file an amended return by mail, you will need a blank return from the Department. To download a blank return, visit: floridarevenue.com/forms, select the Solid Waste and Surcharge section, and select the return that you need. Write your certificate number, reporting period, business name, and address on the return.

Your amended return may result in an overpayment or an additional amount due. If you overpaid the amount due with your original return or you owe an additional amount, the amount reported on Line 10 of the amended return will not match any overpayment or any additional amount due. You must pay any additional amount due with the amended return.

If you have overpaid, a credit for the amount overpaid will be issued.

Checks or Money Orders (NO Cash): Tax payments must be in U.S. funds only. Make checks or money orders payable to the Florida Department of Revenue. Write your certificate number on your check or money order. Mail your check or money order with your return.

Mailing Your Returns and Payments: If you received window-style envelopes from the Department, be sure to place your return in the envelope so the Department’s mailing address can be seen in the window of the envelope. If you use a return without your business information printed on it, write your business name, address, certificate number, and reporting period in the spaces provided. If you do not have a window-style return envelope, mail your return and payment to:

Florida Department of Revenue
5050 W Tennessee St
Tallahassee FL 32399-0120

If you need to replace lost or damaged returns or coupon books, call Taxpayer Services at 850-488-6800, Monday through Friday, excluding holidays.

Account Changes

If you change your business name, mailing address, location address within the same county, or close or sell your business, immediately notify the Department. You can also notify the Department when you temporarily suspend or resume your business operations. The quickest way to notify the Department is by visiting: floridarevenue.com/taxes/updateaccount

If you want to notify us in writing, mail a letter to:
Account Management MS 1-5730
Florida Department of Revenue
5050 W Tennessee St
Tallahassee FL 32399-0160

Be sure to include your business partner number and your certificate number in any written correspondence you mail to the Department.

If you cancel your account or sell your business, you must file a final return and pay all applicable taxes within 15 days after
closing or selling the business. Your final return must cover the period from your most recent return filing to the closing date.

Submit a new registration (online or paper) if you:
- move your business location from one Florida county to another (does not apply to accounts for the dry-cleaning gross receipts tax);
- add another location;
- purchase or acquire an existing business; or
- change the form of ownership of your business.

**Explanation of Taxes, Fees, and Surcharges Reported on the DR-15SW**

**Gross Receipts Tax on Dry-Cleaning/Laundering:** A gross receipts tax is imposed on every dry-cleaning and dry drop-off facility engaged in the business of dry-cleaning or laundering clothing and other fabrics, and providing coin-operated dry-cleaning machines in Florida. This tax is not imposed on the receipts received from coin-operated laundry machines or on laundry done on a wash, dry, and fold basis.

**New Tire Fee:** The new tire fee is imposed on dealers making retail sales of new motor vehicle tires, including those sold to governmental entities or tax-exempt entities, when such sales are made within Florida. The fee is due whether the tire is sold separately or as a component part of the vehicle. The fee must be separately stated on the sales receipt or invoice and included in the total amount subject to sales tax.

**Lead-Acid Battery Fee:** The lead-acid battery fee is imposed on dealers making retail sales of new and remanufactured lead-acid batteries, including those sold to governmental entities, or tax-exempt entities, when such sales are made within Florida. The fee applies to new and remanufactured batteries for use in motor vehicles (on-road or off-road), vessels, or aircraft. The fee is due whether the battery is sold separately or as a component part of the vehicle, vessel, or aircraft. If the dealer passes this fee along to the purchaser as a cost item, the dealer must separately state the fee on the sales receipt or invoice and include it in the total amount subject to sales tax.

**Rental Car Surcharge:** The rental car surcharge is imposed on the lease or rental of, or use under a car-sharing service membership of, motor vehicles designed to accommodate less than nine passengers. The surcharge does not apply to the lease or rental of motorcycles, mopeds, trucks, trailers, recreational vehicles, or van conversions. The lease or rental is exempt from the surcharge when the purchaser issues a sales tax exemption certificate to lease or rent the motor vehicle exempt from sales tax.

A $2 per day rental car surcharge applies to the first 30 days, or portion of a day, a motor vehicle is continuously leased or rented in Florida to one person, even when the vehicle is licensed outside Florida.

A $1 per usage rental car surcharge applies to the use of a motor vehicle by a member of a car-sharing service for a period of less than 24 hours. If the member uses the motor vehicle for 24 hours or more in a single usage, the $2 per day surcharge applies.

Report the Surcharge by County (DR-15SWS Schedule): Florida law requires dealers to report the rental car surcharge by the county where the lessee picks up the passenger motor vehicle. If you have multiple business locations at which you lease or rent motor vehicles designed to accommodate less than nine passengers, you must have a separate Certificate of Registration for each business location and report the rental car surcharge due for that business location.

Complete Form DR-15SWS, Schedule of Rental Car Surcharge by County, when:
- You lease or rent a vehicle from your business location in one Florida county and your customer picks up the vehicle in another Florida county. Use Form DR-15SWS to report the surcharge in the county where the vehicle is picked up.
- You have no business locations in Florida and you lease a vehicle for 12 months or longer that is registered, licensed, or titled in Florida. Use Form DR-15SWS to report the surcharge in the county where the residence address of the lessee is located.

On Form DR-15SWS, Schedule of Rental Car Surcharge by County, enter the rental car surcharge by the county where the surcharge is attributed. Total the surcharge due for all counties and enter the total amount on the Rental Car Surcharge Due line (Line 4) on the back of the DR-15SWS, Solid Waste and Surcharge Return.

Dealers who electronically file their returns (DR-15SW) will complete the DR-15SWS schedule electronically.

**Line-by-Line Instructions for Completing the DR-15SW**

**A: Dry-Cleaning Gross Receipts**

Enter the total charges imposed by dry-cleaning and dry drop-off facilities for laundering and dry-cleaning clothing and other fabrics (including coin-operated dry-cleaning machines) during the reporting period on Line A. Do not include charges imposed for coin-operated laundry machines or laundry done on a wash, dry, and fold basis.

**B: Less Exempt Receipts**

Enter the total exempt receipts from other dry-cleaning and dry drop-off facilities that issued you a resale certificate to buy laundering or dry-cleaning services for the purpose of reselling those same services on Line B.

**C: Taxable Gross Receipts**

Subtract exempt receipts (Line B) from dry-cleaning gross receipts (Line A) and enter the amount of taxable gross receipts on Line C.

**Line 1 Dry-Cleaning Gross Receipts Tax Due**

Multiply the taxable gross receipts on Line C by 2% (taxable gross receipts × .02) and enter the dry-cleaning gross receipts tax due on Line 1.

**Line 2 New Tire Fees Due**

Enter the total amount of new tire fees due during the reporting period on Line 2. The new tire fee is imposed at the rate of $1 per tire on each new tire sold at retail in Florida. Do not include the new tire fees that were refunded to customers who returned the new tire and received a refund of the total sales price of the tire.

**Line 3 Lead-Acid Battery Fees Due**

Enter the total amount of lead-acid battery fees due during the reporting period on Line 3. The lead-acid battery fee is imposed at the rate of $1.50 per battery.
on each new or remanufactured battery sold at retail in Florida. Do not include the lead-acid battery fees that were refunded to customers who returned the battery and received a refund of the total sales price of the battery.

**Line 4 Rental Car Surcharge Due**
Enter the total amount of rental car surcharge due during the reporting period on the lease or rental of, or use under a car-sharing service membership of, motor vehicles designed to accommodate less than nine passengers on Line 4.

A $2 per day rental car surcharge applies to the first 30 days, or portion of a day, a motor vehicle is continuously leased or rented in Florida to one person, and the use of a motor vehicle by a member of a car-sharing service for 24 hours or longer in a single usage. A $1 per usage rental car surcharge applies to the use of a motor vehicle by a member of a car-sharing service for a period of less than 24 hours.

**Line 5 Total tax, fees, and surcharges due**
Add lines 1 through 4 and enter the total on Line 5 on the back of the return. Bring the total from Line 5 on the back of the return to Line 5 on the front of the return.

**Line 6 Less credits**
Enter the total amount of allowable deductions, including credit memos issued by the Department on Line 6.

You will not receive a credit if the total amount of credit (Line 6) is greater than the total tax, fee, and surcharges due (Line 5). If the total amount of credit is greater than the total tax, fee, and surcharges due, reduce the amount of credits claimed to equal the total tax, fee, and surcharges due. You may report the remaining amount of credits (not to exceed the total tax, fee, and surcharges due) on your next return. When you file your FINAL return, complete an Application for Refund - Sales and Use Tax (Form DR-26S) to obtain a refund of the credit balance.

**Line 7 Net amount due**
Enter the result of Line 5 minus Line 6 on Line 7.

**Line 8 Plus penalty**
For late returns and payments, the penalty is either:
- A minimum of $50 if 10% of Line 7 is less than $50, or
- 10% of the net amount due on Line 7.

If your return or payment is late, the minimum penalty is $50, *even if you file a late return with no tax due.*

**Line 9 Plus interest**
If your payment is late, you owe interest on the “Net amount due” (Line 7). Florida law provides a floating rate of interest for late payments of taxes, fees, and surcharges due. Interest rates, including daily rates, are published in Tax Information Publications that are updated semiannually on January 1 and July 1 each year and available on the Department’s website.

**Line 10 Amount due with return**
Enter the total of Lines 7, 8, and 9.

**Electronic payment check box:** If you make your payment electronically, check the box on the front of the return.

**Signature(s):** Sign and date your return. For corporations, an authorized corporate officer must sign. If someone else prepared the return, the preparer must also sign and date the return. Please provide the telephone number of each person signing the return.

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**Contact Us**

Information, forms, and tutorials are available on the Department’s website: [floridarevenue.com](http://floridarevenue.com).

**To speak with a Department representative,** or if you need to replace a lost or damaged return or coupon book, call Taxpayer Services at 850-488-6800, Monday through Friday, excluding holidays.

**For written replies to tax questions,** write to:
Taxpayer Services - MS 3-2000
Florida Department of Revenue
5050 W Tennessee St
Tallahassee FL 32399-0112

To find a taxpayer service center near you, visit: [floridarevenue.com/taxes/servicecenters](http://floridarevenue.com/taxes/servicecenters).

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**Subscribe to receive Updates by Email from the Department.** Subscribe to receive an email for due date reminders, Tax Information Publications, or proposed rules. Subscribe today at: [floridarevenue.com/dor/subscribe](http://floridarevenue.com/dor/subscribe).

**Educational Tax Webinars**
The Department of Revenue is proud to partner with SCORE to provide Florida businesses with resources needed to be successful. SCORE is a nonprofit association of volunteer business counselors supported by the U.S. Small Business Administration. Visit the Department’s Taxpayer Education web page for additional information and available webinars at: [floridarevenue.com/taxes/education](http://floridarevenue.com/taxes/education).

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<td>Schedule of Rental Car Surcharge by County</td>
<td>12A-16.008, F.A.C.</td>
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<tr>
<td>DR-15SW</td>
<td>Solid Waste and Surcharge Return</td>
<td>12A-16.008, F.A.C.</td>
</tr>
<tr>
<td>DR-26S</td>
<td>Application for Refund - Sales and Use Tax</td>
<td>12-26.008, F.A.C.</td>
</tr>
</tbody>
</table>
ATTACHMENT 3
March 7, 2018

MEMORANDUM

TO: The Honorable Rick Scott, Governor
    Attention: Kristin Olson, Deputy Chief of Staff
               Amanda Carey, Deputy Cabinet Affairs Director

    The Honorable Jimmy Patronis, Chief Financial Officer
    Attention: Robert Tornillo, Director of Cabinet Affairs
              Stephanie Leeds, Deputy Director of Cabinet Affairs

    The Honorable Pam Bondi, Attorney General
    Attention: Erin Sumpter, Deputy Director of Cabinet Affairs

    The Honorable Adam Putnam, Commissioner of Agriculture and Consumer Services
    Attention: Brooke McKnight, Director of Cabinet Affairs
              Jessica Field, Deputy Cabinet Affairs Director

THRU: Leon Biegalski, Executive Director

FROM: Debbie Longman, Director, Legislative and Cabinet Services

SUBJECT: Requesting Adoption and Approval to File and Certify Proposed Rules

Statement of Sections 120.54(3)(b) and 120.541, F.S., Impact: No impact
The Department has reviewed these proposed amended rules for compliance with sections 120.54(3)(b) and 120.541, F.S. These proposed rules will not have an adverse impact on small businesses, small counties, or small cities, and they are not likely to have an increased regulatory cost in excess of $200,000 within one year. Additionally, the proposed rules are not likely to have an adverse impact or increased regulatory costs in excess of $1,000,000 within five years.

What is the Department requesting? The Department requests final adoption of the proposed rules below and approval to file and certify them with the Secretary of State under Chapter 120, F.S.
Memorandum
March 7, 2018
Page 2

What do the proposed rules do?

**Rule 12D-9.020, F.A.C., Exchange of Evidence**
The proposed changes implement the Administrative Law Judge’s (ALJ) ruling in Rob Turner, Hillsborough County Property Appraiser vs. Department of Revenue, and Chapter 2016-128, s. 10, and Chapter 2013-109, s. 8, Laws of Florida.

**Rule 12D-16.002, F.A.C., Index to Forms**
The proposed amendments to Forms DR-486, Petition to the Value Adjustment Board – Request for Hearing, and DR-486PORT, Petition to the Value Adjustment Board – Transfer of Homestead Assessment Difference – Request for Hearing, update the forms to include an additional page 3, titled “Information for the Taxpayer,” which provides the taxpayer with useful reference material on the VAB process.

Were comments received from external parties?
Yes. The Department published a Notice of Rule Development on October 27, 2017, and held a workshop on November 14, 2017. Several interested parties attended. The Department received comments during the workshop. After review, the Department made no changes to the proposed text in response to those comments.

The Department published Notices of Proposed Rule on January 12, 2018, and provided that, if requested in writing, the Department would hold a rule hearing on February 6, 2018. The Department received a request and held the hearing, which several interested parties attended. The Department received comments during the hearing. After review, the Department made no changes to the proposed text in response to those comments.

Attachments
- Summaries of the proposed rules, which include:
  - Statements of facts and circumstances justifying the rules
  - Federal comparison statements
  - Summary of workshop and hearing
- Rule text
- Incorporated materials
STATE OF FLORIDA
DEPARTMENT OF REVENUE
PROPERTY TAX OVERSIGHT PROGRAM
CHAPTER 12D-9, FLORIDA ADMINISTRATIVE CODE
REQUIREMENTS FOR VALUE ADJUSTMENT BOARDS IN ADMINISTRATIVE
REVIEWS; UNIFORM RULES OF PROCEDURE FOR THE HEARINGS BEFORE VALUE
ADJUSTMENT BOARDS
PROPOSED AMENDMENTS TO RULE 12D-9.020, F.A.C.

SUMMARY OF PROPOSED RULE

The proposed amended rules are necessary to ensure that Rule 12D-9.020, F.A.C., is
consistent with an Administrative Law Judge’s (ALJ) ruling regarding the exchange of evidence
in the value adjustment board (VAB) hearing process, as well as with Chapter 2016-128, s. 10,
and Chapter 2013-109, s. 8, Laws of Florida.

FACTS AND CIRCUMSTANCES JUSTIFYING PROPOSED RULE

The proposed amendments to this rule will implement the ALJ’s ruling in Rob Turner,
Hillsborough County Property Appraiser vs. Department of Revenue, and Chapter 2016-128, s.
10, and Chapter 2013-109, s. 8, Laws of Florida.

FEDERAL COMPARISON STATEMENT

The provisions contained in this proposed amended rule chapter do not conflict with
comparable federal laws, policies, or standards.
SUMMARY OF RULE DEVELOPMENT WORKSHOP HELD NOVEMBER 14, 2017

The Department of Revenue published a Notice of Rule Development for proposed amendments to Rule 12D-9.020, F.A.C., in the Florida Administrative Register (F.A.R.) on October 27, 2017 (Vol. 43, No. 209, pp. 4755-4756). The Department held a rule development workshop on November 14, 2017, and invited interested parties and county officials to attend in person and through a teleconference system. The Department received comments during and after the public workshop. The Department made no changes based on those comments.

SUMMARY OF PUBLIC HEARING DECEMBER 13, 2017

The Governor and Cabinet, sitting as head of the Department of Revenue, met on December 13, 2017, and approved the publication of the Notice of Proposed Rule for changes to Rule 12D-9.020, F.A.C. A notice for the public hearing was published in the Florida Administrative Register on January 12, 2018 (Vol. 44, No. 9, pp. 162-163).

SUMMARY OF RULE HEARING FEBRUARY 6, 2018

A Notice of Proposed Rule was published in the Florida Administrative Register on January 12, 2018 (Vol 44, No. 9, pp. 162-163), to advise the public of the proposed changes to Rule 12D-9.020, F.A.C, and to provide that, if requested in writing, a rule hearing would be held on February 6, 2018. A request was made to hold the rule hearing and it was held on February 6, 2018. The Department received comments at the hearing, no changes were made based on those comments.
STATE OF FLORIDA
DEPARTMENT OF REVENUE
PROPERTY TAX OVERSIGHT PROGRAM
CHAPTER 12D-9, FLORIDA ADMINISTRATIVE CODE
REQUIREMENTS FOR VALUE ADJUSTMENT BOARDS IN
ADMINISTRATIVE REVIEWS; UNIFORM RULES OF PROCEDURE
FOR HEARINGS BEFORE VALUE ADJUSTMENT BOARDS
AMENDING RULE 12D-9.020


(1)(a) At least 15 days before a petition hearing, the petitioner shall provide to the property appraiser a list of evidence to be presented at the hearing, a summary of evidence to be presented by witnesses, and copies of all documentation to be presented at the hearing.

2. To calculate the fifteen (15) days, the petitioner shall use calendar days and shall not include the day of the hearing in the calculation, and shall count backwards from the day of the hearing. The last day of the period shall be included unless it is a Saturday, Sunday, or legal holiday, in which event the period shall run until the end of the next previous day that is neither a Saturday, Sunday, or legal holiday.

(b) A petitioner's noncompliance with paragraph (1)(a) does not affect the petitioner's right to receive a copy of the current property record card from the property appraiser as described in Section 194.032(2)(a), F.S.

(c) A petitioner's noncompliance with paragraph (1)(a) does not authorize a value adjustment board or special magistrate to exclude the petitioner's evidence. The petitioner has the option of
participating in an exchange of evidence with the property appraiser. If the petitioner chooses not to participate in the evidence exchange, the petitioner may still present evidence for consideration by the board or the special magistrate. However, under Section 194.034(1)(h), F.S., as described in this section, if the property appraiser asks in writing for specific evidence before the hearing in connection with a filed petition, and the petitioner has this evidence and knowingly refuses to provide it to the property appraiser a reasonable time before the hearing, the evidence cannot be presented by the petitioner or accepted for consideration by the board or special magistrate. Reasonableness shall be determined by whether the material can be reviewed, investigated, and responded to or rebutted in the time frame remaining before the hearing. These requirements are more specifically described in subsection (8) of this rule and in paragraphs 12D-9.025(4)(a) and (f), F.A.C.

(2)(a) If the petitioner chooses to participate in an exchange of evidence with the property appraiser, at least fifteen (15) days before the hearing, the petitioner shall provide the property appraiser with a list and summary of evidence to be presented at the hearing accompanied by copies of documentation to be presented at the hearing. To calculate the fifteen (15) days, the petitioner shall use calendar days and shall not include the day of the hearing in the calculation, and shall count backwards from the day of the hearing.

(b) If the petitioner chooses to participate in an exchange of evidence with the property appraiser and he or she shows good cause to the board clerk for not being able to meet the fifteen (15) day requirement and the property appraiser is unwilling to agree to a different timing of the exchange, the board clerk is authorized to reschedule the hearing to allow for the exchange of evidence to occur.
(2)(a) No later than seven (7) days before the hearing, if the property appraiser receives the petitioner’s documentation and if requested in writing by the petitioner, the property appraiser shall, no later than seven (7) days before the hearing, provide to the petitioner with a list and summary of evidence to be presented at the hearing, a summary of evidence to be presented by witnesses, and accompanied by copies of all documentation to be presented by the property appraiser at the hearing. The evidence list must contain the current property record card. There is no specific form or format required for the petitioner’s written request.

(b) To calculate the seven (7) days, the property appraiser shall use calendar days and shall not include the day of the hearing in the calculation, and shall count backwards from the day of the hearing. (e) The last day of the period so computed shall be included unless it is a Saturday, Sunday, or legal holiday, in which event the period shall run until the end of the next previous day which is neither a Saturday, Sunday, or legal holiday.

(3)(a) If the petitioner does not provide the information to the property appraiser as described in paragraph (1)(a), to the property appraiser at least fifteen (15) days prior to the hearing pursuant to paragraph (2)(a), the property appraiser need not provide the information to the petitioner as described in subsection (2), to the petitioner pursuant to paragraph (2)(e).

(b) If the property appraiser does not provide the information to the petitioner within the time required by paragraph (2)(b)(e), the hearing shall be rescheduled to allow the petitioner additional time to review the property appraiser’s evidence.

(4) By agreement of the parties the evidence exchanged under this rule section in subsection (2) shall be delivered by regular or certified U.S. mail, personal delivery, overnight mail, FAX or email. The petitioner and property appraiser may agree to a different timing and method of
exchange. “Provided” means received by the party not later than the time frame provided in this rule section. If either party does not designate a desired manner for receiving information in the evidence exchange, the information shall be provided by U.S. mail. The property appraiser shall provide the information at the address listed on the petition form for the petitioner.

(5) Level of detail on evidence summaries: The summaries of evidence to be presented by witnesses for the petitioner and the property appraiser under this rule section shall be sufficiently detailed as to reasonably inform a party of the general subject matter of the witness' testimony, and the name and address of the witness.

(6) through (9) No change.

SUMMARY OF PROPOSED RULE

The proposed amendments to Rule 12D-16.002, F.A.C., are to amend Forms DR-486 (Petition to the Value Adjustment Board – Request for Hearing) and DR-486PORT (Petition to the Value Adjustment Board – Transfer of Homestead Assessment Difference, Request for Hearing). An information page will be added to the forms titled “Information for the Taxpayer,” that addresses, in greater detail, the procedures inherent in the value adjustment board process.

FACTS AND CIRCUMSTANCES JUSTIFYING PROPOSED RULE

The proposed amendments will provide useful reference material to the taxpayer for the value adjustment board (VAB) hearing process.

FEDERAL COMPARISON STATEMENT

The provisions contained in this proposed amended rule chapter do not conflict with comparable federal laws, policies, or standards.
SUMMARY OF RULE DEVELOPMENT WORKSHOP HELD NOVEMBER 14, 2017

The Department of Revenue published a Notice of Rule Development for proposed amendments to Rule 12D-16.002, F.A.C., in the Florida Administrative Register (F.A.R.) on October 27, 2017 (Vol. 43, No. 209, p. 4756). The Department held a rule development workshop on November 14, 2017, and invited interested parties and county officials to attend in person and through a teleconference system. The Department received comments during and after the public workshop. The Department made no changes based on those comments.

SUMMARY OF RULE HEARING DECEMBER 13, 2017

The Governor and Cabinet, sitting as head of the Department of Revenue, met on December 13, 2017, and approved the publication of the Notice of Proposed Rule for changes to Rule 12D-16.002, F.A.C. A notice for the public hearing was published in the Florida Administrative Register on January 12, 2018 (Vol. 44, No. 9, pp. 163-165).

SUMMARY OF PUBLIC HEARING FEBRUARY 6, 2018

A Notice of Proposed Rule was published in the Florida Administrative Register on January 12, 2018 (Vol 44, No. 9, pp. 163-165), to advise the public of the proposed changes to Rule 12D-16.002, F.A.C, and to provide that, if requested in writing, a rule hearing would be held on February 6, 2018. A request was made to hold the rule hearing and it was held on February 6, 2018. The Department received comments during the public hearing. The Department made no changes based on those comments.
12D-16.002 Index to Forms.

(1) The following paragraphs list the forms adopted by the Department of Revenue. A copy of these forms may be obtained from the Department’s website at http://floridarevenue.com/property/, or by writing to: Property Tax Oversight Program, Department of Revenue, Post Office Box 3000, Tallahassee, Florida 32315-3000. The Department of Revenue adopts, and incorporates by reference in this rule, the following forms and instructions:

<table>
<thead>
<tr>
<th>Form Number</th>
<th>Form Title</th>
<th>Effective Date</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>No change.</td>
<td></td>
</tr>
</tbody>
</table>

(26)(a) DR-486 Petition to The Value Adjustment Board – Request for Hearing

(r. xx/xx 04/17)


(26)(b) through (26)(d) No change.
(26)(e) DR-486PORT Petition to The Value Adjustment Board – Transfer of Homestead Assessment

Difference – Request for Hearing (r. xx/xx 04/17)


https://www.fhrules.org/Gateway/reference.asp?No=Ref-

(26)(f) through (61) No change.

You have the right to an informal conference with the property appraiser. This conference is not required and does not change your filing due date. You can present facts that support your claim and the property appraiser can present facts that support the correctness of the assessment. To request a conference, contact your county property appraiser.

For portability of homestead assessment difference, use Form DR-486PORT. For deferral or penalties, use DR-486DP.

<table>
<thead>
<tr>
<th>Petition #</th>
<th>County</th>
<th>Tax year 20__</th>
<th>Date received</th>
</tr>
</thead>
</table>

**PART 1. Taxpayer Information**

- **Taxpayer name**
- **Mailing address for notices**
- **Parcel ID and physical address or TPP account #**
- **Phone**
- **Email**

The standard way to receive information is by US mail. If possible, I prefer to receive information by [ ] email [ ] fax.

[ ] I am filing this petition after the petition deadline. I have attached a statement of the reasons I filed late and any documents that support my statement.

[ ] I will not attend the hearing but would like my evidence considered. (In this instance only, you must submit duplicate copies of your evidence to the value adjustment board clerk. Florida law allows the property appraiser to cross examine or object to your evidence. The VAB or special magistrate ruling will occur under the same statutory guidelines as if you were present.)

**Type of Property**

- [ ] Commercial
- [ ] Res. 1-4 units
- [ ] Industrial and miscellaneous
- [ ] High-water recharge
- [ ] Historic, commercial or nonprofit
- [ ] Res. 5+ units
- [ ] Agricultural or classified use
- [ ] Vacant lots and acreage
- [ ] Business machinery, equipment

**PART 2. Reason for Petition**

Check one. If more than one, file a separate petition.

- [ ] Real property value
- [ ] Denial of classification
- [ ] Parent/grandparent reduction
- [ ] Denial of exemption Select or enter type:
  - [ ] Denial for late filing of exemption or classification
  - [ ] Qualifying improvement (s. 193.155(5), F.S.) or change of ownership or control (s. 193.155(3), 193.1554(5), or 193.1555(5), F.S.)

- [ ] Check here if this is a joint petition. Attach a list of parcels or accounts with the property appraiser’s determination that they are substantially similar. (s. 194.011(3)(e), (f), and (g), F.S.)

- [ ] Enter the time (in minutes) you think you need to present your case. Most hearings take 15 minutes. The VAB is not bound by the requested time. For single joint petitions for multiple parcels or accounts, provide the time needed for the entire group.

- [ ] My witnesses or I will not be available to attend on specific dates. I have attached a list of dates.

You have the right to exchange evidence with the property appraiser. To initiate the exchange, you must submit your evidence directly to the property appraiser at least 15 days before the hearing and make a written request for the property appraiser’s evidence. At the hearing, you have the right to have witnesses sworn.

You have the right, regardless of whether you initiate the evidence exchange, to receive from the property appraiser a copy of your property record card containing information relevant to the computation of your current assessment, with confidential information redacted. When the property appraiser receives the petition, he or she will either send the property record card to you or notify you how to obtain it online.

Your petition will not be complete until you pay the filing fee. When the VAB has reviewed and accepted it, they will assign a number, send you a confirmation, and give a copy to the property appraiser. Unless the person filing the petition is completing part 4, the taxpayer must sign the petition in part 3. Alternatively, the taxpayer’s written authorization or power of attorney must accompany the petition at the time of filing with the signature of the person filing the petition in part 5 (s. 194.011(3), F.S.). Please complete one of the signatures below.
PART 3. Taxpayer Signature
Complete part 3 if you are representing yourself or if you are authorizing a representative listed in part 5 to represent you without attaching a completed power of attorney or authorization for representation to this form.
Written authorization from the taxpayer is required for access to confidential information from the property appraiser or tax collector.

☐ I authorize the person I appoint in part 5 to have access to any confidential information related to this petition.
Under penalties of perjury, I declare that I am the owner of the property described in this petition and that I have read this petition and the facts stated in it are true.

_____________________________  _______________________________  _________________
Signature, taxpayer                  Print name                           Date

PART 4. Employee, Attorney, or Licensed Professional Signature
Complete part 4 if you are the taxpayer’s or an affiliated entity’s employee or you are one of the following licensed representatives.
I am (check any box that applies):
☐ An employee of ________________________________ (taxpayer or an affiliated entity).
☐ A Florida Bar licensed attorney (Florida Bar number ________________).
☐ A Florida real estate appraiser licensed under Chapter 475, Florida Statutes (license number ________________).
☐ A Florida real estate broker licensed under Chapter 475, Florida Statutes (license number ________________).
☐ A Florida certified public accountant licensed under Chapter 473, Florida Statutes (license number ________________).
I understand that written authorization from the taxpayer is required for access to confidential information from the property appraiser or tax collector.
Under penalties of perjury, I certify that I have authorization to file this petition on the taxpayer’s behalf, and I declare that I am the owner’s authorized representative for purposes of filing this petition and of becoming an agent for service of process under s. 194.011(3)(h), Florida Statutes, and that I have read this petition and the facts stated in it are true.

_____________________________  _______________________________  _________________
Signature, representative                  Print name                           Date

PART 5. Unlicensed Representative Signature
Complete part 5 if you are an authorized representative not listed in part 4 above.
☐ I am a compensated representative not acting as one of the licensed representatives or employees listed in part 4 above AND (check one)
☐ Attached is a power of attorney that conforms to the requirements of Part II of Chapter 709, F.S., executed with the taxpayer’s authorized signature OR ☐ the taxpayer’s authorized signature is in part 3 of this form.
☐ I am an uncompensated representative filing this petition AND (check one)
☐ the taxpayer’s authorization is attached OR ☐ the taxpayer’s authorized signature is in part 3 of this form.
I understand that written authorization from the taxpayer is required for access to confidential information from the property appraiser or tax collector.
Under penalties of perjury, I declare that I am the owner’s authorized representative for purposes of filing this petition and of becoming an agent for service of process under s. 194.011(3)(h), Florida Statutes, and that I have read this petition and the facts stated in it are true.

_____________________________  _______________________________  _________________
Signature, representative                  Print name                           Date
Informal Conference with Property Appraiser

You have the right to an informal conference with the property appraiser. This conference is not required and does not change your filing due date. You can present facts that support your claim and the property appraiser can present facts that support the assessment. To request a conference, contact your county property appraiser.

PART 1. Taxpayer Information

If you will not attend the hearing but would like your evidence considered, you must submit two copies of your evidence to the VAB clerk before the hearing. The property appraiser may respond or object to your evidence. The ruling will occur under the same statutory guidelines as if you were present.

The information in this section will be used by the VAB clerk to contact you regarding this petition.

PART 2. Petition Information and Hearing

Provide the time you think you will need on page 1. The VAB is not bound by the requested time.

Exchange of Evidence Rule 12D-9.020(1)(a)-(c), F.A.C.:

(1)(a). At least 15 days before a petition hearing, the petitioner shall provide to the property appraiser a list of evidence to be presented at the hearing, a summary of evidence to be presented by witnesses, and copies of all documentation to be presented at the hearing.

2. To calculate the fifteen (15) days, the petitioner shall use calendar days and shall not include the day of the hearing in the calculation, and shall count backwards from the day of the hearing. The last day of the period shall be included unless it is a Saturday, Sunday, or legal holiday, in which event the period shall run until the end of the next previous day that is neither a Saturday, Sunday, or legal holiday.

(b) A petitioner’s noncompliance with paragraph (1)(a) does not affect the petitioner’s right to receive a copy of the current property record card from the property appraiser as described in Section 194.032(2)(a), F.S.

(c) A petitioner’s noncompliance with paragraph (1)(a) does not authorize a value adjustment board or special magistrate to exclude the petitioner’s evidence. However, under Section 194.034(1)(h), F.S., if the property appraiser asks in writing for specific evidence before the hearing in connection with a filed petition, and the petitioner has this evidence and knowingly refuses to provide it to the property appraiser a reasonable time before the hearing, the evidence cannot be presented by the petitioner or accepted for consideration by the board or special magistrate. Reasonableness shall be determined by whether the material can be reviewed, investigated, and responded to or rebutted in the time frame remaining before the hearing. These requirements are more specifically described in subsection (8) of this rule and in paragraphs 12D-9.025(4)(a) and (f), F.A.C.

If you provide this evidence and make a written request for the property appraiser’s evidence, the property appraiser must give you his or her evidence at least seven days before the hearing.

At the hearing, you have the right to have witnesses sworn.

ADDITIONAL INFORMATION

Required Partial Payment of Taxes (Section 194.014, F.S.)

You are required to make a partial payment of taxes if you have a VAB petition pending on or after the payment delinquency date (normally April 1, following the assessment year under review). If the required partial payment is not made before the delinquency date, the VAB will deny your petition. The last day to make a partial payment before the delinquency date is generally March 31. Review your tax bill or contact your tax collector to determine your delinquency date.

You should be aware that even if a special magistrate’s recommended decision has been issued, a partial payment is still required before the delinquency date. A special magistrate’s recommended decision is not a final decision of the VAB. A partial payment is not required only if the VAB makes a final decision on your petition before April 1. The payment amount depends on the type of petition filed on the property. The partial payment requirements are summarized below.

Value Appeals:

For petitions on the value of property and portability, the payment must include:

* All of the non-ad valorem assessments, and
* A partial payment of at least 75 percent of the ad valorem taxes,
* Less applicable discounts under s. 197.162, F.S.

Other Assessment Appeals:

For petitions on the denial of a classification or exemption, or based on an argument that the property was not substantially complete on January 1, the payment must include:

* All of the non-ad valorem assessments, and
* The amount of the ad valorem taxes the taxpayer admits in good faith to owe,
* Less applicable discounts under s. 197.162, F.S.
PETITION TO THE VALUE ADJUSTMENT BOARD
TRANSFER OF HOMESTEAD ASSESSMENT DIFFERENCE
REQUEST FOR HEARING

This petition does not authorize the consideration or adjustment of
the just, assessed, or taxable value of the previous homestead.

You have the right to an informal conference with the property appraiser. This conference is not required and does not
change your filing due date. You can present facts that support your claim and the property appraiser can present facts that
support the correctness of the assessment. To request a conference, contact your county property appraiser.

<table>
<thead>
<tr>
<th>COMPLETED BY THE CLERK OF THE VALUE ADJUSTMENT BOARD (VAB)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Petition #</td>
</tr>
</tbody>
</table>

**COMPLETED BY THE PETITIONER**

**PART 1. Taxpayer Information**

<table>
<thead>
<tr>
<th>Taxpayer name</th>
<th>Representative</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mailing address</td>
<td>Email</td>
</tr>
<tr>
<td>for notices</td>
<td>Phone</td>
</tr>
</tbody>
</table>

The standard way to receive information is by US mail. If possible, I prefer to receive information by ☐ email ☐ fax.
☐ I am filing this petition after the petition deadline. I have attached a statement of the reasons I filed late and any
documents that support my statement.
☐ I will not attend the hearing but would like my evidence considered. In this instance only, you must submit duplicate copies
of your evidence to the value adjustment board clerk. Florida law allows the property appraiser to cross examine or object to
your evidence. The VAB or special magistrate ruling will occur under the same statutory guidelines as if you were present.

**PREVIOUS HOMESTEAD**

<table>
<thead>
<tr>
<th>Parcel ID</th>
</tr>
</thead>
<tbody>
<tr>
<td>Physical address</td>
</tr>
<tr>
<td>County</td>
</tr>
</tbody>
</table>

**NEW HOMESTEAD**

**PART 2. Reason for Petition**

☐ I was denied the transfer of the assessment difference from my previous homestead to my new homestead.
☐ I disagree with the assessment difference calculated by the property appraiser for transfer to my new homestead.
   I believe the amount that should be transferred is: $ _______________
☐ I filed late with the property appraiser for the transfer of my homestead assessment difference. Late-filed homestead
   assessment difference petitions must include a copy of the application filed with, and date-stamped by, the property appraiser.
☐ My previous homestead is in a different county. I am appealing action of the property appraiser in that county.
☐ Enter the time (in minutes) you will need to present your case. Most hearings take 15 minutes. The VAB is not bound by
   the requested time.
☐ There are specific dates my witnesses or I will not be available to attend. I have attached a list of dates.

You have the right to exchange evidence with the property appraiser. To initiate the exchange, you must submit your
evidence directly to the property appraiser at least 15 days before the hearing and make a written request for the
property appraiser’s evidence. At the hearing, you have the right to have witnesses sworn.

You have the right, regardless of whether you initiate the evidence exchange, to receive from the property appraiser a
copy of your property record card containing information relevant to the computation of your current assessment, with
confidential information redacted. When the property appraiser receives the petition, he or she will either send the
property record card to you or notify you how to obtain it online.

Your petition will not be complete until you pay the filing fee. When the VAB has reviewed and accepted it, they will assign
a number, send you a confirmation, and give a copy to the property appraiser. Unless the person filing the petition is
completing part 4, the taxpayer must sign the petition in part 3. Alternatively, the taxpayer’s written authorization or power
of attorney must accompany the petition at the time of filing with the signature of the person filing the petition in part 5 (s.
194.011(3), F.S.). Please complete one of the signatures below.
### PART 3. Taxpayer Signature

Complete part 3 if you are representing yourself or if you are authorizing a representative listed in part 5 to represent you without attaching a completed power of attorney or authorization for representation to this form.

Written authorization from the taxpayer is required for access to confidential information from the property appraiser or tax collector.

- [ ] I authorize the person I appoint in part 5 to have access to any confidential information related to this petition.

Under penalties of perjury, I declare that I am the owner of the property described in this petition and that I have read this petition and the facts stated in it are true.

<table>
<thead>
<tr>
<th>Signature, taxpayer</th>
<th>Print name</th>
<th>Date</th>
</tr>
</thead>
</table>

### PART 4. Employee, Attorney, or Licensed Professional Signature

Complete part 4 if you are the taxpayer's or an affiliated entity's employee or you are one of the following licensed representatives.

I am (check any box that applies):

- [ ] An employee of __________________________ (taxpayer or an affiliated entity).
- [ ] A Florida Bar licensed attorney (Florida Bar number __________________________).
- [ ] A Florida real estate appraiser licensed under chapter 475, Florida Statutes (license number __________________________).
- [ ] A Florida real estate broker licensed under chapter 475, Florida Statutes (license number __________________________).
- [ ] A Florida certified public accountant licensed under chapter 473, Florida Statutes (license number __________________________).

I understand that written authorization from the taxpayer is required for access to confidential information from the property appraiser or tax collector.

Under penalties of perjury, I certify that I have authorization to file this petition on the taxpayer's behalf, and I declare that I am the owner's authorized representative for purposes of filing this petition and of becoming an agent for service of process under s. 194.011(3)(h), Florida Statutes, and that I have read this petition and the facts stated in it are true.

<table>
<thead>
<tr>
<th>Signature, representative</th>
<th>Print name</th>
<th>Date</th>
</tr>
</thead>
</table>

### PART 5. Unlicensed Representative Signature

Complete part 5 if you are an authorized representative not listed in part 4 above.

- [ ] I am a compensated representative not acting as one of the licensed representatives or employees listed in part 4 above AND (check one)
  - [ ] Attached is a power of attorney that conforms to the requirements of Part II of Chapter 709, F.S., executed with the taxpayer's authorized signature OR [ ] the taxpayer's authorized signature is in part 3 of this form.
  - [ ] I am an uncompensated representative filing this petition AND (check one)
    - [ ] the taxpayer's authorization is attached OR [ ] the taxpayer's authorized signature is in part 3 of this form.

I understand that written authorization from the taxpayer is required for access to confidential information from the property appraiser or tax collector.

Under penalties of perjury, I declare that I am the owner's authorized representative for purposes of filing this petition and of becoming an agent for service of process under s. 194.011(3)(h), Florida Statutes, and that I have read this petition and the facts stated in it are true.

<table>
<thead>
<tr>
<th>Signature, representative</th>
<th>Print name</th>
<th>Date</th>
</tr>
</thead>
</table>
Informal Conference with Property Appraiser

You have the right to an informal conference with the property appraiser. This conference is not required and does not change your filing due date. You can present facts that support your claim and the property appraiser can present facts that support the assessment. To request a conference, contact your county property appraiser.

PART 1. Taxpayer Information

If you will not attend the hearing but would like your evidence considered, you must submit two copies of your evidence to the VAB clerk before the hearing. The property appraiser may respond or object to your evidence. The ruling will occur under the same statutory guidelines as if you were present. The information in this section will be used by the VAB clerk to contact you regarding this petition.

PART 2. Petition Information and Hearing

Provide the time you think you will need on page 1. The VAB is not bound by the requested time.

Exchange of Evidence Rule 12D-9.020(1)(a)-(c), F.A.C.:

1. At least 15 days before a hearing, the petitioner shall provide to the property appraiser a list of evidence to be presented at the hearing, a summary of evidence to be presented by witnesses, and copies of all documentation to be presented at the hearing.

2. To calculate the fifteen (15) days, the petitioner shall use calendar days and shall not include the day of the hearing in the calculation, and shall count backwards from the day of the hearing. The last day of the period shall be included unless it is a Saturday, Sunday, or legal holiday, in which event the period shall run until the end of the next previous day that is neither a Saturday, Sunday, or legal holiday.

(b) A petitioner's noncompliance with paragraph (1)(a) does not affect the petitioner's right to receive a copy of the current property record card from the property appraiser as described in Section 194.032(2)(a), F.S.

(c) A petitioner's noncompliance with paragraph (1)(a) does not authorize a value adjustment board or special magistrate to exclude the petitioner's evidence. However, under Section 194.034(1)(h), F.S., if the property appraiser asks in writing for specific evidence before the hearing in connection with a filed petition, and the petitioner has this evidence and knowingly refuses to provide it to the property appraiser a reasonable time before the hearing, the evidence cannot be presented by the petitioner or accepted for consideration by the board or special magistrate. Reasonableness shall be determined by whether the material can be reviewed, investigated, and responded to or rebutted in the time frame remaining before the hearing. These requirements are more specifically described in subsection (8) of this rule and in paragraphs 12D-9.025(4)(a) and (f), F.A.C.

If you provide this evidence and make a written request for the property appraiser's evidence, the property appraiser must give you his or her evidence at least seven days before the hearing.

At the hearing, you have the right to have witnesses sworn.

ADDITIONAL INFORMATION

Required Partial Payment of Taxes (Section 194.014, F.S.)

You are required to make a partial payment of taxes if you have a VAB petition pending on or after the payment delinquency date (normally April 1, following the assessment year under review). If the required partial payment is not made before the delinquency date, the VAB will deny your petition. The last day to make a partial payment before the delinquency date is generally March 31. Review your tax bill or contact your tax collector to determine your delinquency date.

You should be aware that even if a special magistrate's recommended decision has been issued, a partial payment is still required before the delinquency date. A special magistrate's recommended decision is not a final decision of the VAB. A partial payment is not required only if the VAB makes a final decision on your petition before April 1. The payment amount depends on the type of petition filed on the property. The partial payment requirements are summarized below.

Value Appeals:

For petitions on the value of property and portability, the payment must include:

- All of the non-ad valorem assessments, and
- A partial payment of at least 75 percent of the ad valorem taxes,
- Less applicable discounts under s. 197.162, F.S.

Other Assessment Appeals:

For petitions on the denial of a classification or exemption, or based on an argument that the property was not substantially complete on January 1, the payment must include:

- All of the non-ad valorem assessments, and
- The amount of the ad valorem taxes the taxpayer admits in good faith to owe,
- Less applicable discounts under s. 197.162, F.S.
ATTACHMENT 4
MEMORANDUM

TO: The Honorable Rick Scott, Governor
Attention: Kristin Olson, Deputy Chief of Staff
Amanda Carey, Deputy Cabinet Affairs Director

The Honorable Jimmy Patronis, Chief Financial Officer
Attention: Robert Tornillo, Director of Cabinet Affairs
Stephanie Leeds, Deputy Director of Cabinet Affairs

The Honorable Pam Bondi, Attorney General
Attention: Erin Sumpter, Deputy Director of Cabinet Affairs

The Honorable Adam Putnam, Commissioner of Agriculture and Consumer Services
Attention: Brooke McKnight, Director of Cabinet Affairs
Jessica Field, Deputy Cabinet Affairs Director

THRU: Leon Biegalski, Executive Director

FROM: Debbie Longman, Director, Legislative and Cabinet Services

SUBJECT: Requesting Approval to Hold Public Hearings on Proposed Rules

__________________________________________
Statement of Sections 120.54(3)(b) and 120.541, F.S. Impact: No impact.
The Department has reviewed the proposed rules for compliance with Sections 120.54(3)(b) and 120.541, F.S. The proposed rules will not likely have an adverse impact on small business, small counties, or small cities, and they are not likely to have an increased regulatory cost in excess of $200,000 within 1 year. Additionally, the proposed rules are not likely to have an adverse impact or increased regulatory costs in excess of $1,000,000 within 5 years.

What is the Department requesting? Section 120.54(3)(a), F.S., requires the Department to obtain Cabinet approval to hold public hearings for the development of proposed rules. The
Memorandum  
March 7, 2018  
Page 2

Department therefore requests approval to publish a Notice of Proposed Rule in the Florida Administrative Register for each of the following proposed rules.

**Registration of businesses**

*Why are the proposed rules necessary?* These rule changes are necessary to incorporate administrative updates, clarifications, and improvements to the registration process for Florida businesses.

*What do the proposed rules do?*

*Rules 12A-1.060, 12A-1.097, 12A-12.003, 12A-16.004, 12A-19.010, 12A-19.020, 12A-19.070, 12A-19.100, 12B-4.001 and 12B-5.120, F.A.C.*: the proposed changes update rules related to the process by which businesses register with the Department for the first time, or register additional locations within the state.

The revised process includes a simplified initial application for businesses to register with the Department (DR-1, Florida Business Tax Application), and allows for additional locations to be reported using a streamlined new form, the DR-1A (Application for Registered Businesses to Register a New Florida Location). The changes also promulgate four other registration-related forms for consistency and update rule language to incorporate or reference these changes.

Form changes include:

- DR-1, Florida Business Tax Application
- DR-1A, Application for Registered Businesses to Add a New Florida Location
- DR-1C, Application for Collective Registration of Living or Sleeping Accommodations
- DR-1CCN, Application for Sales and Use Tax County Control Reporting Number
- DR-1N, Registering Your Business
- DR-700020, Notification of Method Employed to Determine Taxing Jurisdiction (Communications Services Tax)

*Were comments received from external parties?* No. A rule workshop was scheduled to be held on February 14, 2018, if requested in writing. No request was received and no workshop was held.

**Removal of Water Treatment Plant Upgrade Fee**

*Why are the proposed rules necessary?* These changes are necessary to remove the water treatment plant upgrade fee from the applicable rules and tax return. This fee expires and will no longer be collected effective July 1, 2018.
What do the proposed rules do?


Form changes include:
- DR-146, Miami-Dade County Lake Belt Mitigation Fees Return

Were comments received from external parties? No. A rule workshop was scheduled to be held on November 16, 2017, if requested in writing. No request was received and no workshop was held.

For each rule, attached are copies of:
- Summary of the proposed rules, which includes:
  - Statements of facts and circumstances justifying the rules;
  - Federal comparison statements; and
  - Summary of the workshops
- Rule text
- Incorporated materials
STATE OF FLORIDA
DEPARTMENT OF REVENUE
CHAPTER 12A-1, FLORIDA ADMINISTRATIVE CODE
SALES AND USE TAX
AMENDING RULES 12A-1.060 AND 12A-1.097, F.A.C.

SUMMARY OF PROPOSED RULE
The proposed amendments incorporate revisions to the registration process for sales tax dealers and incorporate new and revised forms used in this process.

FACTS AND CIRCUMSTANCES JUSTIFYING PROPOSED RULE
The amendments to Rules 12A-1.060, F.A.C., incorporate references to new or updated forms used to simplify the initial registration process and allow for a streamlined application for subsequent registrations of additional business locations.

The amendments to Rule 12A-1.097, F.A.C., adopt, by reference, changes to forms currently used by the public to register as a business with the Department, as well as to adopt new forms related to this process.

FEDERAL COMPARISON STATEMENT
The provisions contained in these rules do not conflict with comparable federal laws, policies, or standards.
SUMMARY OF RULE DEVELOPMENT WORKSHOP

FEBRUARY 14, 2018

A Notice of Proposed Rule Development was published in the Florida Administrative Register on January 31, 2018 (Vol. 44, No. 21, p. 473), to advise the public of the proposed changes to Rules 12A-1.060 and 12A-1.097, F.A.C., and to provide that, if requested in writing, a rule development workshop would be held on February 14, 2018. No request was received and no workshop was held. No comments were received.
NOTICE OF PROPOSED RULE

DEPARTMENT OF REVENUE
SALES AND USE TAX

RULE NO: RULE TITLE:
12A-1.060 Registration
12A-1.097 Public Use Forms

PURPOSE AND EFFECT: The purpose of the amendments to Rules 12A-1.060, F.A.C., is to incorporate references to new or updated forms used in the registration process. These forms simplify the initial registration process and allow for a streamlined application for subsequent registrations of additional business locations.

The purpose of the proposed amendments to Rule 12A-1.097, F.A.C., is to adopt, by reference, changes to forms currently used by the public to register as a business with the Department, as well as to adopt new forms related to this process.

SUMMARY: The proposed amendments incorporate revisions to sales tax rules and forms related to the registration process.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COSTS AND LEGISLATIVE RATIFICATION: The Agency has determined that these rules will not have an adverse impact on small business or likely increase directly or indirectly regulatory costs in excess of $200,000 in the aggregate within one year after the implementation of the rules. A Statement of Estimated Regulatory Cost has not been prepared by the agency. The Agency has determined that the proposed rules are not expected to require legislative ratification based on the Statement of Estimated Regulatory Cost or if no Statement of Estimated Regulatory Cost is required, the information expressly relied upon and described herein: 1) no requirement for the
Statement of Economic Regulatory Costs (SERC) was triggered under Section 120.541(1), F.S.; and 2) based on past experiences regarding rules of this nature, the adverse impact or regulatory cost, if any, do not exceed nor would exceed any one of the economic analysis criteria in a SERC, as set forth in Section 120.541(2)(a), F.S. 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: 201.11, 202.17(3)(a), 202.22(6), 202.26(3), 212.0515(7), 212.07(1)(b), 212.08(5)(b)4., (n)4., (o)4., (7), 212.11(5)(b), 212.12(1)(a)2., (2)(d), 212.17(6), 212.18(2), (3), 212.183, 213.06(1), 288.1258(4)(c), 376.70(6)(b), 376.75(9)(b), 403.718(3)(b), 403.7185(3)(b), 443.171(2), (7) FS.

LAW IMPLEMENTED: 92.525(1)(b), (3), 95.091, 119.071(5), 125.0104, 125.0108, 201.01, 201.08(1)(a), 201.133, 201.17(1)-(5), 202.11(2), (3), (6), (16), (24), 202.17, 202.22(3)-(6), 202.28(1), 203.01, 212.02, 212.03, 212.0305, 212.031, 212.04, 212.05, 212.0501, 212.0515, 212.054, 212.055, 212.0596(1), (2), 212.06, 212.0606, 212.07(1), (8), (9), 212.08, 212.084(3), 212.085, 212.09, 212.096, 212.11(1), (4), (5), 212.12(1), (2), (5), (6), (9), (13), 212.13, 212.14(4), (5), 212.16(1), (2), 212.17, 212.18(2), (3), 212.183, 213.235, 213.29, 213.37, 288.1258, 365.172(9), 376.70, 376.75, 403.717, 403.718, 403.7185, 443.036, 443.121(1), (3), 443.131, 443.1315, 443.1316, 443.171(2), (7) FS.

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

DATE AND TIME: TBD

PLACE: 2450 Shumard Oak Boulevard, Building One, Room 1220, Tallahassee, Florida
NOTICE UNDER THE AMERICANS WITH DISABILITIES ACT: Any person requiring special accommodations to participate in any rulemaking proceeding before Technical Assistance and Dispute Resolution is asked to advise the Department at least 48 hours before such proceeding by contacting Becky Avrett at (850) 617-6799. Persons with hearing or speech impairments may contact the Department by using the Florida Relay Service, which can be reached at (800) 955-8770 (Voice) and (800) 955-8771 (TTY).

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT IS: Tammy Miller, Technical Assistance and Dispute Resolution, Department of Revenue, P.O. Box 7443, Tallahassee, Florida 32314-7443, telephone (850) 717-6309.

THE FULL TEXT OF THE PROPOSED RULE IS:
STATE OF FLORIDA
DEPARTMENT OF REVENUE
CHAPTER 12A-1, FLORIDA ADMINISTRATIVE CODE
SALES AND USE TAX
AMENDING RULES 12A-1.060 and 12A-1.097

12A-1.060 Registration.
(1) No change.
(2) How to register as a dealer.
(a) No change.
(b) A separate application is required for each place of business. If a business previously submitted Form DR-1 to the Department and holds an active certificate of registration or reemployment tax account, the business may use an Application for Registered Businesses to Add a New Florida Location (Form DR-1A, incorporated by reference in Rule 12A-1.097, F.A.C.) in the following circumstances:
1. To register an additional business location or Florida rental property, or
2. To update a registered location that has moved from one Florida county to another.
(c) No change.
(3) Registration of transient accommodations.
(a) through (d) No change.
(e)1. To collectively register transient accommodations that are located in a single county, the agent, representative, or management company holding a dealer’s certificate of registration may file an Application for Collective Registration for Rental of Living or Sleeping Accommodations (Form DR-1C, incorporated by reference in Rule 12A-1.097, F.A.C.). A
separate Form DR-1C is required for each county.

2. through 6. No change.

(4) through (5) No change.

Rulemaking Authority 212.12(2)(d), 212.17(6), 212.18(2), 213.06(1) FS. Law Implemented
119.071(5), 212.03(1), (2), 212.04(4), 212.0596(1), (2), 212.06(2), 212.12(5), (6), 212.14(4),
212.16(1), (2), 212.18(3) FS. History–New 10-7-68, Amended 1-7-70, 6-16-72, 3-21-77, 5-10-77,
10-18-78, Formerly 12A-1.60, Amended 6-10-87, 1-2-89, 11-12-90, 3-17-94, 1-2-95, 3-20-96,
11-30-97, 4-2-00, 6-19-01, 10-2-01(1), 10-2-01(1), 8-1-02, 4-17-03, 6-12-03, 6-4-08, 9-1-09,
6-14-10, 6-28-10 (6), 6-28-10 (3), 7-28-15, 1-17-18.

12A-1.097 Public Use Forms.

(1) The following public use forms and instructions are employed by the Department in its dealings with the public related to the administration of Chapter 212, F.S. These forms are hereby incorporated by reference in this rule.

(a) through (b) No change.

<table>
<thead>
<tr>
<th>Form Number</th>
<th>Title</th>
<th>Effective Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>(b) DR-1N</td>
<td>Registering Your Business Instructions for Completing the Florida Business Tax Application (Form DR-1) (R. 1/15) (<a href="http://www.flrules.org/Gateway/reference.asp?No=Ref-04851">http://www.flrules.org/Gateway/reference.asp?No=Ref-04851</a>)</td>
<td>1/15</td>
</tr>
<tr>
<td>(c) DR-1A</td>
<td>Application for Registered Businesses to Add a New Florida Location (<a href="http://www.flrules.org/Gateway/reference.asp?No=Ref-">http://www.flrules.org/Gateway/reference.asp?No=Ref-</a>)</td>
<td>1/15</td>
</tr>
</tbody>
</table>
(d) DR-1C Application for Collective Registration of Living or Sleeping Accommodations
(http://www.flrules.org/Gateway/reference.asp?No=Ref-_____

(e) DR-1CCN Application for Sales and Use Tax County Control Reporting Number
(http://www.flrules.org/Gateway/reference.asp?No=Ref-_____

(f) DR-1CON No change.

(3) through (20) No change.

Rulemaking Authority 201.11, 202.17(3)(a), 202.22(6), 202.26(3), 212.0515(7), 212.07(1)(b),
212.08(5)(b)4., (n)4., (o)4., (7), 212.11(5)(b), 212.12(1)(a)2., 212.17(6), 212.18(2), (3), 212.183,
213.06(1), 288.1258(4)(c), 376.70(6)(b), 376.75(9)(b), 403.718(3)(b), 403.7185(3)(b),
443.171(2), (7) FS. Law Implemented 92.525(1)(b), (3), 95.091, 119.071(5), 125.0104,
125.0108, 201.01, 201.08(1)(a), 201.133, 201.17(1)-(5), 202.11(2), (3), (6), (16), (24), 202.17,
202.22(3)-(6), 202.28(1), 203.01, 212.02, 212.03, 212.0305, 212.031, 212.04, 212.05, 212.0501,
212.0515, 212.054, 212.055, 212.06, 212.0606, 212.07(1), (8), (9), 212.08, 212.084(3), 212.085,
212.09, 212.096, 212.11(1), (4), (5), 212.12(1), (2), (9), (13), 212.13, 212.14(4), (5), 212.17,
212.18(2), (3), 212.183, 213.235, 213.29, 213.37, 288.1258, 365.172(9), 376.70, 376.75,
403.717, 403.718, 403.7185, 443.036, 443.121(1), (3), 443.131, 443.1315, 443.1316, 443.171(2),
(7) FS. History–New 4-12-84, Formerly 12A-1.97, Amended 8-10-92, 11-30-97, 7-1-99, 4-2-00,
6-28-00, 6-19-01, 10-2-01, 10-21-01, 8-1-02, 4-17-03, 5-4-03, 6-12-03, 10-1-03, 9-28-04, 6-28-
05, 5-1-06, 4-5-07, 1-1-08, 4-1-08, 6-4-08, 1-27-09, 9-1-09, 11-3-09, 1-11-10, 4-26-10, 6-28-10,
7-12-10, 1-12-11, 1-25-12, 1-17-13, 5-9-13, 1-20-14, 1-19-15, 1-11-16, 4-5-16, 1-10-17, 2-9-17,
1-17-18.
NAME OF PERSON ORIGINATING PROPOSED RULES: Tammy Miller

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULES: Governor and Cabinet

DATE PROPOSED RULES APPROVED BY AGENCY HEAD: TBD

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: January 31, 2018
### Business Information

#### 1. Identification Numbers:

- **Federal Employer Identification Number (FEIN or EIN):** ___ ___ - ___ ___ ___ ___ ___ ___ ___
- **Social Security Number (SSN):** ___ ___ ___ - ___ ___ - ___ ___ ___ ___
  
  If you are not a citizen of the United States and you do not have a social security number, provide your complete Visa number.
  
  - **Visa Number:** ___ ___ ___ ___ ___ ___ ___ ___

- **Florida Business Partner Number (if registered):** ___ ___ ___ ___ ___ ___ ___ ___ (business partner numbers are 4 to 7 digits in length)

- **Consolidated Sales and Use Tax Filing Number:** ___ ___ - ___ ___ ___ ___ ___ ___ ___ ___ ___ ___ - ___ (if you file a consolidated sales and use tax return)

- **County Control Number:** ___ ___ - ___ ___ ___ ___ ___ ___ ___ ___ ___ ___ - ___ (if you use this number to report tax for the county where your business is located)

#### 2. Reason for Applying (select only one):

- **Business entity not currently registered**
  
  - **Date of first Florida taxable activity:** ___/___/______  mm dd yyyy
  
  - **Sales and use tax for this location will be reported using my current:**
    - [ ] consolidated return
    - [ ] county control reporting number

- **Additional Florida location for currently registered business**
  
  - **Date of first taxable activity:** ___/___/______  mm dd yyyy
  
  - **Sales and use tax for this location will be reported using my current:**
    - [ ] consolidated return
    - [ ] county control reporting number

- **Additional Florida rental property for currently registered business**
  
  - **Date of first taxable activity:** ___/___/______  mm dd yyyy
  
  - **Sales and use tax for this location will be reported using my current:**
    - [ ] consolidated return
    - [ ] county control reporting number

- **Moved registered Florida location to another Florida county**
  
  - **Effective date:** ___/___/______  mm dd yyyy
  
  - **Current sales and use tax certificate number for location**
    - ___ ___ - ___ ___ ___ ___ ___ ___ ___ ___ ___ ___ - ___ (this number will be cancelled)
  
  - **Sales and use tax for this location will be reported using my current:**
    - [ ] consolidated return
    - [ ] county control reporting number
All applicants -

Reason for Applying

Starting a new taxable activity at a registered location -
Effective date: __/__/____

Change the form of business ownership - Effective date: __/__/____

Acquired existing business - Effective date: __/__/____

3. Business Name, Location, and Mailing Address:

Sole proprietors – Use last name, first name, middle initial
Partnerships – Use partnership name or last names of general partners

Legal name of business:

Business trade name “doing business as” if you have one:

Physical street address of business location or Florida rental property (Do not use PO Box or Rural Route Numbers):

City / State / ZIP:

Telephone number:

Fax number:

Mailing Address: Provide the name and mailing address where tax returns and other correspondence for your business are to be mailed.

Mail to: Mailing address (if different than business location address):

City / State / ZIP:

4. Is this business location only open during a portion of a calendar year? ___ Yes ___ No

If yes, provide the:

First calendar month this business location is open: ____________; and the

Last calendar month this business location is open: ____________.

5. Form of Business Ownership: (select only one form of ownership)

☐ Sole proprietor (individual owner)

☐ Partnership (select one below):
  ☐ Married couple
  ☐ General partnership
  ☐ Limited liability partnership (LLP)
  ☐ Limited partnership (LP)
  ☐ Joint venture

☐ Corporation (select one below):
  ☐ C Corporation
  ☐ S Corporation
  ☐ Not-for-profit
  ☐ Foreign corporation

Limited liability company (LLC)

☐ Single member
☐ Multi-member
If single member, select the box that applies to how your LLC is treated for the federal income tax.

☐ C Corporation
☐ S Corporation
If multi-member, select the box that applies to how your LLC is treated for federal income tax.

☐ Partnership
☐ C Corporation
☐ S Corporation

Others – Use name filed with the Florida Department of State or similar agency in another state

Legal name of business:

Business trade name “doing business as” if you have one:

Physical street address of business location or Florida rental property (Do not use PO Box or Rural Route Numbers):

City / State / ZIP:

Telephone number:

Fax number:

Mailing Address: Provide the name and mailing address where tax returns and other correspondence for your business are to be mailed.

Mail to: Mailing address (if different than business location address):

City / State / ZIP:

Seasonal Business

Form of Business Ownership

DR-1
6. If your business is a partnership, corporation, limited liability company, or trust, provide the following information:

Date of Florida incorporation or organization, or date of authorization to conduct business at this location in Florida: __/__/____

Fiscal year ending date (This date is generally “12/31”; however a business may elect a different fiscal year):

7. If you are a sole proprietor, provide the following information:

<table>
<thead>
<tr>
<th>Legal Name (first name, middle initial, last name):</th>
<th>Social security number:</th>
</tr>
</thead>
<tbody>
<tr>
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<td>___ ___ ___ - ___ ___ - ___ ___ ___ ___</td>
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<table>
<thead>
<tr>
<th>Home address:</th>
<th>Telephone number:</th>
</tr>
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<tbody>
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<td></td>
<td>(        )</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>City / State / ZIP:</th>
<th>Email address:</th>
</tr>
</thead>
</table>

8. If your business is a partnership (including married couples), provide the following information for each general partner:

(Attach additional pages, if needed.)

<table>
<thead>
<tr>
<th>Name:</th>
<th>Title:</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>Home address:</th>
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<th>Home address:</th>
<th>Social security number:</th>
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<th>City / State / ZIP:</th>
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<th>Name:</th>
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<th>City / State / ZIP:</th>
<th>Telephone number:</th>
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</table>
9. If your business is a corporation, limited liability company, or trust, provide the following information for each director, officer, managing member, grantor, personal representative, or trustee of the business entity:
(Attach additional pages, if needed.)

<table>
<thead>
<tr>
<th>Name</th>
<th>Title</th>
<th>Home address</th>
<th>Last 4 digits of Social security number:</th>
<th>City / State / ZIP</th>
<th>Telephone number:</th>
</tr>
</thead>
<tbody>
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</table>

<table>
<thead>
<tr>
<th>Name</th>
<th>Title</th>
<th>Home address</th>
<th>Last 4 digits of Social security number:</th>
<th>City / State / ZIP</th>
<th>Telephone number:</th>
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</table>

<table>
<thead>
<tr>
<th>Name</th>
<th>Title</th>
<th>Home address</th>
<th>Last 4 digits of Social security number:</th>
<th>City / State / ZIP</th>
<th>Telephone number:</th>
</tr>
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<td></td>
<td></td>
<td></td>
<td>___ ___ ___ ___</td>
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</tr>
</tbody>
</table>

10. Background:

Has your business ever been known by another name? [ ] Yes [ ] No

Name:

Was that business issued a Florida certificate of registration or tax account number? [ ] Yes [ ] No

Number:

11. Business Activities:

Enter the six-digit North American Industry Classification System (NAICS) code(s) that best describe your business activities at this location. Enter your primary code first. (Enter at least one.)

<table>
<thead>
<tr>
<th>Primary code</th>
</tr>
</thead>
<tbody>
<tr>
<td>____________</td>
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<tr>
<td>____________</td>
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<td>____________</td>
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</table>

If you do not know your NAICS code(s), go to [http://www.census.gov/eos/www/naics/index.html](http://www.census.gov/eos/www/naics/index.html). Enter a keyword to search the most recent NAICS list.

Describe the primary nature of your business and type(s) of products or services to be sold.
12. **Change in Form of Business Ownership or Acquired Business**

If your form of business ownership has changed (e.g., sole proprietorship to a corporation or partnership to a limited liability company), or you acquired an existing business, provide the following for your prior form of ownership or for the acquired business:

<table>
<thead>
<tr>
<th>Name:</th>
<th>FEIN:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Address:</td>
<td>Florida certificate or tax account number:</td>
</tr>
<tr>
<td>City / State / ZIP:</td>
<td>If acquired, portion acquired:</td>
</tr>
<tr>
<td></td>
<td>All  Part  Unknown</td>
</tr>
<tr>
<td>Did the previous legal entity or acquired business have employees at the time of the change or acquisition?</td>
<td>Were employees transferred to the new legal entity or new business?</td>
</tr>
<tr>
<td>Yes</td>
<td>Yes  No</td>
</tr>
<tr>
<td>No</td>
<td>mm dd yyyy</td>
</tr>
</tbody>
</table>

If you purchase or lease an existing business in whole or in part, or if the form of ownership of your business has changed, you must also submit a *Report to Determine Succession and Application for Transfer of Experience Rating Records (Form RTS-1S).*

### Sales and Use Tax

13. For each of the business activities below, check (✓) all that apply to this location:

**Sales, Rentals, or Repairs of Products**
- Sell products at retail (to consumers)
- Sell products at wholesale (to registered dealers who will sell to consumers)
- Sell products or goods from nonpermanent locations (such as flea markets or craft shows)
- Sell products or goods by mail using catalogs or the internet
- Sell, serve, or prepare food products or drinks for immediate consumption on your premises, or that you package or wrap for take-out or to go, from a temporary or permanent location
- Repair or alter consumer products or equipment
- Rent equipment or other property or goods to individuals or businesses
- Charge admissions or membership fees

**Property Rentals, Leases, or Licenses**
- Rent or lease commercial real property to individuals or businesses
- Manage commercial real property for individuals or businesses
- Rent or lease living or sleeping accommodations to others for periods of six months or less
- Manage the rental or leasing of living or sleeping accommodations belonging to others

**Real Property Contractors**
- Improve real property as a contractor
- Sell products at retail (to consumers)
- Construct, assemble, or fabricate building components at your plant or shop away from a project site that are used in your real property improvement projects
- Purchase products or supplies from vendors located outside Florida for use in Florida real property improvement projects

**Services**
- Pest control services for nonresidential buildings
- Interior cleaning services for nonresidential buildings
- Detective services
- Protection services
- Security alarm system monitoring services
Fuel
___ Sell tax paid gasoline, diesel fuel, or aviation fuel to retail dealers or end users in Florida (check (√) all that apply below):
    ___ Gas station only
    ___ Gas station and convenience store
    ___ Truck stop
    ___ Marine fueling
    ___ Aircraft fueling
    ___ Reseller of fuel in bulk quantities
___ Purchase dyed diesel fuel for off-road purposes

Secondhand Goods or Scrap Metal
___ Purchase, consign, trade, or sell secondhand goods
___ Purchase, gather, obtain, or sell salvage or scrap metal to be recycled or convert ferrous or nonferrous metals into raw material products

If you select either of these activities, you must also submit a Registration Application for Secondhand Dealers and Secondary Metals Recyclers (Form DR-1S).

Coin-Operated Amusement Machines
___ Place and operate coin-operated amusement machines at locations belonging to others
___ Operate coin-operated amusement machines at this location (check (√) all that apply below):
    ___ Self-operate some or all the amusement machines at this location (no other machine operator used)
    ___ Have entered into a written agreement with the following person or business to operate some or all the machines at this location.

Name:  
Telephone number:  

Mailing address:  
City / State / ZIP:  

If you operate amusement machines at your location or at locations belonging to others, you must also submit an Application for Amusement Machine Certificate (Form DR-18) to obtain an annual Amusement Machine Certificate for each location where you operate amusement machines.

Coin-Operated Vending Machines
(check (√) all that apply below)
___ Place and operate vending machines at locations belonging to others:
    ___ Food or beverage vending machines
    ___ Nonfood or nonbeverage vending machines
___ Operate vending machines belonging to others at this location

Purchases
___ Purchase items to use in my business without paying Florida sales tax to the seller at the time of purchase (such as from a seller located outside Florida)
___ Applying for a direct pay permit to self-accrue and remit use tax directly to the Department
       To apply for a permit, submit an Application for Self-Accrual Authority/Direct Pay Permit Sales and Use Tax (Form DR-16A).
___ Applying for authority to remit sales tax to the Department for independent sellers or distributors (see Rule 12A-1.0911, Florida Administrative Code, for more information)
### Prepaid Wireless E911 Fee

14. Do you sell prepaid phones, phone cards, or calling arrangements at this location?  
   If yes, select the box that describes your sales:
   - [ ] Domestic or international long distance calling or phone cards (non-wireless)
   - [ ] Prepaid wireless services (cards, plans, devices) that provide access to wireless networks and interaction with 911 emergency services

### Solid Waste - New Tire Fee, Lead-Acid Battery Fee, and Rental Car Surcharge

15. Do you sell (at retail) new tires for motorized vehicles at this location that are sold separately or as part of a vehicle?  
   ____ Yes  ____ No

16. Do you sell (at retail) new or remanufactured lead-acid batteries at this location that are sold separately or as a component part of another product such as new automobiles, golf carts, or boats?  
   ____ Yes  ____ No

17. Do you rent, lease, or sell car-sharing membership services at this location for the use of motor vehicles that transport fewer than nine passengers?  
   ____ Yes  ____ No

### Gross Receipts Tax on Dry-cleaning

18. Do you own or operate a dry-cleaning plant or dry drop-off facility in Florida?  
   ____ Yes  ____ No

   If yes, and you import or produce perchloroethylene or other dry-cleaning solvents, you must also complete a Registration Package (GT-400401) for fuels and pollutants.

### Reemployment Tax

For purposes of reemployment tax, employees include officers of a corporation and members of a limited liability company classified as a corporation for federal tax purposes who perform services for the corporation or limited liability company and receive payment for such services (salary or distributions).

In addition to registering for Reemployment Tax:

- New Florida employers must register with the Florida New Hire Reporting Center to report newly hired and re-hired employees in Florida at newhire.floridarevenue.com.
- Florida employers are required to obtain appropriate workers’ compensation insurance coverage for their employees. Visit www.myfloridacfo.com/division/wc/.

19. Do you have or will you have, employees in Florida?  
   ____ Yes  ____ No

20. Do you, or will you, lease workers from an employee leasing company to work in Florida?  
   If yes, provide the following:

   Name of leasing company:

   FEIN:  Dept. of Business and Professional Regulation license number:

   Portion of workforce that is leased:  ____ All  ____ Part  Date of leasing agreement for workers in Florida:  
   ____/____/______  mm dd yyyy
Reemployment Tax (continued)

21. Do you use the services of persons in Florida whom you consider to be self-employed, independent contractors other than those engaged in a distinct business, occupation, or profession that serves the general public (e.g., plumber, general contractor, or certified public accountant)?

   ___ Yes ___ No

   If yes, you must also submit a completed Independent Contractor Analysis (Form RTS-6061).

If you answered No to questions 19, 20, and 21, proceed to the Communications Services Tax section.
If you answered Yes, continue to the next question.

22. Is your business registered for reemployment tax?

   ___ Yes ___ No

   If yes, provide your RT account number: ______ ______ ______ ______ ______ ______ ______ ______

   Are you currently reporting wages to the Florida Department of Revenue?

   ___ Yes ___ No

   Are you reactivating your reemployment tax account?

   ___ Yes ___ No

23. On what date did you, or will you, first have an employee in Florida?  ___/___/______

24. Employment type (select only one employment type):

   - Regular employer
   - Domestic employer [employer of persons performing only domestic (household) services (e.g., maid or cook)]
   - Agricultural (noncitrus) employer
   - Agricultural (citrus) employer
   - Agricultural crew chief
   - Indian tribe or Tribal unit
   - Governmental entity

25. Select one category for your employment:

   **Regular, Indian tribe or Tribal unit, or Governmental employer**

   Have you or will you pay gross wages of at least $1,500 within a calendar quarter?

   ___ Yes ___ No

   If yes, provide the date you reached or will reach $1,500 gross wages.  ___/___/______

   (mm/dd/yyyy)

   Have you or will you have one or more employees for a day (or portion of a day) during 20 or more weeks in a calendar year?

   ___ Yes ___ No

   If yes, provide the last day of the 20th week.  ___/___/______

   (mm/dd/yyyy)

   **Nonprofit organization**

   Have you or will you employ four or more workers for a day (or portion of a day) during 20 or more weeks in a calendar year?

   ___ Yes ___ No

   If yes, provide the last day of the 20th week.  ___/___/______

   (mm/dd/yyyy)

   **Domestic employer** (Employer whose employees only perform domestic services.)

   Have you or will you pay gross wages of at least $1,000 within a calendar quarter?

   ___ Yes ___ No

   If yes, provide the date you reached or will reach $1,000 gross wages.  ___/___/______

   (mm/dd/yyyy)
Reemployment Tax (continued)

Agricultural (noncitrus, citrus, or crew chief) employer

Have you or will you pay gross wages of at least $10,000 within a calendar quarter? ___ Yes ___ No

If yes, provide the date you reached or will reach $10,000 gross wages. ___ / ___ / ______ (mm/dd/yyyy)

Have you or will you have five or more employees for a day (or portion of a day) during 20 or more weeks in a calendar year? ___ Yes ___ No

If yes, provide the last day of the 20th week. ___ / ___ / ______ (mm/dd/yyyy)

26. Have you paid federal unemployment tax in another state this calendar year or last calendar year? ___ Yes ___ No

If yes, in which state: ____________________________ This calendar year ☐ Both calendar years

27. List all Florida locations where you have employees. (Attach a separate sheet, if needed.)

<table>
<thead>
<tr>
<th>Address</th>
<th>City</th>
<th>No. of employees</th>
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</table>

Principal products or services: If services, indicate if:

___ Administrative ___ Research ___ Other ________________________

Address: City: No. of employees: |

Principal products or services: If services, indicate if:

___ Administrative ___ Research ___ Other ________________________

Address: City: No. of employees: |

Principal products or services: If services, indicate if:

___ Administrative ___ Research ___ Other ________________________

Address: City: No. of employees: |

Principal products or services: If services, indicate if:

___ Administrative ___ Research ___ Other ________________________

Address: City: No. of employees: |

Principal products or services: If services, indicate if:

___ Administrative ___ Research ___ Other ________________________

Address: City: No. of employees: |

28. Payroll Agent Information. If you will use a payroll agent (such as an accountant or bookkeeper) or firm that will maintain your payroll information, provide the following:

Name of payroll agent or firm: ____________________________

Mailing address: ____________________________

City / State / ZIP: ____________________________
### 29. Mailing Addresses for Reemployment Tax

To receive correspondence about reemployment tax reporting, tax rates, and benefits paid, select the appropriate mailing address for each type of correspondence below.

<table>
<thead>
<tr>
<th>Reporting Forms and Information</th>
<th>Tax Rate Information</th>
<th>Benefits Paid Information</th>
</tr>
</thead>
<tbody>
<tr>
<td>Employer’s Quarterly Reports, Certifications, Reporting-related correspondence:</td>
<td>Tax rate notices Related Correspondence:</td>
<td>Notice of Benefits Paid Related Correspondence:</td>
</tr>
<tr>
<td>Business Information (address in the first section of this application)</td>
<td>Business Information (address in the first section of this application)</td>
<td>Business Information (address in the first section of this application)</td>
</tr>
<tr>
<td>Payroll Agent Information (address in Question 28)</td>
<td>Payroll Agent Information (address in Question 28)</td>
<td>Payroll Agent Information (address in Question 28)</td>
</tr>
<tr>
<td>Other (enter below)</td>
<td>Other (enter below)</td>
<td>Other (enter below)</td>
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</tbody>
</table>

#### Other Address for Reporting Forms and Information

<table>
<thead>
<tr>
<th>Name:</th>
<th>Telephone number:</th>
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<tr>
<td>Mailing address:</td>
<td>Email address:</td>
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<tr>
<td>City / State / ZIP:</td>
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</table>

#### Other Address for Tax Rate Information

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<th>Telephone number:</th>
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<tr>
<td>Mailing address:</td>
<td>Email address:</td>
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<td>City / State / ZIP:</td>
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#### Other Address for Benefits Paid Information

<table>
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<th>Name:</th>
<th>Telephone number:</th>
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<tbody>
<tr>
<td>Mailing address:</td>
<td>Email address:</td>
</tr>
<tr>
<td>City / State / ZIP:</td>
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</table>

### Communications Services Tax

30. Do you sell communications services; purchase communications services to integrate into prepaid calling arrangements; or are you applying for a direct pay permit for communications services tax? ___ Yes ___ No

If yes, enter a check (✓) on the line next to each service you sell.

- [ ] Telephone service (e.g., local, long distance, wireless, or VOIP)
- [ ] Video service (e.g., television programming or streaming)
- [ ] Paging service
- [ ] Direct-to-home satellite service
- [ ] Facsimile (fax) service (not when providing advertising or professional services)
- [ ] Pay telephone service
- [ ] Reseller (only sales for resale; no sales to retail customers)
- [ ] Purchase services to integrate into prepaid calling arrangements
- [ ] Other services; please describe: ___________________________________________________________________

31. Are you applying for a direct pay permit for communications services tax? ___ Yes ___ No

If yes, you must also submit an Application for Self-Accrual Authority/Direct Pay Permit (Form DR-700030).
Communications Services Tax (continued)

32. To charge the correct amount of tax, you must know the taxing jurisdiction (county and municipality) in which your customers are located. How will you verify the assignment of customer location to the correct taxing jurisdictions? If you use multiple methods, select all that apply.

- An electronic database provided by the Department of Revenue
- Your own database that will be certified by the Department of Revenue
  To apply for certification, you must submit an Application for Certification of Communications Services Database (Form DR-700012).
- A database supplied by a vendor. Provide the name of the vendor and product:
  Vendor: ____________________________ Product: ___________________________________
- ZIP + 4 and a methodology for assignment when the ZIP codes overlap jurisdictions
- ZIP + 4 that does not overlap jurisdictions (e.g., a hotel located in one jurisdiction)
- None of the above.

The method you use to verify the assignment of a customer location to the correct taxing jurisdictions (county and municipality) for purposes of collecting local communications services tax determines the collection allowance rate that will be assigned to your business. If you change your method of assigning a customer’s location to the correct taxing jurisdictions, you must submit a Notification of Method Employed to Determine Taxing Jurisdiction (Form DR-700020) indicating the new method(s). For more information, visit floridarevenue.com/taxes/cst.

33. If you use multiple assignment methods, you may need to file two separate returns to maximize your collection allowances. If you will file separate returns for each assignment method, check the box below.

☐ I will file two separate communications services tax returns, one for each type of assignment method.

34. Name and contact information of the person who can answer questions about communications services tax returns filed with the Department:

<table>
<thead>
<tr>
<th>Name:</th>
<th>Telephone number: (          )</th>
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</thead>
<tbody>
<tr>
<td>Email address:</td>
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</table>

Documentary Stamp Tax

35. Do you enter into written obligations to pay money with customers at this location that are not recorded with the Clerk of the Court or County Comptroller (e.g., financing agreements, title loans, pay-day loans, liens, promissory notes, or similar documents)? ___ Yes ___ No

If yes, do you anticipate executing five or more written obligations to pay money subject to documentary stamp tax per month? ___ Yes ___ No

Gross Receipts Tax on Electrical Power and Gas

36. Do you own or operate an electric or natural or manufactured gas (LP gas is excluded) utility distribution facility in Florida? ___ Yes ___ No

If yes, select the type of utility facility:
- Electric
- Natural or manufactured gas

37. Do you import natural or manufactured gas (LP gas is excluded) into Florida for your own use? ___ Yes ___ No
Severance Taxes and Miami-Dade County Lake Belt Fees

38. Do you extract oil, gas, sulfur, solid minerals, phosphate rock, lime rock, sand, or heavy minerals from the soils or waters of Florida?  
   If yes, select each extraction activity that you will engage in:  
   ___ Yes ___ No

   ___ Extracting oil for sale, transport, storage, profit, or commercial use.
   ___ Extracting gas for sale, transport, profit, or commercial use.
   ___ Extracting sulfur for sale, transport, storage, profit, or commercial use.
   ___ Extracting solid minerals, phosphate rock, or heavy minerals from the soil or water for commercial use.
   ___ Extracting lime rock or sand from within the Miami-Dade County Lake Belt Area (see s. 373.1419, F.S., for boundary description).

Enrollment to File and Pay Tax Electronically

Filing and paying electronically is quick, easy, and secure. You can electronically file and pay all taxes, fees and surcharges, except severance taxes and Miami-Dade County Lake Belt fees. For severance taxes and Miami-Dade County Lake Belt fees, payments can be made electronically; however, electronic return filing is not available.

Taxpayers choosing to enroll with the Department to file or pay electronically can take advantage of additional features: an encrypted system that securely saves your contact and bank account information; the ability to view your filing history and bills posted to your tax account; and, the ability to reprint your returns.

If you enroll using this application, you will receive a user ID and password for each tax account created based on the information you provide. Each account will have the same contact, banking, and payment method. After you receive your user ID and password, you may log into each tax account and change the contact, banking, and method of payment information.

39. Do you wish to: (select only one)
   - [ ] enroll for both filing returns and paying tax electronically?
   - [ ] enroll only to pay tax electronically?
   - [ ] file returns and pay tax electronically without enrolling?
   If you chose not to enroll, proceed to the Authorization for Email Communication section.

40. If you are enrolling, select only one electronic payment method.  
   ___ ACH-Debit (e-check)  ___ ACH-Credit

   ACH-Debit (e-check) – The Department’s bank withdraws a payment from your bank account when you authorize the payment.
   ACH-Credit – Your bank transfers a payment to the Department's bank account when you authorize the bank to make the payment.  
   This is not a credit card payment. You are responsible for any costs charged by your bank to use this payment method.

41. Contact Person for Electronic Payments:

   Name:  Telephone number:  Fax number:
   (          ) (          )

   Mailing address:

   City / State / ZIP:  Email address:

   ___ a company employee  ___ a non-related tax preparer
   ___ payroll agent  Preparer’s Federal Tax Identification Number:
   ___ ___ - ___ ___ ___ ___ ___ ___ ___ ___ ___ ___ ___ ___ ___ ___
42. Contact Person for Electronic Return Filing (If different than contact person for electronic payments.)

Name: __________________________ Telephone number: (________) Fax number: (________)
Mailing address: __________________________ __________________________
City / State / ZIP: __________________________ Email address: __________________________

___ a company employee ___ a non-related tax preparer
___ payroll agent
Preparer’s Federal Tax Identification Number: __________________________

43. Banking Information (not required for ACH-Credit payment method):

Bank / financial institution name: __________________________
Account type: ___ Business, or ___ Personal and ___ Checking, or ___ Savings
Bank account number: __________________________
Bank Routing Number: __________________________

Note: Due to federal security requirements, we cannot process international ACH transactions. If any funding for payments comes from financial institutions located outside the US or its territories, please contact us to make other payment arrangements. If you are unsure, please contact your financial institution.

44. Enrollee Authorization and Agreement

This is an Agreement between the Florida Department of Revenue, hereinafter “the Department,” and the business entity named herein, hereinafter “the Enrollee,” entered into according to the provisions of the Florida Statutes and the Florida Administrative Code.

By completing this agreement and submitting this enrollment request, the Enrollee applies and is hereby authorized by the Department to file tax returns and reports, make tax and fee payments, and transmit remittances to the Department electronically. This agreement represents the entire understanding of the parties in relation to the electronic filing of returns, reports, and remittances.

The same statute and rule sections that pertain to all paper documents filed or payments made by the Enrollee also govern an electronic return, or payment initiated electronically according to this agreement.

I certify that I am authorized to sign on behalf of the business entity identified herein, and that all information provided in this section has been personally reviewed by me and the facts stated in it are true. According to the payment method selected above, I hereby authorize the Department to present debit entries into the bank account referenced above at the depository designated herein (ACH-Debit), or I am authorized to register for the ACH-Credit payment privilege and accept all responsibility for the filing of payments through the ACH-Credit method.

Signature: __________________________ Title: __________________________ Date: ____________
Printed name: __________________________________________________________________________

Second signature: __________________________ Title: __________________________ Date: ____________
(If account requires two signatures)
Printed name: __________________________________________________________________________
I understand that any person who is required to collect, truthfully account for, and pay any tax, fee, or surcharge, and willfully fails to do so, or any officer or director of a corporation who directs any employee of the corporation to do so, is personally liable for the tax, fee, or surcharge evaded, not accounted for, or paid to the Florida Department of Revenue, plus a penalty equal to twice the amount of the tax, fee, or surcharge due that is evaded, not accounted for, or paid. (Section 213.29, F.S.)

I understand that, in addition to any other civil penalties provided by law, it is a criminal offense to fail or refuse to collect a required tax, fee, or surcharge; to fail to timely file a tax, fee, or surcharge return; to underreport a tax, fee, or surcharge liability on a return; or to give a worthless check, draft, debit card order, or other order on a bank to transfer funds to the Florida Department of Revenue.

I understand that I must notify the Florida Department of Revenue of any change in the form of ownership of this business or a change in business activities, location, mailing address, or contact information for this business.

I certify that I am authorized by _________________________________ (Officer/Director) to execute this application. I understand that I will be creating a tax account that may result in the responsibility to file returns and to pay a tax, surtax, fee, or surcharge to the Florida Department of Revenue.

Under penalties of perjury, I declare that I have read the foregoing Florida Business Tax application and that the facts stated in it are true.

Signature: _________________________________________________ Title:______________________________________________________

Printed name: ______________________________________________  Date: _____________________________________________________
<table>
<thead>
<tr>
<th>Form Number</th>
<th>Description</th>
<th>Rule Number</th>
</tr>
</thead>
<tbody>
<tr>
<td>RTS-1S</td>
<td>Report to Determine Succession and Application</td>
<td>Rule 73B-10.037, F.A.C.</td>
</tr>
<tr>
<td></td>
<td>For Transfer of Experience Rating Records</td>
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<tr>
<td>DR-1S</td>
<td>Registration Application for Secondhand</td>
<td>Rule 12A-17.005, F.A.C.</td>
</tr>
<tr>
<td></td>
<td>Dealers and Secondary Metals Recyclers</td>
<td></td>
</tr>
<tr>
<td>DR-16A</td>
<td>Application for Self-Accrual Authority/</td>
<td>Rule 12A-1.097, F.A.C.</td>
</tr>
<tr>
<td></td>
<td>Direct Pay Permit Sales and Use Tax</td>
<td></td>
</tr>
<tr>
<td>DR-156</td>
<td>Florida Fuel or Pollutants Tax Application</td>
<td>Rule 12B-5.150, F.A.C.</td>
</tr>
<tr>
<td>DR-600</td>
<td>Enrollment and Authorization for e-Services</td>
<td>Rule 12-24.011, F.A.C.</td>
</tr>
<tr>
<td>DR-157W</td>
<td>Bond Worksheet Instructions</td>
<td>Rule 12B-5.150, F.A.C.</td>
</tr>
<tr>
<td>DR-157</td>
<td>Fuel or Pollutants Tax Surety Bond</td>
<td>Rule 12B-5.150, F.A.C.</td>
</tr>
<tr>
<td>DR-157A</td>
<td>Assignment of Time Deposit</td>
<td>Rule 12B-5.150, F.A.C.</td>
</tr>
<tr>
<td>DR-157B</td>
<td>Fuel or Pollutants Tax Cash Bond</td>
<td>Rule 12B-5.150, F.A.C.</td>
</tr>
<tr>
<td>RTS-6061</td>
<td>Independent Contractor Analysis</td>
<td>Rule 73B-10.037, F.A.C.</td>
</tr>
<tr>
<td>DR-700030</td>
<td>Application for Self-Accrual Authority/Direct</td>
<td>Rule 12A-19.100, F.A.C.</td>
</tr>
<tr>
<td></td>
<td>Pay Permit</td>
<td></td>
</tr>
<tr>
<td>DR-700012</td>
<td>Application for Certificate of Communications</td>
<td>Rule 12A-19.100, F.A.C.</td>
</tr>
<tr>
<td></td>
<td>Services Database</td>
<td></td>
</tr>
<tr>
<td>DR-700020</td>
<td>Notification of Method Employed to Determine</td>
<td>Rule 12A-19.100, F.A.C.</td>
</tr>
<tr>
<td></td>
<td>Taxing Jurisdiction</td>
<td></td>
</tr>
</tbody>
</table>
The Florida Department of Revenue administers over 30 taxes and fees. In most cases, you must register with the Department as a dealer before you begin conducting business activities subject to Florida’s taxes and fees. This publication provides the information you will need to register with the Department using a Florida Business Tax Application, additional registration applications you may need to complete your registration with the Department, and registration applications you may need instead of the Florida Business Tax Application.

The Florida Business Tax Application (online or paper Form DR-1) asks you to answer a series of questions about your business that will assist you in identifying your tax responsibilities and to register to collect, report, and pay the following Florida taxes and fees:

- Communications services tax
- Documentary stamp tax
- Gross receipts tax on dry-cleaners
- Gross receipts tax on electrical power and gas
- Lead-acid battery fee
- Miami-Dade County Lake Belt fees
- Rental car surcharge
- Reemployment tax
- Prepaid wireless E911 fee
- Sales and use tax
- Severance taxes (solid mineral, gas, sulfur, and oil production)
- Waste tire fee

If you previously submitted a Florida Business Tax Application to the Department and you hold an active certificate of registration or reemployment tax account number (if you have employees), you may use the Application for Registered Businesses to Add a New Florida Location (Form DR-1A) to register:

- an additional business location or Florida rental property,
- a registered location that has moved from one Florida county to another

to collect, report, and pay the following Florida taxes:

- Sales and use tax
- Prepaid wireless E911 fee
- Lead-acid battery fee
- Waste tire fee
- Rental car surcharge
- Documentary stamp tax

Submit one application for each Business Entity

Submit one application for each Location

Submit one application for each County

- Communications service tax
- Gross receipts tax on dry-cleaning facilities
- Gross receipts tax on electrical power and gas
- Severance tax (extracting oil, gas, sulfur, solid minerals, heavy minerals, or phosphate rock)
- Miami-Dade County Lake Belt fees
- Sales and use tax
- Prepaid wireless E911 fee
- Lead-acid battery fee
- Waste tire fee
- Documentary stamp tax
- Rental car surcharge
- Operators of:
  - Amusement Machines
  - Vending Machines
  - Newspaper Rack Machines
  - Automated Kiosks receiving Secondhand Goods

Register online - it’s fast and secure! You can apply online using the Department’s online application at floridarevenue.com/taxes/registration. You will be able to return to the website to retrieve your certificate number(s) after three business days.
Identification Numbers
The Internal Revenue Service (IRS) requires any business that has employees and any partnership, corporation, nonprofit organization, trust (except certain revocable trusts), and estate to have a **federal employer identification number** (EIN or FEIN). You will need this number to register with the Department. For more information, visit the IRS website at [irs.gov](http://irs.gov).

If you are a sole proprietor (individual business owner) or an individual who is the sole member of a limited liability company, you will need your **social security number** to register with the Department. If you are not eligible to obtain a social security number, you must provide an **individual taxpayer identification number** (ITIN) issued by the IRS, or a **Visa number** issued by the United States Department of State.

When you register with the Department, you are issued a **business partner number** as a unique identifying number for your business. The number will be located on the back of your certificate of registration.

Sales and Use Tax – Special Reporting Numbers
To make reporting and paying sales and use tax for your registered business easier, you may obtain a **county control reporting number**. If you own multiple business locations (including rental properties) within a single county, you may submit an **Application for County Control Reporting Number** (Form DR-1CCN) to assign a reporting number for that county. You may submit an application for each Florida county where you want to report using a county control reporting number. If you register additional business locations within a county where you have a county control reporting number, you may indicate on your application that you will be filing sales and use tax for the new location using your county reporting number for that county.

If you own multiple business locations (including rental properties) in a single county or in multiple counties, you may submit an **Application for Consolidated Sales and Use Tax Filing Number** (Form DR-1CON) to obtain a **consolidated sales and use tax filing number** that allows you to make a single sales and use tax payment for all your business locations. If you register additional business locations, you may indicate on your application that you will be filing sales and use tax for the new location using your consolidated sales and use tax filing number.

Registering Rental Properties to Collect and Remit Sales Tax
If you collect or receive lease or rental payments for the rental, lease, or license to use real property (**commercial rental property**) or for living, sleeping, or housekeeping accommodations for rental periods less than six months (**transient rental accommodations**), register each commercial rental property location and each transient rental accommodation for which you collect rent. If you collect lease or rental payments for more than one real property rental location or more than one transient rental accommodation, use a separate application for each rental location or each transient rental accommodation. You may use the shorter **Application for Registered Businesses to Add a New Florida Location** (Form DR-1A) to register additional rental property.

Business Information
To register your business, you will need:
- Legal name of business entity (e.g., name of sole proprietor, partnership, corporation, or other entity)
- Business trade name (“doing business as”), if any
- Business mailing address
- Physical street address of business location
- Physical street address of the rental, lease, or license to use real property (**commercial rental property**) or for living, sleeping, or housekeeping accommodations for rental periods less than six months (**transient rental accommodations**)
- Date of first taxable activity at the business location you are registering
• The North American Industry Classification System (NAICS) Code for each of your business activities (For more information, visit [http://www.census.gov/eos/www/naics/index.html](http://www.census.gov/eos/www/naics/index.html))

• If you will sell communications services, the method(s) you will use to assign customer locations to the correct taxing jurisdiction, and the name, telephone number, and email address of the person to contact regarding communications services tax returns [For more information, see our Communications Services Tax brochure (GT-800011)]

**Owner or Manager Information**

You will need the following information about the owners or managers of your business:

• Sole proprietorship – name, home address, social security number, and telephone number
• Each general partner – name, title, home address, social security number, and telephone number
• Each director, officer, managing member, grantor, trustee, and personal representative – name, title, home address, last four digits of the individual’s social security number, and telephone number
• For a limited liability company (LLC) – name, title, home address, last four digits of the individual’s social security number, and telephone number for all members

**Employee Information**

If you have, or anticipate that you will have, employees in Florida, you will need:

• The number of employees you have or anticipate you will have
• The amount of wages paid or expected to be paid within a calendar quarter
• Your employer type – regular, nonprofit organization, domestic employer (employees perform only household services), Indian tribe, agricultural (citrus or noncitrus), or crew chief
• The type of services you provide – administrative, research, or other
• If you use a payroll agent – agent’s name, address, telephone number, email address, and federal preparer tax identification number (PTIN) or employer identification number (FEIN or EIN)

Mailing addresses for mailing your:

- Reporting Forms and Information (Employer’s Quarterly Reports, certifications, and related correspondence)
- Tax Rate Information (Tax rate notices and related correspondence)
- Benefits Paid Information (Notices of benefits paid and related correspondence)

The *Employer Guide to Reemployment Tax* (RT-800002) contains information employers need to comply with Florida’s Reemployment Assistance Program Law.

**If the Form of Your Business Ownership Changed or You Acquired a Business**

You will need:

• Your prior or acquired business name and address
• The prior business federal employer identification number
• The prior business Florida tax number
• Portion of business acquired (if applicable)
• Effective date of the change or acquisition
• Whether employees were transferred to the new business and, if so, on what date

It is recommended before buying an existing business that you ask the seller for documentation of any tax, penalty, or interest that is due to the Department of Revenue. As a purchaser, you could be liable for any tax, penalty, or interest owed by the seller. For more information, visit [floridarevenue.com](http://floridarevenue.com) and select “Businesses and Employers,” then select “Certificate of Compliance.”
Enrollment to File and Pay Tax Electronically

Filing and paying electronically is quick, easy, and secure. You can electronically file and pay all taxes, fees and surcharges, except severance taxes and Miami-Dade County Lake Belt fees. For severance taxes and Miami-Dade County Lake Belt fees, payments can be made electronically; however, electronic return filing is not available.

Taxpayers choosing to enroll with the Department to file or pay electronically can take advantage of additional features: an encrypted system that securely saves your contact and bank account information; the ability to view your filing history and bills posted to your tax account; and, the ability to reprint your returns.

If you enroll with the Department to make electronic payments or to file electronic returns, you will need the:

- Bank routing number and your account number; and
- Contact person’s name, address, telephone and fax numbers, email addresses, and preparer identification number (if using a payroll agent to prepare your reemployment tax returns).

For more information about the enrollment system and filing and paying tax electronically, visit floridarevenue.com/taxes/filepay.

Do you have a tax warrant or outstanding tax liability?

When you register, you will be required to post a cash deposit, surety bond, or an irrevocable letter of credit if you are seeking an additional registration and you own a controlling interest in a business that:

- Has a tax warrant that is currently unsatisfied;
- Has an outstanding liability of $2,500 or more;
- Had a previous certificate of registration revoked;
- Failed to comply with the provisions of a judgment, settlement agreement, closing agreement, stipulated payment agreement, or consent agreement with the Department; or
- Has no permanent business location in Florida, or is operated from a temporary Florida location for less than six months in any consecutive twelve-month period, and there is evidence that you will fail to remit taxes.

For more information, see Rule 12A-1.060, Florida Administrative Code (F.A.C.), Registration, available at flrules.org.

Applications You May Need in Addition to a Florida Business Tax Application

**Application for Amusement Machine Certificate** (Form DR-18)

Each location where a coin-operated amusement machine is in operation must be registered for sales and use tax. In addition, an Amusement Machine Certificate is required for each location where machines are operated. This application is used to obtain an annual Amusement Machine Certificate.

**Application for Self-Accrual Authority / Direct Pay Permit – Communications Services Tax** (Form DR-700030)

This application is used by a purchaser of communications services to obtain a Communications Services Tax Direct Pay Permit and pay the communications services tax directly to the Department when:

- the majority of the communications services used by the purchaser are for communications that originate outside of Florida and terminate within Florida; or
- the taxable status of sales of communications services will only be known upon use.

**Application for Self-Accrual Authority / Direct Pay Permit Sales and Use Tax** (Form DR-16A)

This application is used to obtain a Sales and Use Tax Direct Pay Permit as authorized by section 212.183, Florida Statutes. See Rule 12A-1.0911, F.A.C., Self-Accrual Authorization; Direct Remittance on Behalf of Independent Distributors.
Applications You May Need in Addition to a Florida Business Tax Application (con’t)

**Registration Application for Secondhand Dealers and Secondary Metals Recyclers (Form DR-1S)**

This registration, in addition to a sales and use tax registration, is required for those persons who:

- purchase, consign, trade, or sell secondhand goods;
- purchase, gather, obtain, or sell salvage or scrap metal to be recycled or convert ferrous or nonferrous metals into raw materials.

**Report to Determine Succession and Application for Transfer of Experience Rating Records (Form RTS-1S)**

This report, in addition to registration for reemployment tax purposes, is required for those who purchase or lease an existing business, in whole or in part, or if the form of ownership of your business changes. The information contained in the report is used to determine any reemployment tax rate change that would result from the transfer of the predecessor’s employment records to you.

**Independent Contractor Analysis (Form RTS-6061)**

This analysis, in addition to registration for reemployment tax purposes, is required for those who employ the services of self-employed, independent contractors other than those engaged in a distinct business, occupation, or profession that serves the general public.

Applications You May Need Instead of a Florida Business Tax Application

**Application for Registered Businesses to Add a New Florida Location (Form DR-1A)**

Any business that holds an active certificate of registration or reemployment tax account with the Department may use Form DR-1A to register an additional business location or Florida rental property, a location that has moved from one Florida county to another, or when starting a new taxable activity at a registered business location. This shorter application requests only that information necessary to issue a certificate of registration for a new or relocated business location.

**Application for Collective Registration of Living or Sleeping Accommodations (Form DR-1C)**

This application allows an agent, representative or management company to register multiple, separately owned properties located in a single county to collect sales and use tax on short-term rentals of living or sleeping accommodations. To use this application, the agent, representative, or management company must have completed a Florida Business Tax Application (Form DR-1) and received a sales and use tax certificate of registration for each county in which living or sleeping accommodations are located.

**Application for a Consumer’s Certificate of Exemption (Form DR-5)**

Florida law provides an exemption from sales and use tax to certain nonprofit organizations and governmental entities. To make qualified, tax-exempt purchases, nonprofit organizations and governmental entities (except federal government agencies) must obtain a Florida Consumer’s Certificate of Exemption. This application is used to apply for the certificate.

**Application for Air Carrier Fuel Tax License (Form DR-176)**

This application is used by commercial air carriers to obtain a Florida fuel tax license.

**Florida Fuel or Pollutants Tax Application (Form DR-156)**

This application is used to obtain a Florida fuel tax license or a Florida pollutants tax license.
What If My Business Information Changes?

Notify the Department if you:
- change your business name;
- change your mailing address;
- change your location address within the same county; or
- close or sell your business.

You can also notify the Department when you temporarily suspend or resume business operations. The quickest way to notify the Department is by visiting floridarevenue.com/taxes/updateaccount.

Submit a new registration (online or paper) if you:
- move your business location from one Florida county to another;
- add another business location;
- purchase or acquire an existing business; or
- change the form of ownership of your business.

Submit your completed application

Have you:
- Provided your business identification numbers? Mail to: Account Management MS 1-5730
- Completed all sections of this application? Florida Department of Revenue
- Signed and dated this application? 5050 W Tennessee St
- Included all additional applications, if required? Tallahassee FL 32399-0160

Contact Us

You may also bring your completed application to your nearest taxpayer service center. To find a taxpayer service center near you, visit floridarevenue.com/taxes/servicecenters.

Information, forms, and tutorials are available on the Department’s website: floridarevenue.com

To speak with a Department representative, call Taxpayer Services at 850-488-6800, Monday through Friday, excluding holidays.

For written replies to tax questions, write to:
- Taxpayer Services - MS 3-2000
- Florida Department of Revenue
- 5050 W Tennessee St
- Tallahassee FL 32399-0112

Subscribe to Receive Updates by Email from the Department. Subscribe to receive an email for due date reminders, Tax Information Publications, or proposed rules. Subscribe today at floridarevenue.com/dor/subscribe.
The following documents were mentioned in this form and are incorporated by reference in the rules indicated below. The forms are available online at [floridarevenue.com/forms](http://floridarevenue.com/forms).

<table>
<thead>
<tr>
<th>Form DR-1</th>
<th>Florida Business Tax Application</th>
<th>Rule 12A-1.097, F.A.C.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Form DR-156</td>
<td>Florida Fuel or Pollutants Tax Application</td>
<td>Rule 12B-5.150, F.A.C.</td>
</tr>
<tr>
<td>Form DR-16A</td>
<td>Application for Self-Accrual Authority/ Direct Pay Permit Sales and Use Tax</td>
<td>Rule 12A-1.097, F.A.C.</td>
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<td>Application for Air Carrier Fuel Tax License</td>
<td>Rule 12B-5.150, F.A.C.</td>
</tr>
<tr>
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<td>Application for Registered Businesses to Add a New Florida Location</td>
<td>Rule 12A-1.097, F.A.C.</td>
</tr>
<tr>
<td>Form DR-1C</td>
<td>Application for Collective Registration for Short-Term Rental of Living or Sleeping Accommodations</td>
<td>Rule 12A-1.097, F.A.C.</td>
</tr>
<tr>
<td>Form DR-1CCN</td>
<td>Application for Sales and Use Tax County Control Reporting Number</td>
<td>Rule 12A-1.097, F.A.C.</td>
</tr>
<tr>
<td>Form DR-1CON</td>
<td>Application for Consolidated Sales and Use Tax Filing Number</td>
<td>Rule 12A-1.097, F.A.C.</td>
</tr>
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<td>Form DR-1S</td>
<td>Registration Application for Secondhand Dealers and Secondary Metals Recyclers</td>
<td>Rule 12A-17.005, F.A.C.</td>
</tr>
<tr>
<td>Form DR-5</td>
<td>Application for a Consumer’s Certificate of Exemption Instructions</td>
<td>Rule 12A-1.097, F.A.C.</td>
</tr>
<tr>
<td>Form DR-700030</td>
<td>Application for Self-Accrual Authority/Direct Pay Permit</td>
<td>Rule 12A-19.100, F.A.C</td>
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</tr>
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Use Black or Blue Ink to Complete This Application.

If you hold an active certificate of registration or reemployment tax account issued by the Department because you previously submitted a Florida Business Tax Application, use this Application for Registered Businesses to Add a New Florida Location (Form DR-1A) to register:

• an additional business location or Florida rental property, or
• a registered location that has moved from one Florida county to another to collect, report, and pay the following Florida taxes:
  o Sales and use tax
  o Prepaid wireless E911 fee
  o Lead-acid battery fee
  o Waste tire fee
  o Rental car surcharge
  o Documentary stamp tax

Business Information

1. Have you previously filed a Florida Business Tax Application (online or paper) and received a certificate of registration or reemployment tax account number from the Department? ___ Yes ___ No
   Is your tax account with the Department currently active? ___ Yes ___ No
   If you will have employees at this location, have you registered for reemployment tax? ___ Yes ___ No
   • If you answered “Yes” to all three questions, continue to next question.
   • If you answered “No” to any of the questions above - STOP - You must register using the Florida Business Tax Application (Form DR-1).

2. Identification Numbers:

   Florida Business Partner Number: __________________________
   (business partner numbers are 4 to 7 digits in length)

   County Control Number (if you use this number to report tax for the county where your business is located):
   ___ ___ ___ ___ ___ ___ ___ ___ ___ ___ ___ ___ ___ ___ ___ ___ — ___

   Consolidated Sales and Use Tax Filing Number (If you file a consolidated sales and use tax return):
   80- ___ ___ ___ ___ ___ ___ ___ ___ ___ ___ ___ ___ — ___

3. Reason for Applying (select only one):

   □ Additional Florida location for currently registered business
     Date of first taxable activity: ___/___/____
     Sales and use tax for this location will be reported using my current:
     □ consolidated return
     □ county control reporting number
     □ (select all that apply)

   □ Additional Florida rental property for currently registered business
     Date of first taxable activity: ___/___/____
     Sales and use tax for this location will be reported using my current:
     □ consolidated return
     □ county control reporting number
     □ (select all that apply)

   □ Moved registered Florida location to another Florida county -
     Effective date:
     ___/___/____
     Current sales and use tax certificate number for location
     ___ ___ ___ ___ ___ ___ ___ ___ ___ ___ ___ ___ ___ ___ ___ ___ — ___
     (This number will be cancelled)
     Sales and use tax for this location will be reported using my current:
     □ consolidated return
     □ county control reporting number
     □ (select all that apply)
4. **Business Name, Location, and Mailing Address:**

   **Sole proprietors** – Use last name, first name, middle initial

   **Partnerships** – Use partnership name or last names of general partners

   **Legal name of business:**

   **Business trade name “doing business as” if you have one:**

   **Physical street address of business location or Florida rental property (Do not use PO Box or Rural Route Numbers):**

   **City / State / ZIP:**

   **Telephone number:**

   **Fax number:**

   **Mailing Address:** Provide the name and mailing address where tax returns and other correspondence for your business are to be mailed.

   **Mail to:**

   **Mailing address (if different than business location address):**

   **City / State / ZIP:**

5. **Is this business location only open during a portion of a calendar year?**

   **If yes**, provide the:

   **First** calendar month this business location is open: _____________; and the

   **Last** calendar month this business location is open: _____________.

6. **Business Activities:**

   **Primary code**

   Enter the six-digit North American Industry Classification System (NAICS) code(s) that best describe your business activities at this location. Enter your primary code first. (Enter at least one.)

   If you do not know your NAICS code, go to [http://www.census.gov/eos/www/naics/index.html](http://www.census.gov/eos/www/naics/index.html). Enter a keyword search the most recent NAICS list.

   **Describe the primary nature of your business and type(s) of products or services to be sold.**

**Sales and Use Tax**

7. **For each of the business activities below, check (√) all that apply to this location:**

   **Sales, Rentals, or Repairs of Products**
   - Sell products at retail (to consumers)
   - Sell products at wholesale (to registered dealers who will sell to consumers)
   - Sell products or goods from nonpermanent locations (such as flea markets or craft shows)
   - Sell products or goods by mail using catalogs or the internet
   - Sell, serve, or prepare food products or drinks for immediate consumption on your premises, or that you package or wrap for take-out or to go, from a temporary or permanent location
   - Repair or alter consumer products or equipment
   - Rent equipment or other property or goods to individuals or businesses
   - Charge admissions or membership fees

   **Property Rentals, Leases, or Licenses**
   - Rent or lease commercial real property to individuals or businesses
   - Manage commercial real property for individuals or businesses
   - Rent or lease living or sleeping accommodations to others for periods of six months or less
   - Manage the rental or leasing of living or sleeping accommodations belonging to others
Real Property Contractors

___ Improve real property as a contractor
___ Sell products at retail (to consumers)
___ Construct, assemble, or fabricate building components at your plant or shop away from a project site that are used in your real property improvement projects
___ Purchase products or supplies from vendors located outside Florida for use in Florida real property improvement projects

Services

___ Pest control services for nonresidential buildings
___ Interior cleaning services for nonresidential buildings
___ Detective services
___ Protection services
___ Security alarm system monitoring services

Fuel

___ Sell tax paid gasoline, diesel fuel, or aviation fuel to retail dealers or end users in Florida (Check (√) all that apply below):
   __ Gas station only
   __ Gas station and convenience store
   __ Truck stop
   __ Marine fueling
   __ Aircraft fueling
   __ Reseller of fuel in bulk quantities
___ Purchase dyed diesel fuel for off-road purposes

Secondhand Goods or Scrap Metal

___ Purchase, consign, trade, or sell secondhand goods
___ Purchase, gather, obtain, or sell salvage or scrap metal to be recycled or convert ferrous or nonferrous metals into raw material products

If you select either of these activities, you must also submit a Registration Application for Secondhand Dealers and Secondary Metals Recyclers (Form DR-1S)

Coin-Operated Amusement Machines

___ Place and operate coin-operated amusement machines at locations belonging to others
___ Operate coin-operated amusement machines at this location (Check (√) all that apply below):
   __ Self-operate some or all the amusement machines at this location (no other machine operator used)
   __ Have entered into a written agreement with the following person or business to operate some or all the machines at this location.

Name: ____________________________ Telephone number: ____________________________
Mailing address: ____________________________ City / State / ZIP: ____________________________

If you operate amusement machines at your location or at locations belonging to others, you must also submit an Application for Amusement Machine Certificate (Form DR-18) to obtain an annual Amusement Machine Certificate for each location where you operate amusement machines.

Coin-Operated Vending Machines

(Check (√) all that apply below)
___ Place and operate vending machines at locations belonging to others:
   __ Food or beverage vending machines
   __ Nonfood or nonbeverage vending machines
___ Operate vending machines belonging to others at this location

Purchases

___ Purchase items to use in my business without paying Florida sales tax to the seller at the time of purchase (such as from a seller located outside Florida)
___ Applying for a direct pay permit to self-accrue and remit use tax directly to the Department
   To apply for a permit, submit an Application for Self-Accrual Authority/Direct Pay Permit Sales and Use Tax (Form DR-16A).
___ Applying for authority to remit sales tax to the Department for independent sellers or distributors (see Rule 12A-1.0911, Florida Administrative Code, for more information)
Prepaid Wireless E911 Fee

8. Do you sell prepaid phones, phone cards, or calling arrangements at this location?  
   If yes, check (✓) the line that describes your sales:  
   ___ Domestic or international long distance calling or phone cards (non-wireless)  
   ___ Prepaid wireless services (cards, plans, devices) that provide access to wireless networks and interaction with 911 emergency services

Solid Waste Fees (Tires, Batteries) and Rental Car Surcharge

9. Do you sell (at retail) new tires for motorized vehicles at this location that are sold separately or as part of a vehicle?  
10. Do you sell (at retail) new or remanufactured lead-acid batteries at this location that are sold separately or as a component part of another product such as new automobiles, golf carts, or boats?  
11. Do you rent, lease, or sell car-sharing membership services at this location for the use of motor vehicles that transport fewer than nine passengers?

Documentary Stamp Tax

12. Do you enter into written obligations to pay money with customers at this location that are not recorded with the Clerk of the Court or County Comptroller (e.g., financing agreements, title loans, pay-day loans, liens, promissory notes, or similar documents)?  
   If yes, do you anticipate executing five or more written obligations to pay money subject to documentary stamp tax per month?

Enrollment to File and Pay Tax Electronically

Filing and paying electronically is quick, easy, and secure. You can electronically file and pay all taxes, fees and surcharges, except severance taxes and Miami-Dade County Lake Belt fees. For severance taxes and Miami-Dade County Lake Belt fees, payments can be made electronically; however, electronic return filing is not available.

Taxpayers choosing to enroll with the Department to file or pay electronically can take advantage of additional features: an encrypted system that securely saves your contact and bank account information; the ability to view your filing history and bills posted to your tax account; and, the ability to reprint your returns.

If you enroll using this application, you will receive a user ID and password for each tax account created based on the information you provide. Each account will have the same contact, banking, and payment method. After you receive your user ID and password, you may log in to each tax account and change the contact, banking, and method of payment information.

13. Do you wish to: (select only one)  
   ☐ enroll for both filing returns and paying tax electronically?  
   ☐ enroll only to pay tax electronically?  
   ☐ file returns and pay tax electronically without enrolling?

If you chose not to enroll, proceed to the Authorization for Email Communication section.

14. If you are enrolling, select only one electronic payment method.  
   ___ ACH-Debit (e-check)  
   ___ ACH-Credit

   ACH-Debit (e-check) – The Department’s bank withdraws a payment from your bank account when you authorize the payment.

   ACH-Credit – Your bank transfers a payment to the Department’s bank account when you authorize the bank to make the payment. This is not a credit card payment. You are responsible for any costs charged by your bank to use this payment method.

15. Contact Person for Electronic Payments:
   Name:  
   Telephone number:  
   Fax number:  
   Mailing address:  
   City / State / ZIP:  
   Email address:  
   ☐ a company employee ☐ a non-related tax preparer ☐ payroll agent  
   Preparer’s Federal Tax Identification Number:  
   " " " " " " " " " " " 
Enrollment to File and Pay Tax Electronically (continued)

16. Contact Person for Electronic Return Filing: (If different than contact person for electronic payments.)

<table>
<thead>
<tr>
<th>Name:</th>
<th>Telephone number:</th>
<th>Fax number:</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Mailing address:

City / State / ZIP:

<table>
<thead>
<tr>
<th>_ _ a company employee _ _ a non-related tax preparer _ _ payroll agent</th>
</tr>
</thead>
</table>

Preparer’s Federal Tax Identification Number:

___ ___ - ___ ___ ___ ___ ___ ___ ___

17. Banking Information (not required for ACH-Credit payment method):

<table>
<thead>
<tr>
<th>Bank / financial institution name:</th>
<th>Account type:</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>___ Business, or ___ Personal and ___ Checking, or ___ Savings</td>
</tr>
<tr>
<td>Bank account number:</td>
<td></td>
</tr>
<tr>
<td>Bank Routing Number:</td>
<td></td>
</tr>
</tbody>
</table>

|                      |               |
|                      |               |

Note: Due to federal security requirements, we cannot process international ACH transactions. If any funding for payments comes from financial institutions located outside the US or its territories, please contact us to make other payment arrangements. If you are unsure, please contact your financial institution.

18. Enrollee Authorization and Agreement

This is an Agreement between the Florida Department of Revenue, hereinafter “the Department,” and the business entity named herein, hereinafter “the Enrollee,” entered into according to the provisions of the Florida Statutes and the Florida Administrative Code.

By completing this agreement and submitting this enrollment request, the Enrollee applies and is hereby authorized by the Department to file tax returns and reports, make tax and fee payments, and transmit remittances to the Department electronically. This agreement represents the entire understanding of the parties in relation to the electronic filing of returns, reports, and remittances.

The same statute and rule sections that pertain to all paper documents filed or payments made by the Enrollee also govern an electronic return, or payment initiated electronically according to this agreement.

I certify that I am authorized to sign on behalf of the business entity identified herein, and that all information provided in this section has been personally reviewed by me and the facts stated in it are true. According to the payment method selected above, I hereby authorize the Department to present debit entries into the bank account referenced above at the depository designated herein (ACH-Debit), or I am authorized to register for the ACH-Credit payment privilege and accept all responsibility for the filing of payments through the ACH-Credit method.

Signature:__________________________ Title: ________________________________ Date: ___________________

Printed name: _________________________________________________________________________________________________________

Second signature: _____________________ Title: ________________________________ Date: ___________________

(If account requires two signatures)

Printed name: _________________________________________________________________________________________________________

Authorization for Email Communication

Your privacy is important to the Department of Revenue. To ensure that information is not provided without your consent, a written request from you is required if you wish to receive a secure email regarding this Application for Registered Businesses to Add a New Florida Location. If so, the Department will send information using its secure email software. This software will require additional steps before you can access the information.

DO NOT complete this section if you do not want to receive information by email. If you do not complete this section, information will be mailed to you.

☐ I authorize the Department to send information regarding this Application for Registered Businesses to Add a New Florida Location using the Florida Department of Revenue’s secure email. I understand that this method requires additional steps to view the information provided.

Provide the name and contact information of the person who can respond to questions about this Application.

<table>
<thead>
<tr>
<th>Name:</th>
<th>Telephone number:</th>
<th>Email address:</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Printed name: _________________________________________________________________________________________________________

Printed name: _________________________________________________________________________________________________________
Applicant Declaration and Signature

I understand that any person who is required to collect, truthfully account for, and pay any tax, fee, or surcharge, and willfully fails to do so, or any officer or director of a corporation who directs any employee of the corporation to do so, is personally liable for the tax, fee, or surcharge evaded, not accounted for, or paid to the Florida Department of Revenue, plus a penalty equal to twice the amount of the tax, fee, or surcharge due that is evaded, not accounted for, or paid. (Section 213.29, F.S.)

I understand that, in addition to any other civil penalties provided by law, it is a criminal offense to fail or refuse to collect a required tax, fee, or surcharge; to fail to timely file a tax, fee, or surcharge return; to underreport a tax, fee, or surcharge liability on a return; or to give a worthless check, draft, debit card order, or other order on a bank to transfer funds to the Florida Department of Revenue.

I understand that I must notify the Florida Department of Revenue of any change in the form of ownership of this business or a change in business activities, location, mailing address, or contact information for this business.

I certify that I am authorized by ____________________________ (Officer/Director) to execute this application. I understand that I will be creating a tax account that may result in the responsibility to file returns and to pay a tax, surtax, fee, or surcharge to the Florida Department of Revenue.

Under penalties of perjury, I declare that I have read the foregoing Application and that the facts stated in it are true.

Signature: ___________________________________________ Title: __________________________________________________
Printed name: ________________________________________ Date: ________________________________________________

Submit your completed application

Have you:
• Provided your business identification numbers? Mail to: Account Management MS 1-5730
• Completed all sections of this application? Florida Department of Revenue
• Signed and dated this application? 5050 W Tennessee St
• Included all additional applications, if required? Tallahassee FL 32399-0160

Contact Us

You may also bring your completed application to your nearest taxpayer service center. To find a taxpayer service center near you, visit floridarevenue.com/taxes/servicecenters.

Information, forms, and tutorials are available on the Department’s website floridarevenue.com

To speak with a Department representative, call Taxpayer Services at 850-488-6800, Monday through Friday, excluding holidays.

Subscribe to Receive Updates by Email from the Department. Subscribe to receive an email for due date reminders, Tax Information Publications, or proposed rules. Subscribe today at floridarevenue.com/dor/subscribe.

References

The following documents were mentioned in this form and are incorporated by reference in the rules indicated below. The forms are available online at floridarevenue.com/forms.

| Form DR-1 | Florida Business Tax Application | Rule 12A-1.097, F.A.C. |
| Form DR-1S | Registration Application for Secondhand Dealers and Secondary Metals Recyclers | Rule 12A-17.005, F.A.C. |
| Form DR-16A | Application for Self-Accrual Authority/ Direct Pay Permit Sales and Use Tax | Rule 12A-1.097, F.A.C. |
Application for Collective Registration of Living or Sleeping Accommodations

Transient rental accommodations include each living quarter or sleeping or housekeeping accommodation provided to the public for periods of six months or less for consideration. See Rule 12A-1.061, Florida Administrative Code.

Purpose of Application: This application allows an agent, representative, or management company to register multiple transient rental accommodations located in a single county on behalf of each owner to collect, report, and remit sales taxes on the rental, lease, letting, or granting of a license to use the transient rental accommodations. The agent, representative, or management company will collect, report, and remit sales and use tax, any applicable discretionary sales surtax, plus any local option transient rental tax to the Department of Revenue on behalf of each owner. This application cannot be used to register commercial rental property.

Written Agreement Required: The agent must maintain on file a written agreement with the property owner to register on the owner's behalf. A suggested format of the written agreement is provided on the next page.

Agent Must be Registered in Each County: The agent must have a sales and use tax certificate number for each county in which transient rental accommodations are located, and for which the agent collects taxable rent. To obtain certificates for additional counties, agents must submit a Florida Business Tax Application (online or paper) for each county.

One County Per Application: Properties listed on a single application must be located in the same county. To register properties in more than one county, submit a separate application for each county.

Property Owner Information: Complete the “Individual Property Location Information” section for each property owner or attach a schedule to the application containing the required property owner information. Be sure to include the property owner's certificate of registration number when the property has been previously registered. A sales and use tax Certificate of Registration will be issued to each property owner and mailed to the agent, representative, or management company. A letter containing the property’s certificate number and the name of the agent, representative, or management company will be mailed to the property owner.

If you are registering a time-share unit, check the box to indicate the property is a time-share unit. Include only the unit number or other time-share designation. A Certificate of Registration will be issued in the name of the agent, representative, or management company.

Property Owner’s Federal Identification Number: A Federal Employer Identification Number (FEIN), Social Security Number (SSN), or Individual Taxpayer Identification Number (ITIN) is required for each property owner. SSNs are used by the Florida Department of Revenue as unique identifiers for the administration of Florida’s taxes. SSNs obtained for tax administration purposes are confidential under sections 213.053 and 119.071, Florida Statutes, and not subject to disclosure as public records. Collection of your SSN is authorized under state and federal law. Visit the Department's website at floridarevenue.com and select “Privacy Notice” for more information regarding the state and federal law governing the collection, use, or release of SSNs, including authorized exceptions.
Suggested format for rental property written agreement:

I, _______________________________ hereby authorize _______________________________
(Name of Property or Time-Share Period Owner) (Name of Agent, Representative, or Management Company)
to act as my agent to rent, lease, let, or grant a license to others to use my described property (properties) or time-share
period (periods) located at _________________________________

and to register to charge, collect, and remit sales tax levied under Chapter 212, Florida Statutes (F.S.), to the
Department of Revenue. I acknowledge that, by renting, leasing, letting, or offering a license to others to use any
transient accommodations, as defined in Rule 12A-1.061, Florida Administrative Code (F.A.C.), I am exercising a
taxable privilege under Chapter 212, F.S., and as such acknowledge that I am ultimately liable for any sales tax due the
State of Florida on such rentals, leases, lets, or licenses to use. I fully understand that should the State be unable to
collect any taxes, penalties, and interest due from the rental, lease, let, or license to use my property, a warrant for such
uncollected amount will be issued and becomes a lien against my property until satisfied.

_________________________________  ____________________________________
Signature of Property Owner/Lessor       Signature of Agent, Representative, or Management Company
Application for Collective Registration of Living or Sleeping Accommodations

Agent, Representative, or Management Company Sales and Use Tax Registration Information

<table>
<thead>
<tr>
<th>Name of Agent, Representative, or Management Company</th>
<th>Agent's Certificate Number for this County</th>
<th>County Name</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mailing Address</td>
<td>City</td>
<td>State</td>
</tr>
<tr>
<td>Name of Contact Person</td>
<td>Signature of Agent</td>
<td>Date</td>
</tr>
<tr>
<td>Contact Person's Telephone Number</td>
<td>Agent's Name Printed or Typed</td>
<td></td>
</tr>
</tbody>
</table>

Under the penalties of perjury, I declare that I have read the information provided in this application and the facts stated in it are true.

Signature of Agent, Representative, or Management Company

Date

Print or Type the Name Signed Above

Title

Mail to: Account Management - MS 1-5730
Florida Department of Revenue
5050 W Tennessee St
Tallahassee FL 32399-0160

Individual Property Location Information

<table>
<thead>
<tr>
<th>Name of Property Owner (or time-share unit number/designation)</th>
<th>Property Owner's SSN, FEIN or ITIN</th>
<th>Beginning Date of Management Agreement</th>
</tr>
</thead>
<tbody>
<tr>
<td>Type of Ownership</td>
<td>Property Owner's SSN, FEIN or ITIN</td>
<td>Beginning Date of Management Agreement</td>
</tr>
<tr>
<td>Sole Proprietor</td>
<td>Property Owner's SSN, FEIN or ITIN</td>
<td>Beginning Date of Management Agreement</td>
</tr>
<tr>
<td>Partnership</td>
<td>Property Owner's SSN, FEIN or ITIN</td>
<td>Beginning Date of Management Agreement</td>
</tr>
<tr>
<td>Corporation</td>
<td>Property Owner's SSN, FEIN or ITIN</td>
<td>Beginning Date of Management Agreement</td>
</tr>
<tr>
<td>Limited Liability Company</td>
<td>Property Owner's SSN, FEIN or ITIN</td>
<td>Beginning Date of Management Agreement</td>
</tr>
<tr>
<td>Business Trust</td>
<td>Property Owner's SSN, FEIN or ITIN</td>
<td>Beginning Date of Management Agreement</td>
</tr>
<tr>
<td>Non-Business Trust</td>
<td>Property Owner's SSN, FEIN or ITIN</td>
<td>Beginning Date of Management Agreement</td>
</tr>
<tr>
<td>Estate</td>
<td>Property Owner's SSN, FEIN or ITIN</td>
<td>Beginning Date of Management Agreement</td>
</tr>
</tbody>
</table>

Street Address of Property

City

County

ZIP Code

Property Owner's Mailing Address

City

State

ZIP Code

Owner's Telephone Number

If owner has a sales and use tax certificate number, provide it here.

DOR USE ONLY

Individual Property Location Information

<table>
<thead>
<tr>
<th>Name of Property Owner (or time-share unit number/designation)</th>
<th>Property Owner's SSN, FEIN or ITIN</th>
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<td>Non-Business Trust</td>
<td>Property Owner's SSN, FEIN or ITIN</td>
<td>Beginning Date of Management Agreement</td>
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<tr>
<td>Estate</td>
<td>Property Owner's SSN, FEIN or ITIN</td>
<td>Beginning Date of Management Agreement</td>
</tr>
</tbody>
</table>

Street Address of Property

City

County

ZIP Code

Property Owner's Mailing Address

City

State

ZIP Code

Owner's Telephone Number

If owner has a sales and use tax certificate number, provide it here.

DOR USE ONLY
### Individual Property Location Information

<table>
<thead>
<tr>
<th>Name of Property Owner (or time-share unit number/designation)</th>
<th>Property Owner's SSN, FEIN or ITIN</th>
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</thead>
<tbody>
<tr>
<td>Type of Ownership</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Sole Proprietor</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Partnership</td>
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<td>Limited Liability Company</td>
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</tr>
<tr>
<td>Non-Business Trust</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Estate</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Street Address of Property</th>
<th>City</th>
<th>County</th>
<th>ZIP Code</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>Property Owner's Mailing Address</th>
<th>City</th>
<th>State</th>
<th>ZIP Code</th>
</tr>
</thead>
</table>

If owner has a sales and use tax certificate number, provide it here.

DOR USE ONLY
References

The following documents were mentioned in this form and are incorporated by reference in the rules indicated below. The forms are available online at floridarevenue.com/forms.

Form DR-1  Florida Business Tax Application  Rule 12A-1.097, F.A.C.
Application for Sales and Use Tax
County Control Reporting Number

If you operate two or more business locations within a single county, use this application to request a designated county control reporting number to report sales and use taxes for all business locations within a single county using a single tax return. Sales and use taxes for all places of business must be reported by the same entity having the same federal identification number. Submit a separate application for each county.

You may also apply for a consolidated sales and use tax filing number to file a single return and make a single payment for multiple business locations within multiple counties. Visit floridarevenue.com/forms, select the Account Management and Registration section, and then select an Application for Consolidated Sales and Use Tax Filing Number (Form DR-1CON).

Section 1 - Taxpayer Information (Please provide all information requested below.)

Owner Name (individual, principal partner, or corporate name):

Business Name (business, trade, or fictitious (d/b/a) name):

Business Partner Number: Federal Employer Identification Number (FEIN): Social Security Number (SSN)*:

Mailing Address (address where you want to receive correspondence):

City: County: State: ZIP:

Contact Person: Telephone Number:

Email Address: Fax Number:

Section 2 - Sales and Use Tax Certificate Numbers to be Reported Using a County Control Reporting Number - (All accounts must have the same FEIN and be located within the same county. The first certificate number listed will be designated the county control reporting number for this county.)

Section 3 - Effective Date
(This date must be the first day of a calendar month.)

Under penalties of perjury, I declare that I have read the information provided in this application and the facts stated in it are true.

Signature of Business Owner, Principal Partner, or Corporate Officer Date

Print or Type the Name Signed Above

Title

* Social security numbers (SSNs) are used by the Florida Department of Revenue as unique identifiers for the administration of Florida’s taxes. SSNs obtained for tax administration purposes are confidential under sections 213.053 and 119.071, Florida Statutes, and not subject to disclosure as public records. Collection of your SSN is authorized under state and federal law. Visit our website at floridarevenue.com and select "Privacy Notice" for more information regarding the state and federal law governing the collection, use, or release of SSNs, including authorized exceptions.
References

The following documents were mentioned in this form and are incorporated by reference in the rules indicated below. The forms are available online at floridarevenue.com/forms.

<table>
<thead>
<tr>
<th>Form DR-1CON</th>
<th>Application for Consolidated Sales and Use</th>
<th>Rule 12A-1.097, F.A.C.</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Tax Filing Number</td>
<td></td>
</tr>
</tbody>
</table>
STATE OF FLORIDA
DEPARTMENT OF REVENUE
CHAPTER 12A-12, FLORIDA ADMINISTRATIVE CODE
SOLID WASTE FEES
AMENDING RULE 12A-12.003, F.A.C.

SUMMARY OF PROPOSED RULE

The proposed amendments provide instructions on the use of a new sales and use tax form.

FACTS AND CIRCUMSTANCES JUSTIFYING PROPOSED RULE

The proposed amendments incorporate references to a new form used to register additional business locations.

FEDERAL COMPARISON STATEMENT

The provisions contained in these rules do not conflict with comparable federal laws, policies, or standards.

SUMMARY OF RULE DEVELOPMENT WORKSHOP

FEBRUARY 14, 2018

A Notice of Proposed Rule Development was published in the Florida Administrative Register on January 31, 2018 (Vol. 44, No. 21, p. 473), to advise the public of the proposed changes to Rule 12A-12.003, F.A.C., and to provide that, if requested in writing, a rule
development workshop would be held on February 14, 2018. No request was received and no workshop was held. No comments were received.
NOTICE OF PROPOSED RULE

DEPARTMENT OF REVENUE

SOLID WASTE FEES

RULE NO: RULE TITLE:

12A-12.003 Registration

PURPOSE AND EFFECT: The purpose of the proposed amendments is to incorporate references to a new form used to register additional business locations.

SUMMARY: The proposed amendments provide instructions on the use of a new sales and use tax form.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COSTS AND LEGISLATIVE RATIFICATION: The Agency has determined that these rules will not have an adverse impact on small business or likely increase directly or indirectly regulatory costs in excess of $200,000 in the aggregate within one year after the implementation of the rules. A Statement of Estimated Regulatory Cost has not been prepared by the agency. The Agency has determined that the proposed rules are not expected to require legislative ratification based on the Statement of Estimated Regulatory Cost or if no Statement of Estimated Regulatory Cost is required, the information expressly relied upon and described herein: 1) no requirement for the Statement of Economic Regulatory Costs (SERC) was triggered under Section 120.541(1), F.S.; and 2) based on past experiences regarding rules of this nature, the adverse impact or regulatory cost, if any, do not exceed nor would exceed any one of the economic analysis criteria in a SERC, as set forth in Section 120.541(2)(a), F.S. 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: 212.17(6), 212.18(2), 213.06(1), 403.718(3)(b), 403.7185(3)(b) FS.

LAW IMPLEMENTED: 212.18(3), 403.718, 403.7185 FS.

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

DATE AND TIME: TBD

PLACE: 2450 Shumard Oak Boulevard, Building One, Room 1220, Tallahassee, Florida

NOTICE UNDER THE AMERICANS WITH DISABILITIES ACT: Any person requiring special accommodations to participate in any rulemaking proceeding before Technical Assistance and Dispute Resolution is asked to advise the Department at least 48 hours before such proceeding by contacting Becky Avrett at (850) 617-6799. Persons with hearing or speech impairments may contact the Department by using the Florida Relay Service, which can be reached at (800) 955-8770 (Voice) and (800) 955-8771 (TTY).

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT IS: Tammy Miller, Technical Assistance and Dispute Resolution, Department of Revenue, P.O. Box 7443, Tallahassee, Florida 32314-7443, telephone (850) 717-6309.

THE FULL TEXT OF THE PROPOSED RULE IS:
SOLID WASTE FEES

AMENDING RULE 12A-12.003

12A-12.003 Registration.

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

(c) A separate application is required for each place of business. If a business previously submitted Form DR-1 to the Department and holds an active certificate of registration or reemployment tax account, the business may use an Application for Registered Businesses to Add a New Florida Location (Form DR-1A, incorporated by reference in Rule 12A-1.097, F.A.C.) in the following circumstances:

1. To register an additional business location, or

2. To update a registered location that has moved from one Florida county to another.

(d) No change.

(2) No change.

Rulemaking Authority 212.17(6), 212.18(2), 213.06(1), 403.718(3)(b), 403.7185(3)(b) FS. Law Implemented 212.18(3), 403.718, 403.7185 FS. History–New 1-2-89, Amended 10-16-89, 12-16-91, 4-2-00, 4-17-03, 11-6-07, 1-17-18.
NAME OF PERSON ORIGINATING PROPOSED RULES: Tammy Miller

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULES: Governor and Cabinet

DATE PROPOSED RULES APPROVED BY AGENCY HEAD: TBD

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: January 31, 2018
STATE OF FLORIDA
DEPARTMENT OF REVENUE
CHAPTER 12A-16, FLORIDA ADMINISTRATIVE CODE

RENTAL CAR SURCHARGE

AMENDING RULE 12A-16.004, F.A.C.

SUMMARY OF PROPOSED RULE

The proposed amendments provide instructions on the use of a new sales and use tax form.

FACTS AND CIRCUMSTANCES JUSTIFYING PROPOSED RULE

The proposed amendments incorporate references to a new form used to register additional business locations.

FEDERAL COMPARISON STATEMENT

The provisions contained in these rules do not conflict with comparable federal laws, policies, or standards.

SUMMARY OF RULE DEVELOPMENT WORKSHOP

FEBRUARY 14, 2018

A Notice of Proposed Rule Development was published in the Florida Administrative Register on January 31, 2018 (Vol. 44, No. 21, p. 474), to advise the public of the proposed changes to Rule 12A-16.004, F.A.C., and to provide that, if requested in writing, a rule
development workshop would be held on February 14, 2018. No request was received and no workshop was held. No comments were received.
NOTICE OF PROPOSED RULE

DEPARTMENT OF REVENUE

RENTAL CAR SURCHARGE

RULE NO: RULE TITLE:
12A-16.004 Registration

PURPOSE AND EFFECT: The purpose of the proposed amendments is to incorporate references to a new form used to register additional business locations.

SUMMARY: The proposed amendments provide instructions on the use of a new sales and use tax form.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COSTS AND LEGISLATIVE RATIFICATION: The Agency has determined that these rules will not have an adverse impact on small business or likely increase directly or indirectly regulatory costs in excess of $200,000 in the aggregate within one year after the implementation of the rules. A Statement of Estimated Regulatory Cost has not been prepared by the agency. The Agency has determined that the proposed rules are not expected to require legislative ratification based on the Statement of Estimated Regulatory Cost or if no Statement of Estimated Regulatory Cost is required, the information expressly relied upon and described herein: 1) no requirement for the Statement of Economic Regulatory Costs (SERC) was triggered under Section 120.541(1), F.S.; and 2) based on past experiences rules of this nature, the adverse impact or regulatory cost, if any, do not exceed nor would exceed any one of the economic analysis criteria in a SERC, as set forth in Section 120.541(2)(a), F.S. 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: 212.17(6), 212.18(2), 213.06(1) FS.

LAW IMPLEMENTED: 212.0606, 212.18(3) FS.

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

DATE AND TIME: TBD

PLACE: 2450 Shumard Oak Boulevard, Building One, Room 1220, Tallahassee, Florida

NOTICE UNDER THE AMERICANS WITH DISABILITIES ACT: Any person requiring special accommodations to participate in any rulemaking proceeding before Technical Assistance and Dispute Resolution is asked to advise the Department at least 48 hours before such proceeding by contacting Becky Avrett at (850) 617-6799. Persons with hearing or speech impairments may contact the Department by using the Florida Relay Service, which can be reached at (800) 955-8770 (Voice) and (800) 955-8771 (TTY).

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT IS: Tammy Miller, Technical Assistance and Dispute Resolution, Department of Revenue, P.O. Box 7443, Tallahassee, Florida 32314-7443, telephone (850) 717-6309.

THE FULL TEXT OF THE PROPOSED RULE IS:
12A-16.004 Registration.

(1) No change.

(2)(a) No change.

(b) A separate application is required for each place of business. If a business previously submitted Form DR-1 to the Department and holds an active certificate of registration or reemployment tax account, the business may use an Application for Registered Businesses to Add a New Florida Location (Form DR-1A, incorporated by reference in Rule 12A-1.097, F.A.C.) in the following circumstances:

1. To register an additional business location, or

2. To update a registered location that has moved from one Florida county to another.

(c) No change.

(3) No change.

Rulemaking Authority 212.17(6), 212.18(2), 213.06(1) FS. Law Implemented 212.0606, 212.18(3) FS. History–New 11-14-89, Amended 8-10-92, 3-21-95, 6-19-01 4-17-03, 11-6-07, 1-17-18,_____.

NAME OF PERSON ORIGINATING PROPOSED RULES: Tammy Miller

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULES: Governor and Cabinet

DATE PROPOSED RULES APPROVED BY AGENCY HEAD: TBD

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: January 31, 2018
STATE OF FLORIDA
DEPARTMENT OF REVENUE
CHAPTER 12A-19, FLORIDA ADMINISTRATIVE CODE

COMMUNICATION SERVICES TAX


SUMMARY OF PROPOSED RULE
The proposed amendments provide improvements to registration procedures for the Florida communications services tax.

FACTS AND CIRCUMSTANCES JUSTIFYING PROPOSED RULE

The proposed amendments to Rule 12A-19.100, F.A.C., adopt, by reference, changes to Form DR-700020, Notification of Method Employed to Determine Taxing Jurisdiction (Communication Services Tax), used to report which database a dealer use to identify the applicable taxing jurisdictions for their customers. These changes are limited to clarifying that an election of method must be made using the DR-1 when first registering with the Department, but later changes should be reported using the DR-700020.

FEDERAL COMPARISON STATEMENT
The provisions contained in these rules do not conflict with comparable federal laws,
policies, or standards.

SUMMARY OF RULE DEVELOPMENT WORKSHOP

FEBRUARY 14, 2018

A Notice of Proposed Rule Development was published in the Florida Administrative Register on January 31, 2018 (Vol. 44, No. 21, p. 474), to advise the public of the proposed changes to Rules 12A-19.010, 12A-19.020, 12A-19.070, and 12A-19.100, F.A.C., and to provide that, if requested in writing, a rule development workshop would be held on February 14, 2018. No request was received and no workshop was held. No comments were received.
NOTICE OF PROPOSED RULE

DEPARTMENT OF REVENUE

COMMUNICATION SERVICES TAX

RULE NO: RULE TITLE:

12A-19.010 Registration

12A-19.020 Tax Due at Time of Sale; Tax Returns and Regulations

12A-19.070 Assignment of Service Addresses to Local Taxing Jurisdictions; Liability for Errors; Avoidance of Liability Through Use of Specified Methods; Reduction in Collection Allowance for Failure to Use Specified Methods

12A-19.100 Public Use Forms

PURPOSE AND EFFECT: The purpose of changes to Rules 12A-19.010, 12A-19.020, and 12A-19.070, is to incorporate or update references to the DR-1, Florida Business Tax Application, and to make registration information consistent throughout the chapter.

The purpose of the proposed amendments to Rule 12A-19.100, F.A.C., is to adopt, by reference, changes to Form DR-700020, Notification of Method Employed to Determine Taxing Jurisdiction (Communication Services Tax), used to report which database a dealer uses to identify the applicable taxing jurisdictions for their customers. These changes are limited to clarifying that an election of method must be made using the DR-1 when first registering with the Department, but later changes should be reported using the DR-700020.

SUMMARY: The proposed amendments provide improvements to registration procedures for the Florida communications services tax by updating references to the Florida Business Tax Application and clarifying the procedure to elect or change the method a dealer uses to identify taxing jurisdictions for their customers.
SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COSTS AND LEGISLATIVE RATIFICATION: The Agency has determined that these rules will not have an adverse impact on small business or likely increase directly or indirectly regulatory costs in excess of $200,000 in the aggregate within one year after the implementation of the rules. A Statement of Estimated Regulatory Cost has not been prepared by the agency. The Agency has determined that the proposed rules are not expected to require legislative ratification based on the Statement of Estimated Regulatory Cost or if no Statement of Estimated Regulatory Cost is required, the information expressly relied upon and described herein: 1) no requirement for the Statement of Economic Regulatory Costs (SERC) was triggered under Section 120.541(1), F.S.; and 2) based on past experiences regarding rules of this nature, the adverse impact or regulatory cost, if any, do not exceed nor would exceed any one of the economic analysis criteria in a SERC, as set forth in Section 120.541(2)(a), F.S. 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: 175.1015(5), 185.085(5), 202.151, 202.16(2), 202.17(3)(a), 202.22(6)(a), 202.26(3)(a), (b), (c), (d), (e), (f), (g), (h), (j), 202.27(1), (7), 202.28(1), (2)(b)3. FS.

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

DATE AND TIME: TBD
PLACE: 2450 Shumard Oak Boulevard, Building One, Room 1220, Tallahassee, Florida

NOTICE UNDER THE AMERICANS WITH DISABILITIES ACT: Any person requiring special accommodations to participate in any rulemaking proceeding before Technical Assistance and Dispute Resolution is asked to advise the Department at least 48 hours before such proceeding by contacting Becky Avrett at (850) 617-6799. Persons with hearing or speech impairments may contact the Department by using the Florida Relay Service, which can be reached at (800) 955-8770 (Voice) and (800) 955-8771 (TTY).

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT IS: Tammy Miller, Technical Assistance and Dispute Resolution, Department of Revenue, P.O. Box 7443, Tallahassee, Florida 32314-7443, telephone (850) 717-6309.

THE FULL TEXT OF THE PROPOSED RULE IS:
12A-19.010 Registration.

(1) No change.

(2)(a) No change.

(b) Registration with the Department for communications services tax purposes is available by using one of the following methods:

1. Registering through the Department’s website at Internet site at the address shown in the parentheses (www.floridarevenue.com/taxes/registration www.myflorida.com/dor) using the Department’s “e-Services”; or

2. No change.

(3)(a) Except as provided herein, a person registering with the Department for the communications services tax must notify the Department of the method(s) that will be employed to determine the local taxing jurisdiction in which service addresses are located. The notification to the Department must shall be made by indicating the method on Form DR-1 using Form DR-700020, Notification of Method Employed to Determine Taxing Jurisdiction (Communications Services Tax) (incorporated by reference in Rule 12A-19.100, F.A.C.). The following persons are not required to indicate a method file Form DR-700020 with respect to the activities listed:

1. through 5. No change.
(b) through (d) No change.

(4) No change.


(1) No change.

(2) As compensation for the prescribed record keeping, and accounting for and timely remittance of taxes, persons collecting taxes imposed by and administered under Chapter 202, F.S., are allowed a collection allowance when the return is timely filed with the Department and the amount of tax due is remitted with the return, except as provided in Rule 12-24.009, F.A.C.

(a) No change.

(b) Except as provided herein, all communications services tax dealers must notify the Department of the method or methods the dealer will employ to determine local taxing jurisdictions in which service addresses are located. The initial notification to the Department must be made by indicating the method on Form DR-1, Florida Business Tax Application (incorporated by reference in Rule 12A-1.097, F.A.C.). All subsequent changes must be reported using Form DR-700020, Notification of Method Employed to Determine Taxing Jurisdiction (Communications Services Tax) (incorporated by reference in Rule 12A-19.100, F.A.C.). If a communications services tax dealer that is required to notify the Department of the method to be used to determine local taxing jurisdictions fails to notify the Department that the dealer will use a method described in subparagraph (a)1., the dealer will be assigned an initial
collection allowance of .25 percent. If a dealer is assigned a collection allowance of .25 percent due to failure to notify the Department of use of a method described in subparagraph (a)1., the dealer will be assigned a .75 percent collection allowance upon subsequently providing a completed Form DR-700020. The dealer will be entitled to a refund or credit of the difference between the .25 percent collection allowance initially assigned and the .75 percent collection allowance during any period the dealer was using an eligible method and claiming the lower allowance prior to notifying the Department. The following persons are not responsible for collecting and remitting local communications services taxes and are not required to file Form DR-700020:

1. through 5. No change.

(c) A communications services tax dealer that assigns customer service addresses using both methods that are eligible for the .75 percent collection allowance and methods that are eligible for only the .25 percent collection allowance must indicate on Form DR-1 or Form DR-700020, as provided in paragraph (b), all of the methods that the dealer will employ. In order to claim the .75 percent collection allowance on collections for service addresses assigned pursuant to a method or methods eligible for that collection allowance rate, a dealer will be required to file separate returns for collections eligible for each of the two collection allowances.

(3)(a) No change.

(b) Form DR-700016, Florida Communications Services Tax Return, contains current tax rates for each local taxing jurisdiction. These rates are also contained on the Department’s website at Internet site at the address shown inside the parentheses (www.floridarevenue.com/taxes/rates www.myflorida.com/dor/taxes/local_tax_rates.html). The Department’s Internet site and form DR-700016 are revised when the tax rate in any local
jurisdiction changes. Versions of Form DR-700016, Florida Communications Services Tax Return, and the applicable reporting periods and service billing dates are provided in Rule 12A-19.100, F.A.C.

(4) through (10) No change.


12A-19.070 Assignment of Service Addresses to Local Taxing Jurisdictions; Liability for Errors; Avoidance of Liability Through Use of Specified Methods; Reduction in Collection Allowance for Failure to Use Specified Methods.

(1) No change.

(2)(a) No change.

(b) A dealer must timely notify the Department of the method or methods to be used in assigning service addresses. Upon initial registration with the Department for communications services tax purposes, dealers must provide that information when completing Form DR-1, Florida Business Tax Application (incorporated by reference in Rule 12A-1.097, F.A.C.). If a dealer changes the method or methods to be used, the dealer must notify the Department of the change in method or methods and of the effective date of the change on Form DR-700020, Notification of Method Employed to Determine Taxing Jurisdiction (Communications Services Tax) (incorporated by reference in Rule 12A-19.100, F.A.C.).

(c) through (e) No change.
No change.

Rulemaking Authority 202.26(3)(b), (f), (g), 202.28(1) FS. Law Implemented 202.22(1), (4), (5), (6), (8), 202.23, 202.28, 202.34(1)(a), 202.35(3) FS. History—New 11-14-05, Amended 12-20-07, 1-17-13, _____.

12A-19.100 Public Use Forms.

(1) No change.

(2) No change.

<table>
<thead>
<tr>
<th>Form Number</th>
<th>Title</th>
<th>Effective Date</th>
</tr>
</thead>
<tbody>
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<td>(3) through (5)</td>
<td>No change.</td>
<td></td>
</tr>
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<td>(6) DR-700020</td>
<td>Notification of Method Employed to Determine Taxing Jurisdiction (Communications Services Tax) (R. 01/15)</td>
<td>01/15</td>
</tr>
<tr>
<td>(7) through (13)</td>
<td>No change.</td>
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</tr>
</tbody>
</table>


NAME OF PERSON ORIGINATING PROPOSED RULES: Tammy Miller

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULES: Governor and Cabinet

DATE PROPOSED RULES APPROVED BY AGENCY HEAD: TBD

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: January 31, 2018
Communications services dealers, as defined in section 202.11(2) Florida Statutes, must notify the Department of the method(s) they intend to use for determining the local taxing jurisdiction in which service addresses are located. Communications services dealers must file this notice each time they change the method for assigning service addresses to a local taxing jurisdiction. New registrants that have indicated their method of assignment on their application for registration, sellers of pay telephone or direct-to-home satellite services, resellers, providers of prepaid calling arrangements, or direct pay permit holders are not required to file this form.

Please complete the following:

Business Name ________________________________________ FEIN __________________

Business Partner Number (if known) ____________________________

Communications Services Tax Certificate Number (if known) ____________________________

Mailing Address ___________________________________________________________________________

City __________________________ State __________________ ZIP __________________

Contact Person __________________________ Telephone Number __________________

Check the appropriate box(es) for the method(s) you intend to use for determining the local taxing jurisdictions in which service addresses for your customers are located. If you use multiple databases, check all that apply.

This business uses:

☐ 1. An electronic database provided by the Department.

☐ 2. A database developed by this company that will be certified. To apply for certification of your database, complete an Application for Certification of Communications Services Database (Form DR-700012).

☐ 3. A database supplied by a vendor. Provide the vendor and product name.

Vendor: ____________________________ Product: ____________________________

☐ 4. ZIP+4* and a methodology for assignment when ZIP codes overlap jurisdictions. “See note on next page regarding ZIP+4.

☐ 5. ZIP+4 that does not overlap jurisdictions. (Example: a hotel located in one jurisdiction.)

☐ 6. None of the above.

Two collection allowance rates are available. Dealers whose databases meet the criteria in items 1, 4, or 5 above are eligible for a .75 percent (.0075) collection allowance. Dealers whose databases meet the criteria in item 2 are eligible for a .25 percent (.0025) collection allowance until the database is certified. Upon certification, the dealer will receive the .75 percent (.0075) collection allowance. Dealers meeting the criteria in 3 are eligible for the .75 percent (.0075) collection allowance if the vendor’s database has been certified. If not, the .25 percent collection allowance (.0025) will apply.

Dealers with multiple databases may need to file two separate returns in order to maximize their collection allowances.

- If all databases are certified or a ZIP+4 method is used, then the dealer is entitled to the .75 percent (.0075) collection allowance.

- If some databases are certified or a ZIP+4 method is used, and some are not, the dealer has two options for reporting the tax. One is to file a single return for all taxable sales from all databases and receive a .25 percent (.0025) collection allowance. The second option is to file two returns: one reporting taxable sales from certified databases (.75 percent allowance) and a separate return for the taxable sales from non-certified databases (.25 percent allowance).

- If no databases are certified, the dealer will receive a .25 percent (.0025) collection allowance on all tax collected.

Dealers with multiple databases may need to file two separate returns in order to maximize their collection allowances.

☐ If you have multiple databases, you may be eligible for both collection allowances. Check the box below if you will file separate returns for each database.

☐ I will file two separate communications services tax returns, one for each type of database.

Signature ____________________________

Printed or typed name ____________________________ Date __________

Mail this notice to:

Local Government Unit
Florida Department of Revenue
PO Box 6530
Tallahassee, FL 32314-6530

*See note on next page regarding ZIP+4.
General Information

What are the benefits of using the department's database, a certified database, or a ZIP+4* method of allocating addresses?

- Increased collection allowance.
- Increased accuracy of address assignments, which ensures that the correct amount of tax is charged to your customers.
- Hold harmless provisions. When a dealer exercises due diligence in applying one or more of the methods indicated for determining the local taxing jurisdiction in which a service address is located, the dealer is protected by the hold harmless provisions of the statute. The hold harmless provisions provide that the dealer is not subject to any tax, interest, and penalties which otherwise would become due for the single reason of assigning the address to an incorrect local taxing jurisdiction.

How do I certify a database?
To apply for certification of a database, complete an Application for Certification of Database (Form DR-700012). Please see below for general information about obtaining forms.

*Using ZIP+4:
If a ZIP+4 code overlaps boundaries of municipalities or counties, or if a ZIP+4 code cannot be assigned to the service address because the service address is in a rural area or a location without postal delivery, the dealer of communications services or its database vendor must assign the service address to one specific local taxing jurisdiction within such ZIP code based on a reasonable methodology. A methodology is reasonable if the information used to assign the service address is obtained by the provider or its database vendor from one of the following:

- A database provided by the Department.
- A database certified by the Department.
- Responsible representatives of the relevant local taxing jurisdictions.
- The United States Census Bureau or the United States Postal Service.

For Information and Forms

- Information and forms are available on our website at: floridarevenue.com
- To speak with a Department of Revenue representative, call Taxpayer Services at 850-488-6800, Monday through Friday (excluding holidays).
- For a written reply to tax questions, write:
  Taxpayer Services - MS 3-2000
  Florida Department of Revenue
  5050 W Tennessee St
  Tallahassee FL 32399-0112

References

The following documents were mentioned in this form and are incorporated by reference in the rules indicated below. The forms are available online at floridarevenue.com/forms.

Form DR-700012 Application for Certification of Communications Services Database Rule 12A-19.100, F.A.C.
STATE OF FLORIDA
DEPARTMENT OF REVENUE
CHAPTER 12B-4, FLORIDA ADMINISTRATIVE CODE

DOCUMENTARY STAMP TAX

AMENDING RULE 12B-4.001, F.A.C.

SUMMARY OF PROPOSED RULE

The proposed amendments provide improvements to the registration process for documentary stamp tax.

FACTS AND CIRCUMSTANCES JUSTIFYING PROPOSED RULE

The proposed amendments provides a method for dealers to register additional business locations using a new form.

FEDERAL COMPARISON STATEMENT

The provisions contained in these rules do not conflict with comparable federal laws, policies, or standards.

SUMMARY OF RULE DEVELOPMENT WORKSHOP

FEBRUARY 14, 2018

A Notice of Proposed Rule Development was published in the Florida Administrative Register on January 31, 2018 (Vol. 44, No. 21, p. 475), to advise the public of the proposed changes to Rule 12B-4.001, F.A.C., and to provide that, if requested in writing, a rule
development workshop would be held on February 14, 2018. No request was received and no workshop was held. No comments were received.
NOTICE OF PROPOSED RULE

DEPARTMENT OF REVENUE

DOCUMENTARY STAMP TAX

RULE NO: RULE TITLE:

12B-4.001 Payment of Tax

PURPOSE AND EFFECT: The purpose of the proposed amendments is to incorporate references to a new form used to register additional business locations.

SUMMARY: The proposed amendments provide improvements to the registration process for documentary stamp tax.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COSTS AND LEGISLATIVE RATIFICATION: The Agency has determined that these rules will not have an adverse impact on small business or likely increase directly or indirectly regulatory costs in excess of $200,000 in the aggregate within one year after the implementation of the rules. A Statement of Estimated Regulatory Cost has not been prepared by the agency. The Agency has determined that the proposed rules are not expected to require legislative ratification based on the Statement of Estimated Regulatory Cost or if no Statement of Estimated Regulatory Cost is required, the information expressly relied upon and described herein: 1) no requirement for the Statement of Economic Regulatory Costs (SERC) was triggered under Section 120.541(1), F.S.; and 2) based on past experiences regarding rules of this nature, the adverse impact or regulatory cost, if any, do not exceed nor would exceed any one of the economic analysis criteria in a SERC, as set forth in Section 120.541(2)(a), F.S. 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: 201.11(1), 213.06(1) FS.

LAW IMPLEMENTED: 116.01, 201.01, 201.08, 201.09, 201.11, 201.12, 201.13, 201.132, 201.133, 201.14, 213.756, 219.07 FS.

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

DATE AND TIME: TBD

PLACE: 2450 Shumard Oak Boulevard, Building One, Room 1220, Tallahassee, Florida

NOTICE UNDER THE AMERICANS WITH DISABILITIES ACT: Any person requiring special accommodations to participate in any rulemaking proceeding before Technical Assistance and Dispute Resolution is asked to advise the Department at least 48 hours before such proceeding by contacting Becky Avrett at (850) 617-6799. Persons with hearing or speech impairments may contact the Department by using the Florida Relay Service, which can be reached at (800) 955-8770 (Voice) and (800) 955-8771 (TTY).

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT IS: Tammy Miller, Technical Assistance and Dispute Resolution, Department of Revenue, P.O. Box 7443, Tallahassee, Florida 32314-7443, telephone (850) 717-6309.

THE FULL TEXT OF THE PROPOSED RULE IS:
12B-4.001 Payment of Tax.

(1) No change.

(2) Registered Persons – Unrecorded Documents.

(a) No change.

(b) A separate registration application is required for each location where taxable documents that are not recorded with the Clerk of the Court are maintained. If a registered person previously submitted Form DR-1, Florida Business Tax Application (incorporated by reference in Rule 12A-1.097, F.A.C.) to the Department and holds an active certificate of registration or reemployment tax account, the registered person may use an Application for Registered Businesses to Add a New Florida Location (Form DR-1A, incorporated by reference in Rule 12A-1.097, F.A.C.) in the following circumstances:

1. To register an additional location, or

2. To update a registered location that has moved from one Florida county to another.

(c) Registration with the Department for the purposes of the documentary stamp tax is available by using one of the following methods:

1. Registering through the Department’s website at Internet site at the address shown in the parentheses—www.floridarevenue.com/taxes/registration, www.myflorida.com/dor—using Department’s “e-Services.”
2. Filing Form DR-1, Florida Business Tax Application, an Application to Collect and/or Report Tax in Florida (form DR-1, incorporated by reference in Rule 12A-1.097, F.A.C.) with the Department, as indicated on the registration application.

   (d) through (g) No change.

   (3) through (5) No change.

Rulemaking Authority 201.11(1), 213.06(1) FS. Law Implemented 116.01, 201.01, 201.08, 201.09, 201.11, 201.12, 201.13, 201.132, 201.133, 201.14, 213.756, 219.07 FS. History–New 8-18-73, Formerly 12A-4.01, Amended 2-21-77, 12-3-81, Formerly 12B-4.01, Amended 12-5-89, 2-16-93, 12-30-97, 5-4-03,_____. 
NAME OF PERSON ORIGINATING PROPOSED RULES: Tammy Miller

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULES: Governor and Cabinet

DATE PROPOSED RULES APPROVED BY AGENCY HEAD: TBD

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: January 31, 2018
STATE OF FLORIDA
DEPARTMENT OF REVENUE
CHAPTER 12B-5, FLORIDA ADMINISTRATIVE CODE
MOTOR FUEL TAXES
AMENDING RULE 12B-5.120, F.A.C.

SUMMARY OF PROPOSED RULE
The proposed amendments provide improvements to the registration process for motor fuel tax.

FACTS AND CIRCUMSTANCES JUSTIFYING PROPOSED RULE
The proposed amendment incorporates references to a new form used to register additional business locations.

FEDERAL COMPARISON STATEMENT
The provisions contained in these rules do not conflict with comparable federal laws, policies, or standards.

SUMMARY OF RULE DEVELOPMENT WORKSHOP
FEBRUARY 14, 2018
A Notice of Proposed Rule Development was published in the Florida Administrative Register on January 31, 2018 (Vol. 44, No. 21, p. 475), to advise the public of the proposed changes to Rule 12B-5.120, F.A.C., and to provide that, if requested in writing, a rule
development workshop would be held on February 14, 2018. No request was received and no workshop was held. No comments were received.
NOTICE OF PROPOSED RULE

DEPARTMENT OF REVENUE

MOTOR FUEL TAXES

RULE NO: RULE TITLE:

12B-5.120 Resellers and Retail Dealers

PURPOSE AND EFFECT: The purpose of the proposed amendment is to incorporate references to a new form used to register additional business locations.

SUMMARY: The proposed amendments provide improvements to the registration process for motor fuel tax.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COSTS AND LEGISLATIVE RATIFICATION: The Agency has determined that these rules will not have an adverse impact on small business or likely increase directly or indirectly regulatory costs in excess of $200,000 in the aggregate within one year after the implementation of the rules. A Statement of Estimated Regulatory Cost has not been prepared by the agency. The Agency has determined that the proposed rules are not expected to require legislative ratification based on the Statement of Estimated Regulatory Cost or if no Statement of Estimated Regulatory Cost is required, the information expressly relied upon and described herein: 1) no requirement for the Statement of Economic Regulatory Costs (SERC) was triggered under Section 120.541(1), F.S.; and 2) based on past experiences regarding rules of this nature, the adverse impact or regulatory cost, if any, do not exceed nor would exceed any one of the economic analysis criteria in a SERC, as set forth in Section 120.541(2)(a), F.S. 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: 206.14(1), 206.59(1), 213.06(1) FS.

LAW IMPLEMENTED: 206.404, 206.41(5), 206.414, 206.43, 206.44, 206.86, 212.18(3) FS.

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

DATE AND TIME: TBD

PLACE: 2450 Shumard Oak Boulevard, Building One, Room 1220, Tallahassee, Florida

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THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT IS: Tammy Miller, Technical Assistance and Dispute Resolution, Department of Revenue, P.O. Box 7443, Tallahassee, Florida 32314-7443, telephone (850) 717-6309.

THE FULL TEXT OF THE PROPOSED RULE IS:
12B-5.120 Resellers and Retail Dealers.

(1) No change.

(2)(a) Registration with the Department for purposes of sales and use tax is available by using one of the following methods:

1. Registering through the Department’s website at www.floridarevenue.com/taxes/registration using the Department’s “e-Services,” or

2. No change.

(b) A separate application is required for each place of business. If a business previously submitted Form DR-1 to the Department and holds an active certificate of registration or reemployment tax account, the business may use an Application for Registered Businesses to Add a New Florida Location (Form DR-1A, incorporated by reference in Rule 12A-1.097, F.A.C.) in the following circumstances:

1. To register an additional business location, or

2. To update a registered location that has moved from one Florida county to another.

NAME OF PERSON ORIGINATING PROPOSED RULES: Tammy Miller

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULES: Governor and Cabinet

DATE PROPOSED RULES APPROVED BY AGENCY HEAD: TBD

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: January 31, 2018
SUMMARY OF PROPOSED RULE

The proposed amendments update the rule and form used to administer the reporting and remittance of the Miami-Dade County Lake Belt Mitigation Fee and Water Treatment Plant Upgrade Fee.

FACTS AND CIRCUMSTANCES JUSTIFYING PROPOSED RULE

The proposed amendments to Rule 12B-7.030, F.A.C., implement statutory changes made by Chapter 2015-141, L.O.F., which provided that the water treatment plant upgrade fee imposed by Section 373.41492, F.S., expires effective July 1, 2018.

The proposed amendments to Rule 12B-7.031, F.A.C., adopt, by reference, changes to Form DR-146, which is used in the administration of the Miami-Dade County Lake Belt Mitigation and Water Treatment Plant Upgrade Fees. These changes remove the Water Treatment Plant Upgrade Fees from the form, as the fee will expire July 1, 2018.

FEDERAL COMPARISON STATEMENT

The provisions contained in these rules do not conflict with comparable federal laws, policies, or standards.
SUMMARY OF RULE DEVELOPMENT WORKSHOP

NOVEMBER 16, 2017

A Notice of Proposed Rule Development was published in the Florida Administrative Register on November 2, 2017 (Vol. 43, No. 213, pp. 4945-4946), to advise the public of the proposed changes to Rules 12B-7.030 and 12B-7.031, F.A.C., and to provide that, if requested in writing, a rule development workshop would be held on November 16, 2017. No request was received by the Department and no workshop was held. No written comments were received by the Department.
NOTICE OF PROPOSED RULE

DEPARTMENT OF REVENUE
SEVERANCE TAXES, FEES, AND SURCHARGES

RULE NO:  RULE TITLE:
12B-7.030  Miami-Dade County Lake Belt Mitigation Fee and Water Treatment Plant Upgrade Fee.
12B-7.031  Public Use Forms.

PURPOSE AND EFFECT: The purpose of the proposed amendments to Rule 12B-7.030, F.A.C., is to implement statutory changes made by Chapter 2015-141, L.O.F., which provided that the water treatment plant upgrade fee imposed by Section 373.41492, F.S., expires effective July 1, 2018.

The purpose of the proposed amendments to Rule 12B-7.031, F.A.C., is to adopt, by reference, changes to Form DR-146, which is used in the administration of the Miami-Dade County Lake Belt Mitigation and Water Treatment Plant Upgrade Fees.

SUMMARY: The proposed amendments update the rule and form used to administer the reporting and remittance of the Miami-Dade County Lake Belt Mitigation Fee and Water Treatment Plant Upgrade Fee. These updates remove references to the Water Treatment Plant Upgrade Fee scheduled to expire July 1, 2018.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COSTS AND LEGISLATIVE RATIFICATION: The Agency has determined that these rules will not have an adverse impact on small business or likely increase directly or indirectly regulatory costs in excess of $200,000 in the aggregate within one year after the implementation of the rules. A Statement of Estimated Regulatory Cost has not been prepared by the agency. The Agency has
determined that the proposed rules are not expected to require legislative ratification based on the
Statement of Estimated Regulatory Cost or if no Statement of Estimated Regulatory Cost is
required, the information expressly relied upon and described herein: 1) no requirement for the
Statement of Economic Regulatory Costs (SERC) was triggered under Section 120.541(1), F.S.;
and 2) based on past experiences regarding rules of this nature, the adverse impact or regulatory
cost, if any, do not exceed nor would exceed any one of the economic analysis criteria in a
SERC, as set forth in Section 120.541(2)(a), F.S. 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: 211.33(6), 213.06(1), 373.41492(4)(b) FS.
Law Implemented: 92.525(1)(b), (2), (3), (4), 211.30, 211.31, 211.3103, 211.3106, 211.33,
212.11(1)(b), 212.12(2), 212.17(1)(c), 213.235(2), 213.37, 213.755(1), 373.41492 FS.

IF REQUESTED WITHIN 21 DAYS OF THE DATE OF THIS NOTICE, A HEARING WILL
BE HELD AT THE DATE, TIME, AND PLACE SHOWN BELOW (IF NOT REQUESTED,
THIS HEARING WILL NOT BE HELD):
DATE AND TIME: TBD
PLACE: 2450 Shumard Oak Boulevard, Building One, Room 1220, Tallahassee, Florida
NOTICE UNDER THE AMERICANS WITH DISABILITIES ACT: Any person requiring
special accommodations to participate in any rulemaking proceeding before Technical
Assistance and Dispute Resolution is asked to advise the Department at least 48 hours before
such proceeding by contacting Becky Avrett at (850) 617-6799. Persons with hearing or speech
impairments may contact the Department by using the Florida Relay Service, which can be
reached at (800) 955-8770 (Voice) and (800) 955-8771 (TTY).
THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT IS: Tammy Miller, Technical Assistance and Dispute Resolution, Department of Revenue, P.O. Box 7443, Tallahassee, Florida 32314-7443, telephone (850) 717-6309.

THE FULL TEXT OF THE PROPOSED RULE IS:
STATE OF FLORIDA
DEPARTMENT OF REVENUE
CHAPTER 12B-7
SEVERANCE TAXES, FEES, AND SURCHARGES
AMENDING RULES 12B-7.030 and 12B-7.031

12B-7.030 Miami-Dade County Lake Belt Mitigation Fee and Water Treatment Plant Upgrade Fee.

(1) The Miami-Dade County Lake Belt mitigation fee and the water treatment plant upgrade fee are imposed on each ton of limerock and sand extracted by any person who engages in the business of extracting limerock or sand within the areas and sections provided in Section 373.41492, F.S. The per-ton mitigation fee and water treatment plant upgrade fee are at the rates provided in Sections 373.41492(2) and (5), F.S.

(2) The fees are to be reported to the Department on the Miami-Dade County Lake Belt Mitigation and Water Treatment Plant Upgrade Fees Tax Return (Form DR-146, incorporated by reference in Rule 12B-7.031, F.A.C.).

(3)(a) Except as provided in Rule Chapter 12-24, F.A.C., the payment and the Miami-Dade County Lake Belt Mitigation and Water Treatment Plant Upgrade Fees Tax Return must be delivered to the Department or be postmarked on or before the 20th day of the month following the month of the taxable transaction to avoid penalty and interest for late filing. If the 20th day falls on a Saturday, a Sunday, or a legal holiday, payments accompanied by returns will be accepted as timely if postmarked or delivered to the Department on the next succeeding day which is not a Saturday, Sunday, or legal holiday. For this purpose, a legal holiday means a holiday that is observed by federal or state agencies as a legal holiday, as this term is defined in

(b) Electronic filing of payments and returns must be submitted to the Department, as provided in Rule Chapter 12-24, F.A.C., when:

1. Payment of the fee is required to be made by electronic means;
2. Any return for reporting fees is required to be submitted by electronic means; or
3. No fee is due with a return for reporting fees.

(4) Persons who are required to make a return or to pay the mitigation fee or the water treatment upgrade fees imposed under Section 373.41492, F.S., and administered under the provisions of Chapter 212, F.S., and fail to do so will be subject to penalties, as provided in Section 212.12(2), F.S., and to the interest imposed on deficiencies established under Section 213.235, F.S., and Rule 12-3.0015, F.A.C. Guidelines are provided in subsection (4) of Rule 12A-1.056, F.A.C.

Rulemaking Authority 211.33(6), 213.06(1), 373.41492(4)(b) FS. Law Implemented
92.525(1)(b), (2), (3), (4), 211.30, 211.31, 211.3103, 211.3106, 211.33, 212.12(2), 212.17(1)(c), 213.235(2), 213.37, 213.755(1), 373.41492 FS. History—New 10-1-03, Amended 9-28-04, 11-6-07.
12B-7.031 Public Use Forms.

(1)(a) No change.

(b) Copies of this form and instructions are available, without cost, by one or more of the following methods: 1) downloading the form from the Department’s website Internet site at www.floridarevenue.com/forms myflorida.com/dor/forms; or, 2) calling the Department at 850-488-6800 1(800)352-3671 Monday through Friday (excluding holidays), 8:00 a.m. to 7:00 p.m. (Eastern Time); or, 3) visiting any local Department of Revenue Service Center; or, 4) writing the Florida Department of Revenue, Taxpayer Services, Mail Stop 3-2000, 5050 West Tennessee Street, Tallahassee, Florida 32399-0112. Persons with hearing or speech impairments may call the Florida Relay Service at 1(800)955-8770 (Voice) and 1(800)955-8771 (TTY).

<table>
<thead>
<tr>
<th>Form Number</th>
<th>Title</th>
<th>Effective Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>(2) DR-146</td>
<td>Miami-Dade County Lake Belt Mitigation and Water Treatment Upgrade Fees Tax Return (R. 01/18 46)</td>
<td>07/18 01/46</td>
</tr>
</tbody>
</table>


Rulemaking Authority 213.06(1), 373.41492(4)(b) FS. Law Implemented 92.525(1)(b), (2), (3), (4), 212.11(1)(b), 212.12(2), 212.17(1)(c), 213.235(2), 213.37, 213.755(1), 373.41492 FS.

History–New 10-1-03, Amended 9-28-04, 6-28-05, 5-1-06, 11-6-07, 1-27-09, 1-11-16.________.
NAME OF PERSON ORIGINATING PROPOSED RULES: Tammy Miller, Technical Assistance and Dispute Resolution, Department of Revenue, P.O. Box 7443, Tallahassee, Florida 32314-7443, telephone (850) 717-6309.

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULES: Governor and Cabinet

DATE PROPOSED RULES APPROVED BY AGENCY HEAD: TBD

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: November 2, 2017.
Mail to:
Florida Department of Revenue
5050 W Tennessee St
Tallahassee FL 32399-0150

Name and address if not preprinted:

Who Must File a Return?
Any lime rock or sand miner, or its subsidiary or affiliate, who extracts and sells lime rock or sand product from within the Miami-Dade County Lake Belt Area and Township is required to file this return.

What Fees are Paid on this Return?
This form is used to calculate the Miami-Dade County Lake Belt Mitigation Fee. This fee is imposed on each ton of lime rock and sand extracted in its raw, processed, or manufactured form from within the Miami-Dade County Lake Belt Area and Township. A lime rock or sand miner, or its subsidiaries or affiliates, who sells lime rock or sand products is required to collect the mitigation fee and forward the proceeds to the Department of Revenue.

Instructions for filing this tax return.
Line 1: Enter the total tons of lime rock and sand extracted and sold or transferred during the collection period.
Line 2: The fee rate is printed on Line 2 of the return.
Line 3: Multiply Line 1 by Line 2 and enter the result.
Line 4: Less DOR Credit Memo. Enter the amount of any mitigation and water treatment plant upgrade fee credit memos issued by the Department.

A return must be filed even if no tax is due or EFT payment has been sent.

Line 5: Fee Due. Enter the result of Line 3 minus Line 4.
Line 6: Plus Penalty. If you are late filing your return or paying the fees due, add a late penalty of 10 percent of the amount owed, but no less than $50. The $50 minimum penalty applies even if a “zero return” is filed.

Line 7: Plus Interest. Calculate interest from the LATE AFTER date on the front of the tax return until the date the tax return will be postmarked by the U.S. Postal Service or hand delivered to the Department. A floating rate of interest applies to underpayments and late payments. The rate is updated January 1 and July 1 of each year. For current and prior period interest rates, check the Department’s website or contact Taxpayer Services.

Line 8: Total Due with Return. Enter the total of Lines 5, 6, and 7 on Line 8. This is the amount you owe. Make your check or money order payable to the Florida Department of Revenue.

Information, forms, and tutorials are available on our website.

If you need more information or have questions, call Taxpayer Services at 850-488-6800, Monday through Friday (excluding holidays).

Detach coupon and return with payment.
When is the tax return due and payable?
Returns and payments are due by the 20th day of the month following each collection period. If the 20th falls on a Saturday, Sunday, or a state or federal holiday, your return must be postmarked or hand delivered to the Department on the first day of business following the 20th. You must file a tax return, even if no tax is due. Late-filed returns are subject to penalty and interest.

Taxpayers who pay tax electronically can find payment due date calendars (DR-659) and other e-Services program information on the Department's website.

Sign and date the tax return. The return must be signed by a person who is authorized to sign on behalf of the provider.

Mail your return and payment to:
Florida Department of Revenue
5050 W Tennessee St
Tallahassee FL 32399-0150

Electronic Funds Transfer (EFT): Florida law requires certain taxpayers to pay taxes and file tax returns electronically. For information about electronic payment and filing requirements and procedures or to enroll, go to the Department's website www.floridarevenue.com

Information and forms are available on our website.

If you need more information or have questions, call Taxpayer Services at 850-488-6800, Monday through Friday (excluding holidays).

For written replies to tax questions, write to:
Taxpayer Services – MS 3-2000
Florida Department of Revenue
5050 W Tennessee St
Tallahassee FL 32399-0112

Signature of Taxpayer (Required): Date: Telephone Number: (______) __________

Certificate Number __________ FEIN __________

Business Partner Number __________

Under penalties of perjury, I declare that I have read this return and the facts stated in it are true.

Signature of Taxpayer Date

Signature of Preparer Date
ATTACHMENT 5
## Performance Measures

**Department of Revenue**  
2nd Quarter FY 2017-2018  
Performance Measures  
(October 1 – December 31, 2017)

**State Fiscal Year (SFY 7/1 – 6/30)**  
**Federal Fiscal Year (FFY 10/1 – 9/30)**

<table>
<thead>
<tr>
<th>Objective</th>
<th>Weight</th>
<th>Range</th>
<th>Result</th>
<th>Score</th>
<th>Weighted Score</th>
</tr>
</thead>
</table>
| 1 Percent of revenues deposited within 1 business day of receipt          | 15%    | 5 = 98.8-100%  
4 = 97.5-98.7%  
3 = 96.2-97.4%  
2 = 94.9-96.1%  
1 = Less than 94.9% | 98.1% | 4 | .60 |
| 2 Percent of all tax returns filed timely and accurately                  | 10%    | 5 = 96-100%  
4 = 91-95%  
3 = 86-90%  
2 = 81-85%  
1 = Less than 81% | 94.2% | 4 | .40 |
| 3 Median number of days to process a refund                              | 5%     | 5 = Less than 30 days  
4 = 30-39 days  
3 = 40-49 days  
2 = 50-59 days  
1 = 60 days or more | 32 Days | 4 | .20 |
| 4 Percent of IV-D cases with an order of support (FFY)                    | 10%    | 5 = 90-100%  
4 = 80-89%  
3 = 70-79%  
2 = 60-69%  
1 = 50-59% | 81.9% | 4 | .40 |
| 5 Percent of current support disbursed (FFY)                              | 5%     | 5 = 80-100%  
4 = 60-79%  
3 = 40-59%  
2 = 20-39%  
1 = Less than 19% | 63.1% | 4 | .20 |
| 6 Percent of total support disbursed (FFY)                                | 10%    | 5 = 90-100%  
4 = 80-89%  
3 = 70-79%  
2 = 60-69%  
1 = 50-59% | 80.3% | 4 | .40 |
| 7 Percent of IV-D State Disbursement Unit collections disbursed within two business days of receipt (SFY) | 10%    | 5 = 99.90-100%  
4 = 99.80-99.89%  
3 = 99.60-99.79%  
2 = 99.50-99.59%  
1 = Less than 99.50% | 99.7% | 3 | .30 |
| 8 Statewide Level of Assessment for real property                         | 10%    | 5 = 90% and up  
1 = 89.9% and below | 94.8% | 5 | .50 |
| 9 Percent of training participants satisfied with services provided      | 5%     | 5 = 100%  
4 = 99%  
3 = 96-98%  
2 = 93-95%  
1 = 90-92% | 98.5% | 3 | .15 |

**Total** | 3.89 | 3.15 |
Highlights

GENERAL TAX ADMINISTRATION

Electronic Amended Return for Reemployment Tax

The Department created an online process for reemployment tax filers to submit corrections to previously filed reports. The electronic amended return, Form RT-8A, makes it easier for filers to make needed corrections such as adjustments to wages details including out-of-state wages, adding or deleting workers and correcting social security numbers. The streamlined process allows for efficient processing by the Department.

CHILD SUPPORT PROGRAM

Online Application for Child Support Services

In October 2017, the Child Support Program successfully implemented an online application for parents to apply for child support services. Since October 10, 2017, over 3,700 applications have been submitted online. Customer feedback for the online application includes very positive comments about the ease and quickness to complete it online.

The Program is seeing a reduction in paper application requests since implementing this option to parents. Paper applications are down by an average of 1,600 monthly in November and December 2017. This will result reduce costs for outbound mailings and staff time to manually enter information from the paper application.

Child Support Program Self-Assessment

The Child Support Program completed its annual self-assessment as required by federal law. Child Support agencies are required to gather and submit self-assessment information to the Federal Office of Child Support Enforcement (OCSE) annually. Self-assessment measures the compliance with federal time frames for each of nine criteria used by OCSE.

The Program is pleased to report that Florida not only met – but exceeded – all nine federal standards for the second year in a row.