## 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

### October 17, 2017

**Contacts:** Debra J. Longman  
Director of Legislative and Cabinet Services  
(850) 617-8324  
MaryAnn Murphy, Executive Asst. II  
(850) 717-7138

### ITEM | SUBJECT | RECOMMENDATION
--- | --- | ---
1. | 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 1)  RECOMMEND APPROVAL
2. | Respectfully request approval of and authority to publish Notices of Proposed Rule in the Florida Administrative Register, for rules relating to Property Tax Oversight. | (ATTACHMENT 2)  RECOMMEND APPROVAL
3. | Respectfully request approval of and authority to publish a Notice of Proposed Rule in the Florida Administrative Register, for rules relating to Child Support. | (ATTACHMENT 3)  RECOMMEND APPROVAL
MEMORANDUM

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

The Honorable Jimmy Patronis, Chief Financial Officer
Attention: Robert Tornillo, Director of Cabinet Affairs
          Stephanie Leeds, Deputy Director of Cabinet Affairs
          Kimberly Renspie, Cabinet and Legislative Analyst

The Honorable Pam Bondi, Attorney General
Attention: Andrew Fay, Director of Legislative and Cabinet Affairs
          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.
Memorandum
October 17, 2017
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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 Department therefore requests approval to publish a Notice of Proposed Rule in the Florida Administrative Register for each of the following proposed rules.

Legislative Changes

Why are the proposed rules necessary?

These rule changes are necessary to incorporate statutory changes made by the 2017 Legislature as provided below.

What do the proposed rules do?

Admissions, Rule 12A-1.005, F.A.C.: the proposed changes provide guidance on the refund or credit authorized for the tax paid for an admission that is resold to an exempt entity, as provided in Section 212.04(1)(c), F.S., which was modified by Section 22 of Chapter 2017-36, L.O.F. Rule changes provide direction on the documentation required to support a claim for refund or credit of the tax paid for the admission that was subsequently resold to an exempt entity.

Consumer’s Certificate of Exemption; Exemption Certificates, Rule 12A-1.038, F.A.C.: the proposed changes establish criteria under which certain entities that operate a municipally-owned golf course may make tax exempt purchases on behalf of an exempt municipality. The amendments provide exemption criteria, exemption documentation requirements, and a certificate of entitlement to be issued by the municipally-owned golf course operator to a selling dealer to support an exempt sale. These changes implement the revision to Section 212.08(6), F.S., provided by Section 26 of Chapter 2017-36, L.O.F.

Vending Machines, Rule 12A-1.044, F.A.C.: the proposed changes remove the requirement for vending machine operators to post a specified notice on vending machines that offer food or beverages. This change implements Section 24 of Chapter 2017-36, L.O.F., which deleted the requirement, provided in Section 212.0515(3)(a), F.S.

Registration, Rules 12A-1.060, 12A-12.003, 12A-16.004, and 12B-5.120, F.A.C.: the proposed changes eliminate the $5 registration fee previously required to accompany an application to engage in or conduct business in Florida. This change implements several sections of Chapter 2017-36, L.O.F., which removed the application fee from a number of taxes.

Leases and Licenses of Real Property, Rules 12A-1.004, 12A-1.070, 12A-15.014, and 12A-16.004, F.A.C.: the proposed changes implement the reduced sales tax rate for charges imposed for renting, leasing, letting, or granting a license to use real property from 6% to 5.8%. These changes incorporate revisions made to Section 212.031(1)(c), F.S., by Section 21 of Chapter 2017-36, L.O.F.
The proposed changes:
- provide information regarding the reduced sales tax rate;
- update sales tax bracket rates to include new sales tax rates for leases and licenses to use real property; and
- update the Department’s contact information.

*Postharvest Machinery & Equipment, Sales Tax Exemption, Rule 12A-1.087, F.A.C.:* the proposed changes add guidance on the new sales tax exemption for certain animal and aquaculture health products provided by Section 26 of Chapter 2017-36, L.O.F., which made changes to Section 212.08(5)(a), F.S.

*Tax on Motor Fuels, Diesel Fuels, Aviation Fuels, Pollutants, and Natural Gas Fuel, Rules 12B-5.030, 12B-5.040, 12B-5.050, 12B-5.060, 12B-5.070, 12B-5.080, 12B-5.110, 12B-5.150, 12B-5.300, and 12B-5.400, F.A.C.:* the proposed changes remove certain application, processing, and annual renewal license fees, in accordance with statutory changes made by Chapter 2017-36, L.O.F., and update contact information for the Department where applicable. In addition, changes to Rules 12B-5.050 and 12B-5.070, F.A.C., will incorporate a method for terminal suppliers to submit their Terminal Supplier Fuel Tax Return electronically using an extensible markup language (XML) remittance system.

*Registration, Rule 12B-11.005, F.A.C.:* the proposed changes eliminate the $30 registration fee previously required of dry-cleaning and dry drop-off facilities registration applicants, in accordance with revisions made to Section 276.70(2), F.S., by Section 42 of Chapter 2017-36, L.O.F.

*Corporate Income Tax, Rules 12C-1.022, 12C-1.034, and 12C-1.051, F.A.C.:* the proposed changes incorporate revisions made to Chapter 220, F.S., by Chapter 2017-67, L.O.F., and by Section 34 of Chapter 2017-36, L.O.F. These changes:

- restore the six-month extension of time to file the Florida corporate income tax return for calendar year filers;
- conform the timing of filing returns, making payments, and filing declarations to federal provisions; and
- provide payment deadlines for estimated tax payments.

*Were comments received from external parties?* Yes. On September 5, 2017, the Department received a request to hold a workshop for Rules 12A-1.005, 12A-1.070, 12A-1.087, 12A-15.014, 12C-1.022, 12C-1.034, and several rules in chapter 12B-5, F.A.C. The individual withdrew the request for a workshop for all of the above rules on September 13, 2017. No additional requests for a workshop were received, and no workshop was held.

A written comment was also received from the same party on Rule 12A-1.005, F.A.C., on September 13, 2017. Upon review, the Department modified the rule language for Rule 12A-1.005, F.A.C. The proposed rule text presented today incorporates the requested change to Rule
12A-1.005, F.A.C., which clarified the procedure for a dealer to administer a tax refund/credit when the tax has not yet been remitted to the Department.

Additional comments were received from another party, requesting language be added to Rule 12A-1.070, F.A.C. After review, no changes were made to the proposed text in response to those comments.

Form Updates

Why are the proposed rules necessary?

These rule changes are necessary to incorporate revisions made by the 2017 Legislature, to update annual tax rates and jurisdictions, to update contact information for the Department, and to incorporate formatting changes that will make the forms easier to use. Many of these form changes also implement the statutory repeal of application, renewal, and license fees.

What do the proposed rules do?

This rulemaking will adopt legislative and administrative changes to forms used by the Department in the administration of the following areas (alphabetical by topic):

- Administrative Procedures (12-16.003, F.A.C.)
- Communications Services Tax (Rule 12A-19.100, F.A.C.)
- Corporate Income Tax (Rule 12C-1.051, F.A.C.)
- Insurance Premium Taxes, Fees and Surcharges (Rule 12B-8.003, F.A.C.)
- Motor Fuel, Diesel Fuels, Aviation Fuels, Pollutants, and Natural Gas Fuel Tax (Rule 12B-5.150, F.A.C.)
- Multitax Credits (12-29.003, F.A.C.)
- Rental Car Surcharge (Rule 12A-16.008, F.A.C.)
- Sales and Use Tax (Rule 12A-1.097, F.A.C.)
- Severance Taxes, Fees, and Surcharges (Rule 12B-7.031, F.A.C.)

Were comments received from external parties? Yes. On September 5, 2017, the Department received a request to hold a workshop for Rules 12-16.003, 12-29.003, 12A-1.097, 12B-5.150, and 12C-1.051, F.A.C., along with the rules noted under “Legislative Changes,” above. The request was withdrawn on September 13, 2017, after the individual reviewed proposed language and draft forms posted on the Department’s website. No additional requests were received, and no workshop was held. No additional comments were received for these rules.

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
  - Summary of the workshop
- Rule text
SUMMARY OF PROPOSED RULE

The proposed amendments update form DR-872, Consent to Extend the Time to Issue an Assessment or File a Claim for Refund.

FACTS AND CIRCUMSTANCES JUSTIFYING PROPOSED RULE

The proposed amendments adopt, by reference, administrative updates that clarify signature requirements for the Consent to Extend the Time to Issue an Assessment or File a Claim for Refund, form DR-872.

FEDERAL COMPARISON STATEMENT

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

SUMMARY OF RULE DEVELOPMENT WORKSHOP

SEPTEMBER 19, 2017

A Notice of Proposed Rule Development was published in the Florida Administrative
Register on September 5, 2017 (Vol. 43, No. 172, p. 3835), to advise the public of the proposed changes to Rule 12-16.003, F.A.C., and to provide that, if requested in writing, a rule development workshop would be held on September 19, 2017. On September 5, 2017, the Department received a request to hold a workshop for rule 12-16.003. The request was withdrawn on September 13, 2017, after the individual reviewed proposed language posted on the Department’s website. No additional requests were received, and no workshop was held. No additional comments were received.
NOTICE OF PROPOSED RULE

DEPARTMENT OF REVENUE

CONSENT AGREEMENTS

RULE NO: RULE TITLE:

12-16.003 Form of Consent Agreements

PURPOSE AND EFFECT: The purpose of the proposed amendments to Rule 12-16.003, F.A.C., is to adopt, by reference, administrative updates that clarify signature requirements for the Consent to Extend the Time to Issue an Assessment or File a Claim for Refund, form DR-872.

SUMMARY: The proposed amendments modify form DR-872 to specify persons that are authorized to sign the 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: 213.06(1), 213.23(2) FS.

LAW IMPLEMENTED 213.23 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: November 8, 2017, 9:00 am

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) 717-6799. 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 PERSONS TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Brinton Hevey, Technical Assistance and Dispute Resolution, Department of Revenue, P.O. Box 7443, Tallahassee, Florida 32314-7443, telephone (850) 717-7082.

THE FULL TEXT OF THE PROPOSED RULES IS:
12-16.003 Form of Consent Agreements.

(1) No change.

(2) The Department prescribes Form DR-872, Consent to Extend the Time to Issue an Assessment or to File a Claim for Refund, (January 2017, hereby incorporated by reference, effective 01/18 01/16) (http://www.flrules.org/Gateway/reference.asp?No=Ref-06274), as the form to be used for the purposes of this chapter. A copy of this form may be obtained, 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 850-488-6200 or (800)352-3671, Monday through Friday (excluding holidays), 8:00 am to 7:00 pm (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). The Department will provide this form to the taxpayer with the information specified in subsection (1) of this rule already entered on the form.
Rulemaking Authority 213.06(1), 213.23(2) FS. Law Implemented 213.23 FS. History—New 12-28-88, Amended 3-16-93, 12-2-03, 1-25-12, 1-11-16.

NAME OF PERSON ORIGINATING PROPOSED RULES: Brinton Hevey

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULES: Governor and Cabinet

DATE PROPOSED RULES APPROVED BY AGENCY HEAD: October 17, 2017

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: September 5, 2017.
Consent to Extend the Time to Issue an Assessment or to File a Claim for Refund

Consent Agreement #: 

Taxpayer Name

Business Partner Number

<table>
<thead>
<tr>
<th>Tax and Governing Statute</th>
<th>Taxable Period</th>
<th>Current Statute of Limitations</th>
<th>New Expiration Date</th>
</tr>
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<tbody>
<tr>
<td>Sales and Use Tax and any other applicable surtax(es), Chapter 212, F.S.</td>
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<tr>
<td>Corporate Income Tax, Chapter 220, F.S.</td>
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<td>Intangible Personal Property Tax, Chapter 199, F.S.</td>
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<td>Documentary Stamp Tax, Chapter 201, F.S.</td>
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<td>Communications Services Tax, Chapter 202, F.S.</td>
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<td>Other:</td>
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<td>Other:</td>
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</table>

Service Notification Number(s)

Printed Name of Authorized Person

Title

Signature

Date

Printed Name of FDOR Designee

Title

Signature

Date

Statutory Authority: Section 213.23(1), F.S., provides that, "The executive director of the department or his or her designee may enter into agreements with taxpayers which extend the period during which an assessment may be issued or a claim for refund may be filed with respect of any tax, license, or fee collected by the Department of Revenue. Notwithstanding provisions of s. 95.091 or s. 215.26 to the contrary, if, before the expiration of time prescribed in a revenue law of this state for issuance of an assessment or claim of a refund, both the department and the taxpayer have consented in writing to the issuance of an assessment or claim of a refund after such time, an assessment may be issued or a claim for refund may be made at any time prior to the expiration of the period agreed upon. The period so agreed upon may be extended by subsequent agreements made before the expiration of the period previously agreed upon."
Instructions for Form DR-872

The consent agreement is executed by the taxpayer and the Florida Department of Revenue to extend the time to issue an assessment or to file a claim for refund in respect of any tax, license, or fee collected by the Department.

This agreement extends the statutory period during which an assessment may be issued, or a claim for refund may be filed, until the specific date agreed upon by both parties. This agreement must be made prior to the statutory expiration for the filing period. Subsequent agreements may be made prior to the expiration of the current specified period.

The consent agreement number indicates the sequential number of agreements that have been executed during the audit. The first agreement should be numbered "1," the second "2," and so forth. This will facilitate identification of the current statute of limitations.

A person designated in Rule 12-16.004, F.A.C., must first sign and date the consent agreement on behalf of the Florida Department of Revenue.

The consent agreement must then be signed by the taxpayer, or authorized person.

A signature on the consent agreement shall be prima facie evidence that such individual was authorized to sign the agreement on the taxpayer's behalf. The Department will accept a consent agreement or an extension of a consent agreement if a representative of the taxpayer signs it. The taxpayer must file with the Department a power of attorney granting the representative authority to execute the agreement or the extension of the agreement on behalf of the taxpayer.

The consent agreement becomes effective when it has been signed and dated by the taxpayer or the taxpayer's authorized representative and received by the Department, unless the agreement as originally signed by the Department has been subsequently altered by the taxpayer. A consent agreement or an extension of a consent agreement, signed and dated by the taxpayer or the authorized representative, is binding and sufficient when transmitted by electronic means or facsimile.

If a taxpayer no longer wishes to execute a consent agreement, the auditor should be notified of this decision as soon as possible.
SUMMARY OF PROPOSED RULE

The proposed amendments update forms used in the administration of the Florida Tax Credit Scholarship Program.

FACTS AND CIRCUMSTANCES JUSTIFYING PROPOSED RULE

The proposed amendments implement statutory changes made by Chapter 2017-166, L.O.F., which require the Department to provide copies of certain correspondence to the nonprofit scholarship-funding organization specified by a taxpayer applying for a credit through the Florida Tax Credit Scholarship Program.

FEDERAL COMPARISON STATEMENT

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

SUMMARY OF RULE DEVELOPMENT WORKSHOP

A Notice of Proposed Rule Development was published in the Florida Administrative
Register on September 5, 2017 (Vol. 43, No. 172, p. 3835), to advise the public of the proposed changes to Rule 12-29.003, F.A.C., and to provide that a rule development workshop would be held if requested in writing. On September 5, 2017, the Department received a request to hold a workshop for rule 12-29.003. The request was withdrawn on September 13, 2017, after the individual reviewed proposed language posted on the Department’s website. No additional requests were received, and no workshop was held. No additional comments were received.
NOTICE OF PROPOSED RULE

DEPARTMENT OF REVENUE
MULTITAX CREDITS

RULE NO: RULE TITLE:
12-29.003 Florida Tax Credit Scholarship Program; Applications

PURPOSE AND EFFECT: The purpose of the proposed amendments to Rule 12-29.003, F.A.C., is to implement statutory changes made by Chapter 2017-166, L.O.F., which require the Department to provide copies of certain correspondence to the nonprofit scholarship-funding organization specified by a taxpayer applying for a credit through the Florida Tax Credit Scholarship Program.

SUMMARY: The proposed amendments incorporate revisions to the forms used to administer the Florida Tax Credit Scholarship Program.

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: 213.06(1), 1002.395(13) FS.

LAW IMPLEMENTED 92.525(1)(b), 211.0251, 212.1831, 213.37, 220.1875, 561.1211, 624.51055, 1002.395(1)-(3), (5), (13) 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: November 8, 2017, 9:00 am

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) 717-6799. 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 PERSONS TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Brinton Hevey, Technical Assistance and Dispute Resolution, Department of Revenue, P.O. Box 7443, Tallahassee, Florida 32314-7443, telephone (850) 717-7082.

THE FULL TEXT OF THE PROPOSED RULES IS:
12-29.003 Florida Tax Credit Scholarship Program; Applications.

(1)(a) No change.

(b) Copies of the application forms and instructions are available, without cost, by one or more of the following methods: 1) downloading the application from the Department’s website at [www.floridarevenue.com/forms](http://www.floridarevenue.com/forms) [www.myflorida.com/dor/forms](http://www.myflorida.com/dor/forms); or, 2) calling the Department at 850-488-6800 (800)352-3671, Monday through Friday (excluding holidays), 8 a.m. to 7 p.m. (Eastern Time); or, 3) visiting any local Department of Revenue Service Center or, 4) writing the Florida Department of Revenue, 5050 West Tennessee Street, Tallahassee, Florida 32399-0100. 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>
<th>Effective Date</th>
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<tr>
<td>(2)(a) DR-116000</td>
<td>Application for Tax Credit Allocation for Contributions to Nonprofit Scholarship Funding Organizations (SFOs) (R. 01/18 07/15)</td>
<td>07/15</td>
</tr>
<tr>
<td>(b) DR-116100</td>
<td>Application for Rescindment of Tax Credit Allocation for Contributions to Nonprofit Scholarship Funding Organizations (SFOs)</td>
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</table>
Florida Tax Credit Scholarship Program –
Notice of Intent to Transfer a Tax Credit (N. 07/15)

Rulemaking Authority 213.06(1), 1002.395(13) FS. Law Implemented 92.525(1)(b), 211.0251, 212.1831, 213.37, 220.1875, 561.1211, 624.51055, 1002.395(1)-(3), (5), (13) FS.
History–New 6-6-11, Amended 1-25-12, 7-28-15,_____.

NAME OF PERSON ORIGINATING PROPOSED RULES: Brinton Hevey
NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULES: Governor and Cabinet
DATE PROPOSED RULES APPROVED BY AGENCY HEAD: October 17, 2017
DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: September 5, 2017.
Business Name:  
Federal Employer Identification Number (FEIN):  

Business Address:  

City:  
State:  
ZIP:  

Contact Person Name:  
Telephone Number:  
Email Address:  

Applying for (select one):

☐ Contribution to nonprofit scholarship-funding organization
   Enter the nonprofit scholarship-funding organization to which the contribution will be made. A separate application is required for each organization: ________________________________

☐ Credit Carryforward – Original confirmation number: ________________________________

Total amount of planned contribution or credit carryforward: $ ________________________________

Indicate the amount of credit allocation for each applicable tax. The sum of the amounts must equal the planned contribution or credit carryforward amount entered above.

$___________ Corporate Income Tax  
Beginning Date of Tax Year: _______________  
Ending Date of Tax Year: _______________

$___________ Insurance Premium Tax  
(For the current Calendar Year)

$___________ Excise Tax on Malt Beverages  
For the Fiscal Year beginning July 1, _______________  
Malt Beverage License Number: ________________________________

$___________ Excise Tax on Wine Beverages  
For the Fiscal Year beginning July 1, _______________  
Wine Beverage License Number: ________________________________

$___________ Excise Tax on Liquor Beverages  
For the Fiscal Year beginning July 1, _______________  
Liquor Beverage License Number: ________________________________

$___________ Sales and Use Tax due from a Direct Pay Permit Holder  
For the Fiscal Year beginning July 1, _______________  
Sales Tax Certificate Number: ________________________________

$___________ Tax on Oil Production  
For the Fiscal Year beginning July 1, _______________  

$___________ Tax on Gas Production  
For the Fiscal Year beginning July 1, _______________

If you file a consolidated Florida corporate income tax return, you must provide the parent corporation’s name and FEIN.

Parent corporation ______________________________________________________________

Parent corporation’s FEIN □□□□□□□□□

I understand that section (s.) 1002.395(5)(b)2., Florida Statutes (F.S.), requires the Florida Department of Revenue to provide a copy of any approval or denial it issues with respect to this application to the nonprofit scholarship-funding organization indicated in this application.

Under penalty of perjury, I declare that I have read this application and that the facts stated in it are true.

Signature of officer, owner, or partner ___________________________  Date ___________________________
You may apply for this credit allocation using the Department’s website at https://taxapps.floridarevenue.com/sfo/ApplyInstructions.aspx. When applying for a tax credit allocation, a separate application is required for each nonprofit scholarship-funding organization, each separate beverage license, and each sales tax certificate number. The tax year for insurance premium tax is the current calendar year. For corporate income tax, you must specify the applicable tax year. For all other taxes, you must specify the applicable state fiscal year.

Once you complete the online application you will receive a confirmation number that you can print out. The screen will display the information entered and confirm receipt of the electronic application for credit allocation or credit carryforward.

The Department will send you written correspondence within 10 working days of receiving your application. We will either approve an amount of tax credit allocation or explain why a credit allocation could not be approved.

Who May Apply?
The following taxpayers may participate in the Florida Tax Credit Scholarship Program for contributions to nonprofit SFOs:

- Florida oil and gas production taxpayers (ss. 211.02 and 211.025, F.S.).
- Taxpayers who pay sales tax under a direct pay permit (s. 212.183, F.S.).
- Corporate income taxpayers (Chapter 220, F.S.).
- Taxpayers who pay excise tax on liquor, wine, and malt beverages (ss. 563.05, 564.06, and 565.12, F.S.).
- Insurance premium taxpayers (s. 624.509, F.S.).

Oil and Gas Production Tax
One hundred percent of an eligible contribution is allowed as a credit, but the amount of the credit taken may not exceed fifty percent of the tax due on the return. A copy of the certificate of contribution from each nonprofit SFO must be attached to the return when claiming the credit.

Sales and Use Tax Due From a Direct Pay Permit Holder
One hundred percent of an eligible contribution is allowed as a credit. Before a credit can be claimed on a sales and use tax return, the taxpayer must submit a copy of the certificate of contribution from each nonprofit SFO to:

Florida Department of Revenue
Revenue Accounting
PO Box 6609
Tallahassee, FL 32314-6609

Within 10 working days, the Department of Revenue will respond with specific instructions about how to claim the credit on your return. In accordance with s. 1002.395(5)(f), F.S., the nonprofit scholarship-funding organization indicated on the application will be provided a copy of all letters or correspondence of acknowledgement generated by the Department with respect to the credit for sales and use tax from a direct pay permit holder.

Corporate Income Tax
One hundred percent of an eligible contribution is allowed as a credit. The credit granted must be reduced by the resulting decrease in federal income tax when considering this credit and the overall impact it has on the federal income tax due. The amount taken as a credit for the taxable year must be added back to taxable income. A copy of the certificate of contribution from each nonprofit SFO must be attached to the return when claiming the credit.

Excise Tax on Liquor, Wine, and Malt Beverages
One hundred percent of an eligible contribution is allowed as a credit against any tax due under ss. 563.05, 564.06, or 565.12, F.S., except excise taxes imposed on wine produced by manufacturers in this state from products grown in this state. The amount of the credit taken may not exceed ninety percent of the tax due on the return. A copy of the certificate of contribution from each nonprofit SFO must be attached to the return when claiming the credit.

Insurance Premium Tax
One hundred percent of an eligible contribution is allowed as a credit against any tax due under s. 624.509, F.S., after deducting from such tax:

1. Deductions for assessments made pursuant to s. 440.51, F.S. (workers compensation administrative assessments),
2. Credits for taxes paid under ss. 175.101 and 185.08, F.S. (firefighters’ and police officers’ pension trust funds), and
3. Credits for income tax paid under Chapter 220 F.S., and the salary credit allowed under s. 624.509(5), F.S., as these are limited by s. 624.509(6), F.S. (the sixty-five percent limitation).

A copy of the certificate of contribution from each nonprofit SFO must be attached to the return when claiming the credit.

Program Information
If the credit is not fully used in any applicable tax year (for corporate income or insurance premium tax) or state fiscal year (for excise tax on malt beverages, wine, and liquor; oil and gas production tax; or sales tax), application may be made to obtain approval to carry forward the unused credit in a subsequent year. An unused credit cannot be carried forward more than 5 years. The credit cannot be conveyed, assigned, or transferred to another entity unless the other entity is a member of the taxpayer’s affiliated group, or all of the assets of the taxpayer are conveyed, assigned, or transferred in the same transaction. For transfers to another member of the taxpayer’s affiliated group, use Form DR-116200 [incorporated by reference in Rule 12-29.003, Florida Administrative Code (F.A.C.)].

Contributions must be monetary and must be made to eligible nonprofit SFOs. The Department of Education establishes the eligibility of the nonprofit SFOs. A list of nonprofit SFOs is available from the Department of Education’s website at www.floridaschoolchoice.org/. Their phone number is 800-447-1636.
Once you receive written confirmation and approval for the credit allocation from the Department, you are expected to make such contribution within the tax year or state fiscal year for which the credit allocation was approved.

Upon receiving a contribution, a nonprofit SFO will issue a certificate of contribution to the taxpayer. This certificate will contain the following information:

- Contributor’s name
- Contributor’s FEIN
- Contributor’s license number issued by the Division of Alcoholic Beverages and Tobacco
- Amount of contribution
- Date of contribution
- Name of nonprofit SFO

An officer or authorized representative of the nonprofit SFO will sign the certificate. You must attach a copy of the certificate(s) of contribution to your tax return when filed; or for sales tax, submit a copy of the certificate to the Department before claiming the credit.

All other requirements of s. 1002.395, F.S., must be met to claim this credit.

The letter granting approval of the credit allocation will indicate the time frame in which the contribution must be made, and express that the credit is contingent upon an eligible contribution being made and accepted by the nonprofit SFO.

If the nonprofit SFO listed on the approval letter is unable to accept a contribution or part of a contribution because of its obligations under s. 1002.395, F.S., and it provides a written statement declining the contribution, the taxpayer may make the contribution or partial contribution to another eligible nonprofit SFO. The taxpayer must keep the written statement for its records to support the credit claimed. Contributions must be made during the year specified in the approval letter.

Contributions to a nonprofit SFO are not payments of estimated tax or installment payments of tax. Taxpayers must make installment payments to the Department of Revenue in accordance with ss. 220.34 and 1002.395(5)(g), F.S., and Rule 12C-1.034, F.A.C., for corporate income tax; ss. 624.5092 and 1002.395(5)(g), F.S., and Rule 12B-8.001, F.A.C., for insurance premium tax; and s. 212.11, F.S., and Rule 12A-1.056, F.A.C., for sales and use tax. For corporate income tax and insurance premium tax, penalty and interest applies to an underpayment of estimated tax unless the amount due under the prior year exception is timely paid. The installment amounts that must be paid to meet the prior year exception for corporate income tax and insurance premium tax are decreased by the amount of the scholarship funding credit earned with contributions made during the tax year. Contributions must be made on or before the installment due date to decrease the amount that must be paid to meet the prior year exception.

Program Guidelines.

For corporate income tax and insurance premium tax, applications can be submitted beginning on the first business day in January for contributions to be made in tax years that begin in the same calendar year.

For the excise tax on liquor, wine, and malt beverages, applications can be submitted beginning on the first business day in January for contributions to be made in the state fiscal year beginning the following July 1.

For the oil and gas production tax and sales tax paid under a direct pay permit, applications can be submitted beginning on the first business day in January for contributions to be made in the state fiscal year beginning the following July 1.

The allocation of each state fiscal year’s allotted amount begins on the first business day in January.

We will accept applications until the allotted amount is reached or until the end of the applicable state fiscal year or tax year (for corporate income tax and insurance premium tax), whichever occurs first.

Example 1 – A corporate income taxpayer or insurance premium taxpayer applying for a credit allocation for its tax year beginning on January 1, 2017, could submit an application between January 2, 2017 and December 31, 2017, assuming the annual allocation is not exhausted before the time of application. In this example, you must contribute to the nonprofit SFO between January 1, 2017 and December 31, 2017.

Example 2 – A corporate income taxpayer applying for a credit allocation for its tax year beginning on July 1, 2017, could submit an application between January 2, 2017 and June 30, 2018, assuming the annual allocation is not exhausted before the time of application. In this example, you must contribute to the nonprofit SFO between July 1, 2017 and June 30, 2018.

Example 3 – A sales taxpayer or oil and gas production taxpayer applying for a credit allocation could submit an application between January 2, 2017 and June 30, 2018, assuming the annual allocation is not exhausted before the time of application. In this example, you must contribute to the nonprofit SFO between January 1, 2017 and June 30, 2018.

Example 4 – A taxpayer who pays excise tax on liquor, wine, and malt beverages applying for a credit allocation could submit an application between January 2, 2017 and June 30, 2018, assuming the annual allocation is not exhausted before the time of application. In this example, you must contribute to the nonprofit SFO between July 1, 2017 and June 30, 2018, and the credit can be claimed after the contribution is made and before June 30, 2018. For any credit amount that is not used before June 30, 2018, an application can be submitted beginning July 1, 2018, for approval to carry forward the unused credit to be used in the new state fiscal year. An unused credit cannot be carried forward more than 5 years.

Example 5 – A taxpayer who pays excise tax on liquor, wine, and malt beverages applying for a credit allocation could submit an application between January 2, 2017 and June 30, 2018, assuming the annual allocation is not exhausted before the time of application. In this example, you must contribute to the nonprofit SFO between July 1, 2017 and June 30, 2018, and the credit can be claimed after the contribution is made and before June 30, 2018. For any credit amount that is not used before June 30, 2018, an application can be submitted beginning July 1, 2018, for approval to carry forward the unused credit to be used in the new state fiscal year. An unused credit cannot be carried forward more than 5 years.
Application for Rescindment of Tax Credit Allocation for Contributions to Nonprofit Scholarship Funding Organizations (SFOs)
(Under sections [ss.] 211.0251, 212.1831, 220.1875, 561.1211, 624.51055, and 1002.395, Florida Statutes, [F.S.])

Business name________________________________________________________

Federal Employer Identification Number (FEIN)  □□-□□□□□□□□□□□□

Mailing address _______________________________________________________

City ___________________________________________  State _____________  ZIP __________________________________

Contact person ___________________________  Contact’s telephone number ________________________________

Contact person’s email address ________________________________________

If included in a consolidated Florida corporate income tax return, provide:

Parent Corporation’s FEIN  □□-□□□□□□□□□□□□

Original amount of planned contribution  $ □□□□ , □□□□ , □□□□ . □□

Confirmation number of original credit allocation application ________________________________

Enter the name of the SFO the credit was originally approved for:

_________________________________________________________________________________________________________

Enter the amount you wish to rescind  $ □□□□ , □□□□ , □□□□ . □□

Enter the amount(s) below to rescind based on the tax type. (The sum of the amounts by tax cannot exceed the total amount you wish to rescind above. The amount to be rescinded for each tax cannot exceed the amount allocated to that tax on the original application.):

___________ Corporate Income Tax (Chapter 220, F.S.)

___________ Insurance Premium Tax (s. 624.509, F.S.)

___________ Excise Tax on Malt Beverages (s. 563.05, F.S.)

___________ Excise Tax on Wine Beverages (s. 564.06, F.S.)

___________ Excise Tax on Liquor Beverages (s. 565.12, F.S.)

___________ Sales Tax Paid by a Direct Pay Permit Holder (s. 212.183, F.S.)

___________ Tax on Oil Production (s. 211.02, F.S.)

___________ Tax on Gas Production (s. 211.025, F.S.)

I understand that section (s.) 1002.395(5)(f), Florida Statutes (F.S.), requires the Florida Department of Revenue to provide a copy of any approval or denial it issues with respect to this application for rescindment to the nonprofit scholarship-funding organization indicated on the associated application for an allocation of credit.

Under penalty of perjury, I declare that I have read this application form and that the facts stated in it are true.

________________________________________________           ______________________
Signature of officer, owner, or partner                                                              Date
Instructions for Completing Form DR-116100

You may apply to the Department for rescindment of all or part of a previously approved credit allocation for a contribution to an SFO. You must submit a separate application for the rescindment of each previously approved credit allocation.

Applications for rescindment can be made on the Department's Internet site: www.floridarevenue.com. Once you have entered the requested information, a confirmation screen with a confirmation number will appear. This screen will display the information entered and confirm receipt of the electronic application for rescindment. You can print this screen or simply record the confirmation number to prove that you submitted an application for rescindment.

If you don't have your original confirmation number contact the Revenue Accounting section at 850-617-8586.

Within ten working days of receipt of an application, we will send written correspondence regarding the approved amount or the reason we could not approve the rescindment.

We will approve the rescindment unless:

(1) You have claimed the credit amount to be rescinded on a previously filed tax return.

(2) The allocation year is closed for all taxpayers. The allocation for a particular year is closed for all taxpayers on November 30th of the following year. For example, the allocation year beginning January 1, 2016, for the state fiscal year beginning July 1, 2016, closes for all taxpayers on November 30, 2017, regardless of whether the annual allotment has been reached because there are no more tax years remaining open that began in calendar year 2016 as of November 30, 2017.
To transfer a tax credit available under the Florida Tax Credit Scholarship Program, the transferring business and the receiving business must both be members of the same affiliated group of corporations.

**Part I - Transferring Business Information**

<table>
<thead>
<tr>
<th>Business Name:</th>
<th>Federal Employer Identification Number (FEIN):</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td>Business Address:</td>
<td></td>
</tr>
<tr>
<td>City:</td>
<td>State:</td>
</tr>
<tr>
<td>Contact Person Name:</td>
<td>Telephone Number:</td>
</tr>
</tbody>
</table>

If the transferor is included in a consolidated Florida corporate income tax return, please provide the Parent Corporation Name:  
Parent FEIN:

**Florida Tax Credit Scholarship Program:**
- Corporate Income Tax
- Insurance Premium Tax
- Tax on Oil Production
- Tax on Gas Production
- Sales and Use Tax (enter certificate number):
- Excise Tax on Liquor Beverages (enter license number):
- Excise Tax on Wine Beverages (enter license number):
- Excise Tax on Malt Beverages (enter license number):

**Tax Credit Allocation and Tax Credit Information:**

<table>
<thead>
<tr>
<th>Original Tax Credit Allocation</th>
<th>$</th>
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<tbody>
<tr>
<td>Tax Credit Allocation Confirmation Number</td>
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</tr>
<tr>
<td>Tax Year or State Fiscal Year Approved to Make a Contribution</td>
<td></td>
</tr>
<tr>
<td>Amount Claimed</td>
<td>$</td>
</tr>
<tr>
<td>Tax Year or Month/Year Claimed</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Approved Carryforward Amounts</th>
<th>$</th>
</tr>
</thead>
<tbody>
<tr>
<td>Amount of Approved Tax Credit Carryforward</td>
<td></td>
</tr>
<tr>
<td>Carryforward Confirmation Number</td>
<td></td>
</tr>
<tr>
<td>Carryforward Amount Claimed</td>
<td>$</td>
</tr>
<tr>
<td>Tax Year or Month/Year Carryforward Claimed</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Prior Transfers</th>
<th>$</th>
</tr>
</thead>
<tbody>
<tr>
<td>Amount Previously Transferred</td>
<td></td>
</tr>
<tr>
<td>Unused Amount</td>
<td>$</td>
</tr>
</tbody>
</table>

**Amount to be Transferred:**  
$ 

**Part II - Receiving Business Information**  
*A separate notice is required for each receiving business.*

<table>
<thead>
<tr>
<th>Business Name:</th>
<th>Federal Employer Identification Number (FEIN):</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td>Business Address:</td>
<td></td>
</tr>
<tr>
<td>City:</td>
<td>State:</td>
</tr>
<tr>
<td>Contact Person Name:</td>
<td>Telephone Number:</td>
</tr>
</tbody>
</table>

If the transferee is included in a consolidated Florida corporate income tax return, please provide the Parent Corporation Name:  
Parent FEIN:
For transfers of sales and use tax or the excise tax on liquor beverages, wine beverages, or malt beverages, indicate the certificate number or license number of the business receiving the transfer.

- Sales and Use Tax (enter certificate number):
- Excise Tax on Liquor Beverages (enter license number):
- Excise Tax on Wine Beverages (enter license number):
- Excise Tax on Malt Beverages (enter license number):

Part III - Transferring Business Certification - Only an authorized officer of the transferring business may sign this notice.

I understand that section (s.) 1002.395(5)(f), Florida Statutes (F.S.), requires the Florida Department of Revenue to provide a copy of any approval or denial it issues with respect to this application for transfer to the nonprofit scholarship-funding organization indicated on the associated application for an allocation of credit.

Under penalties of perjury, I certify that the Transferring Business and the Receiving Business are both members of the same affiliated group of corporations. I understand that the Florida Department of Revenue will provide information regarding the transfer of a tax credit allocation or a tax credit authorized under the Florida Tax Credit Scholarship Program to the Receiving Business. I declare that I have read the foregoing Notice and the facts stated in it are true.

Signature of Authorized Officer of Transferring Business

Printed Name of Authorized Officer

Date

Instructions for Florida Tax Credit Scholarship Program
Notice of Intent to Transfer a Tax Credit

To transfer a tax credit or a tax credit allocation under the Florida Tax Credit Scholarship Program both parties to the transfer must be members of the same affiliated group of corporations.

The transferring member must notify the Department of any tax credit transfer prior to the receiving member reporting the tax credit on a tax return. A separate notice must be submitted for each member of an affiliated group of corporations receiving a transfer. The completed notice must be signed by an officer authorized to sign on behalf of the transferring business. Mail the completed and signed notice to:

Florida Department of Revenue
Revenue Accounting
PO Box 6609
Tallahassee FL 32314-6609

The Department of Revenue will send written approval regarding the amount of the tax credit transferred within fifteen (15) days after receipt of a completed notice. You must have a letter from the Department approving the credit transfer prior to claiming the tax credit on a tax return.

The following tax allocations or tax credits may be transferred from one member of an affiliated group to another member of the same affiliated group:

- Tax credit allocations prior to making a contribution to an eligible nonprofit scholarship-funding organization.
- Tax credit allocations for which contributions have been made to an eligible nonprofit scholarship-funding organization, but the tax credit has not been claimed on a tax return.
- Tax credit amounts approved for carryforward that have not been claimed on a tax return.

A transferred tax credit may only be used against the same tax as the original tax credit approved by the Department. For example, if the transferring member received a sales and use tax credit allocation, the receiving member may only use the transferred tax credit as a sales and use tax credit.

Members receiving a tax credit allocation must make a contribution to an eligible nonprofit scholarship-funding organization during the same period that the transferring member was required to make the contribution. The contribution must be made before the member may claim the tax credit.

A transferred tax credit may only be taken by the receiving member of the affiliated group during the same period that the transferring member was approved to take the tax credit.

A transferred carryforward amount may only be taken as a tax credit during the same time period as the transferring member was authorized to take the carryforward tax credit amount.

References: Section 1002.395(5)(d), Florida Statutes; Rule Chapter 12-29, Florida Administrative Code
SUMMARY OF PROPOSED RULES

The proposed amendment to Rule 12A-1.004, F.A.C., updates the Department’s webpage link that provides sales tax bracket rates.

The proposed amendments to Rule 12A-1.005, F.A.C., incorporates changes made to Section 212.04, F.S., by Section 22 of 2017-36, L.O.F., which authorize refunds or credits of sales tax paid on the purchase of admissions that are resold to certain exempt entities under certain circumstances.

The proposed amendments to Rule 12A-1.038, F.A.C., implement the statutory changes made to Section 212.08(6), F.S., by Section 26 of 2017-36, L.O.F., which allows an entity that operates a municipally-owned golf course to make certain purchases tax exempt under certain conditions.

The proposed amendments to Rule 12A-1.044, F.A.C., remove 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.
The proposed amendments to Rule 12A-1.060, F.A.C., incorporate the 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.

The proposed amendments to Rule 12A-1.097, F.A.C., adopt, by reference, changes to forms currently used to administer sales and use tax, as well as to promulgate a form for the first time. Changes to forms bring the forms into compliance with current administrative procedures, update contact information for the Department, and implement statutory changes. The new form will be used in the calculation of sales tax on certain leases of real property, as provided in Chapter 2017-36, L.O.F.

Additional proposed amendments to Rules 12A-1.004, 12A-1.038, and 12A-1.060, F.A.C., update contact information.

FACTS AND CIRCUMSTANCES JUSTIFYING PROPOSED RULES

The proposed rule amendments incorporate changes made by the 2017 Florida Legislature; update the Department’s webpage link; update the Department’s contact information; and incorporate technical and administrative changes to forms currently used to administer sales and use tax.

FEDERAL COMPARISON STATEMENT

The provisions contained in these rules do not conflict with comparable federal laws, policies, or standards.
SUMMARY OF RULE DEVELOPMENT WORKSHOP

SEPTEMBER 19, 2017

A Notice of Proposed Rule Development was published in the Florida Administrative Register on September 5, 2017 (Vol. 43, No. 172, pp. 3835 – 3836), to advise the public of the proposed changes and to provide that, if requested in writing, a rule development workshop would be held on September 19, 2017. On September 5, 2017, the Department received a request to hold a workshop for rules 12A-1.004, 12A-1.038, 12A-1.044, 12A-1.060, and 12A-1.097. The request was withdrawn on September 13, 2017, after the individual reviewed proposed language posted on the Department’s website. No additional requests were received, and no workshop was held. No additional comments were received.

On September 5, 2017, the Department received a request to hold a workshop for rule 12A-1.005, F.A.C. The request was supplemented by a written comment on September 13, 2017. Upon review, the Department modified the rule language. The proposed rule text presented today incorporates the requested change, which clarified the procedure for a dealer to administer a tax refund/credit when the tax has not yet been remitted to the Department. The individual withdrew the request for a workshop on September 13, 2017. No additional requests were received, and no workshop was held. No additional comments were received.
NOTICE OF PROPOSED RULE

DEPARTMENT OF REVENUE
SALES AND USE TAX

RULE NO: RULE TITLE:
12A-1.004 Sales Tax Brackets
12A-1.005 Admissions
12A-1.038 Consumer’s Certificate of Exemption; Exemption Certificates
12A-1.044 Vending Machines
12A-1.060 Registration
12A-1.097 Public Use Forms

PURPOSE AND EFFECT: The purpose of the proposed amendments to Rule 12A-1.004, F.A.C., is to update the Department’s webpage link that provides sales tax bracket rates.

The purpose of the amendments to Rule 12A-1.005, F.A.C., is to incorporate changes made to Section 212.04, F.S., by Section 22 of 2017-36, L.O.F., which authorize refunds or credits of sales tax paid on the purchase of admissions that are resold to certain exempt entities under certain circumstances.

The purpose of the amendments to Rule 12A-1.038, F.A.C., is to implement the statutory changes made to Section 212.08(6), F.S., by Section 26 of 2017-36, L.O.F., which allows an entity that operates a municipally-owned golf course to make certain purchases tax exempt under certain conditions.

The purpose of the amendments to Rule 12A-1.044, F.A.C., is to remove 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.
The purpose of the amendments to Rule 12A-1.060, F.A.C., is to incorporate the 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.

The purpose of the proposed amendments to Rule 12A-1.097, F.A.C., is to adopt, by reference, changes to forms currently used to administer sales and use tax, as well as to promulgate a form for the first time. Changes to forms bring the forms into compliance with current administrative procedures, update contact information for the Department, and implement statutory changes. The new form will be used in the calculation of sales tax on certain leases of real property, as provided in Chapter 2017-36, L.O.F.

The purpose of additional amendments to Rules 12A-1.004, 12A-1.038, and 12A 1.060, F.A.C. is to update contact information.

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

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), 212.04(4), 212.0515, 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), (2), (8), (9), 212.08, 212.084(3), 212.085, 212.09, 212.096, 212.11(1), (4), (5), 212.12(1), (2), (3), (4), (5), (6), (9), (10), (11), (13), 212.13, 212.14(4), (5), 212.16(1), (2), 212.17, 212.18(2), (3), 212.183, 212.21 (2), 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) & 616.260, F.S.

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: November 8, 2017, 9:00 am

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) 717-6799. 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 PERSONS TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Brinton Hevey, Technical Assistance and Dispute Resolution, Department of Revenue, P.O. Box 7443, Tallahassee, Florida 32314-7443, telephone (850) 717-7082.

THE FULL TEXT OF THE PROPOSED RULES IS:
STATE OF FLORIDA
DEPARTMENT OF REVENUE
CHAPTER 12A-1, FLORIDA ADMINISTRATIVE CODE
SALES AND USE TAX
AMENDING RULES 12A-1.004, 12A-1.005, 12A-1.038, 12A-1.044, 12A-1.060, and 12A-1.097

12A-1.004 Sales Tax Brackets.

The Department has prepared, for public use, sales tax rate tables to provide the effective sales tax effective brackets for counties that do not impose a discretionary sales surtax and for counties that impose one or more discretionary sales surtax in Florida. Copies of effective sales tax brackets are available, without cost, by one or more of the following methods: 1) downloading the appropriate Sales Tax Rate Table from the Department’s website Internet site at www.floridarevenue.com/forms www.myflorida.com/dor/taxes; or, 2) calling the Department at 850-488-6800 (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).

Rulemaking Authority 212.17(6), 212.18(2), 213.06(1) FS. Law Implemented 212.03(1), (3), (6), 212.031(1)(c), (d), 212.04(1), 212.05(1), 212.08(3), 212.12(9), (10), (11) FS. History–New 10-7-68, Amended 6-16-72, 9-24-81, 7-20-82, Formerly 12A-1.04, Amended 12-13-88, 8-10-92, 3-17-93, 12-13-94, 6-19-01, 11-1-05, 9-1-09, ________.
12A-1.005 Admissions.

(1) through (4) No change.

(5) Resale of Admissions.

(a) No change.

(b) **However,** if the purchaser of an admission resells the admission for the same amount or less, tax shall not be collected, and no credit is allowed for tax previously paid.

(c)1. When an admission is resold to an entity exempt from sales tax, the selling dealer may claim a credit or seek a refund from the Department for the amount of tax it paid on its purchase of the admission. This provision does not apply to sales of admissions to an exempt entity for resale. To receive a refund of tax paid on an admission that is resold to an entity exempt from sales tax, the selling dealer must file an Application for Refund-Sales and Use Tax (Form DR-26S, incorporated by reference in Rule 12-26.008, F.A.C.) with the Department within 3 years after the date the tax was paid. The applicant shall include the exempt entity’s Consumer’s Certificate of Exemption, or other applicable proof of the entity’s exempt status, as well as a copy of the documentation that provides evidence of the tax the applicant paid for the admission that was subsequently resold, such as a ticket or invoice. In lieu of filing an application for refund for tax paid on an admission that is resold to an entity exempt from sales tax, the selling dealer may claim a lawful deduction on its sales and use tax return. The selling dealer must retain copies of the supporting documentation necessary to substantiate its entitlement to a refund or credit of tax paid until tax imposed under Chapter 212, F.S., may no longer be determined and assessed under s. 95.091, F.S.

2. The purchaser of an admission that is resold to an entity exempt from sales tax may seek a refund of the tax paid on the admission directly from the selling dealer when the purchaser and
selling dealer are members of the same controlled group of corporations for federal income tax purposes. If the related selling dealer has remitted the tax collected from the related purchaser to the Department it may claim a credit or seek a refund from the Department for the sales tax that it refunded to the related purchaser by obtaining the supporting documentation and following the procedures provided in paragraph (5)(c). If the related selling dealer has not remitted the tax collected from the related purchaser, the selling dealer should retain copies of the supporting documentation necessary to substantiate its entitlement to a refund or credit in lieu of remitting the tax to the Department. The documentation must be retained until tax imposed under Chapter 212, F.S., may no longer be determined and assessed under s. 95.091, F.S.

(6) No change.

Rulemaking Authority 212.04(4), 212.17(6), 212.18(2), 213.06(1) FS. Law Implemented 212.02(1), 212.04, 212.08(6), (7), 616.260 FS. History–New 10-7-68, Amended 1-7-70, 6-16-72, 7-19-72, 12-11-74, 9-28-78, 7-3-79, 12-3-81, 7-20-82, Formerly 12A-1.05, Amended 1-2-89, 12-16-91, 10-17-94, 3-20-96, 3-4-01, 10-2-01, 4-17-03, 6-28-05, 4-26-10, 1-12-11, 1-17-13, 1-19-15.________.

12A-1.038 Consumer’s Certificate of Exemption; Exemption Certificates.

(1) through (2) No change.

(3) Sales made to exempt entities other than governmental units.

(a) through (e) No change.

(3)(f) The validity of a Florida Consumer’s Certificate of Exemption may be verified by using the Department’s on-line Certificate Verification System at https://verify-taxcerts.floridarevenue.com http://www.myflorida.com/dor/gta.html, by using the Department’s
FL Tax mobile application, or by calling the Department’s automated nationwide toll-free verification system at 1(877)357-3725. Persons with hearing or speech impairments may call the Florida Relay Service at 1(800)955-8770 (Voice) and 1(800)955-8771 (TTY).

(3)(g)1. No change.

2. The selling dealer may obtain a transaction authorization number prior to or at the point-of-sale by using the Department’s on-line Certificate Verification System at https://verify-taxcerts.floridarevenue.com http://www.myflorida.com/dor/gta.html, by using the Department’s FL Tax mobile application, or by calling the Department’s automated nationwide toll-free verification system at 1(877)357-3725. When using the Department’s on-line Certificate Verification System, the dealer may key up to five Florida Consumer’s Certificate of Exemption numbers into the system. When using the Department’s FL Tax mobile application or the Department’s automated nationwide toll-free verification system, the selling dealer is prompted to key in a single Florida Consumer’s Certificate of Exemption number. Each verification system will issue a transaction authorization number or alert the selling dealer that the purchaser does not have a valid Florida Consumer’s Certificate of Exemption. Selling dealers using the automated telephone verification system who do not have a touch-tone telephone will be connected to a live operator during the hours of 8:00 a.m. to 5:00 p.m. (Eastern Time), Monday through Friday. Persons with hearing or speech impairments may call the Florida Relay Service at 1(800)955-8770 (Voice) and 1(800)955-8771 (TTY).

(3)(g)3. through 4. No change.

(3)(h) No change.

(4) Sales made directly to governmental units.

(4)(a) through (e) No change.
(4)(f) Payments made for the purchase or lease of items used for the operation or maintenance of a municipally owned golf course by an entity under contract with a municipality to maintain or operate a municipally-owned golf course are considered to be made directly by the municipality and are exempt when the following requirements are met:

1. Payment is made from golf course revenues or other funds provided by the municipality for use by the operator under contract;

2. The municipally-owned golf course is located in a county with a minimum population of 2 million residents;

3. Youth education programs are conducted on an ongoing basis at the municipally-owned golf course by a nonprofit organization exempt from federal income tax under 501(c)(3) of the Internal Revenue Code; and,

4. The municipally-owned golf course operator provides a copy of the municipality’s Florida Consumer’s Certificate of Exemption and a signed copy of the certificate provided in paragraph (4)(g). A selling dealer may verify the government entity’s certificate exemption number by obtaining a transaction authorization number through the Department’s online Certificate Verification System, as provided in paragraph (3)(f).

(g) The following is the certificate to be issued by a qualifying entity under contract with a municipality to maintain or operate a municipally-owned golf course to the selling dealer to make tax-exempt purchases or rentals:

EXEMPTION CERTIFICATE TO BE USED BY QUALIFYING MUNICIPALLY-OWNED GOLF COURSE OPERATOR TO MAKE TAX EXEMPT PURCHASES
(Purchaser's Name) certifies that the tangible personal property purchased or leased on or after _____________ is exempt from sales tax, because the property will be used for the operation or maintenance of __________________________

(a municipally owned golf course), and that the following requirements have been met:

• Payment is made from golf course revenues or other funds provided by __________

(the municipality) for use by the purchaser;

• The municipally-owned golf course is located in a county with a minimum population of 2 million residents; and,

• Youth education programs are conducted on an ongoing basis at the municipally-owned golf course by a nonprofit organization exempt from federal income tax under 501(c)(3) of the Internal Revenue Code.

The undersigned understands that if the items purchased or leased do not qualify for exemption, or if the payment requirements listed above are not met, the undersigned will be subject to sales and use tax, interest, and penalties. Purchaser further understands that when any person shall fraudulently, for the purpose of evading tax, issue to a vendor or to any agent of the state a certificate or statement in writing in which he or she claims exemption from the sales tax, such person, in addition to being liable for payment of the tax plus a mandatory penalty of 200% of the tax, shall be liable for fine and punishment provided by law for conviction of a felony of the third degree, as provided in s. 775.082, s. 775.083, or s. 775.084, Florida Statutes.

___________________________   _______________________
Purchaser's Name (Print or Type)   Date

___________________________   _______________________
Signature   Title
Name and address of Municipally-Owned Golf Course

_______________________________________________________________

Municipality’s Consumer’s Certificate of Exemption Number

________________________________

Transaction Authorization Number (Not necessary when selling dealer retains a copy of the municipality’s consumer’s certificate of exemption)

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

(5)(c) Selling dealers may contact the Department at 850-488-6800, Monday through Friday (excluding holidays), 1(800)352-3671 to verify the specific exemption specified by the purchaser. Persons with hearing or speech impairments may call the Florida Relay Service at 1(800)955-8770 (Voice) and 1(800)955-8771 (TTY).

(5)(d) through (6) No change

Rulemaking Authority 212.17(6), 212.18(2), 213.06(1) FS. Law Implemented 95.091(3), 212.02(4), (14)(c), 212.07(1), 212.08(6), (7), 212.085, 212.18(2), (3), 212.21(2) FS. History—New 10-7-68, Amended 6-16-72, 9-28-78, 7-20-82, 4-29-85, Formerly 12A-1.38, Amended 8-10-92, 3-17-93, 9-14-93, 12-13-94, 10-2-01, 6-12-03, 7-31-03, 6-28-04, 11-6-07, 9-1-09, 5-9-13, 2-17-15, 1-11-16, ________.

12A-1.044 Vending Machines.

(1) through (2) No change.

(3) Registration. Owners or operators of vending machines must obtain a separate Sales and
Use Tax Certificate of Registration (Form DR-11) for each county in which the machines are located. One Sales and Use Tax Certificate of Registration is sufficient for all the owner’s or operator’s machines within a single county. See Rule 12A-1.060, F.A.C. Registration violations may be reported by calling 1(800)352-9273.

(4) Notice to be displayed on each vending machine; penalty and interest for failing to display notice.

(a) Before an operator may operate a food or beverage vending machine in this state, the operator must post a notice on each vending machine. Token machines are not considered to be vending machines which require a notice.

(b) The notice must contain the exact wording of the following statements in type that is not smaller than 14 point bold face, and the words “cash reward” must not be smaller than 30 point:

NOTICE TO CUSTOMER:

FLORIDA LAW REQUIRES THIS NOTICE TO BE POSTED ON ALL FOOD AND BEVERAGE VENDING MACHINES. Report any machine without a notice to 1(800)352-9273. You may be eligible for a CASH REWARD. DO NOT USE THIS NUMBER TO REPORT PROBLEMS WITH THE VENDING MACHINE SUCH AS LOST MONEY OR OUT-OF-DATE PRODUCTS.

(c) The notice must be displayed on the upper front of a vending machine, unless such placement impairs the use of the machine. If the notice cannot be placed on the upper front of the vending machine, then the notice must be displayed on another place on the machine where it is easily readable by the public. The notice must be affixed to the machine so it is not easily removed.

(d) Any vending machine operator who fails to properly obtain and display the required
notice on any vending machine is subject to the penalties and interest as provided in Section 212.0515(4), F.S.

(5) through (8) renumbered as (4) through (7), no further change.

Rulemaking Authority 212.0515, 212.17(6), 212.18(2), 213.06(1) FS. Law Implemented 212.02(10)(g), (14), (15), (16), (19), (24), 212.031, 212.051(1)(h), 212.0515, 212.054(1), (2), (3)(l), 212.055, 212.07(1), (2), 212.08(1), (7), (8), 212.11(1), 212.12(2), (3), (4), (9), 212.18(2), (3) FS. History–New 10-7-68, Amended 6-16-72, 1-10-78, 7-20-82, Formerly 12A-1.44, Amended 12-13-88, 5-11-92, 3-17-93, 9-14-93, 12-13-94, 3-20-96, 7-1-99, 6-19-01, 11-1-05, 1-12-11, 5-9-13.

12A-1.060 Registration.

(1) No change.

(2) How to register as a dealer.

(a) Registration with the Department for the purposes of sales and use tax is available by using one of the following methods:

1. Registering through the Department’s website Internet site at the address shown in the parentheses (www.floridarevenue.com www.myflorida.com/dor/) using the Department’s “e-Services” without payment of a registration fee; or

2. Filing a Florida Business Tax Application (Form DR-1, incorporated by reference in Rule 12A-1.097, F.A.C.), with the Department, as indicated on the registration form, with the required $5 registration fee.

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

(3) Registration of transient accommodations.
(3)(a) through (d) No change.

(3)(e)1. through 4. No change.

(3)(e)5. A $5 registration fee must accompany Form DR-1C for each transient accommodation or time-share unit that is not currently registered with the Department. A certificate of registration will be issued to the property owner for each property that is not a time-share unit and mailed to the agent’s address. For time-share units, a certificate of registration will be issued and mailed to the agent or management company.

(3)(e)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______.

12A-1.097 Public Use Forms.

(1) No change.

(1)(a) Copies of these forms, except those denoted by an asterisk (*), are available, without cost, by one or more of the following methods: 1) downloading the form from the Department’s Internet site at www.floridarevenue.com/forms www.myflorida.com/dor/forms; or, 2) calling the Department at 850-488-6800 (800)352-3674, 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, 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).

(1)(b) through (4)(a) No change.

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<td>(5)(b) DR-15N</td>
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on all Leases and Licenses of Real Property Transactions

Taxable under Section 212.031(1)(c), Florida Statutes (R. 01/18)

(http://www.flrules.org/Gateway/reference.asp?No=Ref-____)

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.
NAME OF PERSON ORIGINATING PROPOSED RULES: Brinton Hevey

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULES: Governor and Cabinet

DATE PROPOSED RULES APPROVED BY AGENCY HEAD: October 17, 2017

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: September 5, 2017.
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 www.floridarevenue.com/taxes and selecting "Update Account Information Online."

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, your consolidated sales tax filing number, and the certificate number for each location in any written correspondence sent to the Department.

Submit a new registration (online or paper) if you:
• move a business location from one Florida county to another;
• add another location;
• purchase or acquire an existing business; or
• change the form of ownership of your business.

Due Dates, Electronic Filing and Payment, and Other Filing Information

Electronic Filing and Payment: Consolidated sales and use tax returns and tax payments must be filed and paid electronically. You can file and pay sales and use tax by using the Department’s website or you may purchase software from a software vendor.

Due Dates: Tax 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 tax return must be received electronically on the first business day following the 20th.

Due Dates for 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 www.floridarevenue.com/forms, select the e-Services section, and then select the current year Florida e-Services Calendar of Due Dates (Form DR-659).

Vendor software: You may purchase software from a software vendor to file and pay sales and use tax electronically. While you may use purchased software to file your sales and use tax electronically, you may not use software to create paper (alternative or substitute) returns to file with the Department. If you use vendor software to prepare a “tax calculation worksheet,” do not file the worksheet with the Department as a tax return. To ensure proper credit to your account, be sure to transfer information from the worksheet to your personalized return.

Amended Returns: If you discover that your original return was incorrect, call Taxpayer Services at 850-488-6800 Monday through Friday, excluding holidays, for assistance amending your returns.

Keep records that support all transactions for at least three years from the date you file your return or the date it is required to be filed, whichever is later.

Florida Annual Resale Certificate
Registered sales and use tax dealers are provided a Florida Annual Resale Certificate to make tax-exempt purchases or rentals of property or services for resale. You may provide a paper or electronic copy of your current Florida Annual Resale Certificate or the certificate number to any seller when making purchases or rentals of property or services that you intend to resell or re-rent as part of your business. You may provide your Florida Annual Resale Certificate or certificate number for either the consolidated number (80-code number) or for an active location reported under the consolidated number. If you purchase or rent property or services that will be used in your business, your Florida Annual Resale Certificate should not be used.

As a dealer, you have an obligation to collect the applicable amount of sales and use tax and discretionary sales surtax when you resell or re-rent the property or service at retail. If you need help determining what you may buy or rent tax exempt for resale, the Florida Annual Resale Certificate for Sales Tax brochure (Form GT-800060) is available on the Department’s website.

Sellers who make tax-exempt sales or rentals for purposes of resale or re-rental must document the exemption using any one of these methods:
• Obtain a paper or electronic copy of your customer’s current Florida Annual Resale Certificate.
• For each tax-exempt sale, use your customer’s Florida sales tax certificate number to obtain a transaction authorization number.
• For each tax-exempt customer, use your customer’s Florida sales tax certificate number to obtain a vendor authorization number.

Sellers may verify a Florida Annual Resale Certificate number and obtain an authorization number:
• Online: Visit www.floridarevenue.com
• Phone: 877-357-3725
• Mobile app: Available for iPhone, iPad, Android devices, and Windows phones.

Proper Collection of Tax
Collecting the right amount of tax is important because mistakes will cost you money. Florida’s state sales tax rate is 6%; however, there is an established “bracket system” for collecting sales tax on any part of each total taxable sale that is less than a whole dollar amount. Additionally, most counties
also have a local option discretionary sales surtax. Bracket rates are available at www.floridavenue.com.

[State Sales and Use Tax Rate] + [Surtax Rate] = [Total Tax Rate]

Calculate the total tax to be collected on the total amount of the sale. The total tax collected must be shown on each invoice. The sales tax and discretionary sales surtax may be shown as one total, or each tax can be shown separately. In many cases, the actual tax you collect is more than a straight percentage of the sales or use tax and surtax. You must use the bracket system to calculate the tax due when any part of each total sale is less than a whole dollar amount.

Example: A customer purchases a taxable item that sells for $60.67 (before tax) in a county with no discretionary sales surtax. To calculate the correct amount of Florida sales tax, the seller first multiplies $60 by 6% (state sales tax rate) to determine the sales tax on the whole dollar portion of the sale ($60 x 6% = $3.60). Using the bracket system, the seller then determines that the correct amount of sales tax on the amount less than a dollar ($0.67) is $0.05. Therefore, the total sales tax due on this transaction is $3.65 ($3.60 + $0.05 cents).

### Line-by-Line Instructions

The electronic consolidated sales and use tax return contains one Consolidated Summary Sales and Use Tax Return (Form DR-15CON) and a Consolidated Sales and Use Tax Return (Form DR-7) for each business location reported under the consolidated sales tax filing number. First, complete the return (Form DR-7) for each business location. When you have completed all the business location returns, the amounts reported will be automatically totaled and transferred to the appropriate lines and columns on the consolidated summary (Form DR-15CON).

If your consolidated sales and use tax return is missing a Consolidated Sales and Use Tax Return (Form DR-7) for one or more of your business locations, call Taxpayer Services for assistance at 850-488-6800, Monday through Friday, excluding holidays. The additional locations must be registered with the Department and must have the same federal employer identification number as your consolidated sales tax filing number.

### Line A. Sales/Services

Line A is used to report the total of all wholesale and retail sales transactions and certain untaxed purchases or uses as follows:

- Sales, leases, or licenses to use certain property or goods (tangible personal property).
- Sales and rentals, admissions, amusement machine receipts, and vending machine receipts (except food and beverage sales reported on Line E). The amount of taxable sales from amusement machines is also separately reported on Line 19.
- Sales of services including nonresidential interior pest control, nonresidential interior janitorial and cleaning services, residential and nonresidential burglar and other protection services, and detective services.
- Sales and untaxed purchases or uses of electricity taxed at the rate of 8.0% (2.6% imposed under Chapter 203, Florida Statutes [F.S.], and 4.35% imposed under Chapter 212, F.S.), plus surtax. You must also report this amount on Line 17.
- Sales and untaxed purchases of dyed diesel fuel used in vessels or off-road equipment taxed at the rate of 6% sales tax, plus surtax. You must also report this amount on Line 18.

Note: Registered Florida motor vehicle dealers may use the method described in Tax Information for Motor Vehicle Dealers (Form GT-400400) to report tax on sales of motor vehicles to out-of-state residents.

### Column 1. Gross Sales - Enter the total amount of gross sales. Do not include:

- tax collected;
- fuel sales reported on a Florida fuel tax return;
- lottery ticket sales.

### Column 2. Exempt Sales - Enter the total amount of tax-exempt sales included in Line A, Column 1. Enter “0” if none. Some examples of tax-exempt sales are sales for resale, sales of items specifically exempt, and sales to organizations that hold a Florida Consumer’s Certificate of Exemption.

### Column 3. Taxable Amount - Subtract total exempt sales from gross sales and enter the taxable amount. You must also report the total amount of sales that are subject to sales tax but are exempt from discretionary sales surtax, on Line 15(a) or Line 15(b). You must report on Line 15(c), the total amount of sales for which you collected discretionary sales surtax at a rate different than the rate of the county in which you are located.

<table>
<thead>
<tr>
<th>Sales/Surtax Rate</th>
<th>Amusement Divisor</th>
<th>Other Vended Items Divisor</th>
</tr>
</thead>
<tbody>
<tr>
<td>6.0%</td>
<td>1.040</td>
<td>1.0659</td>
</tr>
<tr>
<td>6.5%</td>
<td>1.045</td>
<td>1.0707</td>
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<tr>
<td>7.0%</td>
<td>1.050</td>
<td>1.0749</td>
</tr>
<tr>
<td>7.5%</td>
<td>1.055</td>
<td>1.0791</td>
</tr>
<tr>
<td>8.0%</td>
<td>1.060</td>
<td>1.0833</td>
</tr>
</tbody>
</table>

In addition to reporting the Taxable Amount on the front of your return, remember to complete the back of the return for the following:

- Taxable sales and untaxed purchases or uses of electricity on Line 17.
- Taxable sales and untaxed purchases of dyed diesel fuel used in vessels or off-road equipment on Line 18.
- Taxable sales from amusement machines on Line 19.

### Column 4. Tax Due - Enter the total amount of tax due, including discretionary sales surtax due. You must also report the total amount of discretionary sales surtax due on Line 15(d).

#### Amusement and Vending Machine Sales – You must be registered in each county where you operate vending or amusement machines. For each county in which you operate machines, you must report the gross sales and the tax due from amusement machines and from vending machines dispensing items other than food and beverages. Use the gross receipts from each type of machine that you operate and the tax rate divisor for the county where the machine is located to compute the amount of gross sales and tax due.

**Total machine receipts ÷ Tax Rate Divisor = Gross Sales.**

**Total machine receipts - Gross Sales = Tax due, including discretionary sales surtax.**

**Gross Sales x Surtax Rate = Discretionary Sales Surtax due.**

- If you operate vending machines containing food or beverage items, complete Line E.
- If you operate amusement machines, include receipts in Line A and also complete Line 19.
Example: The total receipts from an amusement machine(s) in a county with a combined sales and surtax rate of 6.5% total $100.00. Total receipts divided by the amusement machine divisor for the 6.5% rate equals gross sales. Total receipts minus gross sales equals tax due, including discretionary sales surtax due. Gross sales multiplied by the surtax rate equals discretionary sales surtax due.

\[
\frac{100}{1.045} = 95.69 \text{ (gross sales)}
\]
\[
100 - 95.69 = 4.31 \text{ (tax due, including surtax due)}
\]
\[
95.69 \times .005 = .48 \text{ [surtax portion to be reported on Line 15(d)]}
\]

**Line B. Taxable Purchases - Use Tax**
You owe “use tax” on taxable purchases of goods or services you have used or consumed that were:

- Internet and out-of-state purchases not taxed by the seller and NOT purchased for resale.
- Out-of-state or local purchases not taxed by a supplier and NOT purchased for resale whether ordered online, from a catalog, or by telephone.
- Taxable items, originally purchased untaxed for resale, which you, your business, or employees used or consumed. Include use tax and discretionary sales surtax on the return for the reporting period during which you purchased, used, or consumed the item(s).

**Column 1. Gross Sales - Not Applicable**

**Column 2. Exempt Sales - Not Applicable**

**Column 3. Taxable Amount -** Enter the total amount of purchases used or consumed that were not taxed by suppliers and not for resale. **If you report purchases exempt from discretionary sales surtax, also complete Line 15(a) or Line 15(b).**

**Column 4. Tax Due -** Enter the total amount of use tax due, including discretionary sales surtax due.

- **You must also report all discretionary sales surtax due on Line 15(d).**
- **If you paid sales tax to another state at a rate less than 6%, enter the total amount of Florida use tax, plus any applicable discretionary sales surtax on Line B, Column 4, and claim a credit for the tax paid to the other state on Line 6.** When claiming a credit for sales tax paid to another state, make sure it is legally imposed. When in doubt, contact the tax agency in the state where the tax was paid.

**Line C. Commercial Rentals (5.8% Plus County Surtax Rate)**
Commercial rentals include the renting, leasing, letting, or granting a license to use or occupy real property, including docking or storage space for boats and tie-down or storage space for aircraft. Sales tax at the rate of 5.8%, plus discretionary sales surtax, is due on the total consideration charged for commercial property. The consideration charged may include charges for property taxes (whether paid to the landlord or directly to the county tax collector’s office), or common area maintenance. Rentals, leases, and licenses to use or occupy real property by related persons are also considered commercial rentals (e.g., a corporate owner leases property to his or her corporation). The $5,000 limitation for discretionary sales surtax does not apply to commercial rentals.

**Column 1. Gross Sales -** Enter the total amount of consideration for commercial rentals. Do not include tax collected in the amount reported.

**Column 2. Exempt Sales -** Enter the total amount of consideration for tax-exempt commercial rentals included in Line C, Column 1. Enter “0” if none. See section 212.031, F.S., and Rule 12A-1.070, Florida Administrative Code (F.A.C.), for exemptions specifically available to commercial rentals.

**Column 3. Taxable Amount -** Subtract the amount reported in Column 2 from the amount reported in Column 1 and enter the difference (the taxable amount).

**Column 4. Tax Due -** Enter the total amount of tax due, including discretionary sales surtax due. You must also report all discretionary sales surtax due on Line 15(d).

**Line D. Transient Rentals**
Transient rentals are leases or rentals of living, sleeping, or housekeeping accommodations, such as hotels, motels, single-family dwellings, multi-unit dwellings, apartments, rooming houses, condominiums, timeshare resorts, vacation houses, beach houses, mobile homes, or any other living, sleeping, or housekeeping accommodations. Transient rental taxes must be collected and paid on all rental charges, including any rental charges that are required to be paid by the guest as a condition of the use of the accommodation, unless the rental charge is specifically exempt. See Rule 12A-1.061, F.A.C., for more information on what constitutes a “rental charge” and which rental charges are specifically exempt.

Some counties impose one or more local option taxes on transient rentals. Many counties self-administer these local option taxes. Contact your county taxing agency to determine whether your county imposes one of these taxes and if you are required to report and pay the taxes directly to your county taxing agency or to the Department of Revenue.

Form DR-15TDT, available on the Department’s website, provides a listing of county local option transient rental rates and whether the local option tax is collected and administered by the county or by the Department of Revenue.

**Column 1. Gross Sales -** Enter the total gross amounts (rental charges) charged for transient rentals only. Do not include tax collected in gross sales.

**Column 2. Exempt Sales -** Enter the total amount of tax-exempt transient rentals included in Line D, Column 1. Enter “0” if none.

**Column 3. Taxable Amount -** Subtract total exempt transient rentals (Column 2) from total gross transient rentals (Column 1) and enter the difference (the taxable amount).

**Column 4. Tax Due -** Enter the total amount of tax due, including any discretionary sales surtax due and any local option tax (for example, tourist development tax) administered by the Department of Revenue. **You must also report all discretionary sales surtax due on Line 15(d).** The $5,000 limitation for discretionary sales surtax does not apply to transient rentals.

**Line E. Food & Beverage Vending**
If you operate food and beverage vending machines, compute your gross sales by dividing the total receipts from the machine(s) by the appropriate food and beverage divisor for the county where the machine(s) is located.

**Column 1. Gross Sales -** Enter the total amount of gross sales computed from food and beverage vending machines receipts. Do not include tax collected in gross sales.

**Column 2. Exempt Sales -** Enter the total amount of tax-exempt sales included in Line E, Column 1. Enter “0” if none.

**Column 3. Taxable Amount -** Subtract total exempt sales from total gross sales and enter the taxable amount.

**Column 4. Tax Due -** Enter the total amount of tax due, including discretionary sales surtax due. You must also report all discretionary sales surtax due on Line 15(d).
Example: The total receipts from a soft drink machine in a county with a combined sales and surtax rate of 6.5% total $100. Total receipts divided by the food and beverage divisor for the 6.5% rate equals gross sales. Total receipts minus gross sales equals tax due, including discretionary sales surtax due. Gross sales multiplied by the surtax rate equals discretionary sales surtax due.

$100 ÷ 1.0686 = $93.58 (gross sales)
$100 − $93.58 = $6.42 (tax due, including surtax due)
$93.58 x .005 = $.47 [surtax portion to be reported on Line 15(d)]

Line 5. Total Amount of Tax Due
Add all the amounts in Column 4, Lines A through E, and enter the total amount of tax due.

Line 6. Less Lawful Deductions
Enter the total amount of all allowable tax deductions, except sales tax credit memos issued by the Department (reported on Line 8). Lawful deductions include tax refunded by you to your customers for returned goods or allowances for damaged merchandise, tax paid by you on purchases of goods intended for use or consumption but sold by you instead, enterprise zone jobs credits, and any other deductions allowed by law.

• If you are claiming any approved enterprise zone jobs credits, report the amount of the credits on Line 6 and on Line 16.
• Do not include documentation with your return.

You will not receive a credit if the amount of lawful deductions (Line 6) on a location return is more than the total amount of tax due (Line 5) reported on that location return. If the amount of your lawful deductions is more than the total amount of tax due on a location return, reduce the amount of lawful deductions claimed to equal the total amount of tax due. You may report the remaining amount of lawful deductions (not to exceed the total amount of tax due) on your next return.

Line 7. Net Tax Due
Subtract Line 6 from Line 5 and enter the amount on Line 7.

Lines 8 - 9. Estimated Tax
If you paid $200,000 or more in state sales and use tax on returns you filed during the most recent state fiscal year (July 1 through June 30), you must make an estimated sales tax payment every month, starting with the December return due January 1. Before you file your FINAL return or if you have questions about estimated tax, call Taxpayer Services.

You will not receive a credit if the amount of credit (Line 8) reported on a location return is greater than the net amount of tax due (Line 7) reported on that location return. If the amount of credit for that return is more than the amount of tax due, reduce the amount of credit claimed to equal the net amount of tax due. You may report the remaining amount of credit (not to exceed the net amount of tax 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 9. Plus Estimated Tax Due Current Month
Enter the total amount of estimated tax due, if applicable, using one of the following three computation methods. You are NOT required to use only one method and may choose to use any one of these methods throughout the year.

Three Methods for Computing Estimated Tax
The percentage for calculating estimated tax is 60%. Your estimated tax liability is based only on Florida sales and use tax due (Form DR-15CON, Line 7, Net Tax Due minus any local option discretionary sales surtax and any local option transient rental tax). If you incorrectly calculate or forget to enter your estimated tax, you cannot amend your return. Compute your estimated tax liability by one of the following methods:

Method 1 – Average Tax Liability
Calculate 60% of your average state sales tax due for the months you reported taxable transactions during the calendar year.

Example: When completing your December return (due January 1 of the following year), calculate your average state sales tax due during the calendar year. To calculate your average state sales tax due, complete the following steps:

Step 1. Review all of your sales tax returns filed for the calendar year.
Step 2. Add together the amounts on Line 7 from each return. Subtract any local option discretionary sales surtax and any local option transient rental tax included in Line 7.
Step 3. To calculate the monthly average state sales tax due, divide the total calculated in Step 2 by the number of returns that were filed with tax due on Line 7.
Step 4. Multiply your monthly average state sales tax due by 60%.
Step 5. Enter the result from Step 4 on Line 9 of each return the following year, beginning with your December return due January 1.

The amount calculated in Step 4 can be used on each of your returns for the following year through the November reporting period.

Method 2 – Current Month/Previous Year
Calculate 60% of your state sales tax due for the same month of the previous calendar year.

Example: When completing your December return, multiply the amount on Line 7 of your January return for the same month (minus any local option discretionary sales surtax and any local option transient rental tax) by 60%. Enter that amount on Line 9.

Method 3 – Current Month
Calculate 60% of the state sales tax due for the next month’s return.

Example: When completing your December return, your estimated tax due is 60% of what you will report (minus any local option discretionary sales surtax and any local option...
transient rental tax) on your January return. Enter that amount on Line 9.

Penalty for Underpayment of Estimated Tax – If you fail to report and pay the minimum amount of estimated tax due each reporting period, you are subject to a loss of collection allowance and a 10% penalty on any underpayment of estimated tax due, and must pay interest on the amount underpaid.

Line 10. Amount Due
Subtract the amount on Line 8 from Line 7. Add the amount on Line 9. Enter the result on Line 10. The amount entered on Line 10 on Form DR-15CON cannot be negative.

Line 11. Less Collection Allowance
When you electronically file your consolidated sales and use tax return and pay timely, you are entitled to deduct a collection allowance of 2.5% (.025) of the first $1,200 of the Amount Due (Line 10), not to exceed $30 on each location return (Form DR-7). You are not entitled to a collection allowance if you file your return or make your payment by a method other than electronic means.

If you are entitled to a collection allowance, you may choose to donate the allowance to the Educational Enhancement Trust Fund. This fund is used to purchase up-to-date technology for classrooms in local school districts in Florida. If you are eligible and choose to donate your collection allowance to education, check the “donate to education” box and leave Line 11 blank. The Department will calculate the collection allowance and transfer that amount to the Educational Enhancement Trust Fund. You must make this choice on each original and timely filed electronic return. You cannot make this choice after your electronic return is filed.

Line 12. Plus Penalty
For late returns and payments, the penalty is either:

- A minimum of $50 if 10% of Line 10 is less than $50, or
- 10% of the amount due on Line 10.

If your return or payment is late, the minimum penalty is $50 for each location (reported on a separate location return, Form DR-7) included in your consolidated sales and use tax return, even if you file a late return with no tax due.

Line 13. Plus Interest
If your payment is late, you owe interest on the Amount Due (Line 10). Florida law provides a floating rate of interest for late payments of taxes and fees due, including discretionary sales surtax. 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 at www.florida revenue.com.

Line 14. Amount Due with Return
You may receive a collection allowance when you file and pay electronically and on time. Subtract Line 11 from Line 10. If you choose to donate your collection allowance to education, check the “donate to education” box and leave Line 11 blank.

All dealers: If your return or payment is late, add Lines 12 and 13 to Line 10 and enter the amount due on Line 14. Line 14 is the amount you owe.

Electronic Payment Check Box
Check the box in the bottom left corner of your Consolidated Summary Sales and Use Tax Return (Form DR-15CON).

Lines 15(a) - 15(d). Discretionary Sales Surtax
If you sell, rent, deliver, or receive taxable merchandise or services in or at a location within a county imposing a discretionary sales surtax, you are required to collect surtax at the rate imposed in the county where the merchandise or service is delivered. The discretionary sales surtax also applies to the rental of real property and transient rentals and is collected at the county rate where the property is located.

Most counties impose a local option discretionary sales surtax that must be collected on taxable transactions. You must collect discretionary sales surtax along with the 6% state sales tax and send both taxes to the Department. Current discretionary sales surtax rates for all counties are listed on Form DR-15DSS, Discretionary Sales Surtax Information, available on the Department’s website.

If you have locations in any Florida counties that impose a discretionary sales surtax, the applicable surtax rate is printed on each DR-7 return. For out-of-state locations, the DR-7 returns will not show a discretionary sales surtax rate. However, all dealers must collect discretionary sales surtax on taxable sales when the transaction occurs in, or delivery is into, a county that imposes a surtax. Use the chart below to help you determine when and at what rate to collect discretionary sales surtax.

For motor vehicle and mobile home sales, use the surtax rate of the county identified as the residence address of the purchaser on the registration or title document for the motor vehicle or mobile home. The surtax applies to the first $5,000 of the sales amount on any item of tangible personal property. The $5,000 limitation does not apply to rentals of real property, transient rentals, or services.

When and at What Rate to Collect Discretionary Sales Surtax (Local Option County Tax) on Taxable Sales

| If a selling dealer located in any Florida county | with a discretionary surtax | into the county where the selling dealer is located | surtax is collected at the county rate where the delivery is made |
| If a selling dealer located in any Florida county | with or without a discretionary surtax | into counties with different discretionary surtax rates | surtax is collected at the county rate where the delivery is made |
| If a selling dealer located in any Florida county | with or without a discretionary surtax | into counties without a discretionary surtax | surtax is not collected |
| If an out-of-state selling dealer | sells and delivers | into a Florida county with a discretionary surtax | surtax is collected at the county rate where the delivery is made |
| If an out-of-state selling dealer | sells and delivers | into a Florida county without a discretionary surtax | surtax is not collected |
Include discretionary sales surtax with tax reported on Lines A through E in Column 4 of all your location returns. Do not send discretionary sales surtax collections to the county tax collector's office.

Use our Address/Jurisdiction database to determine which county an address is located in. Visit: http://pointmatch.floridarevenue.com

**Line 15(a). Exempt Amount of Items Over $5,000**

On your DR-7 returns and your DR-15CON return, enter the amount in excess of $5,000 on each single sale of taxable tangible personal property (reported on Line A) and the amount in excess of $5,000 for each single purchase for which sales tax and discretionary sales surtax is due (reported on Line B).

**Example:** If you sold a single item for $7,000, enter $2,000 (the amount over $5,000) on Line 15(a). Do NOT include exempt sales reported in Column 2.

**Line 15(b). Other Taxable Amounts NOT Subject to Surtax**

On each of your location returns, enter the amount of taxable sales or purchases included in Column 3 that are not subject to discretionary sales surtax. This includes services and tangible personal property delivered into non-surtax counties that are subject to sales tax, but not subject to discretionary sales surtax. Do NOT include exempt sales reported in Column 2.

**Line 15(c). Amounts Subject to Surtax at a Rate Different Than Your County Surtax Rate**

On each of your location returns, you must report the total amount of taxable sales for which you collected discretionary sales surtax at a rate different than the rate of the county in which you are located on Line 15(c). Enter the taxable amounts from Line A, Column 3, for which you collected discretionary sales surtax at a rate different than the county in which you are located. This amount would consist of taxable sales where you delivered the merchandise into a county with a different discretionary sales surtax rate.

**Example:** A business located in a county with a 1% discretionary sales surtax rate sells a single taxable item for $3,000 and delivers the merchandise into a county with a 1.5% discretionary sales surtax rate. The discretionary sales surtax is to be collected at 1.5%. The business will report the $3,000 on Line 15(c), since this is the taxable amount that was subject to a different county discretionary sales surtax rate. The business will report the surtax collected at 1.5% on Line 15(d).

**Line 15(d). Total Amount of Discretionary Sales Surtax Due**

On each of your location returns, enter the total amount of discretionary sales surtax due on Line 15(d). Do NOT include state sales tax in this amount.

**Line 16. Total Enterprise Zone Jobs Credits**

On each of your location returns, enter the total of all enterprise zone jobs credits on Line 16. All approved enterprise zone jobs credits must be taken as provided by law. If you have any questions regarding how to request or deduct any enterprise zone jobs credits, call Return Reconciliation, Department of Revenue, at 850-717-6637.

**Line 17. Taxable Sales/Untaxed Purchases or Uses of Electricity (6.95% Plus County Surtax Rate)**

On each of your location returns, enter the taxable amount of sales and untaxed purchases or uses of electricity subject to the 6.95% tax rate (2.6% imposed under Chapter 203, F.S., and 4.35% imposed under Chapter 212, F.S.), plus surtax. The sale or use of electricity is subject to discretionary sales surtax at the rate imposed by the county where the consumer of the electricity is located.

**Line 18. Taxable Sales/Untaxed Purchases of Dyed Diesel Fuel**

On each of your location returns, enter the total amount of taxable sales and untaxed purchases of dyed diesel fuel used in vessels or off-road equipment. If the sale or purchase of dyed diesel fuel occurred in a county that imposes discretionary sales surtax, sales tax plus the applicable discretionary sales surtax is due.

**Line 19. Taxable Sales from Amusement Machines**

On each of your location returns, enter the amount of taxable sales from amusement machines.

**Line 20. Rural or Urban High Crime Area Job Tax Credits**

On each of your location returns, enter the amount of rural or urban high crime area job tax credits for which you have received a letter of approval from the Department on Line 20 and on Line 8. Follow the instructions sent to you from the Department.

**Line 21. Other Authorized Credits**

On each of your location returns, enter only credits specifically authorized by the Department. Follow the instructions sent to you from the Department.

**Signature(s)**

Sign and date your Consolidated Summary Sales and Use Tax Return (Form DR-15CON). For corporations, an authorized corporate officer must sign. If someone else prepared the returns, the preparer must also sign and date the returns. Please provide the telephone number of each person signing the returns.

**Contact Us**

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

If you have questions or need assistance, 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 www.floridarevenue.com and select “CONTACT.”

Subscribe to Receive Email Alerts from the Department. Subscribe to receive an email when Tax Information Publications and proposed rules are posted to the Department’s website. Subscribe today at: www.floridarevenue.com/dor/list
### Sales and Use Tax Returns

**Instructions for DR-15**

**FLORIDA**

**Sales and Use Tax Returns**

#### Lawful deductions (Line 6) cannot be more than tax due (Line 5).

<table>
<thead>
<tr>
<th>Certificate of Taxpayer</th>
<th>Line 1 Gross Sales</th>
<th>Line 2 Exempt Sales</th>
<th>Line 3 Taxable Amount</th>
<th>Line 4 Tax Due</th>
</tr>
</thead>
<tbody>
<tr>
<td>A. Sales/Services A.</td>
<td></td>
<td></td>
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<tr>
<td>B. Taxable Purchases</td>
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<tr>
<td>C. Commercial Rentals</td>
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<tr>
<td>D. Transient Rentals</td>
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<tr>
<td>E. Food &amp; Beverage Vending</td>
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</tbody>
</table>

#### DOR credit memos and estimated tax (Line 8) cannot be more than net tax due (Line 7).

- Be sure to use the correct tax return for each reporting period.
- File and pay electronically and on time to receive a collection allowance.
- Be sure to complete Lines 15(a) through 15(d).

#### 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 [www.floridarevenue.com/dor/list](http://www.floridarevenue.com/dor/list)
Due Dates, Electronic Filing and Payment, and Other Filing Information

Due Dates: Tax 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 tax return must be received electronically, postmarked, or hand-delivered on the first business day following the 20th.

Due Dates for Electronic Payments: To avoid penalty and interest, you must initiate 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 www.floridarevenue.com/forms, select the e-Services section, and then select the current year Florida e-Services Calendar of Due Dates (Form DR-659).

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 www.floridarevenue.com/dor/list. Electronic filers will receive due date reminders without using the subscription service.

No Tax Due? Telefile at 800-550-6713 - You must file a tax return for each reporting period, even if no tax is due. You can telefile using the toll-free number to conveniently file your returns when no tax is due and you are not claiming deductions or credits. When you telefile your return instead of mailing it, you will receive a confirmation number for your records. If you telefile, remember:
• to have your certificate number handy - it’s printed on your returns; and
• do not mail your return to the Department - keep it with your confirmation number.

Penalty and Interest: Avoid penalty and interest by filing your return and paying tax on time for each reporting period.

Electronic Filing and Payment: You can file returns and pay sales and use tax using the Department’s website or you may purchase software from a software vendor. You may voluntarily file returns and pay tax electronically; however, taxpayers who paid $20,000 or more in sales and use tax during the most recent state fiscal year (July 1 through June 30) are required to file returns and pay tax electronically during the next calendar year (January through December).

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

Vendor software: You may purchase software from a software vendor to file and pay sales and use tax electronically. While you may use purchased software to file your sales and use tax electronically, you may not use software to create paper (alternative or substitute) returns to file with the Department. If you use vendor software to prepare a “tax calculation worksheet,” do not file the worksheet with the Department as a tax return. To ensure proper credit to your account, be sure to transfer information from the worksheet to your personalized return.

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 www.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 www.floridarevenue.com/forms, select the Sales and Use Tax section, and then select the return that you need. Write your certificate number, reporting period, business name, and address on the return.

• Write “Amended replacement” on the return you use (see example below).

• Enter the correct information on Lines 1-21.

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 14 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.

Keep records that support all transactions for at least three years from the date you file your return or the date it is required to be filed, whichever is later.

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 preprinted on it, write your business name, address, certificate number, and reporting period in the spaces.
proper. 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 www.floridarevenue.com/taxes and selecting “Update Account Information Online.”

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 sent to the Department.

If you cancel your account or sell your business, you must file a final return and pay all applicable taxes due 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;
• add another location;
• purchase or acquire an existing business; or
• change the form of ownership of your business.

Florida Annual Resale Certificate

Registered sales and use tax dealers are provided a Florida Annual Resale Certificate to make tax-exempt purchases or rentals of property or services for resale. You may provide a paper or electronic copy of your current Florida Annual Resale Certificate or the certificate number to any seller when making purchases or rentals of property or services that you intend to resell or re-rent as part of your business. If you purchase or rent property or services that will be used in your business, your Florida Annual Resale Certificate should not be used.

As a dealer, you have an obligation to collect the applicable amount of sales and use tax and discretionary sales surtax when you resell or re-rent the property or service at retail. If you need help determining what you may buy or rent tax exempt for resale, the Florida Annual Resale Certificate for Sales Tax brochure (Form GT-800060) is available on the Department’s website.

Sellers who make tax-exempt sales or rentals for purposes of resale or re-rental must document the exemption using any one of these methods:
• Obtain a paper or electronic copy of your customer’s current Florida Annual Resale Certificate.
• For each tax-exempt sale, use your customer’s Florida sales tax certificate number to obtain a transaction authorization number.
• For each tax-exempt customer, use your customer’s Florida sales tax certificate number to obtain a vendor authorization number.

Sellers may verify a Florida Annual Resale Certificate number and obtain an authorization number:
• Online: Visit www.floridarevenue.com
• Phone: 877-357-3725
• Mobile app: Available for iPhone, iPad, Android devices, or Windows phones.

Proper Collection of Tax

Collecting the right amount of tax is important because mistakes will cost you money. Florida’s state sales tax rate is 6%; however, there is an established “bracket system” for collecting sales tax on any part of each total taxable sale that is less than a whole dollar amount. Additionally, most counties also have a local option discretionary sales surtax. Bracket rates are available on the Department’s website at www.floridarevenue.com.

[State Sales and Use Tax Rate] + [Surtax Rate] = [Total Tax Rate]

Calculate the total tax to be collected on the total amount of the sale. The total tax collected must be shown on each invoice. The sales tax and discretionary sales surtax may be shown as one total, or each tax can be shown separately. In many cases, the actual tax you collect is more than a straight percentage of the sales or use tax and surtax. You must use the bracket system to calculate the tax due when any part of each total sale is less than a whole dollar amount.

Example: A customer purchases a taxable item that sells for $60.67 (before tax) in a county with no discretionary sales surtax. To calculate the correct amount of Florida sales tax, the seller first multiplies $60 by 6% (state sales tax rate) to determine the sales tax on the whole dollar portion of the sale ($60 x 6% = $3.60). Using the bracket system, the seller then determines that the correct amount of sales tax on the amount less than a dollar ($0.67) is $0.05. Therefore, the total sales tax due on this transaction is $3.65 ($3.60 + $0.05 cents).

Line-by-Line Instructions

Line A. Sales/Services

Line A is used to report the total of all wholesale and retail sales transactions and certain untaxed purchases or uses as follows:
• Sales, leases, or licenses to use certain property or goods (tangible personal property).
• Sales and rentals, admissions, amusement machine receipts, and vending machine receipts (except food and beverage sales reported on Line E). The amount of taxable sales from amusement machines are also separately reported on Line 19.
• Sales of services including nonresidential interior pest control, nonresidential interior janitorial and cleaning services, residential and nonresidential burglar and other protection services, and detective services.
• Sales and untaxed purchases or uses of electricity taxed at the rate of 6.95% (2.6% imposed under Chapter 203, Florida Statutes (F.S.), and 4.35% imposed under Chapter 212, F.S.), plus surtax. You must also report this amount on Line 17.

• Sales and untaxed purchases of dyed diesel fuel used in vessels or off-road equipment taxed at the rate of 6% sales tax, plus surtax. You must also report this amount on Line 18.

NOTE: Registered Florida motor vehicle dealers may use the method described in Tax Information for Motor Vehicle Dealers (Form GT-400400) to report tax on sales of motor vehicles to out-of-state residents.

**Column 1. Gross Sales** - Enter the total amount of gross sales. Do not include:
- tax collected;
- fuel sales reported on a Florida fuel tax return; or
- lottery ticket sales.

**Column 2. Exempt Sales** - Enter the total amount of tax-exempt sales included in Line A, Column 1. Enter “0” if none. Some examples of tax-exempt sales are sales for resale, sales of items specifically exempt, and sales to organizations that hold a Florida Consumer’s Certificate of Exemption.

**Column 3. Taxable Amount** - Subtract total exempt sales from gross sales and enter the taxable amount. You must also report the total amount of sales that are subject to sales tax but are exempt from discretionary sales surtax, on Line 15(a) or Line 15(b). You must report on Line 15(c), the total amount of sales for which you collected discretionary sales surtax at a rate different than the rate of the county in which you are located.

In addition to reporting the Taxable Amount on the front of your return, remember to complete the back of the return for the following:
- Taxable sales and untaxed purchases or uses of electricity on Line 17.
- Taxable sales and untaxed purchases of dyed diesel fuel used in vessels or off-road equipment on Line 18.
- Taxable sales from amusement machines on Line 19.

**Column 4. Tax Due** - Enter the total amount of tax due, including discretionary sales surtax due. You must also report the total amount of discretionary sales surtax due on Line 15(d).

**Amusement and Vending Machine Sales**
You must be registered in each county where you operate vending or amusement machines. For each county in which you operate machines, you must report the gross sales and the tax due from amusement machines and from vending machines dispensing items other than food and beverages. Use the gross receipts from each type of machine that you operate and the tax rate divisor for the county where the machine is located to compute the amount of gross sales and tax due.

Total machine receipts ÷ Tax Rate Divisor = Gross Sales.
Total machine receipts - Gross Sales = Tax Due, including discretionary sales surtax.

**Example:**

- Gross Sales x Surtax Rate = Discretionary Sales Surtax due.
- If you operate vending machines containing food or beverage items, complete Line E.
- If you operate amusement machines, include receipts in Line A and also complete Line 19.

<table>
<thead>
<tr>
<th>Sales/Surtax Rate</th>
<th>Amusement Divisor</th>
<th>Other Vended Items Divisor</th>
</tr>
</thead>
<tbody>
<tr>
<td>6.0%</td>
<td>1.040</td>
<td>1.0659</td>
</tr>
<tr>
<td>6.5%</td>
<td>1.045</td>
<td>1.0707</td>
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<tr>
<td>7.0%</td>
<td>1.050</td>
<td>1.0749</td>
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<tr>
<td>7.5%</td>
<td>1.055</td>
<td>1.0791</td>
</tr>
<tr>
<td>8.0%</td>
<td>1.060</td>
<td>1.0833</td>
</tr>
</tbody>
</table>

**Line B. Taxable Purchases - Use Tax**
You owe “use tax” on taxable purchases of goods or services you have used or consumed that were:
- Internet and out-of-state purchases not taxed by the seller and NOT purchased for resale.
- Out-of-state or local purchases not taxed by a supplier and NOT purchased for resale whether ordered online, from a catalog, or by telephone.
- Taxable items, originally purchased untaxed for resale, which you, your business, or employees used or consumed.

Include use tax and discretionary sales surtax on the return for the reporting period during which you purchased, used, or consumed the item(s).

**Column 1. Gross Sales** - Not Applicable

**Column 2. Exempt Sales** - Not Applicable

**Column 3. Taxable Amount** - Enter the total amount of purchases used or consumed that were not taxed by suppliers and were not for resale. If you report purchases exempt from discretionary sales surtax, also complete Line 15(a) or Line 15(b).

**Column 4. Tax Due** - Enter the total amount of use tax due, including discretionary sales surtax due.

- You must also report all discretionary sales surtax due on Line 15(d).
- If you paid sales tax to another state at a rate less than 6%, enter the total amount of Florida use tax, plus any applicable discretionary sales surtax on Line B, Column 4, and claim a credit for the tax paid to the other state on Line 6. When claiming a credit for sales tax paid to another state, make sure it is legally imposed. When in doubt, contact the tax agency in the state where the tax was paid.
**Line C. Commercial Rentals**

(5.8% Plus County Surtax Rate)

Commercial rentals include the renting, leasing, letting, or granting a license to use or occupy real property, including docking or storage space for boats and tie-down or storage space for aircraft. Sales tax at the rate of 5.8%, plus discretionary sales surtax, is due on the total consideration charged for commercial property. The consideration charged may include charges for property taxes (whether paid to the landlord or directly to the county tax collector’s office), or common area maintenance. Rentals, leases, and licenses to use or occupy real property by related persons are also considered commercial rentals (e.g., a corporate owner leases property to his or her corporation). The $5,000 limitation for discretionary sales surtax does not apply to commercial rentals.

**Column 1. Gross Sales** - Enter the total amount of consideration for commercial rentals. Do not include tax collected in the amount reported.

**Column 2. Exempt Sales** - Enter the total amount of consideration for tax-exempt commercial rentals included in Line C, Column 1. Enter “0” if none. See section 212.031, F.S., and Rule 12A-1.070, Florida Administrative Code (F.A.C.), for exemptions specifically available to commercial rentals.

**Column 3. Taxable Amount** - Subtract the amount reported in Column 2 from the amount reported in Column 1 and enter the difference (the taxable amount).

**Column 4. Tax Due** - Enter the total amount of tax due, including discretionary sales surtax due. You must also report all discretionary sales surtax due on Line 15(d).

**Line D. Transient Rentals**

Transient rentals are leases or rentals of living, sleeping, or housekeeping accommodations, such as hotels, motels, single-family dwellings, multi-unit dwellings, apartments, rooming houses, condominiums, timeshare resorts, vacation houses, beach houses, mobile homes, or any other living, sleeping, or housekeeping accommodations. Transient rental taxes must be collected and paid on all rental charges, including any rental charges that are required to be paid by the guest as a condition of the use of the accommodation, unless the rental charge is specifically exempt. See Rule 12A-1.061, F.A.C., for more information on what constitutes a “rental charge” and which rental charges are specifically exempt.

Some counties impose one or more local option taxes on transient rentals. Many counties self-administer these local option taxes. Contact your county taxing agency to determine whether your county imposes one of these taxes and if you are required to report and pay the taxes directly to your county taxing agency or to the Department of Revenue.

Form DR-15TDT, available on the Department’s website, provides a listing of county local option transient rental rates and whether the local option tax is collected by the county or by the Department of Revenue.

**Column 1. Gross Sales** - Enter the total gross amounts (rental charges) charged for transient rentals only. Do not include tax collected in gross sales.

**Column 2. Exempt Sales** - Enter the total amount of tax-exempt transient rentals included in Line D, Column 1. Enter “0” if none.

**Column 3. Taxable Amount** - Subtract total exempt transient rentals (Column 2) from total gross transient rentals (Column 1) and enter the difference (the taxable amount).

**Column 4. Tax Due** - Enter the total amount of tax due, including any discretionary sales surtax due and any local option tax (for example, tourist development tax) administered by the Department of Revenue. You must also report all discretionary sales surtax due on Line 15(d). The $5,000 limitation for discretionary sales surtax does not apply to transient rentals.

**Line E. Food & Beverage Vending**

If you operate food and beverage vending machines, compute your gross sales by dividing the total receipts from the machine(s) by the appropriate food and beverage divisor for the county where the machine(s) is located.

**Column 1. Gross Sales** - Enter the total amount of gross sales computed from food and beverage vending machines receipts. Do not include tax collected in gross sales.

**Column 2. Exempt Sales** - Enter the total amount of tax-exempt sales included in Line E, Column 1. Enter “0” if none.

**Column 3. Taxable Amount** - Subtract total exempt sales from total gross sales and enter the taxable amount.

**Column 4. Tax Due** - Enter the total amount of tax due, including discretionary sales surtax due. You must also report all discretionary sales surtax due on Line 15(d).

**Sales/Surtax Rate** | **Food and Beverage Divisor**
--- | ---
6.0% | 1.0645
6.5% | 1.0686
7.0% | 1.0726
7.5% | 1.0767
8.0% | 1.0808

**Example:** The total receipts from a soft drink machine in a county with a combined sales and surtax rate of 6.5% total $100. Total receipts divided by the food and beverage divisor for the 6.5% rate equals gross sales. Total receipts minus gross sales equals tax due, including discretionary sales surtax due. Gross sales multiplied by the surtax rate equals discretionary sales surtax due.

$100 ÷ 1.0686 = $93.58 (gross sales)
$100 - $93.58 = $6.42 (tax due, including surtax due)
$93.58 x .005 = $.47 [surtax portion to be reported on Line 15(d)]

**Line 5. Total Amount of Tax Due**

Add all the amounts in Column 4, Lines A through E, and enter the total amount of tax due.

**Line 6. Less Lawful Deductions**

Enter the total amount of all allowable tax deductions, except sales tax credit memos issued by the Department (reported on Line 8). Lawful deductions include tax refunded by you to your customers for returned goods or allowances for damaged merchandise, tax paid by you on purchases of goods intended for use or consumption but sold by you instead, enterprise zone jobs credits, and any other deductions allowed by law.
If you are claiming any approved enterprise zone jobs credits, report the amount of the credits on Line 6 and on Line 16.

Do not include documentation with your return.

You will not receive a credit if the amount of lawful deductions (Line 6) is greater than the total amount of tax due (Line 5) on your return. If the amount of your lawful deductions is more than the total amount of tax due, reduce the amount of lawful deductions claimed to equal the total amount of tax due. You may report the remaining amount of lawful deductions (not to exceed the total amount of tax due) on your next return.

**Line 7. Net Tax Due**

Subtract Line 6 from Line 5 and enter the amount on Line 7.

**Lines 8 - 9. Estimated Tax**

If you paid $200,000 or more in state sales and use tax on returns you filed during the most recent state fiscal year (July 1 through June 30), you must make an estimated sales tax payment every month, starting with the December return, due January 1. Before you file your FINAL return or if you have questions about estimated tax, call Taxpayer Services.

You will not receive a credit if the amount of credit (Line 8) is greater than the net amount of tax due (Line 7). If the amount of your credit is greater than the net amount of tax due, reduce the amount of credits claimed to equal the net amount of tax due. You may report the remaining amount of credit (not to exceed the net amount of tax 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 8. Less Estimated Tax Paid/Department of Revenue (DOR) Credit Memo**

Enter the total amount of estimated tax you paid last month, the amount of any sales tax credit memo(s) issued by the Department, and the amount of any specifically authorized tax credits for which you have received a letter of approval from the Department. Follow the instructions sent to you by the Department.

You will not receive a credit if the amount of credit (Line 8) is greater than the net amount of tax due (Line 7). If the amount of your credit is greater than the net amount of tax due, reduce the amount of credits claimed to equal the net amount of tax due. You may report the remaining amount of credit (not to exceed the net amount of tax 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 9. Plus Estimated Tax Due Current Month**

Enter the total amount of estimated tax due, if applicable, using one of the following three computation methods. You are NOT required to use only one method and may choose to use any one of these methods throughout the year.

**Three Methods for Computing Estimated Tax**

The percentage for calculating estimated tax is 60%. Your estimated tax liability is based on Florida sales and use tax due (Form DR-15, Line 7, Net Tax Due minus any local option discretionary sales surtax and any local option transient rental tax). If you incorrectly calculate or forget to enter your estimated tax, you cannot amend your return. Compute your estimated tax liability by one of the following methods:

**Method 1 – Average Tax Liability**

Calculate 60% of your average state sales tax due for the months you reported taxable transactions during the calendar year.

**Example:** When completing your December return (due January 1 of the following year), calculate your average state sales tax due during the calendar year. To calculate your average state sales tax due, complete the following steps:

**Step 1.** Review all of your sales tax returns filed for the calendar year.

**Step 2.** Add together the amounts on Line 7 from each return. Subtract any local option discretionary sales surtax and any local option transient rental tax included in Line 7.

**Step 3.** To calculate the monthly average state sales tax due, divide the total calculated in Step 2 by the number of returns that were filed with tax due on Line 7.

**Step 4.** Multiply your monthly average state sales tax due by 60%.

**Step 5.** Enter the result from Step 4 on Line 9 of each return the following year, beginning with your December return due January 1.

The amount calculated in Step 4 can be used on each of your returns for the following year through the November reporting period.

**Method 2 – Current Month/Previous Year**

Calculate 60% of your state sales tax due for the same month of the previous calendar year.

**Example:** When completing your December return, multiply the amount on Line 7 of your January return for the same calendar year (minus any local option discretionary sales surtax and any local option transient rental tax) by 60%. Enter that amount on Line 9.

**Method 3 – Current Month**

Calculate 60% of the state sales tax due for the next month’s return.

**Example:** When completing your December return, your estimated tax due is 60% of what you will report (minus any local option discretionary sales surtax and any local option transient rental tax) on your January return. Enter that amount on Line 9.

**Penalty for Underpayment of Estimated Tax** – If you fail to report and pay the minimum amount of estimated tax due each reporting period, you are subject to a loss of collection allowance and a 10% penalty on any underpayment of estimated tax due, and must pay interest on the amount underpaid.

**Line 10. Amount Due**

Subtract the amount on Line 8 from Line 7. Add the amount on Line 9. Enter the result on Line 10. The amount entered on Line 10 cannot be negative.

**Line 11. Less Collection Allowance**

When you file and pay electronically and on time, you are entitled to deduct a collection allowance of 2.5% (.025) of the first $1,200 of the Amount Due (Line 10), not to exceed $30.

You are not entitled to a collection allowance if you file your return or make your payment by a method other than electronic means. More information on filing and paying electronically is available at www.floridarevenue.com.
If you are entitled to a collection allowance, you may choose to donate the allowance to the Educational Enhancement Trust Fund. This fund is used to purchase up-to-date technology for classrooms in local school districts in Florida. If you are eligible and choose to donate your collection allowance to education, check the “donate to education” box and leave Line 11 blank. The Department will calculate the collection allowance and transfer that amount to the Educational Enhancement Trust Fund. You must make this choice on each original and timely filed electronic return. You cannot make this choice after your electronic return is filed.

### Line 12. Plus Penalty
For late returns and payments, the penalty is either:
- A minimum of $50 if 10% of Line 10 is less than $50, or
- 10% of the amount due on Line 10.
If your return or payment is late, the minimum penalty is $50 even if you file a late return with no tax due.

### Line 13. Plus Interest
If your payment is late, you owe interest on the Amount Due (Line 10). Florida law provides a floating rate of interest for late payments of taxes and fees due, including discretionary sales surtax. 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 14. Amount Due with Return
You may receive a collection allowance when you file and pay electronically and on time. Subtract Line 11 from Line 10 and enter the amount due on Line 14. If you choose to donate your collection allowance to education, check the “donate to education” box and leave Line 11 blank.

All dealers: If your return or payment is late, add Lines 12 and 13 to Line 10 and enter the amount due on Line 14. Line 14 is the amount you owe.

**Electronic Payment Check Box**
If you make your payment electronically, check the box in the bottom left corner of your DR-15 return.

**Lines 15(a) - 15(d). Discretionary Sales Surtax**
If you sell, rent, deliver, or receive taxable merchandise or services in or at a location within a county imposing a discretionary sales surtax, you are required to collect surtax at the rate imposed in the county where the merchandise or service is delivered. The discretionary sales surtax also applies to the rental of real property and transient rentals and is collected at the county rate where the property is located.

Most counties impose a local option discretionary sales surtax that must be collected on taxable transactions. You must collect discretionary sales surtax along with the 6% state sales tax and send both taxes to the Department. Current discretionary sales surtax rates for all counties are listed on Form DR-15DSS, *Discretionary Sales Surtax Information*, available on the Department’s website.

If your business location is in Florida, the discretionary sales surtax rate printed on your tax returns is the rate in effect for the county where your business is located. If your business is located outside of Florida, no discretionary sales surtax rate is printed on your returns. However, all dealers must collect discretionary sales surtax on taxable sales when the transaction occurs in, or delivery is into, a county that imposes a surtax. Use the chart below to help you determine when and at what rate to collect discretionary sales surtax.

For motor vehicle and mobile home sales, use the surtax rate of the county identified as the residence address of the purchaser on the registration or title document for the motor vehicle or mobile home. The surtax applies to the first $5,000 of the sales amount on any item of tangible personal property. **The $5,000 limitation does not apply to rentals of real property, transient rentals, or services.**

Include discretionary sales surtax with tax reported on Lines A through E in Column 4 of your DR-15 return. Do not send discretionary sales surtax collections to the county tax collector’s office.

Use the Department’s Address/Jurisdiction database to determine which county an address is located in. Visit: https://pointmatch.floridarevenue.com/

**Line 15(a). Exempt Amount of Items Over $5,000**
Enter the amount in excess of $5,000 on each single sale of taxable tangible personal property (reported on Line A) and the amount in excess of $5,000 for each single purchase for which sales tax and discretionary sales surtax is due (reported on Line B). **Example:** If you sold a single item for $7,000, include $2,000 (the amount over $5,000) on Line 15(a). Do NOT include exempt sales reported in Column 2.

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### When and at What Rate to Collect Discretionary Sales Surtax (Local Option County Tax) on Taxable Sales

<table>
<thead>
<tr>
<th>If a selling dealer located in any Florida county</th>
<th>with a discretionary surtax</th>
<th>sells and delivers into the county where the selling dealer is located</th>
<th>surtax is collected at the county rate where the delivery is made</th>
</tr>
</thead>
<tbody>
<tr>
<td>with or without a discretionary surtax</td>
<td>sells and delivers into counties with different discretionary surtax rates</td>
<td>surtax is collected at the county rate where the delivery is made</td>
<td></td>
</tr>
<tr>
<td>with or without a discretionary surtax</td>
<td>sells and delivers into counties without a discretionary surtax</td>
<td>surtax is not collected</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>If an out-of-state selling dealer</th>
<th>sells and delivers into a Florida county with a discretionary surtax</th>
<th>surtax is collected at the county rate where the delivery is made</th>
</tr>
</thead>
<tbody>
<tr>
<td>with or without a discretionary surtax</td>
<td>sells and delivers into a Florida county without a discretionary surtax</td>
<td>surtax is not collected</td>
</tr>
</tbody>
</table>
Line 15(b). Other Taxable Amounts NOT Subject to Surtax
Enter the amount of taxable sales or purchases included in Line A, Column 3, are not subject to discretionary sales surtax. This includes services and tangible personal property delivered into a non-surtax county subject to sales tax, but not subject to discretionary sales surtax. Do NOT include exempt sales reported in Line A, Column 2.

Line 15(c). Amounts Subject to Surtax at a Rate Different Than Your County Surtax Rate
You must report the total amount of taxable sales for which you collected discretionary sales surtax at a rate different than the rate of the county in which you are located on Line 15(c). Enter the taxable amounts from Line A, Column 3, for which you collected discretionary sales surtax at a rate different than the county in which you are located. This amount would consist of taxable sales where you delivered the merchandise into a county with a different discretionary sales surtax rate.

Example: A business located in a county with a 1% discretionary sales surtax rate sells a single taxable item for $3,000 and delivers the merchandise into a county with a 1.5% discretionary sales surtax rate. The discretionary sales surtax is to be collected at 1.5%. The business will report the $3,000 on Line 15(c), since this is the taxable amount that was subject to a different county discretionary sales surtax rate. The business will report the surtax collected at 1.5% on Line 15(d).

Line 15(d). Total Amount of Discretionary Sales Surtax Due
Enter the total amount of discretionary sales surtax due on Line 15(d). Do not include state sales tax in this amount.

Line 16. Total Enterprise Zone Jobs Credits
Enter the total of all enterprise zone jobs credits on Line 16. All approved enterprise zone jobs credits must be taken as provided by law. If you have any questions regarding how to request or deduct any enterprise zone jobs credits, call Return Reconciliation, Department of Revenue, at 850-717-6637.

Line 17. Taxable Sales/Untaxed Purchases or Uses of Electricity (6.95% Plus County Surtax Rate)
Enter the taxable amount of sales and untaxed purchases or uses of electricity subject to the 6.95% tax rate (2.6% imposed under Chapter 203, F.S., and 4.35% imposed under Chapter 212, F.S.), plus surtax. The sale or use of electricity is subject to discretionary sales surtax at the rate imposed by the county where the consumer of the electricity is located.

Line 18. Taxable Sales/Untaxed Purchases of Dyed Diesel Fuel
Enter the total amount of taxable sales and untaxed purchases of dyed diesel fuel used in vessels or off-road equipment. If the sale or purchase of dyed diesel fuel occurred in a county that imposes discretionary sales surtax, sales tax plus the applicable discretionary sales surtax is due.

Line 19. Taxable Sales from Amusement Machines
Enter the amount of taxable sales from amusement machines.

Line 20. Rural or Urban High Crime Area Job Tax Credits
Enter the amount of rural or urban high crime area job tax credits for which you have received a letter of approval from the Department on Line 20 and on Line 8. Follow the instructions sent to you from the Department.

Line 21. Other Authorized Credits
Enter only credits specifically authorized by the Department. Follow the instructions sent to you from the Department.

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.

Contact Us
Information, forms, and tutorials are available on the Department’s website: www.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 www.floridarevenue.com and select “CONTACT.”
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 www.floridarevenue.com/dor/list
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 www.floridarevenue.com/taxes
Instructions for DR-15EZ
Sales and Use Tax Returns

Are you Eligible to Use a DR-15EZ Return?

Businesses that:

► Pay $200,000 or more in sales and use tax during the previous state fiscal year (July 1 - June 30);
► Sell or deliver taxable items into any county with a different discretionary sales surtax rate than the county’s surtax rate where your business is located;
► Lease or rent living or sleeping accommodations (transient rentals);
► Lease or rent commercial property and sell taxable items or provide taxable services at the same location. (If you only report tax on the lease or rental of commercial property, you are eligible to use a DR-15EZ.);
► Sell:
  • aircraft,
  • boats or boat trailers, or
  • motor vehicles or other vehicles;
► Report tax on receipts from coin-operated:
  • amusement machines, or
  • vending machines;
► Sell or purchase untaxed dyed diesel fuel for use in off-road equipment or boats; or
► Claim any jobs tax credit or economic incentive tax credit

are NOT eligible to use a DR-15-EZ return and must use a DR-15 return.

If you have received a DR-15EZ (paper or electronic) and must use a DR-15 to report sales and use tax, call Taxpayer Services at 850-488-6800, Monday through Friday (excluding holidays), to update your account information and request a DR-15 return.

Collection Allowance

File and pay electronically and on time to receive a collection allowance.

Verify a Resale or Exemption Certificate:

Online: Visit www.floridarevenue.com
Phone: 877-357-3725
Mobile app: Available for iPhone, iPad, Android devices, and Windows phones.

Educational Tax Webinars

Visit the Department’s Taxpayer Education web page for additional information and available webinars at: www.floridarevenue.com/taxes

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 www.floridarevenue.com/dor/list
Complete the Back of the Return First!

Under penalties of perjury, I declare that I have read this return and the facts stated in it are true.

The total amount of lawful deductions (Line 5) and sales tax credit memos issued by the Department (Line 6) cannot be more than the total tax due (Line 4).

File and pay electronically and on time to receive a collection allowance.

Due Dates, Electronic Filing and Payment, and Other Filing Information

Due Dates: Tax 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 tax return must be received electronically, postmarked, or hand delivered on the first business day following the 20th.

Due Dates for 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 www.floridarevenue.com/forms, select the e-Services section, and then select the current year Florida e-Services Calendar of Due Dates (Form DR-659).

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 www.floridarevenue.com/dor/list. Electronic filers will receive due date reminders without using the subscription service.

No Tax Due? Telefile at 800-550-6713 - You must file a tax return for each reporting period, even if no tax is due. You can telefile using the toll-free number to conveniently file your returns when no tax is due and
you are not claiming deductions or credits. When you telefile your return instead of mailing it, you will receive a confirmation number for your records. If you telefile, remember:

- to have your certificate number handy - it’s printed on your returns; and
- do not mail your return to the Department - keep it with your confirmation number.

Electronic Filing and Payment: You can file returns and pay sales and use tax using the Department’s website or you may purchase software from a software vendor. You may voluntarily file returns and pay tax electronically; however, taxpayers who paid $20,000 or more in sales and use tax during the most recent state fiscal year (July 1 through June 30) are required to file returns and pay tax electronically during the next calendar year (January through December).

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

Vendor software: You may purchase software from a software vendor to file and pay sales and use tax electronically. While you may use purchased software to file your sales and use tax electronically, you may not use software to create paper (alternative or substitute) returns to file with the Department. If you use vendor software to prepare a “tax calculation worksheet,” do not file the worksheet with the Department as a tax return. To ensure proper credit to your account, be sure to transfer information from the worksheet to your personalized return.

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 www.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 www.floridarevenue.com/forms, select the Sales and Use Tax section, and then 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 9 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.

Keep records that support all transactions for at least three years from the date you file your return or the date it is required to be filed, whichever is later.

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 www.floridarevenue.com/taxes and selecting “Update Account Information Online.” 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 sent to the Department.

If you cancel your account or sell your business, you must file a final return and pay all applicable taxes due 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;
• add another location;
• purchase or acquire an existing business; or
• change the form of ownership of your business.

Florida Annual Resale Certificate
Registered sales and use tax dealers are provided a Florida Annual Resale Certificate to make tax-exempt purchases or rentals of property or services for resale. You may provide a paper or electronic copy of your current Florida Annual Resale Certificate or the certificate number to any seller when making purchases or rentals of property or services that you intend to resell or re-rent as part of your business. If you purchase or rent property or services that will be used in your business, your Florida Annual Resale Certificate should not be used.

As a dealer, you have an obligation to collect the applicable amount of sales and use tax and discretionary sales surtax when you resell or re-rent the property or service at retail. If you need help determining what you may buy or rent tax exempt for resale, the Florida Annual Resale Certificate for Sales Tax brochure (Form GT-800060) is available on the Department’s website.

Sellers who make tax-exempt sales or rentals for purposes of resale or re-rental must document the exemption using any one of these methods:
• Obtain a paper or electronic copy of your customer’s current Florida Annual Resale Certificate.
• For each tax-exempt sale, use your customer’s Florida sales tax certificate number to obtain a transaction authorization number.
• For each tax-exempt customer, use your customer’s Florida sales tax certificate number to obtain a vendor authorization number.

Sellers may verify a Florida Annual Resale Certificate number and obtain an authorization number:
• Online: Visit www.floridarevenue.com
• Phone: 877-357-3725
• Mobile app: Available for iPhone, iPad, Android devices, and Windows phones.

Proper Collection of Tax
Collecting the right amount of tax is important because mistakes will cost you money. Florida’s state sales tax rate is 6%; however, there is an established “bracket system” for collecting sales tax on any part of each total taxable sale that is less than a whole dollar amount. Additionally, most counties also have a local option discretionary sales surtax. Bracket rates are available on the Department’s website at www.floridarevenue.com.

[State Sales and Use Tax Rate] + [Surtax Rate] = [Total Tax Rate]
Calculate the total tax to be collected on the total amount of the sale. The total tax collected must be shown on each invoice. The sales tax and discretionary sales surtax may be shown as one total, or each tax can be shown separately. In many cases, the actual tax you collect is more than a straight percentage of the sales or use tax and surtax. You must use the bracket system to calculate the tax due when any part of each total sale is less than a whole dollar amount.

Example: A customer purchases a taxable item that sells for $60.67 (before tax) in a county with no discretionary sales surtax. To calculate the correct amount of Florida sales tax, the seller first multiplies $60 by 6% (state sales tax rate) to determine the sales tax on the whole dollar portion of the sale ($60 x 6% = $3.60). Using the bracket system, the seller then determines that the correct amount of sales tax on the amount less than a dollar ($.67) is $.05. Therefore, the total sales tax due on this transaction is $3.65 ($3.60 + $.05 cents).

Line-by-Line Instructions
Note: You will complete lines 1 through 4 to report tax on commercial rentals or tax on sales and purchases. After completing lines 1 through 4, proceed to the instructions for Line 5. Less Lawful Deductions and complete the return.

Lines 1 through 4 Instructions to Only Report Tax on Commercial Rentals (5.8% Plus County Surtax Rate)
If you only report tax collected for the lease or rental of commercial property (you have no other sales or untaxed purchases to report), you may use Form DR-15EZ to report sales and use tax due. If you have other taxable sales or untaxed purchases, you must use Form DR-15, Sales and Use Tax Return, to report sales and use tax. Contact Taxpayer Services to update your account information.

Commercial rentals include the renting, leasing, letting, or granting a license to use or occupy real property, including docking or storage space for boats and tie-down or storage space for aircraft. Sales tax at the rate of 5.8%, plus discretionary sales surtax, is due on the total consideration charged for commercial property. The consideration charged may include charges for property taxes (whether paid to the landlord or directly to the county tax collector’s office), or common area maintenance. Rentals, leases, and licenses to use or occupy real property by related persons are also considered commercial rentals (e.g., a corporate owner leases property to his or her corporation). The $5,000 limitation for discretionary sales surtax does not apply to commercial rentals.

Line 1. Gross Sales
Enter the total amount of consideration for commercial rentals. Do not include tax collected in the amount reported.

Line 2. Exempt Sales
Enter the total amount of consideration for tax-exempt commercial rentals included in Line 1. Enter “0” if none. See section 212.031, Florida Statutes (F.S.), and Rule 12A-1.070, Florida Administrative Code (F.A.C.), for exemptions specifically available to commercial rentals.
**Line 3. Taxable Sales/Purchases**
Subtract the amount reported in Line 2 from the amount reported in Line 1 and enter the difference (the taxable amount).

**Line 4. Total Tax Due**
Enter the total amount of tax due including discretionary sales surtax due. You must also report all discretionary sales surtax due on Line B.

Lines 1 through 4 Instructions to Report Tax on Sales and Purchases

**Line 1. Gross Sales**
Enter the total amount of gross sales. Do not include tax collected in gross sales.

**Line 2. Exempt Sales**
Enter the total amount of tax-exempt sales or rentals included in Line 1. Enter “0” if none. Tax-exempt sales are sales for resale, sales of items specifically exempt, and sales to organizations that hold a Florida Consumer’s Certificate of Exemption.

**Line 3. Taxable Sales/Purchases**
To determine Taxable Sales/Purchases (Line 3), subtract Line 2 from Line 1 and then add any taxable purchases. Enter the result on Line 3. Any taxable sales and purchases not subject to discretionary sales surtax must also be reported on Line A.

You owe “use tax” on taxable purchases of goods or services you have used or consumed that were:

- Internet and out-of-state purchases not taxed by the seller and NOT purchased for resale.
- Out-of-state or local purchases not taxed by a supplier and NOT purchased for resale, whether ordered online, from a catalog, or by telephone.
- Taxable items, originally purchased untaxed for resale, which you, your business, or employees used or consumed.

Include use tax and discretionary sales surtax on the return for the reporting period during which you purchased, used, or consumed the item(s).

**How to compute Line 3**
- **Gross Sales**: $1,000.00
- **Minus exempt sales**: - $100.00
- **Equals taxable sales**: $900.00
- **Plus taxable purchases**: +$50.00
- **Equals Line 3**: $950.00

**Line 4. Total Tax Due**
Enter the total tax due including discretionary sales surtax due. Also, report the discretionary sales surtax due on Line B. Use tax must be included on Line 4 of the return for the reporting period during which the item is used or consumed.

**Line 5. Less Lawful Deductions**
Enter the total amount of all allowable tax deductions, except sales tax credit memos issued by the Department (reported on Line 6). Lawful deductions include tax refunded by you to your customers for returned goods or allowances for damaged merchandise, tax paid by you on purchases of goods intended for use or consumption but sold by you instead, and any other deductions allowed by law. Do not include documentation with your return.

**Line 6. Less Department of Revenue Credit Memo**
Enter the total amount of any sales tax credit memo(s) issued to you by the Department.

**Line 7. Net Tax Due**
Enter the result of Line 4 minus Lines 5 and 6. If negative, enter “0.” Claim any remaining balance of lawful deductions on Line 5 of your next return or any remaining credit memo balance on Line 6 of your next return.

**You will not receive a credit** if the total amount of lawful deductions (Line 5) plus the amount of sales tax credit memos (Line 6) is greater than the total tax due (Line 4). If the total amount of lawful deductions plus credits is greater than the total tax due, reduce the amount of lawful deductions and credit memos claimed to equal the total tax due. You may report the remaining amount of lawful deductions and credits (not to exceed the net amount of tax 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 8. Less Collection Allowance or Plus Penalty and Interest**

**E-file/E-pay to Receive Collection Allowance**
When you file and pay electronically and on time, you are entitled to deduct a collection allowance of 2.5% (.025) of the first $1,200 of the Amount Due (Line 7), not to exceed $30.

You are not entitled to a collection allowance if you file your return or make your payment by a method other than electronic means. More information on filing and paying electronically is available at www.floridarevenue.com.

If you are entitled to a collection allowance, you may choose to donate the allowance to the Educational Enhancement Trust Fund. This fund is used to purchase up-to-date technology for classrooms in local school districts in Florida. If you are eligible and choose to donate your collection allowance to education, check the “donate to education” box and leave Line 8 blank. The Department will calculate the collection allowance and transfer that amount to the Educational Enhancement Trust Fund. You must make this choice on each original and timely filed electronic return. You cannot make this choice after your electronic return is filed.

*Note: This text is a sample of how to read a tax form instruction page.*
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 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.

Interest
If your payment is late, you owe interest on the Net Tax Due (Line 7). Florida law provides a floating rate of interest for late payments of taxes and fees due, including discretionary sales surtax. 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 9. Amount Due With Return
If you file and pay electronically and on time and do not donate your collection allowance to education, enter the result of Line 7 minus collection allowance on Line 9. If you file late or pay late, enter the result of Line 7 plus penalty and interest on Line 9.
The amount due on Line 9 is the amount you owe. Enter the amount from Line 9 on the front of your return.

Electronic Payment Check Box
If you make your payment electronically, check the box on the front of your DR-15EZ return.

Discretionary Sales Surtax Information
Lines A – B
If you sell, rent, deliver, or receive taxable merchandise or services in or at a location within a county imposing a discretionary sales surtax, you are required to collect surtax at the rate imposed in the county where the merchandise or service is delivered. The discretionary sales surtax also applies to the rental of real property and transient rentals and is collected at the county rate where the property is located.

NOTE: If you make sales or deliveries into any county with a different surtax rate, you cannot file a DR-15EZ return and must file Form DR-15 instead. Please contact the Department immediately by calling Taxpayer Services at 850-488-6800, Monday through Friday, excluding holidays.

Most counties impose a local option discretionary sales surtax that must be collected on taxable transactions. You must collect discretionary sales surtax along with the 6% state sales tax and send both taxes to the Department.

Current discretionary sales surtax rates for all counties are listed on Form DR-15DSS, Discretionary Sales Surtax Information, available on the Department's website.

If your business location is in Florida, the discretionary sales surtax rate printed on your tax returns is the rate in effect for the county where your business is located. If your business is located outside of Florida, no discretionary sales surtax rate is printed on your returns. However, all dealers must collect discretionary sales surtax on taxable sales when the transaction occurs in, or delivery is into, a county that imposes a surtax. Use the chart below to help you determine when and at what rate to collect discretionary sales surtax.
The surtax applies to the first $5,000 of the sales amount on any item of tangible personal property. The $5,000 limitation does not apply to rentals of real property, transient rentals, or services.

Include discretionary sales surtax with tax reported on Lines 1 - 4 of your DR-15EZ return. Do not send discretionary sales surtax collections to the county collector’s office.

Use the Department’s Address/Jurisdiction database to determine which county an address is located in. Visit: https://pointmatch.floridarevenue.com

<table>
<thead>
<tr>
<th>When and at What Rate to Collect Discretionary Sales Surtax (Local Option County Tax) on Taxable Sales</th>
</tr>
</thead>
<tbody>
<tr>
<td>*NOTE: If you deliver into any county with a different discretionary surtax rate, you must use Form DR-15 to accurately report the discretionary sales surtax you collect.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>If a selling dealer located in any Florida county</th>
<th>with a discretionary surtax</th>
<th>sells and delivers into the county where the selling dealer is located</th>
<th>surtax is collected at the county rate where the delivery is made</th>
</tr>
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<tbody>
<tr>
<td>with or without a discretionary surtax</td>
<td></td>
<td>into counties with different discretionary surtax rates</td>
<td>surtax is collected at the county rate where the delivery is made</td>
</tr>
<tr>
<td>with or without a discretionary surtax</td>
<td></td>
<td>into counties without a discretionary surtax</td>
<td>surtax is not collected</td>
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</table>

<table>
<thead>
<tr>
<th>If an out-of-state selling dealer</th>
<th>sells and delivers into a Florida county with a discretionary surtax</th>
<th>surtax is collected at the county rate where the delivery is made</th>
</tr>
</thead>
<tbody>
<tr>
<td>with or without a discretionary surtax</td>
<td>into a Florida county without a discretionary surtax</td>
<td>surtax is not collected</td>
</tr>
</tbody>
</table>
Line A. Taxable Sales and Purchases NOT Subject to DISCRETIONARY SALES SURTAX
On the back of your return, on Line A, enter the total of all sales and purchases not subject to discretionary sales surtax. This normally consists of sales of single items that exceed the $5,000 discretionary sales surtax limit. Do NOT include exempt sales reported on Line 2. Commercial rentals are not subject to the $5,000 discretionary sales surtax limit. The example below illustrates a transaction where the $5,000 limit applies and what information should be reported on Line A.

Example for Line A
A business located in a county with a discretionary sales surtax sells a single taxable item for $6,500. The business reports $6,500 on Line 3, Taxable Sales/Purchases. To calculate Line A (the amount not subject to discretionary sales surtax), the business subtracts $5,000 from $6,500.

\[
\begin{align*}
\text{\$6,500 (Sales amount)} & \quad \text{- \$5,000 (Limit on a single item)} \\
& \quad \text{\$1,500 (Amount exempt from discretionary sales surtax)}
\end{align*}
\]

The business then writes the difference ($1,500) on Line A. The $1,500 is the amount that is not subject to discretionary sales surtax.

Line B. Total Discretionary Sales Surtax Due
On the back of your return, on Line B, enter the total amount of discretionary sales surtax due. All discretionary sales surtax collected must be included with the sales and use tax collected and reported on Line 4, Total Tax Due. The example below illustrates how to compute the discretionary sales surtax on Line B.

Example for Line B
A business located in a county with a 1% surtax sells three taxable items over-the-counter for $1,000 each during the month. The discretionary sales surtax will be collected on each item as follows: $1,000 x 1% = $10.00 discretionary sales surtax collected on each item. To complete Line B, the business enters the total discretionary sales surtax due ($10 x 3 items sold = $30.00). The business would report $30.00 on Line B. This amount should also be included with the sales and use tax reported on Line 4.

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.

Contact Us
Information, forms, and tutorials are available on the Department's website: www.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: www.floridarevenue.com and select “CONTACT.”

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 www.floridarevenue.com/dor/list.
Chemical Compounds and Test Kits

Chemical compounds and test kits used for the diagnosis or treatment of disease, illness, or injury are TAXABLE. However, those specifically authorized by Florida law to prescribe medicinal drugs are EXEMPT. In addition, the following chemical compounds and test kits (including replacement parts) for HUMAN USE are EXEMPT, with or without a prescription.

- Allergy test kits that use human blood to test for the most common allergens
- Anemia meters and test kits
- Antibodies to Hepatitis C test kits
- Bilirubin test kits (blood or urine)
- Blood analyzers, blood collection tubes, lancets, capillaries, test strips, tubes containing chemical compounds, and test kits to test human blood for levels of albumin, cholesterol, HDL, LDL, triglycerides, glucose, ketones, or other detectors of illness, disease, or injury
- Blood sugar (glucose) test kits, reagent strips, test tapes, and other test kit refills
- Blood pressure monitors, kits, and parts
- Breast self-exam kits
- Fecal occult blood tests (colorectal tests)
- Hemoglobin test kits
- Human Immunodeficiency Virus (HIV) test kits and systems
- Influenza AB test kits
- Middle ear monitors
- Prostate Specific Antigen (PSA) test kits
- Prothrombin (clotting factor) test kits
- Thermometers, for human use
- Thyroid Stimulating Hormone (TSH) test kits
- Urinalysis test kits, reagent strips, tablets, and test tapes to test levels, such as albumin, blood, glucose, leukocytes, nitrite, pH, or protein levels, in human urine as detectors of illness, disease, or injury
- Urinary tract infection test kits
- Vaginal acidity (pH) test kits

Common Household Remedies

Tax is not imposed on any common household remedy dispensed according to an individual prescription or prescriptions written by a licensed practitioner authorized by Florida law to prescribe medicinal drugs. In addition, the following common household remedies are specifically EXEMPT with or without a prescription.

- Adhesive tape
- Alcohol, alcohol wipes, and alcohol swabs containing ethyl or isopropyl alcohol
- Allergy relief products
- Ammonia inhalants/smelling salts
- Analgesics (pain relievers)
- Antacids
- Antifungal treatment drugs
- Antiseptics
- Asthma preparations
- Astringents, except cosmetic
- Band-aids
- Bandages and bandaging materials
- Burn ointments and lotions, including sunburn ointments generally sold for use in treatment of sunburn
- Calamine lotion
- Camphor
- Castor oil
- Cod liver oil
- Cold capsules and remedies
- Cold sore and canker remedies
- Cough and cold items, such as cough drops and cough syrups
- Denture adhesive products
- Diarrhea aids and remedies
- Digestive aids
- Disinfectants, for use on humans
- Diuretics
- Earache products and ear wax removal products
- Enema preparations
- Epsom salts
- External analgesic patch, plaster, and poultice
- Eye bandage, patch, and occludor
- Eye drops, lotions, ointments and washes, contact lens lubricating and rewetting solutions (Contact lens cleaning solutions and disinfectants are TAXABLE.)
- First aid kits

Common Household Remedies - continued

- Foot products (bunion pads, medicated callus pads and removers, corn pads or plasters, ingrown toenail preparations, and athlete's foot treatments)
- Gargles, intended for medical use
- Gauze
- Glucose for treatment or diagnosis of diabetes
- Glycerin products, intended for medical use
- Hay fever aid products
- Headache relief aid products
- Hot or cold disposable packs for medical purposes
- Hydrogen peroxide
- Insect bite and sting preparations
- Insulin
- Ipecac
- Itch and rash relievers, including feminine anti-itch creams
- Laxatives and cathartics
- Lice treatments (pediculicides), including shampoos, combs, and sprays
- Liniments
- Lip balms, ices, and salves
- Lotions, medicated
- Menstrual cramp relievers
- Mercurochrome
- Milk of Magnesia
- Mineral oil
- Minoxidil for hair regrowth
- Motion sickness remedies
- Nasal drops and sprays
- Nicotine replacement therapies, including nicotine patches, gums, and lozenges
- Ointments, medicated
- Pain relievers, oral or topical
- Petroleum jelly and gauze
- Poison ivy and oak relief preparations
- Rectal preparations (hemorrhoid and rash)
- Sinus relievers
- Sitz bath solutions
- Skin medications
- Sleep aids (inducers)
- Styptic pencils
- Suppositories, except contraceptives
- Teething lotions and powders
- Throat lozenges
- Toothache relievers
- Wart removers
- Witch hazel
- Worming treatments (anthelmintics), for human use
Cosmetics and Toilet Articles

Cosmetics and toilet articles ARE TAXABLE, even when the cosmetic or toilet article contains medicinal ingredients. Examples of cosmetics are cold cream, suntan lotion, makeup, body lotion, soap, toothpaste, hair spray, shaving products, cologne, perfume, shampoo, deodorant, and mouthwash. Cosmetics and toilet articles are EXEMPT only when dispensed according to an individual prescription or prescriptions written by a licensed practitioner authorized by Florida law to prescribe medicinal drugs.

Prosthetic Appliances or Orthopedic Appliances

Prosthetic or orthopedic appliances dispensed according to an individual prescription written by a licensed practitioner (a physician, osteopathic physician, chiropractic physician, podiatric physician, or dentist duly licensed under Florida law) are EXEMPT. In addition, the following prosthetic and orthopedic appliances are specifically EXEMPT under Florida law or have been certified by the Department of Health as EXEMPT without a prescription.

Abdominal belts
Arch, foot, and heel supports; gels, insoles, and cushions, excluding shoe reliners and pads
Artificial eyes
Artificial limbs
Artificial noses and ears
Back braces
Batteries, for use in prosthetic and orthopedic appliances
Braces and supports worn on the body to correct or alleviate a physical incapacity or injury
Canes (all)
Crutches, crutch tips, and pads
Dentures, denture repair kits, and cushions
Dialysis machines and artificial kidney machines, parts, and accessories
Fluidic breathing assistors; portable resuscitators
Hearing aids (repair parts, batteries, wires, condensers)
Heart stimulators and external defibrillators
Mastectomy pads
Ostomy pouch and accessories
Patient safety vests
Rupture belts

Prosthetic Appliances or Orthopedic Appliances - continued

Suspensors
Trusses
Urine collectors and accessories
Walkers, including walker chairs
Walking bars
Wheelchairs, including powered models, their parts, and repairs

Other Exempt Medical Items

Hypodermic needles and syringes
Lithotripters

Marijuana and marijuana delivery devices when sold for medicinal use to a qualified patient by a medical marijuana treatment center. A qualified patient is a resident of Florida that has been added to the medical marijuana use registry by a qualified physician and has presented a qualified patient identification card to the medical marijuana treatment center.

Medical products and supplies used in the cure, mitigation, alleviation, prevention, or treatment of injury, disease, or incapacity that are temporarily or permanently incorporated into a patient or client or an animal by a licensed practitioner or a licensed veterinarian are EXEMPT. Examples are dental bridges and crowns.

Optical Goods

Prescription eyeglasses, lenses, and contact lenses, including items that become a part thereof, are EXEMPT. Standard or stock eyeglasses and other parts sold without a prescription are TAXABLE.

Products to Absorb Menstrual Flow

Products used to absorb menstrual flow are EXEMPT from Tax. Some examples of items that would be EXEMPT are:
- Menstrual cups
- Panty liners
- Sanitary napkins
- Tampons

General Groceries

The following general classifications of grocery products are EXEMPT from tax. However, food products prepared and sold for immediate consumption (except food products prepared off the seller’s premises and sold in the original container or sliced into smaller portions), sold as part of a prepared meal (whether hot or cold), or sold for immediate consumption within a place where the entrance is subject to an admission charge are TAXABLE. Sandwiches sold ready for immediate consumption are TAXABLE.

Baked goods and baking mixes
Baking and cooking items advertised and normally sold for use in cooking or baking, such as chocolate morsels, flavored frostings, glazed or candied fruits, marshmallows, powdered sugar, or food items intended for decorating baked goods
Bread or flour products
Breakfast bars, cereal bars, granola bars, and other nutritional food bars, including those that are candy-coated or chocolate-coated
Butter
Canned foods
Cereal and cereal products
General Groceries - continued

- Cheese and cheese products
- Cocoa
- Coffee and coffee substitutes
- Condiments and relishes, including seasoning sauces and spreads, such as mayonnaise, ketchup, or mustard
- Cookies, including chocolate-coated or cream-filled
- Crackers
- Dairy products
- Dairy substitutes
- Dietary substitutes (including herbal supplements)
- Drinking water, including water enhanced by the addition of minerals (except whenarbonation or flavorings have been added to the water in the manufacturing process)
- Eggs and egg products
- Fish, shellfish, and other fish products
- Food coloring
- Food supplements
- Frozen foods
- Fruit (including fruit sliced, chunked, or otherwise cut by the retailer)
- Fruit snacks, fruit roll-ups, and dried fruit, including those sweetened with sugar or other sweeteners
- Gelatins, puddings, and fillings, including flavored gelatin desserts, puddings, custards, parfaits, pie fillings, and gelatin base salads
- Grain products and pastas, including macaroni and noodle products, rice and rice dishes
- Honey
- Ice cream, frozen yogurt, sherbet, and similar frozen dairy or nondairy products sold in units larger than one pint (Ice cream, frozen yogurt, and similar frozen dairy or nondairy products in cones, small cups, or pints, and popsicles, frozen fruit bars, or other novelty items, whether sold separately or in multiple units are TAXABLE.)
- Jams, jellies, and preserves
- Margarine
- Marshmallows
- Meal replacement powders and drinks, including liquid food supplements

General Groceries - continued

- Meat and meat products
- Meat substitutes
- Milk and milk products, including products intended to be mixed with milk
- Natural fruit juices containing 100 percent fruit juices (Fruit drinks labeled ades, beverages, cocktails, drink or fruit or vegetable flavor, flavored, or flavorings are TAXABLE.)
- Peanut butter
- Poultry and poultry products
- Salad dressings and dressing mixes
- Salt, salt tablets, pepper, spices, seeds, herbs, seasonings, blends, extracts, and flavorings, whether natural or artificial
- Sandwich spreads
- Sauces and gravies
- Seafood and seafood products
- Snack foods, including chips, corn chips, potato chips, cheese puffs and curls, cereal bars, cracker jacks, granola bars, nuts and edible seeds, pork rinds, and pretzels, including those that are chocolate-coated, honey-coated, or candy-coated (Candy and like items regarded and advertised as candy, as indicated on the label, are TAXABLE.)
- Spreads, except those cooked or prepared on the seller’s premises
- Sugar, sugar products, and substitutes
- Tea (including herbal tea), unless sold in liquid form
- Vegetables and vegetable products, including natural vegetable products that include natural vegetable juices
- Vegetable juices, natural (except those labeled as ades, beverages, cocktails, drink, or fruit or vegetable flavor, flavored, or flavorings)
- Vegetable oils, lard, olive oil, shortenings, and oleomargarine
- Vegetable salads, fresh (except those sold cooked with eating utensils)
- Vitamins and minerals

Bakeries, Pastry Shops, or Similar Establishments

Bakery products sold by bakeries, pastry shops, or similar establishments that do not have eating facilities are EXEMPT.

Bakery products sold by bakeries, pastry shops, or similar establishments that have eating facilities are TAXABLE, except when sold for consumption off premises. Bakery products sold in quantities of five (5) or fewer are presumed to be TAXABLE. Bakery products, regardless of the quantity, that are not packaged with an intention by the customer to consume the products off the premises are also presumed to be TAXABLE.

Exempt Infant Supplies

- Baby food
- Baby formulas, liquid or powder
- Baby teething lotion
- Baby teething powder
- Oral electrolyte solutions for infants and children

Exempt Miscellaneous Items

- Bibles, hymn books, and prayer books
- Flags, United States or official state flag of Florida

Seeds and Fertilizers

- Fertilizers, including peat, topsoil, and manure
- Seeds, including field, garden, and flower (no exemption certificate required)
- Fungicides
- Herbicides
- Insecticides
- Pesticides
- Seedlings, cuttings, plants, and fruit or nut trees used to produce food for humans
- Weed killers

1 Exempt if used for application on or in cultivation of crops, groves, and home vegetable gardens or by commercial nurserymen.
2 The purchaser must furnish the seller a certificate stating that the item is used exclusively for exempt purposes.
## Florida Sales Tax Brackets

### Effective on all Leases and Licenses of Real Property Transactions

Taxable under Section 212.031(1)(c), Florida Statutes

### 5.8% rate

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### Florida Sales Tax Brackets

Effective on all Leases and Licenses of Real Property Transactions

Taxable under Section 212.031(1)(c), Florida Statutes

**5.8% plus 0.5% local option (6.3%)**

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Effective on all Leases and Licenses  
of Real Property Transactions  
Taxable under Section 212.031(1)(c), Florida Statutes

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**5.8% plus 1.0% local option (6.8%)**
### Florida Sales Tax Brackets

**Effective on all Leases and Licenses of Real Property Transactions**

Taxable under Section 212.031(1)(c), Florida Statutes

5.8% plus 1.5% local option (7.3%)

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Florida Sales Tax Brackets
Effective on all Leases and Licenses
of Real Property Transactions
Taxable under Section 212.031(1)(c), Florida Statutes

5.8% plus 2.0% local option (7.8%)

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STATE OF FLORIDA
DEPARTMENT OF REVENUE
SALES AND USE TAX

CHAPTER 12A-1, FLORIDA ADMINISTRATIVE CODE
SALES AND USE TAX
AMENDING RULE 12A-1.070

SUMMARY OF PROPOSED RULE

The proposed amendment implements statutory changes made by Chapter 2017-36, L.O.F., to the sales tax rate for certain leases of real property and to make technical changes to remove obsolete information.

FACTS AND CIRCUMSTANCES JUSTIFYING PROPOSED RULE

The proposed amendment implements statutory changes made by Chapter 2017-36, L.O.F., to the sales tax rate for certain leases of real property and to make technical changes to remove obsolete information.

FEDERAL COMPARISON STATEMENT

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

SUMMARY OF RULE DEVELOPMENT WORKSHOP
SEPTEMBER 19, 2017
A Notice of Proposed Rule Development was published in the Florida Administrative Register on September 5, 2017 (Vol. 43, No. 172, p. 3836), to advise the public of the proposed change to Rule 12A-1.070, F.A.C., and to provide that, if requested in writing, a rule development workshop would be held on September 19, 2017. On September 5, 2017 the Department received a request to hold a workshop for rule 12A-1.070, F.A.C. The request was withdrawn on September 13, 2017, after the individual reviewed proposed language posted on the Department’s website. No additional requests for a workshop were received, and no workshop was held. Additional comments were received from another party, requesting language be added to the rule. After review, no changes were made to proposed text in response to those comments.

Written comments were received by the Department regarding proposed changes to Rule 12A-1.070, F.A.C., from a taxpayer requesting that language be added to the rule in order to clarify that new lease agreements are not required in order for the reduced tax rate to apply to rental payments received after January 2018. The Department declined to make changes to the proposed rule based on the comments received.
NOTICE OF PROPOSED RULE

DEPARTMENT OF REVENUE

SALES AND USE TAX

RULE NO: RULE TITLE:

12A-1.070 Leases and Licenses of Real Property; Storage of Boats and Aircraft

PURPOSE AND EFFECT: The purpose of the proposed amendments to Rule 12A-1.070, F.A.C., is to implement statutory changes made by Chapter 2017-36, L.O.F., to the sales tax rate for certain leases of real property and to make technical changes to remove obsolete information.

SUMMARY: The proposed amendments incorporate the reduction of sales tax rate for certain leases and licenses to use real property.

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) FS. Law Implemented 212.02(10)(h), (i), (13), 212.03(6), 212.031 FS.

LAW IMPLEMENTED: 212.02(10)(h), (i), (13), 212.03(6), 212.031 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: November 8, 2017, 10:00 am

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)717-6799. 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 PERSONS TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Brinton Hevey, Technical Assistance and Dispute Resolution, Department of Revenue, P.O. Box 7443, Tallahassee, Florida 32314-7443, telephone (850) 717-7082.

THE FULL TEXT OF THE PROPOSED RULES IS:
12A-1.070 Leases and Licenses of Real Property; Storage of Boats and Aircraft.

(1)(a)1. through 6. d. No change.

   e. From July 1, 1990, through June 30, 1991, property used at an airport to operate advertising displays in any county as defined in Section 125.011(1), F.S., was exempt from tax.

   (1)(a)7. No change.

8. Effective July 1, 1987, property leased, subleased, or rented to a person providing food and drink concessionaire services within the premises of a movie theater, a business operated under a permit issued pursuant to Chapter 550, F.S. (dog and horse racing), or any publicly owned arena, sports stadium, convention hall, exhibition hall, auditorium, or recreational facility; however, licenses to use for such spaces have been taxable since July 1, 1986, and remain taxable.

   (1)(a)9. through (b)1. No change

   (1)(b)2. However, effective July 1, 1987, a person providing retail concessionaire services involving the sale of food and drink or other tangible personal property within the premises of an airport shall not be subject to the tax on any license to use such property. For purposes of this subparagraph, the term “sale” shall not include the leasing of tangible personal property.

   (1)(b)3. No change.

   (1)(c) Effective July 1, 1987, real property used as an integral part of the performance of
qualified production services shall not be subject to tax. The term “qualified production services” means any activity or service performed directly in connection with the production of a qualified motion picture. The term “qualified motion picture” means all or any part of a series of related images, either on film, tape, or other embodiment, including, but not limited to, all items comprising part of the original work and film-related products derived therefrom, as well as duplicates and prints thereof, and all sound recordings created to accompany a motion picture, which is produced, adapted, or altered for exploitation in, on, or through any medium or device and at any location, primarily for entertainment, commercial, industrial, or educational purposes and includes:

(1)(c)1. through 5. No Change

(d) The provisions of this rule relating to the license to use, occupy, or enter upon any real property are effective July 1, 1986, unless otherwise noted.

(1)(e) through (1)(f) renumbered (1)(d) through (1)(e)

(2) through (4)(a) No change.

(4)(b) The tax shall be paid at the rate of 5.8 percent prior to February 1, 1988, and 6 percent on or after February 1, 1988, on all considerations due and payable by the tenant or other person actually occupying, using, or entitled to use any real property to his landlord or other person for the privilege of use, occupancy, or the right to use or occupy any real property for any purpose. The amount of tax due must be calculated with the use of the applicable effective sales tax brackets (Form DR-2 LLRP, Florida Sales Tax Brackets Effective on all Leases and Licenses of Real Property Transactions Taxable Under Section 212.031(1)(c), Florida Statutes, incorporated by reference in Rule 12A-1.097, F.A.C.)

(4)(c) and (d) No change.
(e) Utility charges paid by a tenant to the lessor for the privilege or right to use or occupy real property are taxable, unless the lessor has paid the sales tax to the utility company on such utilities consumed by the tenant, and the utilities billed by the lessor to the tenant are separately stated on the lessor’s invoice to the tenant at the same or lower price as that billed by the utility company to the lessor.

1. Example: Landlord owns a building with 5 offices and common areas. All offices are the same size. Landlord uses one office and leases the other four. The lease agreement provides that the utility charges are “additional rent” and failure to pay such utility charges when required will cause the lease to terminate. All offices use approximately the same amount of utilities. Utility services are sold by City Utilities to Landlord. City Utilities’ service bill to Landlord is as follows:

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<td>Gas energy</td>
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<td>Gross Receipts Tax ($1500 x 2.5%)</td>
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<tr>
<td>Subtotal – subject to sales tax</td>
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<td>Sewage &amp; garbage service</td>
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<td>Florida sales tax</td>
<td>92.50</td>
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<td>Municipal utilities tax ($1500 x 10%)</td>
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<td><strong>Total Amount Due</strong></td>
<td><strong>$1929.75</strong></td>
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Landlord charges each tenant $2,000 rent, which includes the tenant’s use of the common areas, in addition to the tenant’s pro rata share of utilities, including sales tax on utilities, gross receipts tax on utilities and municipal utility tax based on Landlord’s cost. Of the above total
charges that add up to $1,929.75, the charges for services of sewage, garbage, and water service
are not utility service charges on which tax was paid by Landlord. Consequently, only the
portion of each tenant’s $385.95 share of the total charge billed by City Utilities ($1,929.75)
which represents the tenant’s share of non-taxable charges is taxable as rent. Therefore, the
invoice to the tenant for the month should read:

Rent $2,000.00

Tenant’s one-fifth share of charges for sewage, garbage, & water 30.00

Total subject to tax $2,030.00

Florida (5.8%) (6%) sales tax 117.74 121.80

Reimbursement for one-fifth share of utilities on which tax was paid by Landlord 355.95

Total Amount Due $2,503.69 2,507.75

2. Example: Same facts as above, except Landlord marks up the total of City Utilities’
service bill by 10 percent, resulting in a total charged to the tenants for utilities of $2,122.73,
instead of the $1,929.75 actually paid by Landlord for the utilities. Thus each tenant’s one-fifth
share of utilities would be $424.55, instead of $385.95. Again, if Landlord separately states the
utility charges on the tenant’s invoice, Landlord should compute the tax as follows:

Rent $2,000.00

Tenant’s share of utilities not taxed (total utilities $424.55, less utilities on
which Landlord paid tax $355.95) 68.60

Total subject to tax $2,068.60

Florida (5.8%) (6%) sales tax 119.98 124.42

Reimbursement for one-fifth share of utilities on which tax was paid by lessor 355.95

Total Amount Due $2,544.53 2,548.67
However, where a landlord marks up the utilities, in addition to the sales tax being due, gross receipts tax, at the rate of 2.5 percent, would also be due on the marked-up portion, pursuant to Section 203.01, F.S.

(4)(f) through (7) No change.

(8) When a tenant (lessee) or other person occupying, using, or entitled to use any real property (licensee) sublets or assigns some portion of the leased or licensed property, he may take credit on a pro rata basis for the tax that he paid to his landlord or other such person on the space that he subleases or assigns. Proration shall be computed on square footage or some other basis acceptable to the Executive Director or the Executive Director’s designee in the responsible program. For example, Tenant leases 200 square feet of floor space for $400 and pays Landlord $23.20 rental tax. Tenant subleases 100 square feet, or one half, of the space to Subtenant for $300 and collects $17.40 tax which he remits to the State, less a credit of $11.60 for tax that he paid to his landlord on the space that he subleased to Subtenant. (One half of $400 is $200 and 5.8% percent of this amount is $11.60.)

(9) No change.

(10) When the owner of a business, or the operator of a business who is a lessee or licensee, provides floor space to any person, and in addition thereto and in connection therewith also provides certain services to such person such as display, delivery, wrapping, packaging, telephone, credit, collection, or accounting, the amount charged by the lessee or licensee to such person constitutes the lease or rental of or license to use or occupy real property and where the charges for such services are not separately stated in the agreement and on the invoices or other billings, the total consideration paid under the agreement is taxable. Prior to July 1, 1987, and on or after January 1, 1988, Where the charges for such services are separately stated in the agreement.
agreement and on the invoices or other billings, only those charges for floor space are taxable. When the operator of a business is a lessee or licensee, he may take credit in accordance with the provisions of subsection (8) of this rule, for the tax paid on the floor space which he subleases or assigns.

(11) through (16) No change.

(17)(a) Prior to July 1, 1987, when a lessee or licensee was required under the terms of his lease or license fee arrangement to make payments to a merchants’ association or to the lessor or other person receiving the rent or payment, by the rental or license fee arrangement, to be transmitted without deduction therefrom to a merchants’ association, such payments were not rent and were exempt. “Merchants’ association” means a corporation not for profit organized and existing for the sole and exclusive purpose of promoting the businesses of a group of merchants.

(b) Effective July 1, 1987, such payments to a merchants’ association by a lessee or licensee shall be taxable if the payments are a part of the consideration for the right to use or occupy the real property. If the payments are not part of the consideration for the right to use or occupy the real property, such payments are not taxable.

(18) through (22) No change.

(23) The applicable tax rate for rental payments made by a tenant is based on the date that the tenant occupies or is entitled to occupy the property. The applicable tax rate may not be avoided by delaying or prepaying rent or license fee payments.

Rulemaking Authority 212.17(6), 212.18(2), 213.06(1) FS. Law Implemented 212.02(10)(h), (i), (13), 212.03(6), 212.031 FS. History—New 10-7-68, Amended 2-8-69, 10-7-69, 6-16-72, 9-26-77, 10-18-78, 12-31-81, 7-20-82, Formerly 12A-1.70, Amended 1-2-89, 3-27-95, 7-17-95.
NAME OF PERSON ORIGINATING PROPOSED RULES: Brinton Hevey

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULES: Governor and Cabinet

DATE PROPOSED RULES APPROVED BY AGENCY HEAD: October 17, 2017

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: September 5, 2017.
STATE OF FLORIDA
DEPARTMENT OF REVENUE
SALES AND USE TAX

CHAPTER 12A-1, FLORIDA ADMINISTRATIVE CODE

SALES AND USE TAX

AMENDING RULE 12A-1.087

SUMMARY OF PROPOSED RULE

The proposed amendment implements the new sales and use tax exemption for certain animal and aquaculture health products.

FACTS AND CIRCUMSTANCES JUSTIFYING PROPOSED RULE

The proposed amendment incorporates legislative changes in Section 212.08(5)(a), F.S., provided by Section 26, Chapter 2017-36, Laws of Florida. The new exemption created in that section allows for the exempt sale of certain animal and aquaculture health products. The rule change provides a suggested certificate to document an exempt sale.

FEDERAL COMPARISON STATEMENT

The provisions contained in these rules do not conflict with comparable federal laws, policies, or standards.
SUMMARY OF RULE DEVELOPMENT WORKSHOP

SEPTEMBER 19, 2017

A Notice of Proposed Rule Development was published in the Florida Administrative
Register on September 5, 2017 (Vol. 43, No. 172, pp. 3836 – 3837), to advise the public of the proposed change to Rule 12A-1.087, F.A.C., and to provide that, if requested in writing, a rule development workshop would be held on September 19, 2017. On September 5, 2017, the Department received a request to hold a workshop for rule 12A-1.087. The request was withdrawn on September 13, 2017, after the individual reviewed proposed language posted on the Department’s website. No additional requests were received, and no workshop was held. No additional comments were received.
NOTICE OF PROPOSED RULE

DEPARTMENT OF REVENUE
SALES AND USE TAX

RULE NO: RULE TITLE:
12A-1.087 Exemption for Power Farm Equipment; Electricity Used for Certain Agricultural Purposes; Suggested Exemption Certificate for Items Used for Agricultural Purposes.

PURPOSE AND EFFECT: The purpose of the proposed amendments to Rule 12A-1.087, F.A.C., is to incorporate legislative changes in Section 212.08(5)(a), F.S., provided by Section 26, Chapter 2017-36, Laws of Florida. The new exemption created in that section allows for the exempt sale of certain animal and aquaculture health products. The rule change provides a suggested certificate to document an exempt sale.

SUMMARY: The proposed amendments provide guidance for those wishing to take advantage of the new exemption for certain animal and aquaculture health products.

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) FS.

LAW IMPLEMENTED: 212.02(14)(c), (30), (31), (32), 212.05(1), 212.0501, 212.06(1), 212.08(3), (5)(a), (e), (7), 212.085 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: November 8, 2017, 11:00 am

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) 717-6799. 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 PERSONS TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Brinton Hevey, Technical Assistance and Dispute Resolution, Department of Revenue, P.O. Box 7443, Tallahassee, Florida 32314-7443, telephone (850) 717-7082.

THE FULL TEXT OF THE PROPOSED RULES IS:
STATE OF FLORIDA
DEPARTMENT OF REVENUE
CHAPTER 12A-1, FLORIDA ADMINISTRATIVE CODE
SALES AND USE TAX
AMENDING RULE 12A-1.087

12A-1.087 Exemption for Power Farm Equipment; Electricity Used for Certain Agricultural Purposes; Suggested Exemption Certificate for Items Used for Agricultural Purposes.

(1) through (10)(d) No Change

(e) Selling dealers may contact the Department at 850-488-6800, Monday through Friday (excluding holidays) (800)352-3671 to verify the specific exemption specified by the purchaser or lessee. Persons with hearing or speech impairments may call the Florida Relay Service at 1(800)955-8770 (Voice) and 1(800)955-8771 (TTY).

(f) The following is a suggested format of an exemption certificate to be issued by any person purchasing or leasing power farm equipment qualifying for exemption under Section 212.08(3), F.S., or items that qualify for exemption as items for agricultural use or items for agricultural purposes. Exemption purposes listed on the suggested format that are not relevant to the purchaser or lessee may be eliminated from the certificate. The Department does not furnish the printed exemption certificate to be executed by purchasers or lessees when purchasing tax-exempt power farm equipment or items for agricultural use or for agricultural purposes. For an aquaculture health product, the purchaser may use the suggested purchaser’s exemption certificate below, or provide a copy of the aquaculture producer’s Aquaculture Certification from the Florida Department of Agriculture and Consumer Services to the selling dealer.
SUGGESTED PURCHASER’S EXEMPTION CERTIFICATE

ITEMS FOR AGRICULTURAL USE OR FOR AGRICULTURAL PURPOSES AND POWER FARM EQUIPMENT

This is to certify that the items identified below, purchased on or after ___________ (date) from ______________________ (Selling Dealer’s Business Name) are purchased, leased, licensed, or rented for the following purpose as checked in the space provided. This is not intended to be an exhaustive list:

( ) Cloth, plastic, or similar material used for shade, mulch, or protection from frost or insects on a farm.

( ) Fertilizers (including peat, topsoil, sand used for rooting purposes, peatmoss, compost, and manure, but not fill dirt), insecticides, fungicides, pesticides, and weed killers used for application on or in the cultivation of crops, groves, home vegetable gardens, and commercial nurseries.

( ) Generators purchased, rented, or leased for exclusive use on a poultry farm. See the exemption category provided for power farm equipment, as defined in Section 212.02(30), F.S., which includes generators, motors, and similar types of equipment.

( ) Insecticides and fungicides, including disinfectants, used in dairy barns or on poultry farms for the purpose of protecting cows or poultry or used directly on animals, as provided in Section 212.08(5)(a), F.S.

( ) Animal health product that are administered to, applied to, or consumed by livestock or poultry to alleviate pain or cure or prevent sickness, disease, or suffering, as provided in Section 212.08(5)(a), F.S.

( ) Aquaculture health product to prevent or treat fungi, bacteria, and parasitic diseases,
provided in Section 212.08(5)(a), F.S. I certify that I am engaged in the production of aquaculture products and certified under s. 597.004, F.S.

( ) Nets, and parts used in the repair of nets, purchased by commercial fisheries.

( ) Nursery stock, seedlings, cuttings, or other propagative material for growing stock.

( ) Portable containers, or moveable receptacles in which portable containers are placed, that are used for harvesting or processing farm products.

( ) Seedlings, cuttings, and plants used to produce food for human consumption.

( ) Stakes used to support plants during agricultural production.

( ) Items that are used by a farmer to contain, produce, or process an agricultural commodity, such as: glue for tin and glass for use by apiarists; containers, labels, and mailing cases for honey; wax moth control with paradichlorobenzene; cellophane wrappers; shipping cases; labels, containers, clay pots and receptacles, sacks or bags, burlap, cans, nails, and other materials used in packaging plants for sale; window cartons; baling wire and twine used for baling hay; and other packaging materials for one time use in preparing an agricultural commodity for sale.

( ) Liquefied petroleum gas or other fuel used to heat a structure in which started pullets or broilers are raised.

( ) Liquefied petroleum gas, diesel, or kerosene used to transport bees by water and in the operation of equipment used in the apiary of a beekeeper.

( ) Liquefied petroleum gas, diesel, or kerosene used for agricultural purposes in any tractor, vehicle, or other farm equipment that is used exclusively on a farm for farming purposes.

( ) Power farm equipment or irrigation equipment for exclusive use in the agricultural production of crops or products, as produced by those agricultural industries included in Section 570.02(1), F.S., or
( ) Power farm equipment or irrigation equipment for exclusive use in fire prevention and suppression work for such crops or products, as produced by those agricultural industries included in Section 570.02(1), F.S., or

( ) Repairs to, or parts and accessories for, qualifying power farm equipment or irrigation equipment for exclusive use in the agricultural production of crops or products, as produced by those agricultural industries included in Section 570.02(1), F.S., or

( ) Repairs to, or parts and accessories for, qualifying power farm equipment or irrigation equipment for exclusive use in fire prevention and suppression work for such crops or products, as produced by those agricultural industries included in Section 570.02(1), F.S.

( ) Other (include description and statutory citation):
________________________________________________________________________

________________________________________________________________________

I understand that if I use the item for any purpose other than the one I stated, I must pay tax on the purchase or lease price of the taxable item directly to the Department of Revenue.

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 of a third degree felony.

The exemption specified by the purchaser may be verified by calling 850-488-6800, Monday through Friday (excluding holidays). 1(800)352-3671.

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

Purchaser’s Name _____________________________

Purchaser’s Address ___________________________
Name and Title of Purchaser’s Authorized Representative ________________________

Sales and Use Tax Certificate No. (if applicable) ______________________________

By ________________________________________________________________

(Signature of Purchaser or Authorized Representative)

Title __________________________

(Title – only if purchased by an authorized representative of a business entity)

Date _______________________

(g) The following is a suggested format of an exemption certificate to be issued by any
person purchasing a trailer qualifying for a partial exemption under Section 212.08(3)(b), F.S.
The Department does not furnish the printed exemption certificate to be executed by purchasers
when purchasing trailers qualifying for the partial exemption.

SUGGESTED EXEMPTION CERTIFICATE

FARM TRAILERS WEIGHING

12,000 POUNDS OR LESS

This is to certify that the trailer described below, purchased on or after __________ (date)
from __________________________ (Selling Dealer’s Business Name) is purchased by a
farmer in accordance with Section 212.08(3)(b), F.S., for exclusive use in agricultural production
or to transport farm products from his or her farm to the place where the farmer transfers
ownership of the farm products to another.

DESCRIPTION OF TRAILER INCLUDING WEIGHT:

__________________________________________________________________________

__________________________________________________________________________

__________________________________________________________________________
Note: Any portion of the sales price in excess of $20,000.00 is subject to sales tax. I understand that if I use the equipment for any purpose other than the one stated, I must pay tax on the initial $20,000 of the purchase price of the trailer directly to the Department of Revenue. 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 of a third-degree felony. The exemption specified by the purchaser may be verified by calling 850-488-6800, Monday through Friday (excluding holidays) 1(800)352-3671.

Purchaser’s Name
___________________________________________________

Purchaser’s Address
___________________________________________________
___________________________________________________

Name and Title of Purchaser’s Authorized Representative
___________________________________________________

Name and Title of Purchaser’s Authorized Representative
___________________________________________________

Sales and Use Tax Certificate No. (if applicable)____________________________________

By ______________________________________________________

(Signature of Purchaser or Authorized Representative)

Title __________________________________________________________

(Title – only if purchased by an authorized representative of a business entity)

Date __________________

(11)(a) thorough (c)3. No Change
4. Selling dealers may contact the Department at 850-488-6800, Monday through Friday (excluding holidays) 1(800)352-3671 to verify the specific exemption specified by the purchaser or lessee. Persons with hearing or speech impairments may call the Florida Relay Service at 1(800)955-8770 (Voice) and 1(800)955-8771 (TTY).

(11)(c) 5. No Change

Rulemaking Authority 212.17(6), 212.18(2), 213.06(1) FS. Law Implemented 212.02(14)(c), (30), (31), (32), 212.05(1), 212.0501, 212.06(1), 212.08(3), (5)(a), (e), (7)(jjj)(kkk), 212.085 z FS. History–New 10-7-68, Amended 1-7-70, 6-16-72, 10-18-78, 7-20-82, 4-12-84, Formerly 12A-1.87, Amended 12-13-88, 3-1-00, 6-19-01, 9-15-08, 1-17-13, 1-11-16, 1-10-17 z.

NAME OF PERSON ORIGINATING PROPOSED RULES: Brinton Hevey

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULES: Governor and Cabinet

DATE PROPOSED RULES APPROVED BY AGENCY HEAD: October 17, 2017

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: September 5, 2017.
SUMMARY OF PROPOSED RULE

The proposed amendment eliminates the requirement to submit $5.00 application fee with the Florida Business Tax Application, form DR-1.

FACTS AND CIRCUMSTANCES JUSTIFYING PROPOSED RULE

The proposed amendment brings the rule into compliance with statutory changes made in Section 29 of Chapter 2017-36, L.O.F., which eliminated the $5.00 registration fee required of persons that submit a Florida Business Tax Application, form DR-1.

FEDERAL COMPARISON STATEMENT

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

SUMMARY OF RULE DEVELOPMENT WORKSHOP

SEPTEMBER 19, 2017

A Notice of Proposed Rule Development was published in the Florida Administrative
Register on September 5, 2017 (Vol. 43, No. 172, p. 3837), 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 September 19, 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
SALES AND USE TAX

RULE NO: RULE TITLE:
12A-12.003 Registration

PURPOSE AND EFFECT: The purpose of the proposed amendment to Rule 12A-12.003, F.A.C., is to bring the rule into compliance with statutory changes made in Section 29 of Chapter 2017-36, L.O.F., which eliminated the $5.00 registration fee required of persons that submit a Florida Business Tax Application (Form DR-1).

SUMMARY: The proposed amendments incorporate the elimination of the $5 application fee for the Florida Business Tax Application 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: November 8, 2017, 9:00 am
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)717-6799. 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 PERSONS TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Brinton Hevey, Technical Assistance and Dispute Resolution, Department of Revenue, P.O. Box 7443, Tallahassee, Florida 32314-7443, telephone (850) 717-7082.

THE FULL TEXT OF THE PROPOSED RULES IS:
12A-12.003 Registration.

(1)(a) No Change

(b) Registration with the Department for purposes of making retail sales of new motor vehicle tires or lead-acid batteries is available by using one of the following methods:

1. Registering through the Department’s website, Internet site at the address shown in the parentheses (www.floridarevenue.com www.myflorida.com/dor), using the Department’s “e-Services” without payment of a registration fee; or

2. Filing a Florida Business Tax Application (Form DR-1, incorporated by reference in Rule 12A-1.097, F.A.C.), with the Department, as indicated on the registration form, with the required $5.00 application fee.

(1)(c) through (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, ________.

NAME OF PERSON ORIGINATING PROPOSED RULES: Brinton Hevey

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULES: Governor and Cabinet

DATE PROPOSED RULES APPROVED BY AGENCY HEAD: October 17, 2017
DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: September 5, 2017.
STATE OF FLORIDA
DEPARTMENT OF REVENUE
SALES AND USE TAX

CHAPTER 12A-15, FLORIDA ADMINISTRATIVE CODE

DISCRETIONARY SALES SURTAX

AMENDING RULE 12A-15.014

SUMMARY OF PROPOSED RULE

The proposed amendments incorporate the reduction of the sales tax rate for certain leases and licenses to use real property provided by section 21 of Chapter 2017-36 L.O.F., and bring sales tax rate for electricity into compliance with current law.

FACTS AND CIRCUMSTANCES JUSTIFYING PROPOSED RULE

The proposed amendments incorporate the reduction of the sales tax rate for certain leases and licenses to use real property provided by section 21 of Chapter 2017-36 L.O.F., and bring the sales tax rate for electricity into compliance with current law.

FEDERAL COMPARISON STATEMENT

The provisions contained in these rules do not conflict with comparable federal laws, policies, or standards.
SUMMARY OF RULE DEVELOPMENT WORKSHOP

SEPTEMBER 19, 2017

A Notice of Proposed Rule Development was published in the Florida Administrative Register on September 5, 2017 (Vol. 43, No. 172, p. 3837), to advise the public of the proposed changes to Rule 12A-15.014, F.A.C., and to provide that, if requested in writing, a rule development workshop would be held on September 19, 2017. On September 5, 2017, the Department received a request to hold a workshop for rule 12A-15.014. The request was withdrawn on September 13, 2017, after the individual reviewed proposed language posted on the Department’s website. No additional requests were received, and no workshop was held. No additional comments were received.
NOTICE OF PROPOSED RULE

DEPARTMENT OF REVENUE
SALES AND USE TAX

RULE NO: RULE TITLE:
12A-15.014 Transition Rule

PURPOSE AND EFFECT: The purpose of the proposed amendments to Rule 12A-15.014, F.A.C., is to implement statutory changes made by Chapter 2017-36 L.O.F., and to bring the sales tax rate for electricity into compliance with current law.

SUMMARY: The proposed amendments incorporate the reduction of the sales tax rate for certain leases and licenses to use real property provided by section 21 of Chapter 2017-36 L.O.F., and bring the sales tax rate for electricity into compliance with current law.

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) FS.

LAW IMPLEMENTED: 212.05(1), 212.054, 212.055, 212.06(10) 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: November 8, 2017, 10:00 am

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)717-6799. 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 PERSONS TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Brinton Hevey, Technical Assistance and Dispute Resolution, Department of Revenue, P.O. Box 7443, Tallahassee, Florida 32314-7443, telephone (850) 717-7082.

THE FULL TEXT OF THE PROPOSED RULES IS:
12A-15.014 Transition Rule.

(1)(a) through (b) No Change

(2) Commercial Rentals. Prepayments of rents to avoid increased tax rate are prohibited. Tenants with leases in effect prior to the effective date of any such surtax which provide for payments to be made on and after the effective date of any such surtax, cannot avoid tax by prepaying rent prior to the effective date of the surtax. Commercial rentals will be taxed at 5.8% plus the surtax rate for all rentals due on or after the effective date of any such surtax.

(3) Electric Utilities; Natural or Manufactured Gas; Fuel Oil.

(a) Electric utilities and sellers of gas and fuel oil normally bill their customers after the period of service. The 6.95% tax rate plus the surtax rate will apply to billing cycles, which includes services billed for cycles ending on or after the effective date of any such surtax.

(3)(a)1. through (b) No Change

Rulemaking Authority 212.17(6), 212.18(2), 213.06(1) FS. Law Implemented 212.05(1), 212.054, 212.055, 212.06(10) FS. History–New 12-11-89, Amended 11-16-93, 3-20-96, 10-2-01, 4-17-03.

NAME OF PERSON ORIGINATING PROPOSED RULES: Brinton Hevey

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULES: Governor and Cabinet
DATE PROPOSED RULES APPROVED BY AGENCY HEAD: October 17, 2017

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: September 5, 2017.
STATE OF FLORIDA
DEPARTMENT OF REVENUE
SALES AND USE TAX

CHAPTER 12A-16, FLORIDA ADMINISTRATIVE CODE

RENTAL CAR SURCHARGE

AMENDING RULE 12A-16.004

SUMMARY OF PROPOSED RULE

The proposed amendment implements statutory changes made by Chapter 2017-36 L.O.F., by removing the reference to a registration fee.

FACTS AND CIRCUMSTANCES JUSTIFYING PROPOSED RULE

The proposed amendment implements statutory changes made by 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

SEPTEMBER 19, 2017

A Notice of Proposed Rule Development was published in the Florida Administrative Register on September 5, 2017 (Vol. 43, No. 172, pp. 3837 – 3838), 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 September 19, 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
SALES AND USE TAX

RULE NO: RULE TITLE:
12A-16.004 Registration

PURPOSE AND EFFECT: The purpose of the proposed amendment to Rule 12A-16.004, F.A.C., is to implement statutory changes made by Chapter 2017-36, L.O.F., by removing the reference to a registration fee.

SUMMARY: The proposed amendments incorporate the elimination of certain registration fees.

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) 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: November 8, 2017, 9:00 am

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) 717-6799. 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 PERSONS TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Brinton Hevey, Technical Assistance and Dispute Resolution, Department of Revenue, P.O. Box 7443, Tallahassee, Florida 32314-7443, telephone (850) 717-7082.

THE FULL TEXT OF THE PROPOSED RULES IS:
12A-16.004 Registration.

(1) No change.

(2)(a) Registration with the Department for purposes of leasing or renting any for hire passenger motor vehicle is available by using one of the following methods:

1. Registering through the Department’s website, Internet site at the address shown in the parentheses (www.floridarevenue.com www.myflorida.com/dor), using the Department’s “e-Services” without payment of a registration fee; or

2. Filing a Florida Business Tax Application (Form DR-1, incorporated by reference in Rule 12A-1.097, F.A.C.) with the Department, as indicated on the registration form, with the required $5.00 application fee.

(2)(b) through (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.

NAME OF PERSON ORIGINATING PROPOSED RULES: Brinton Hevey
NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULES: Governor and Cabinet
DATE PROPOSED RULES APPROVED BY AGENCY HEAD: October 17, 2017

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: September 5, 2017.
SUMMARY OF PROPOSED RULE

The proposed amendment updates tax returns and other forms used to administer the Florida communications services tax.

FACTS AND CIRCUMSTANCES JUSTIFYING PROPOSED RULE

The proposed amendment adopts, by reference, changes to forms used to report the Florida communications services tax. These changes are limited to annual tax rate adjustments for local jurisdictions and formatting changes.

FEDERAL COMPARISON STATEMENT

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

SUMMARY OF RULE DEVELOPMENT WORKSHOP

SEPTEMBER 19, 2017

A Notice of Proposed Rule Development was published in the Florida Administrative
Register on September 5, 2017 (Vol. 43, No. 172, p. 3838), to advise the public of the proposed changes to Rule 12A-19.100, F.A.C., and to provide that, if requested in writing, a rule development workshop would be held on September 19, 2017. No written requests for a workshop were received and no workshop was held. An interested party did request a copy of revised forms, when available. No additional comments were received.
NOTICE OF PROPOSED RULE

DEPARTMENT OF REVENUE

COMMUNICATIONS SERVICES TAX

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

PURPOSE AND EFFECT: The purpose of the proposed amendments to Rule 12A-19.100, F.A.C., is to adopt, by reference, changes to forms used to report the Florida communications services tax. These changes are limited to annual tax rate adjustments for local jurisdictions and formatting changes.

SUMMARY: The proposed amendments incorporate updates to tax returns and other forms used to administer the Florida communications services 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: 175.1015(5), 185.085(5), 202.151, 202.16(2), 202.22(6)(a),
202.26(3)(a), (c), (d), (e), (j), 202.27(1), (7) FS.

LAW IMPLEMENTED: 119.071(5), 175.1015, 185.085, 202.11(3), (10), (11), 202.12(1), (3),

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: November 8, 2017, 9:00 am

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)717-6799. 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 PERSONS TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Brinton
Hevey, Technical Assistance and Dispute Resolution, Department of Revenue, P.O. Box 7443,
Tallahassee, Florida 32314-7443, telephone (850) 717-7082.

THE FULL TEXT OF THE PROPOSED RULES IS:
12A-19.100 Public Use Forms.

(1)(a) No change.

(b) Copies of these forms 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 www.myflorida.com/dor/forms; or, 2) calling the Department at 850-488-6800 (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, 5050 West Tennessee Street, Tallahassee, Florida 32399-0112. Persons with hearing or speech impairments may call the Department’s TDD at 1(800)367-8331 or (850)922-1115.

(2) The following versions of Form DR-700016, Florida Communications Services Tax Return, are applicable to the reporting periods and service billing dates indicated:

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<th>REVISION DATE</th>
<th>REPORTING PERIODS</th>
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<td>January 1, 2018 -</td>
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<td>01/18 42</td>
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<td>(6) through (13) No change</td>
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*Note: The dates are placeholders and may not reflect actual dates.*

NAME OF PERSON ORIGINATING PROPOSED RULES: Brinton Hevey

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULES: Governor and Cabinet

DATE PROPOSED RULES APPROVED BY AGENCY HEAD: October 17, 2017

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: September 5, 2017.
### Florida Communications Services Tax Return

**DR-700016**  
**R. 01/18**

#### 1. Tax due on sales subject to 4.92% state and .15% gross receipts portions of communications services tax (from Summary of Schedule I, Line 3) ........................................ 1.

#### 2. Tax due on sales subject to 2.37% gross receipts portion of communications services tax (from Summary of Schedule I, Line 6) ........................................... 2.

#### 3. Tax due on sales subject to local portion of communications services tax (from Summary of Schedule I, Line 7) ................................................................. 3.

#### 4. Tax due for direct-to-home satellite services (from Schedule II, Column C)  4.

#### 5. Total communications services tax (add Lines 1 through 4) ........................................ 5.

(If rate above is blank, check one)  
- None applies  
- .0025  
- .0075

#### 7. Net communications services tax due (subtract Line 6 from Line 5) .................... 7.

#### 8. Penalty .......................................................................................................... 8.


#### 10. Adjustments (from Schedule III, Column G and/or Schedule IV, Column U) ........................................ 10.  
(Check here if negative)

#### 11. Multistate credits (from Schedule V) ........................................................... 11.

#### 12. Amount due with return............................................................................... 12.

### Payment Coupon

**DO NOT DETACH**

To ensure proper credit to your account, attach your check to this payment coupon. Mail with tax return and all schedules.

**DR-700016**  
**R. 01/18**

**Business Partner Number**

**Reporting Period**

**Business Address**

**Amount due from Line 12**

**Payment is due on the 1st and LATE**  
if postmarked or hand delivered after

---

**Authorization**

Under penalties of perjury, I declare that I have read this return and that the facts stated in it are true (see ss. 92.525(2), 202.27(5), and 837.06, Florida Statutes).

**Type or print name**

**Authorized signature**

**Date**

**Preparer (type or print name)**

**Preparer’s signature**

**Date**

**Contact name (type or print name)**

**Contact phone number**

**Contact email address**

---

**Check here if your address or business information changed and enter changes below.**

New location address:

Telephone number:  

New mailing address:

Amount due
Where to send payments and returns
Make check payable to and send with return to:
   FLORIDA DEPARTMENT OF REVENUE
   PO BOX 6520
   TALLAHASSEE FL 32314-6520
   or
   File online via our website at www.floridarevenue.com

File electronically . . .
it’s easy!
The Department maintains a free and secure website to file and pay communications services tax.
To file and pay, go to the Department's website at:
   www.floridarevenue.com
Complete Columns B, C, and E for all jurisdictions in which you provide or use communications services. Attach Schedule I and all other supporting schedules to the tax return.

### Schedule I - State, Gross Receipts, and Local Taxes Due

<table>
<thead>
<tr>
<th>A. Local jurisdiction</th>
<th>B. Taxable sales subject to 4.92% state tax and .15% gross receipts tax</th>
<th>C. Taxable sales subject to 2.37% gross receipts tax and local tax</th>
<th>D. Local tax rate</th>
<th>E. Local tax due</th>
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<tbody>
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**PAGE TOTAL**
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**PAGE TOTAL**
Complete Columns B, C, and E for all jurisdictions in which you provide or use communications services. Attach Schedule I and all other supporting schedules to the tax return.

### Schedule I - State, Gross Receipts, and Local Taxes Due

<table>
<thead>
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### Schedule I - State, Gross Receipts, and Local Taxes Due

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</tbody>
</table>
If you complete Schedule I, then you must also complete Summary of Schedule I. Attach the schedule, summary, and all other supporting schedules to the tax return.

<table>
<thead>
<tr>
<th>Summary of Schedule I - State, Gross Receipts, and Local Taxes Due</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>F.</strong> 4.92% State Tax and .15% Gross Receipts Tax</td>
</tr>
<tr>
<td>1. Taxable sales (Col. B grand total)</td>
</tr>
<tr>
<td>2. State tax rate (.0492) and gross receipts tax rate (.0015)</td>
</tr>
<tr>
<td>3. State 4.92% plus .15% gross receipts tax due (Enter this amount on Page 1, Line 1)</td>
</tr>
</tbody>
</table>
Direct-to-home satellite service providers must complete Schedule II (and Schedule III, if needed) and attach to the tax return.

### Schedule II - Direct-to-Home Satellite Services

<table>
<thead>
<tr>
<th>Business name</th>
<th>Business partner number</th>
</tr>
</thead>
<tbody>
<tr>
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</tbody>
</table>

<table>
<thead>
<tr>
<th>A. Taxable Sales</th>
<th>B. 11.44% Tax Rate</th>
<th>C. Net Tax Due</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>Enter this amount on Page 1, Line 4.</td>
</tr>
</tbody>
</table>

.1144

### Schedule III - Direct-to-Home Satellite Services Adjustments

<table>
<thead>
<tr>
<th>Business name</th>
<th>Reporting period (Use last day of reporting period in MM/DD/YY format)</th>
<th>Business partner number</th>
</tr>
</thead>
<tbody>
<tr>
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</table>

<table>
<thead>
<tr>
<th>A. Change in Reported Taxable Sales</th>
<th>B. Rate</th>
<th>C. Collection Allowance Adjustment</th>
<th>D. Adjustment Amount (Report credits in parentheses)</th>
<th>E. Penalty</th>
<th>F. Interest</th>
</tr>
</thead>
<tbody>
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</table>

G. TOTAL ADJUSTMENTS (Add Columns D, E, and F. Enter this amount on Page 1, Line 10)
If you complete Schedule IV, attach it to the tax return.

See Instructions for completing this Schedule.

### Schedule IV - Adjustments

#### State Tax Calculation

<table>
<thead>
<tr>
<th>A. Local Jurisdiction</th>
<th>B. Change in Reported Taxable Sales</th>
<th>C. Rate</th>
<th>D. Collection Allowance Adjustment</th>
<th>E. Adjustment Amount (Report credits in parentheses)</th>
</tr>
</thead>
<tbody>
<tr>
<td>COUNTY:</td>
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<tr>
<td>Unincorporated Area:</td>
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| COUNTY:               |                                   |        |                                   |                                                   |
| Unincorporated Area: |                                   |        |                                   |                                                   |
| CITY:                 |                                   |        |                                   |                                                   |
| CITY:                 |                                   |        |                                   |                                                   |
| CITY:                 |                                   |        |                                   |                                                   |
| COUNTY:               |                                   |        |                                   |                                                   |
| Unincorporated Area: |                                   |        |                                   |                                                   |
| CITY:                 |                                   |        |                                   |                                                   |
| CITY:                 |                                   |        |                                   |                                                   |
| CITY:                 |                                   |        |                                   |                                                   |
| COUNTY:               |                                   |        |                                   |                                                   |
| Unincorporated Area: |                                   |        |                                   |                                                   |
| CITY:                 |                                   |        |                                   |                                                   |
| CITY:                 |                                   |        |                                   |                                                   |
| CITY:                 |                                   |        |                                   |                                                   |
| TOTAL:                |                                   |        |                                   |                                                   |

#### Local Tax Calculation

<table>
<thead>
<tr>
<th>F. Change in Reported Taxable Sales</th>
<th>G. Rate</th>
<th>H. Collection Allowance Adjustment</th>
<th>I. Adjustment Amount (Report credits in parentheses)</th>
<th>J. Penalty</th>
<th>K. Interest</th>
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| COUNTY:                           |                                   |        |                                   |                |            |
| Unincorporated Area:             |                                   |        |                                   |                |            |
| CITY:                             |                                   |        |                                   |                |            |
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| COUNTY:                           |                                   |        |                                   |                |            |
| Unincorporated Area:             |                                   |        |                                   |                |            |
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| CITY:                             |                                   |        |                                   |                |            |
| CITY:                             |                                   |        |                                   |                |            |

#### Penalty and Interest

<table>
<thead>
<tr>
<th>M. Penalty</th>
<th>N. Collection Allowance Adjustment</th>
<th>O. Adjustment Amount (Report credits in parentheses)</th>
<th>P. Penalty</th>
<th>Q. Interest</th>
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#### Gross Receipts Calculation

<table>
<thead>
<tr>
<th>L. Change In Reported Taxable Sales (See Instructions)</th>
<th>M. Rate</th>
<th>N. Collection Allowance Adjustment (See Instructions)</th>
<th>O. Adjustment Amount (Report credits in parentheses)</th>
<th>P. Penalty</th>
<th>Q. Interest</th>
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#### Penalty and Interest Calculation

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</table>
If you complete Schedule V, attach it to the tax return. See Instructions for completing this Schedule.

### Schedule V - Multistate Credits

<table>
<thead>
<tr>
<th>A. Local Jurisdiction</th>
<th>B. Beginning Date (MMDDYYYY)</th>
<th>C. Ending Date (MMDDYYYY)</th>
<th>D. Multistate Credits</th>
<th>E. Multistate Credits</th>
<th>F. Multistate Credits</th>
<th>G. Multistate Credits</th>
<th>Business partner number</th>
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<tbody>
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| H. TOTAL CREDITS: (Add totals of Columns D through G. Enter this amount on Page 1, Line 11.) |
Communications Services Tax Return (Form DR-700016)

General Information and Instructions

Who must file a return?
All registered dealers of communications services must file a Florida Communications Services Tax Return (Form DR-700016).

What is the communications services tax?
Communications services tax is imposed on voice, data, audio, video, or any other information or signal transmitted by any medium. The tax includes:
- a state portion imposed by section (s.) 202.12, Florida Statutes (F.S.);
- a gross receipts portion imposed by s. 203.01, F.S., but collected and administered under Chapter 202; and
- a local portion imposed by s. 202.19, F.S.

Services subject to tax
Examples of services subject to the tax include:
- Local, long distance, and toll telephone
- Voice over Internet Protocol (VoIP) telephone
- Video service (e.g., television programming and streaming)
- Direct-to-home satellite
- Mobile communications
- Private communications
- Pager and beeper
- Telephone charge made at a hotel or motel
- Facsimiles (fax), when not provided in the course of professional or advertising services
- Telex, telegram, and teletypewriter

Services not subject to tax
Examples of services not subject to the tax include:
- Information services (these services may include electronic publishing, web-hosting services, or end user 900-number services)
- Internet access services, electronic mail services, electronic bulletin board services, or similar online computer services
- Sale or recharge of prepaid calling arrangements
- Pay telephone charges

Bundled Services: Generally, when taxable and nontaxable services or goods are bundled together and sold for one sales price, the entire charge is subject to tax. However, any portion of a charge for other services or goods that are not communications services (such as Internet access) are not subject to the tax, if the charge can be reasonably identified in your books and records. Please note that such charges may be subject to sales and use tax pursuant to Chapter 212, F.S. Also, charges for items described in s. 202.11(13)(a), F.S., are always subject to communications services tax.

Exemptions
Transactions exempt from the tax include:
- Sales for resale.
- Sales to federal government agencies.
- Sales to state, local, and municipal governments.
- Sales to religious and educational organizations, and homes for the aged that are currently exempt from federal income tax under section 501(c)(3) of the Internal Revenue Code.
- Sales to holders of a direct pay permit for communications services.

Partial exemption for residential service
Communications services sold to a residential household are exempt from the 4.92 percent state portion and the .15 percent gross receipts portion of the tax. Residential service is subject to the 2.37 percent gross receipts tax and local tax. This partial exemption does not apply to the sale of mobile communications service, video service, direct-to-home satellite service, or any residence that constitutes all or part of a transient public lodging establishment as defined in Chapter 509, F.S.

Tax Rates
The rate for the state portion is 4.92 percent (.0492). The total rate for the gross receipts portion is 2.52 percent (.0252), which is composed of .15 percent (.0015) and 2.37 percent (.0237). The rate for direct-to-home satellite services is 11.44 percent (.1144). Each taxing jurisdiction (municipality, charter county, or unincorporated county) has a specific local tax rate. To verify current local tax rates, visit the Department’s website at http://floridarevenue.com/taxes/taxesfees/Pages/cst.aspx.

When is the return due and payable?
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 state or federal holiday, your return must be postmarked or hand delivered on the first business day following the 20th.

Electronic payments must be initiated no later than 5:00 p.m. Eastern time on the last business day before the 20th. Electronic returns must have an electronic date stamp on or before the 20th.

Penalty for late payments
A 10 percent penalty is due for each 30-day period, or fraction thereof, that your return or payment is late. The maximum penalty is 50 percent of the total amount due. See chart below.

Late payments include additional tax due as a result of changes in situsing of previously reported sales from a local jurisdiction with a lower tax rate to a local jurisdiction with a higher tax rate, if the provider has not used an address database that meets the requirements of s. 202.22, F.S.

<table>
<thead>
<tr>
<th>Days Late</th>
<th>Rate</th>
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</thead>
<tbody>
<tr>
<td>1-30</td>
<td>10%</td>
</tr>
<tr>
<td>31-60</td>
<td>20%</td>
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<tr>
<td>61-90</td>
<td>30%</td>
</tr>
<tr>
<td>91-120</td>
<td>40%</td>
</tr>
<tr>
<td>over 120</td>
<td>50%</td>
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</tbody>
</table>

Interest on late payments
Interest is due on late payments and is accrued from the date tax is late until it is paid. A floating rate of interest applies to underpayments and late payments of tax. The rate is updated January 1 and July 1 of each year by using the formula established in s. 213.235, F.S. To obtain interest rates:
- Visit the Department’s website at: www.floridarevenue.com
- Call Taxpayer Services at 850-488-6800, Monday through Friday (excluding holidays).
If you change your business name, mailing address, or close or sell your business, immediately notify the Department.
The quickest way to notify us is online. Go to www.floridarevenue.com, select Information for Businesses and Employers, then select Change address or account status.

Where to send payments and returns
Make check payable to and send with return to:
Florida Department of Revenue
5050 W Tennessee St
Tallahassee FL 32314-6520
You may e-file and e-pay using our website at:
www.floridarevenue.com

How can I get more information?
If you have questions about this form or the filing requirements for this tax, call Taxpayer Services at 850-488-6800, Monday through Friday (excluding holidays).

Completing the Return

Business partner number - This is a unique identifier assigned by the Department when you register. The business partner number appears on your Communications Services Tax Certificate of Registration (DR-700014). Please be sure that this number is recorded on the return and all schedules before submission.

Proper collection of tax - “Tax due” is not a straight percentage calculation using the “Taxable sales” columns of Schedule I. The tax rates are preprinted on the schedule as a convenience, but the amount of tax entered in the “tax due” columns should never be less than the actual amount of tax charged.

Supporting schedules - All supporting schedules are required to process the return. Failure to submit supporting schedules will delay the processing of the return and/or any refund that may be associated with the return. Florida law imposes a $5,000 penalty if you fail to report and identify local communications services tax on the appropriate return schedule. Failure to include Schedule I or the use of an unapproved alternative format for Schedule I (such as a spreadsheet) will result in this penalty.

Signature - The return must be signed by a person who is authorized to sign on behalf of the dealer. Failure to include an authorized signature will delay the processing of the return and/or any refund that may be associated with the return.

Line-by-Line Instructions

Enter all demographic information requested on Page 1 of the return, if the return is not personalized.

Note: Complete Schedules I through V, if applicable, before completing Lines 1-12 of the return.

Line 1 - Tax due on sales subject to 4.92 percent state and .15 percent gross receipts portions of communications services tax. Enter the amount from Summary of Schedule I, Column F, Line 3 (Page 15).

Line 2 - Tax due on sales subject to 2.37 percent gross receipts portion of communications services tax. Enter the amount from Summary of Schedule I, Column G, Line 6 (Page 15).
### Schedule I
**State, Gross Receipts, and Local Taxes Due**

**Who must complete this schedule?**
Communications services providers, including cable service providers, direct pay permit holders, and mobile communications providers, must complete this schedule and send it with the tax return. (Direct-to-home satellite service providers should not complete Schedule I, but must complete Schedule II.) Florida law imposes a $5,000 penalty if you fail to report and identify local communications services tax on the appropriate return schedule. Failure to include Schedule I or the use of an unapproved alternative format for Schedule I (such as a spreadsheet) will result in this penalty.

**Important Notes about Schedule I:**
- This Schedule must not contain any negative numbers.
- Eligible bad debt credits may be netted on this Schedule; however, the result must not be less than zero.
- This Schedule must not be used to report other credits or adjustments. Use Schedule IV to report other credits, make adjustments to prior periods, and take credit for tax paid on services that are resold.

**Note on bad debts:** Communications services providers may report credits for bad debts by netting the credit directly against communications services tax due on Schedule I, or may report credits for bad debts on Schedule IV. Providers using Schedule I may use a proportional allocation method based on current gross sales or other reasonable allocation method approved by the Department to determine the amount of bad debt attributable to the state or local jurisdiction. The credit must be taken within 12 months after the last day of the calendar year for which the bad debt was charged off on the federal return. Regardless of the method used to report bad debt credits, providers must keep records to support all credit amounts reported.

**Schedule I, Columns A through E (Pages 3-14)**

**Column A - Local jurisdiction.** You must report the amount of taxable sales and tax collected and/or accrued for each county and municipality in which you provide or use communications services.

**Column B - Taxable sales subject to 4.92 percent state tax and .15 percent gross receipts tax.** Enter total sales of all taxable communications services and/or all purchases subject to tax under a direct pay permit.

**Note:** Communications services sold to a residential household are exempt from the 4.92 percent state portion and the .15 percent gross receipts portions of the tax. This exemption does not apply to the sale of mobile communications service, cable service, direct-to-home satellite service, or any residence that constitutes all or part of a transient public lodging establishment as defined in Chapter 509, F.S. Residential service is subject to the 2.37 percent gross receipts tax and local tax.

**Column C - Taxable sales subject to 2.37 percent gross receipts and local taxes.** Enter total sales of all taxable communications services and/or all purchases subject to tax under a direct pay permit.

**Column D - Local tax rates.** A list of local rates by jurisdiction is preprinted. **Note:** Local rates can change. You may verify current rates at [http://floridarevenue.com/taxes/taxrates/Pages/cst.aspx](http://floridarevenue.com/taxes/taxrates/Pages/cst.aspx)

**Column E - Local tax due.** Enter the total local tax collected and/or accrued for taxable transactions reported in Column C, on the line corresponding to the appropriate local jurisdiction.

### Summary of Schedule I, Columns F-H (Page 15)

**Column F - 4.92 percent state tax and .15 percent gross receipts tax.**

**Line 1 - Taxable sales.** Enter the grand total from Schedule I, Column B.

**Line 2 - State tax rate (.0492) and gross receipts tax rate (.0015).** The state tax rate of .0507 is preprinted. This rate is comprised of both the 4.92 percent state portion and the .15 percent gross receipts portion.

**Line 3 - State tax due.** Enter the total 4.92 percent state tax plus the .15 percent gross receipts tax collected and/or accrued for sales reported on Summary of Schedule I, Column F, Line 1. Also enter the amount on Page 1, Line 1.

**Column G - 2.37 percent gross receipts tax.**

**Line 4 - Taxable sales.** Enter the grand total from Schedule I, Column C.

**Line 5 - Gross receipts tax rate.** The gross receipts tax rate of .0237 is preprinted.

**Line 6 - Gross receipts tax due.** Enter the gross receipts tax collected and/or accrued for sales reported on Summary of Schedule I, Column G, Line 4. Also enter the amount on Page 1, Line 2.

**Column H - Local tax.**

**Line 7 - Local tax due.** Enter the grand total from Schedule I, Column E. Also enter the amount on Page 1, Line 3.

### Schedule II
**Direct-to-Home Satellite Services**

**Who must complete this schedule?**
Direct-to-home satellite service providers must complete this schedule and send it with the tax return.

**Important Notes about Schedule II:**
- This Schedule must not contain any negative numbers.
- Eligible bad debt credits may be netted on this Schedule; however, the result must not be less than zero.
- This Schedule must not be used to report other credits or adjustments. Use Schedule III to report other credits, make adjustments to prior periods, and take credit for tax paid on services that are resold.

**Note on bad debts:** Direct-to-home satellite service providers may report credits for bad debts by netting the credit directly against communications services tax due on Schedule II, or may report credits for bad debts on Schedule III. Providers using Schedule II may use a proportional allocation method based on current gross sales or other reasonable allocation method approved by the Department to determine the amount of bad debt. The credit must be taken within 12 months after the last day of the calendar year for which the bad debt was charged off on the federal return. Regardless of the method used to report bad debt credits, providers must keep records to support all credit amounts reported.

**Column A - Taxable sales.** Enter total taxable sales of direct-to-home satellite communications services.

**Column B - Tax rate.** The direct-to-home satellite services tax rate of .1144 is preprinted.

**Column C - Net tax due.** Enter the total communications services tax collected and/or accrued for taxable sales reported on Schedule II, Column A. Also enter the amount on Page 1, Line 4.
### Schedule III
#### Direct-to-Home Satellite Services Adjustments

**Who must complete this schedule?**
Direct-to-home satellite service providers must complete this schedule to report adjustments to previous filing periods.

**Important notes about Schedule III:**
- Complete a separate Schedule III for each applied period that you are adjusting.
- Make photocopies of Schedule III as needed.
- The amount of credit claimed on Schedule III cannot exceed the amount of tax reported on Schedule II. If the credit claimed is greater than the tax collected, report the additional amount on a subsequent return.

**Note on bad debts:** Providers may choose to report bad debt credits on Schedule III instead of netting them on Schedule II. The credit amount should be reported as a reduction in taxable sales in Column A. The credit must be taken within 12 months after the last day of the calendar year for which the bad debt was charged off on the federal return. Providers must keep records to support all credit amounts reported.

**Column A - Change in reported taxable sales.** Enter the net change in taxable sales. This is the total of the taxable sales which are either being added to or deleted from transactions previously reported. Report negative amounts in parentheses (amount).

**Column B - Rate.** Enter the appropriate rate for the applied period that you are adjusting.

**Column C - Collection allowance adjustment.** Collection allowance adjustments are required for all transactions that result in a decrease in taxable sales. If Column A (Change in reported taxable sales) is a decrease (negative number), multiply .0075 by the amount of tax collected and/or accrued on the amount in Column A. The result should be entered as a positive number in Column C. If a collection allowance was not taken on the original return or the adjustment results in an increase in taxable sales, this section does not apply. Enter 0 (zero) in Column C.

**Column D - Adjustment amount.** Subtract Column C from the amount of tax collected and/or accrued for sales transactions reported in Column A. Enter the result. Report negative amounts in parentheses (amount).

**Penalty and Interest Calculation**

Penalty and interest are due on all adjustments which result in an increase in tax due.

**Column E - Penalty.** See “Penalty for late payments” on Page 19 for information on calculating the penalty due.

**Column F - Interest.** See “Interest on late payments” on Page 19 for information on calculating the interest due.

**Column G - Total adjustments.** Sum the totals of Columns D, E, and F. Enter the result in Column G and on Page 1, Line 10.

### Schedule IV
#### Adjustments

**Who must complete this schedule?**
Communications services providers (except direct-to-home satellite service providers) must use this schedule to:
- Report corrections or adjustments to previous reporting periods.
- This schedule must be used to correct state or local tax situsing errors (revenue reported in the wrong jurisdiction) and to adjust amounts reported incorrectly on previous returns.
- Report adjustments in taxable sales due to credits.
- Take credit for tax paid to a vendor on services that have been resold.

**Important notes about Schedule IV:**
- Complete a separate Schedule IV for each applied period that you are adjusting.
- Make photocopies of Schedule IV as needed.
- The amount of credit claimed on Schedule IV cannot exceed the amount of tax reported on Schedule I. If the credit claimed is greater than the tax collected, report the additional amount on a subsequent return.

**Note on bad debts:** Providers may choose to report bad debt credits on Schedule IV instead of netting them on Schedule I. The credit amount should be reported as a reduction in taxable sales in Column B. The credit must be taken within 12 months after the last day of the calendar year for which the bad debt was charged off on the federal return. Providers must keep records to support all credit amounts reported.

**Column A - Local jurisdiction.** Enter the names of the jurisdiction(s) for which you have adjustments. Attach additional sheets as needed.

**State Tax Calculation**

**Column B - Change in reported taxable sales.** Enter the net change in taxable sales on the line corresponding to the appropriate county jurisdiction(s). The net change in taxable sales may include a reduction for eligible bad debts. Report negative amounts in parentheses (amount).

**Column C - Rate.** Enter the appropriate rate for the applied period you are adjusting. **Note:** For periods prior to July 2015, the state rate is 6.8%, which is a combination of the 4.92 percent state portion and the .15% gross receipts portion. For periods July 2015 and later, the state rate is 5.07 percent, which is a combination of the 4.92 percent state portion and the .15% gross receipts portion.

**Column D - Collection allowance adjustment.** Collection allowance adjustments for state tax are required for transactions that result in a decrease in taxable sales for a prior applied period. If the original filing was not eligible for a collection allowance, or if this schedule is being used to report an increase in taxable sales for a prior applied period or a change in jurisdiction only (no change in taxable sales), this section does not apply. Enter 0 (zero) in Column D.

If Column B (change in reported taxable sales) is a decrease (negative number), the collection allowance must be recouped by one of the following methods. The result should be entered as a positive number in Column D.

- If you are using the DOR database, a database certified by DOR, or a ZIP+4 database in compliance with s. 202.22, F.S., multiply .0075 by the tax collected and/or accrued for sales being decreased in Column B.
• If you are not using the DOR database, a database certified by DOR, or a ZIP+4 database in compliance with s. 202.22, F.S., multiply .0025 by the tax collected and/or accrued for sales being decreased in Column B.

**Column E - Adjustment amount.** Subtract Column D from the tax collected and/or accrued for the sales reported in Column B, and enter the result.

### Local Tax Calculation

**Column F - Change in reported taxable sales.** Enter the net change in taxable sales for the appropriate jurisdiction(s). The net change in taxable sales may include a reduction for eligible debts. Report negative amounts in parentheses (amount).

When changes in taxable sales are due to situsing or reporting errors and tax has not been refunded to the customer, use the following calculations to determine the change in taxable sales.

If you are using the DOR database, a database certified by DOR, or a ZIP+4 database in compliance with s. 202.22, F.S., adjustments to taxable sales should be made by reallocating the original local tax due amount reported in the wrong jurisdiction to the correct jurisdiction. The tax should be reallocated regardless of the tax rate originally used or the tax rate of the correct jurisdiction. Taxable sales amounts should be calculated by dividing the tax amount by the tax rate for each affected jurisdiction.

**Example 1:** $1,113.09 in local tax due was originally reported in Jurisdiction A (tax rate 1.10%), but should have been reported in Jurisdiction B (tax rate 2.10%). Calculate the change (decrease) in taxable sales for Jurisdiction A by dividing the tax due originally reported in Jurisdiction A by its current tax rate. (EX: $1,113.09 divided by .0110 = $101,190.00). Report the decrease in parentheses. Calculate the change (increase) in taxable sales to Jurisdiction B by dividing the tax due originally reported in Jurisdiction A by the current tax rate for Jurisdiction B. (EX: $1,113.09 divided by .0210 = $53,004.29).

**Example 2:** $1,113.09 in local tax due was originally reported in Jurisdiction B (tax rate 2.10%), but should have been reported in Jurisdiction A (tax rate 1.10%). Calculate the change (decrease) in taxable sales for Jurisdiction B by dividing the tax due originally reported in Jurisdiction B by its current tax rate. (EX: $1,113.09 divided by .0210 = $53,004.29). Report the decrease in parentheses. Calculate the change (increase) in taxable sales to Jurisdiction A by dividing the tax due originally reported in Jurisdiction B by the current tax rate for Jurisdiction A. (EX: $1,113.09 divided by .0110 = $101,190.00).

If you are using a database that does not meet the requirements of s. 202.22, F.S., you should identify the taxable sales and local tax due amounts to be reallocated, the tax rates for the jurisdictions where the tax was originally reported (incorrect jurisdiction), and where the tax should be reported (correct jurisdiction).

If the correct jurisdiction has a higher tax rate, the original taxable sales amount will be used to claim a credit in the incorrect jurisdiction. This same taxable sales amount will be used in the correct jurisdiction to calculate tax due. When multiplied by the tax rates, a higher local tax due amount in the correct jurisdiction will result. Note that additional local tax resulting from the transfer to a jurisdiction with a higher tax rate will be due, along with penalty and interest. See “Penalty and Interest Calculation.”

**Example 3:** $101,190.00 in taxable sales was originally reported in Jurisdiction A (tax rate 1.10%) but should have been reported in Jurisdiction B (tax rate 2.10%). Report the change (decrease) in taxable sales ($101,190.00) in Jurisdiction A and the tax rate (1.10%) in the appropriate columns. Report the decrease in parentheses. Report the change (increase) in taxable sales ($101,190.00) in Jurisdiction B and the tax rate (2.10%) in the appropriate columns. The additional tax will be due, along with penalty and interest.

If the rate of the correct jurisdiction is the same as or lower than the original (incorrect) jurisdiction, the tax due amount reported should be used to claim a credit in the original (incorrect) jurisdiction and this same tax due amount reported in the correct jurisdiction. Taxable sales amounts should be calculated by dividing the tax amount by the tax rate for each affected jurisdiction. When tax is transferred to a jurisdiction with a lower rate, calculated taxable sales will not match actual sales to customers but will provide the information needed to correct the allocation of tax reported.

**Example 4:** $1,113.09 in local tax due was originally reported in Jurisdiction B (tax rate 2.10%), but should have been reported in Jurisdiction A (tax rate 1.10%). Calculate the change (decrease) in taxable sales for Jurisdiction B by dividing the tax due originally reported in Jurisdiction B by its current tax rate. (EX: $1,113.09 divided by .0210 = $53,004.29). Report the decrease in parentheses. Calculate the change (increase) in taxable sales to Jurisdiction A by dividing the tax due originally reported in Jurisdiction B by the current tax rate for Jurisdiction A. (EX: $1,113.09 divided by .0110 = $101,190.00).

**Column G - Rate.** Enter the appropriate local rate for the applied period you are adjusting.

### Column H - Collection allowance adjustment.

Collection allowance adjustments are required for all transfers of tax between jurisdictions and any transactions that result in a decrease in taxable sales for a prior applied period. If the original filing was not eligible for a collection allowance or if this schedule is being used to report only an increase in taxable sales for a prior applied period, this section does not apply. Enter 0 (zero) in Column H.

When a jurisdictional transfer results in a transfer to a jurisdiction with the same or higher tax rate, the collection allowance adjustment must be capped at the amount claimed on the original return (i.e., no additional collection allowance will be granted on additional tax due as a result of the transfer).

If Column F (Change in reported taxable sales) is a decrease (negative number), the collection allowance must be recouped by one of the following methods. The result should be entered as a positive number in Column H.

• If you are using the DOR database, a database certified by DOR, or a ZIP+4 database in compliance with s. 202.22, F.S., multiply .0075 by the tax collected and/or accrued for sales being decreased in Column F.

• If you are not using the DOR database, a database certified by DOR, or a ZIP+4 database in compliance with s. 202.22, F.S., multiply .0005 by the tax collected and/or accrued for sales being decreased in Column F.

**Column I - Adjustment amount.** Subtract Column H from the tax collected and/or accrued for the sales reported in Column F, and enter the result. Report negative amounts in parentheses (amount).
Penalty and Interest Calculation

Penalty and interest are due on all adjustments which result in additional tax due, except corrections of state or local tax situsing errors (revenue reported in the wrong jurisdiction). If you are using the DOR database, a database certified by DOR, or a ZIP+4 database in compliance with s. 202.22, F.S., you will be held harmless for tax, penalty, and interest that would have accrued otherwise as a result of the additional tax due on transfers between jurisdictions. If you do not use a database as specified in the previous sentence you will not be held harmless and the additional tax due from the transfer to the jurisdiction with the higher tax rate will be due, along with penalty and interest.

Column J - Penalty. See “Penalty for late payments” on Page 19 for information on calculating the penalty due.

Column K - Interest. See “Interest on late payments” on Page 19 for information on calculating the interest due.

Gross Receipts Calculation

Column L - Change in reported taxable sales. Enter the net change in taxable sales. The net change in taxable sales may include a reduction for eligible bad debts. Report negative amounts in parentheses (amount).

Column M - Rate. Enter the 2.37 percent gross receipts rate.

Column N - Collection allowance adjustment. Collection allowance adjustments are required for all transactions that result in a decrease in taxable sales. If the original filing was not eligible for a collection allowance or if this schedule is being used to report only an increase in taxable sales for a prior applied period, this section does not apply. Enter 0 (zero) in Column N.

If Column F (change in reported taxable sales), is a decrease (negative number), the collection allowance must be recouped by one of the following methods. The result should be entered as a positive number in Column N.

• If you are using the DOR database, a database certified by DOR, or a ZIP+4 database in compliance with s. 202.22, F.S., multiply .0075 by the tax collected and/or accrued for sales being decreased in Column F.

• If you are not using the DOR database, a database certified by DOR, or a ZIP+4 database in compliance with s. 202.22, F.S., multiply .0025 by the tax collected and/or accrued for sales being decreased in Column F.

Column O - Adjustment amount. Subtract Column N from the tax accrued on the transactions reported in Column L and enter the result. Report negative amounts in parentheses (amount).

Column P - Penalty. See “Penalty for late payments” on Page 19 for information on calculating the penalty due.

Column Q - Interest. See “Interest on late payments” on Page 19 for information on calculating the interest due.

Column R - Net tax adjustments. Add the totals of Columns E, I, and O and enter the result. Report negative amounts in parentheses (amount).

Column S - Penalty. Add the totals of Columns J and P and enter the result.

Column T - Interest. Add the totals of Columns K and Q and enter the result.

Column U - Total adjustments. Add Columns R, S and T and enter the result in Column U and on Page 1, Line 10 of the return. Report negative amounts in parentheses (amount).

Schedule V

Multistate Credits

Who may complete this schedule?

Upon proof that you have paid a communications services tax legally imposed on a provider by another state or local jurisdiction, you may take a credit against the Florida communications services tax imposed on the provider for the same services not to exceed your Florida tax liability in the relevant local jurisdiction for the current filing period. Any credit amount exceeding the current month’s tax liability must be claimed on a subsequent return. Complete Columns A through G. Direct-to-home satellite service providers must complete only Column G.

Note: Proof of communications services tax legally imposed on the provider by another state must be submitted at the time the credit is claimed. Copies of supporting documents must be included with your return or faxed to 850-410-2816, attention CST Return Reconciliation. Failure to submit proof will result in the denial of the credit claimed.

Column A - Local jurisdiction. Enter the county(ies) or municipality(ies) for which multistate credits apply.

Columns B and C - Applied period. Enter the month, day, and year for the beginning and ending dates of the original filing period for which the credit applies in the row corresponding to the appropriate local jurisdiction(s). Separate entries are required for each applied period.

Local Tax Credits

Column D - Multistate credits. Enter the amount of the eligible multistate credit in each jurisdiction. Report negative amounts in parentheses (amount).

State Tax Credits

Column E - Multistate credits. Enter the amount of the eligible multistate credits in each county. Report negative amounts in parentheses (amount).

Gross Receipts Credits

Column F - Multistate credits. Enter the amount of the eligible multistate credit. Report negative amounts in parentheses (amount).

Direct-to-Home Satellite

Column G - Multistate credits. Enter the amount of the eligible multistate credit. Report negative amounts in parentheses (amount).

Column H - Total credits. Add the totals of Columns D through G and enter the result in Column H and on Page 1, Line 11.
Who must file a use tax return?
If you purchase communications services from a seller that does not collect tax, you are required to report and remit use tax. Complete this form, detach the coupon, and send it with your payment to the Department of Revenue. If you are no longer purchasing taxable services, check the box on the reverse side of the coupon to indicate that this is your final return.

Note: Registered communications services providers should not use this form. Registered providers must file Form DR-700016 Florida Communications Services Return, to report tax.

What is the communications services tax?  
Communications services tax is imposed on voice, data, audio, video, or any other information or signal transmitted by any medium. The tax includes:
• a state portion imposed by section 202.12, Florida Statutes (F.S.);
• a gross receipts portion imposed by s. 203.01, F.S., but collected and administered under Chapter 202; and
• a local portion imposed by s. 202.19, F.S.

Examples of services subject to the tax include:
• Local, long distance, and toll telephone
• Voice over Internet Protocol (VoIP) telephone
• Video service (e.g., television programming and streaming)
• Direct-to-home satellite
• Mobile communications
• Private communications
• Pager and beeper
• Telephone charge made at a hotel or motel
• Facsimiles (fax), when not provided in the course of professional or advertising services
• Telex, telegram, and teletypewriter

Examples of services not subject to the tax include:
• Information services (these services may include electronic publishing, web-hosting services, or end user 900-number services)
• Internet access services, electronic mail services, electronic bulletin board services, or similar online computer services
• Sale or recharge of prepaid calling arrangements
• Pay telephone charges

Partial exemption for residential service
Communications services sold to a residential household are exempt from the state portion (4.92 percent) and the .15 percent gross receipts portion of the tax. This exemption does not apply to the sale of mobile communications service, video service, direct-to-home satellite service, or any residence that constitutes all or part of a transient public lodging establishment as defined in Chapter 509, F.S. Residential service is subject to the 2.37 percent gross receipts tax and local tax.

What is the tax rate?
Except for direct-to-home satellite services, the communications services tax rate includes a state portion, a gross receipts portion, and a local portion. The rate for the state portion is 4.92 percent (.0492). The total rate for the gross receipts portion is 2.52 percent (.0252), which is composed of .15 percent (.0015) and 2.37 percent (.0237). Each local taxing jurisdiction (municipality, charter county, or unincorporated county) has a specific local tax rate. To verify the current local rate for your service address, visit the Department's website at https://pointmatch.floridarevenue.com/Default.aspx, and input the address. You may also call Taxpayer Services at 850-488-6800. Direct-to-home satellite services are taxed at 11.44 percent (.1144).

When is the use tax return due and payable?
The filing frequency is semiannual (June and December). Returns and payments for the reporting period ending June 30 are due on July 1 and late after July 20. Returns and payments for the reporting period ending December 31 are due on January 1 and late after January 20. However, if the 20th falls on a Saturday, Sunday, or state or federal holiday, returns and payments are not considered late if postmarked on the first business day following the 20th. Penalty and interest are due on late payments. See line-by-line instructions for more information.

Where to send payments and returns
Make check payable to and send with return to:
Florida Department of Revenue
PO Box 6520
Tallahassee FL 32314-6520
How can I get more information?
If you have questions about this form or the filing requirements for this tax, contact Taxpayer Services at 850-488-6800, Monday through Friday (excluding holidays).

Completing the Return
This form is machine-readable. Please follow the hand print or machine print instructions. Use black ink.

Business partner number - This is a unique identifier assigned by the Department.

Rounding rule - All dollar amounts should be rounded up to the nearest hundredth (.01).

Line-by-Line Instructions
Enter all demographic information requested on the front of the coupon.

1. Total purchases

2. Tax due on direct-to-home satellite services

3. 4.92% state plus .15% gross receipts tax (combined 5.07%)

4. Gross receipts tax

5. Local tax for jurisdiction
   a. Local tax for jurisdiction
   b. Local tax for jurisdiction

6. Total local tax (add Lines 5a and 5b)

7. Total tax due (add Lines 2, 3, 4, and 6). Enter this amount in Line 7 on front of coupon.

Lines 5a and 5b - Local tax for jurisdiction. Multiply your total purchases of communications services (excluding direct-to-home satellite services, if any) by the local tax rate of the jurisdiction where the services were used. To verify the current local rate for your service address, visit the Department's website at https://pointmatch.floridarevenue.com/Default.aspx, and input the address. You may also call Taxpayer Services at 850-488-6800. Write the name of the taxing jurisdiction and the tax amount on Line 5a. If you have locations in more than one jurisdiction, you must calculate the tax for each one separately and report the local tax on a separate line (Line 5b). If you need to report more than two locations, contact Taxpayer Services.

8. Total tax due. Enter the total of Lines 5a and 5b.

9. Total tax due. Add lines 2, 3, 4, and 6. This is the total amount of communications services tax due. Enter this amount in Line 7 on the front and back of the coupon.

10. Penalty. A 10 percent (.10) penalty is due for each 30-day period, or fraction thereof, that your return or payment is late. The maximum penalty is 50 percent of the amount due. Multiply Line 7 by the applicable penalty percentage and enter the result.

11. Interest. Interest is due on late payments, from the date tax is due until paid. A floating rate of interest applies to underpayments and late payments of tax. The rate is updated January 1 and July 1 of each year by using the formula established in s. 213.235, F.S. Obtain current interest rates from our website. Multiply Line 7 by the applicable interest rate and enter the result.

12. Total amount due with return. Add lines 7, 8, and 9 and enter the result. Enclose a check for this amount, payable to the Florida Department of Revenue.

Signature. The return must be signed. Failure to sign the return will delay processing.

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 www.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.

Under penalties of perjury, I hereby certify that this return has been examined by me and to the best of my knowledge and belief is a true and complete return.

Taxpayer’s name (type or print) Telephone number

Taxpayer’s signature Date

Address

City/State/ZIP

Preparer’s name (type or print) Telephone number

Preparer’s signature Date
STATE OF FLORIDA
DEPARTMENT OF REVENUE
MISCELLANEOUS TAX

CHAPTER 12B-5, FLORIDA ADMINISTRATIVE CODE

TAX ON MOTOR FUELS, DIESEL FUELS, AVIATION FUELS, POLLUTANTS, AND
NATURAL GAS FUEL

AMENDING RULES 12B-5.030, 12B-5.040, 12B-5.050, 12B-5.060, 12B-5.070, 12B-5.080,
12B-5.110, 12B-5.120, 12B-5.150, 12B-5.300, AND 12B-5.400

SUMMARY OF PROPOSED RULES

The proposed amendments to Rules 12B-5.030, 12B-5.040, 12B-5.050, 12B-5.060, 12B-
5.070, 12B-5.080, 12B-5.110, 12B-5.300, and 12B-5.400, F.A.C., implement statutory changes
made by Chapter 2017-36, L.O.F., which removed certain application and annual renewal license
fees.

In addition, proposed amendments to Rules 12B-5.030, 12B-5.040, 12B-5.050, 12B-
5.060, 12B-5.070, 12B-5.080, and 12B-5.110, update contact information for the Department.

Rules 12B-5.050 and 12B-5.070, F.A.C., require all terminal suppliers to submit the
Terminal Supplier Fuel Tax Return electronically by electronic data interchange. The
Department is implementing an extensible markup language (XML) system as a means to allow
terminal suppliers to submit the report electronically. The additional proposed amendments to
Rules 12B-5.050 and 12B-5.070, F.A.C, incorporate the Department’s XML remittance system.

The proposed amendments to Rule 12B-5.120, F.A.C., 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.

The proposed amendments to Rule 12B-5.150, F.A.C., adopt, by reference, changes to forms used by the Department in the administration of the tax on motor fuels, diesel fuels, aviation fuels, pollutants, and natural gas fuel. These changes include removal of references to the $30 application and annual renewal motor fuel tax license fees, the removal of a $2 motor fuel tax refund processing fee, and the removal of the $5 application and annual renewal license fee required of applicants for a retailer of natural gas license, as eliminated by Chapter 2017-36, L.O.F.

FACTS AND CIRCUMSTANCES JUSTIFYING PROPOSED RULES

The proposed rule amendments incorporate changes made by the 2017 Florida Legislature; incorporate an additional remittance system for terminal suppliers; and update the Department’s contact information.

FEDERAL COMPARISON STATEMENT

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

SUMMARY OF RULE DEVELOPMENT WORKSHOP

SEPTEMBER 19, 2017

A Notice of Proposed Rule Development was published in the Florida Administrative Register on September 5, 2017 (Vol. 43, No. 172, pp. 3838 – 3839), to advise the public of the proposed changes and to provide that, if requested in writing, a rule development workshop
would be held on September 19, 2017. On September 5, 2017, the Department received a request to hold a workshop for rules 12B-5.030, 12B-5.040, 12B-5.050, 12B-5.060, 12B-5.070, 12B-5.080, 12B-5.110, 12B-5.120, 12B-5.150, 12B-5.300, and 12B-5.400. The request was withdrawn on September 13, 2017, after the individual reviewed proposed language posted on the Department’s website. No additional requests were received, and no workshop was held. No additional comments were received.
NOTICE OF PROPOSED RULE

DEPARTMENT OF REVENUE

TAX ON MOTOR FUELS, DIESEL FUELS, AVIATION FUELS, POLLUTANTS, AND NATURAL GAS FUEL

RULE NO: RULE TITLE:
12B-5.030 Importers
12B-5.040 Carriers
12B-5.050 Terminal Suppliers
12B-5.060 Wholesalers
12B-5.070 Terminal Operators
12B-5.080 Exporters
12B-5.110 Blenders
12B-5.120 Resellers and Retail Dealers
12B-5.150 Public Use Forms.
12B-5.300 Aviation Fuel Licensees
12B-5.400 Producers and Importers of Pollutants

PURPOSE AND EFFECT: The purpose of the proposed amendments to Rules 12B-5.030, 12B-5.040, 12B-5.050, 12B-5.060, 12B-5.070, 12B-5.080, 12B-5.110, 12B-5.300, and 12B-5.400, F.A.C., is to implement statutory changes made by Chapter 2017-36, L.O.F., which removed certain application and annual renewal license fees.

In addition, proposed amendments to Rules 12B-5.030, 12B-5.040, 12B-5.050, 12B-5.060, 12B-5.070, 12B-5.080, and 12B-5.110, update contact information for the Department.

Rules 12B-5.050 and 12B-5.070, F.A.C., require all terminal suppliers to submit the
Terminal Supplier Fuel Tax Return electronically by electronic data interchange. The Department is implementing an extensible markup language (XML) system as a means to allow terminal suppliers to submit the report electronically. The purpose of the additional proposed amendments to Rules 12B-5.050 and 12B-5.070, F.A.C, is to incorporate the Department’s XML remittance system.

The purpose of the proposed amendments to Rule 12B-5.120, F.A.C., is to 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.

The purpose of the amendments to Rule 12B-5.150, F.A.C., is to adopt, by reference, changes to forms used by the Department in the administration of the tax on motor fuels, diesel fuels, aviation fuels, pollutants, and natural gas fuel. These changes include removal of references to the $30 application and annual renewal motor fuel tax license fees, the removal of a $2 motor fuel tax refund processing fee, and the removal of the $5 application and annual renewal license fee required of applicants for a retailer of natural gas license, as eliminated by Chapter 2017-36, L.O.F.

SUMMARY: These changes to rules and forms used in the administration of Fuels, Pollutants, and Natural Gas Taxes remove references to repealed fees and incorporate a new method for terminal suppliers to remit electronic returns to the Department.

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), 206.485(1), 206.59(1), 206.87(1)(e)2., 206.97, 206.9915, 212.17(6), 212.18(2), 212.18(3), 213.06(1), 213.755(8), 376.70(6)(b) 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: November 8, 2017, 9:00 am

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) 717-6799. 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 PERSONS TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Brinton Hevey, Technical Assistance and Dispute Resolution, Department of Revenue, P.O. Box 7443, Tallahassee, Florida 32314-7443, telephone (850) 717-7082.

THE FULL TEXT OF THE PROPOSED RULES IS:
STATE OF FLORIDA
DEPARTMENT OF REVENUE
CHAPTER 12B-5, FLORIDA ADMINISTRATIVE CODE
TAX ON MOTOR FUELS, DIESEL FUELS, AVIATION FUELS, POLLUTANTS, AND
NATURAL GAS FUEL

12B-5.030 Carriers.

(1) No Change

(2) Licensing and Bonding

(a) 1. through 3. No change

4. Forms DR-600 and DR-654 may be obtained from the Department by: 1) calling the Department at 850-488-6800 (800) 352-3671, Monday through Friday (excluding holidays), 8:00 a.m. to 7:00 p.m., Eastern Time; or, 2) visiting any local Department of Revenue Service Center. Persons with hearing or speech impairments may call the Florida Relay Service at 1(800) 955-8770 (Voice) and 1(800) 955-8771 (TTY).

5. No change.

6. Each initial and renewal application must be accompanied by a $30 license tax.

(2)(b) through (5) No change.

Rulemaking Authority 206.14(1), 206.485(1), 206.59(1), 206.87(1)(e)2., 213.06(1), 213.755(8)
FS. Law Implemented 206.01(3), 206.02, 206.026, 206.027, 206.028, 206.03, 206.05, 206.051, 206.054, 206.43, 206.48(2), 206.485, 206.9835, 213.755 FS. History–New 7-1-96, Amended 11-21-96, 10-27-98, 5-1-06, 6-1-09, 1-25-12,______.
12B-5.040 Carriers.

(1) (a) through (b) 3. No change.

4. Form DR-654 may be obtained from the Department by: 1) calling the Department at 850-488-6800 (800)352-3671, Monday through Friday (excluding holidays), 8:00 a.m. to 7:00 p.m., Eastern Time; or, 2) visiting any local Department of Revenue Service Center. Persons with hearing or speech impairments may call the Florida Relay Service at 1(800)955-8770 (Voice) and 1(800)955-8771 (TTY).

(1)(c) No change.

(d) Each initial or renewal application must be accompanied by a $30 license tax.

(2) through (3) No change.


12B-5.050 Terminal Suppliers.

(1) No change.

(2) Licensing and Bonding.

(a) 1. through 4. No change.

5. Forms DR-600 and DR-654 may be obtained from the Department by: 1) calling the Department at 850-488-6800 (800)352-3671, Monday through Friday (excluding holidays), 8:00 a.m. to 7:00 p.m., Eastern Time; or, 2) visiting any local Department of Revenue Service Center. Persons with hearing or speech impairments may call the Florida Relay Service at 1(800)955-8770 (Voice) and 1(800)955-8771 (TTY).
6. No change.

7. Each initial or renewal application must be accompanied by a $30 license tax.

(2)(a) 8. and 9., renumbered as 7. and 8., no further change.

(2)(b) through (4) No change.

(5) Returns and Payments.

(a) Returns. All terminal suppliers that sell gasoline, gasohol, diesel, or aviation fuel are required to report all taxes imposed by Chapter 206, F.S., on a Terminal Supplier Fuel Tax Return (Form DR-309631, incorporated by reference in Rule 12B-5.150, F.A.C.) electronically with the Department, as provided in Rule Chapter 12-24, F.A.C. The electronic return must be submitted by electronic data interchange, as provided in the Florida Department of Revenue Motor and Other Fuel Taxes EDI Technical Implementation Guide — ANSI ASC X12 V.4030 (Form DR-309650, incorporated by reference in Rule 12B-5.150, F.A.C.), or by Extensible Markup Language, as provided in the Motor and Other Fuel Taxes XML User Guide for e-file Developers and Transmitters (Form DR-309652, incorporated by reference in Rule 12B-5.150, F.A.C.). The electronic return must be filed on or before the 20th day of each month for transactions occurring during the previous month. To be timely, the electronic return must be received by the Department or its agent before 5:00 p.m. (Eastern Time), on or before the 20th day of each month. For terminal suppliers who are authorized to submit Form DR-309631 by hard copy, the return will be accepted as timely if postmarked or delivered to the Department on or before the 20th day of each month. If the 20th day falls on a Saturday, Sunday, or legal holiday, returns will be accepted as timely if an electronic return is received by the Department or its agent on or before 5:00 p.m. (Eastern Time), or a hard-copy return, when permitted, is postmarked or delivered to the Department on the next succeeding day that is not a Saturday,
Sunday, or legal holiday. For the purpose of this rule, a legal holiday means a holiday which is observed by federal or state agencies as this term is defined in Chapter 683, F.S., and s. 7503 of the Internal Revenue Code of 1986, as amended. A “legal holiday” pursuant to s. 7503 of the Internal Revenue Code of 1986, as amended, means a legal holiday in the District of Columbia or a statewide legal holiday at a location outside the District of Columbia but within an internal revenue district.

(5)(b) through (6) No change.

Rulemaking Authority 206.14(1), 206.485(1), 206.59(1), 206.87(1)(e)2., 213.06(1), 213.755(8)


12B-5.060 Wholesalers.

(1) No change.

(2) Licensing and Bonding.

(a)1. through 3.

4. Forms DR-600 and DR-654 may be obtained from the Department by: 1) calling the Department at 850-488-6800 (800)352-3671, Monday through Friday(excluding holidays), 8:00 a.m. to 7:00 p.m., Eastern Time; or, 2) visiting any local Department of Revenue Service Center. Persons with hearing or speech impairments may call the Florida Relay Service at 1(800)955-8770 (Voice) and 1(800)955-8771 (TTY).

5. No change.
6. Each initial and renewal application must be accompanied by a $30 license tax.

(2)(b) through (6) No change.


(1) thorough (b) 3. No change.

4. Form DR-654 may be obtained from the Department by: 1) calling the Department at 850-488-6800 or (800)352-3671, Monday through Friday (excluding holidays), 8:00 a.m. to 7:00 p.m., Eastern Time; or, 2) visiting any local Department of Revenue Service Center. Persons with hearing or speech impairments may call the Florida Relay Service at 1(800)955-8770 (Voice) and 1(800)955-8771 (TTY).

(c) No change.

(d) Each initial or renewal application must be accompanied by a $30 license tax for each terminal location operated.

(2) Information Returns.

All terminal operators who operate terminals in this state are required to file a Terminal Operator Information Return (Form DR-309636, incorporated by reference in Rule 12B-5.150, F.A.C.), electronically with the Department, as provided in Rule Chapter 12-24, F.A.C. The electronic return must be submitted by electronic data interchange, as provided in the Florida Department of Revenue Motor and Other Fuel Fuels Taxes EDI Technical Implementation Guide.
The electronic return must be filed on or before the 20th day of each month for transactions occurring during the previous month. A separate return is required for each terminal location. To be timely, the electronic return must be received by the Department or its agent before 5:00 p.m. (Eastern Time), on or before the 20th day of each month. For terminal operators who are authorized to submit Form DR-309636 by hard copy, the return will be accepted as timely if postmarked or delivered to the Department on or before the 20th day of each month. If the 20th day falls on a Saturday, Sunday, or legal holiday, returns will be accepted as timely if an electronic return is received by the Department or its agent on or before 5:00 p.m. (Eastern Time), or a hard-copy return, when permitted, is postmarked or delivered to the Department on the next succeeding day which is not a Saturday, Sunday, or legal holiday. For the purpose of this rule, a legal holiday will mean a holiday that is observed by federal or state agencies as this term is defined in Chapter 683, F.S., and s. 7503 of the Internal Revenue Code of 1986, as amended. A “legal holiday” pursuant to s. 7503 of the Internal Revenue Code of 1986, as amended, means a legal holiday in the District of Columbia or a statewide legal holiday at a location outside the District of Columbia but within an internal revenue district.

12B-5.080 Exporters.

(1) No change.

(2) Licensing and Bonding.

(2)(a) No change.

(2)(b) 1. through 3. No change.

4. Forms DR-600 and DR-654 may be obtained from the Department by: 1) calling the Department at 850-488-6800 (800)352-3671, Monday through Friday (excluding holidays), 8:00 a.m. to 7:00 p.m., Eastern Time; or, 2) visiting any local Department of Revenue Service Center. Persons with hearing or speech impairments may call the Florida Relay Service at 1(800)955-8770 (Voice) and 1(800)955-8771 (TTY).

5. No change.

6. Each initial or renewal application must be accompanied by a $30 license tax.

(2)(c) through (6) No change.


12B-5.110 Blenders.

(1) No change

(2) Licensing

(2)(a) 1. through 3. No change.
4. Forms DR-600 and DR-654 may be obtained from the Department by: 1) calling the Department at 850-488-6800 or (800)352-3671, Monday through Friday (excluding holidays), 8:00 a.m. to 7:00 p.m., Eastern Time; or, 2) visiting any local Department of Revenue Service Center. Persons with hearing or speech impairments may call the Florida Relay Service at 1(800)955-8770 (Voice) and 1(800)955-8771 (TTY).

5. Each initial or renewal application must be accompanied by a $30 license tax.

(2)(b) through (3) No change.

Rulemaking Authority 206.14(1), 206.485(1), 206.59(1), 206.87(1)(e)2., 213.06(1), 213.755(8) FS. Law Implemented 206.02(3), 206.48(1), 206.485, 206.86(5), 206.87(2)(e), 213.755 FS.

History—New 7-1-96, Amended 11-21-96, 10-27-98, 5-1-06, 6-1-09, 1-25-12, 7-28-15._______.

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 Internet site at the address shown in the parentheses (www.floridarevenue.com http://www.myflorida.com/dor) using the Department’s “e-Services” without payment of a registration fee; or

2. Filing a Florida Business Tax Application (Form DR-1, incorporated by reference in Rule 12A-1.097, F.A.C.) with the Department, as indicated on the form, and the required $5 registration fee.
2. Filing a Florida Business Tax Application (Form DR-1, incorporated by reference in Rule 12A-1.097, F.A.C.) with the Department, as indicated on the form, and the required $5 registration fee.

(2)(b) No change.

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. History—New 7-1-96, Amended 11-21-96, 10-27-98, 5-1-06, ________.

12B-5.150 Public Use Forms.

(1)(a) No change.

(b) Copies of 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 www.myflorida.com/dor/forms/; or, 2) calling the Department at 850-488-6800 or (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, 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).

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<tr>
<th>Form Number</th>
<th>Title</th>
<th>Effective Date</th>
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<tr>
<td>(2) DR-138</td>
<td>Application for Fuel Tax Refund – Agricultural, Aquacultural,</td>
<td>01/18 4/13</td>
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<td></td>
<td>Commercial Fishing or Commercial Aviation Purposes (R. 01/18 4/13)</td>
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<td>Description</td>
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<td>3</td>
<td>Florida Fuel or Pollutants Tax Application</td>
<td>01/18 04/17</td>
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<td>4</td>
<td>Renewal Application for Florida Fuel/Pollutant License</td>
<td>01/18 04/14</td>
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<td>5</td>
<td>No change</td>
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<td>6</td>
<td>Application for Fuel Tax Refund – Mass Transit System Users</td>
<td>01/18 04/13</td>
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<tr>
<td>7</td>
<td>Application for Air Carrier Fuel Tax License</td>
<td>01/18 04/16</td>
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<td>8</td>
<td>No change</td>
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<tr>
<td>9</td>
<td>Application for Fuel Tax Refund – Municipalities, Counties and School Districts</td>
<td>01/18 04/13</td>
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<tr>
<td>10</td>
<td>Application for Fuel Tax Refund – Non-Public Schools</td>
<td>01/18 04/13</td>
</tr>
<tr>
<td>11</td>
<td>Application for Pollutants Tax Refund (R. 01/18 04/13)</td>
<td>01/18 04/13</td>
</tr>
</tbody>
</table>
12B-5.300 Aviation Fuel Licensees.

(1) through (8) No change.

(9)(a)1. through 3. No change.

4. Each initial or renewal application must be accompanied by a $30 license fee.

(9)(b) through (c) No change.
12B-5.400 Producers and Importers of Pollutants.

(1) through (2) No change.

(3) Licensing and Bonding.

(3)(b)1. through 2. No change.

3. Each initial or renewal application submitted by a person who is not currently licensed under Part I, II, or III of Chapter 206, F.S., must be accompanied by a $30 registration fee.

(3)(c) through (7) No change.


NAME OF PERSON ORIGINATING PROPOSED RULES: Brinton Hevey

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULES: Governor and Cabinet

DATE PROPOSED RULES APPROVED BY AGENCY HEAD: October 17, 2017

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: September 5, 2017.
Application for Fuel Tax Refund
Agricultural, Aquacultural, Commercial Fishing or Commercial Aviation Purposes
For the Quarter Ending

Part I – Gasoline, Gasohol

1. Beginning inventory (Must agree with closing inventory from prior quarter)  

2. Gallons purchased ("Schedule of Purchases" attached)  

3. Closing inventory (Use this figure for beginning inventory on next claim)  

4. Total consumption (Add Lines 1 and 2. Subtract Line 3)  

5. Gallons not eligible for refund (Highway use, pleasure fishing)  

6. Gallons claimed for refund (Subtract Line 5 from Line 4)  

7. (A) Refund for Agricultural, Aquacultural, or Commercial Fishing Purposes (Line 6 X .141)  
    (B) Refund for Commercial Aviation Purposes (Line 6 X .131)  

Part II – Local Option Tax and State Comprehensive Enhanced Transportation System (SCETS) Tax

This section to be used by those permit holders located in counties levying the local option tax as provided in s. 336.025, Florida Statutes (F.S.) and the SCETS tax imposed according to s. 206.41(1)(f), F.S. Current local option and SCETS tax rates are available through our Internet site at www.floridarevenue.com.

1. Total gallons purchased and used subject to refund (Must not exceed gallons claimed in Part I, Line 6)  
2. Rate of tax levied:  
   Gasoline/Gasohol ________________  
   Cent(s) ________________  

3. Amount of tax claimed for refund (Line 1 X Line 2)  

   Net Refund Due (Add Part I, Line 7(A) or 7(B) plus Part II, Line 3)  

No refund will be issued for less than $5.00.

Under penalty of perjury, I declare that I have read this application and the facts stated in it are true.

Signature of Applicant: __________________________

Print/Type Applicant Name: __________________________

Date: __________________________

Contact Person: __________________________

Contact Telephone Number: __________________________

Contact Email address: __________________________
Important Information Concerning Application for Fuel Tax Refund
Agricultural, Aquacultural, Commercial Fishing or Commercial Aviation Purposes

A Power of Attorney, Florida Department of Revenue Form DR-835,

must be properly executed and included if this application is prepared by your representative.

1. Permit holders are entitled to a refund of:
   A. The fuel sales tax on gasoline/gasohol levied under s. 206.41(1)(g), F.S., for agricultural, aquacultural, commercial fishing, and commercial aviation purposes and the municipal fuel tax levied under s. 206.41(1)(c), F.S., for agricultural, aquacultural and commercial fishing purposes.
   B. The total amount of the local option tax levied in applicable counties according to s. 336.025 and the SCETS tax imposed according to s. 206.41(1)(f), F.S.

2. Applications are to be used only for the quarter indicated on the face of this application. Only original refund applications are acceptable. Application forms may be requested from the Department of Revenue, Refunds.

3. Refund permits are renewed on an annual basis only if the permit holder files quarterly claims during the year.

4. Applications must be filed quarterly, no later than the last day of the month immediately following the quarter. The filing date may be extended one additional month only if a justified, written excuse is submitted with the claim and only if the prior quarter’s claim was filed on time.

5. Each permit holder must maintain records to substantiate:
   • Fuel was used by a qualified applicant
   • Fuel taxes were paid on the refundable gallons
   • Gallons reported as Beginning and Ending Inventory
   • Fuel was used in an eligible manner

   When copies of your records are required to determine the amount of refund due, the Department will issue a written request to you within 30 days of the receipt of your application. Your application for a refund is not complete until the requested records are received by the Department.

6. The Schedule of Purchases (page 3) detailing the information listed below, may be submitted instead of original invoices. Include only one product type listed at the top of the Schedule of Purchases. Separate schedules must be used for each product type. However, first time filers of this form must submit tax paid invoices with their initial refund request.
   A. Name and address of supplier that you purchased motor fuel from.
   B. Department of Environmental Protection storage tank facility identification number of the tank where the motor fuel was stored prior to purchase or the federal employee identification number of the seller.
   C. Type of motor fuel you purchased using the product types listed at the top of the schedules.
   D. Sales invoice number.
   E. Date that you took possession of the motor fuel from the supplier (must be within this calendar quarter).
   F. County in which you took possession of the motor fuel from the supplier.
   G. Total price you paid for the motor fuel purchased.
   H. Number of gallons of motor fuel you purchased.

7. In the event of an overpayment of any refund, the Department of Revenue will refuse to make further refunds and advise the payee of the amount to be reimbursed.

8. Gallons that you purchased during the previous year and consumed during the current quarter for agricultural, aquacultural, and commercial aviation purposes will not be eligible for the full refundable rates for the current year. Instead, these gallons should be multiplied by last year’s rates. This adjustment will compensate for any inventory that was assessed at last year’s rate and carried forward to the current calendar year. Prior year rate adjustment also applies to Part II.

Line-by-Line Instructions For Parts I and II

Part I – Purchases of gasoline and gasohol.

<table>
<thead>
<tr>
<th>Purchases Made During</th>
<th>Claims Must Be Filed By</th>
<th>With A Written Excuse - No Later Than</th>
</tr>
</thead>
<tbody>
<tr>
<td>January, February, and March</td>
<td>April 30</td>
<td>May 31</td>
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<tr>
<td>April, May, and June</td>
<td>July 31</td>
<td>August 31</td>
</tr>
<tr>
<td>July, August, and September</td>
<td>October 31</td>
<td>November 30</td>
</tr>
<tr>
<td>October, November, and December</td>
<td>January 31</td>
<td>February 28</td>
</tr>
</tbody>
</table>

*Amended application for prior quarter must be received by current quarter’s deadline. Example: You must submit an amended March quarterly application by July 31.

Part II – Local Option Tax.

Line 1. This line represents gallons of fuel used upon which the local option tax was levied. This tax rate must be separately stated on the invoice.

Line 2. The rate of the local option tax levied according to s. 336.025, F.S., and the SCETS tax imposed according to s. 206.41(1)(f) F.S.
Florida Department of Revenue  
Refund Application Schedule of Purchases  
for Tax Paid Purchases Only  

**Product Type Codes:**
- 065 - Gasoline
- 124 - Gasohol
- E00 – Denatured Ethanol

<table>
<thead>
<tr>
<th>Supplier Name</th>
<th>Supplier Address</th>
<th>DEP Storage Tank Facility ID Number or FEIN of Seller</th>
<th>Product Type Codes</th>
<th>Invoice Number</th>
<th>Purchase Dates (Must Be Within This Calendar Quarter)</th>
<th>County Where Fuel Was Delivered</th>
<th>Total Price Paid For Fuel Including Taxes and Fees</th>
<th>Number of Gallons</th>
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**General Instructions**
1. When completing the form, type or print clearly in blue or black ink.
2. "Product Type" must be specified using the product type codes listed above.
3. Make additional copies of schedule if needed.
4. Attach this schedule to the application for refund.
Florida Fuel or Pollutants Tax Application

Who must register?
Businesses or individuals that must have a license under Chapter 206, Florida Statutes (F.S.), include those who:

- blend taxable with non-taxable fuel
- blend any product with motor or diesel fuel outside the bulk transfer/terminal system for personal use
- export or import product
- sell product defined as motor, diesel, or aviation fuel, unless at retail
- operate a terminal registered with the Internal Revenue Service
- sell natural gas at retail
- deliver fuel

Note: It is a third degree felony to operate without a license.

Use this application to request one or more of the following licenses:

- Blender - Any person who blends any product with motor or diesel fuel and who has been licensed or authorized by the Department as a blender.
- Carrier - Every railroadd company, pipeline company, water transportation company, private or common carrier, and any other person transporting motor or diesel fuel, casing-head gasoline, natural gasoline, naphtha, or distillate for others, either in interstate or intrastate commerce, to points within Florida, or from a point in Florida to a point outside Florida.
- Exporter - Any person who has met the requirements of section (s.) 206.052, F.S., and who is licensed by the Department as an exporter of taxable motor or diesel fuels either from substorage at a bulk facility or directly from a terminal rack to a destination outside Florida.
- Importer - Any person who has met the requirements of s. 206.051, F.S., and is licensed by the Department to import motor fuel or diesel fuel upon which no precollection of tax has occurred, other than through bulk transfer, into Florida by common carrier or company-owned trucks.
- Local Government User of Diesel Fuel - Any county, municipality, or school district licensed by the Department to use untaxed or dyed diesel fuel in motor vehicles.
- Mass Transit System Provider - Any licensed local transportation company providing local bus service that is open to the public and travels regular routes.
- Pollutants - Any person who imports or produces a pollutant. Pollutants include any petroleum product, as well as crude oil, pesticides, ammonia, chlorine, and solvents. A pollutant does not include liquefied petroleum gas, medicinal oils, waxes, or products intended for application to the human body, for use in human personal hygiene, or for human ingestion.
- Retailer of Natural Gas - Any person who sells or supplies natural gas fuel to an end user, for use in the fuel supply tank of a motor vehicle. “Natural gas fuel” is defined as any liquefied petroleum gas products, compressed natural gas products, or a combination thereof for use in a motor vehicle.
- Terminal Operator - Any person who owns, operates, or otherwise controls a terminal. A terminal operator that owns the motor or diesel fuel that is transferred through or stored in the terminal, must also be licensed as a terminal supplier.
- Terminal Supplier - Any person who holds a valid wholesaler of taxable fuel license issued by the Department of Revenue.

How do I get a Fuel or Pollutants Tax license?
Follow the five-step process below:

Step 1. Application Process – Complete a separate Florida Fuel or Pollutants Tax Application (Form DR-156) for each business activity or group of activities operating under one Federal Employer Identification Number (FEIN). Those businesses with more than one fuel activity may apply for different license classifications on one application.

Step 2. Background Check – Applicants requesting a terminal supplier, importer, pollutants, exporter, blender, carrier, terminal operator, wholesaler or retailer of natural gas fuels license must undergo a background check conducted by the Florida Department of Law Enforcement (FDLE), the Federal Bureau of Investigations (FBI), and the Department of Revenue.

- Department of Revenue Investigative Background Information - Complete questions 37 through 49 on the Florida Fuel or Pollutants Tax Application (Form DR-156). This information will be used by the Department of Revenue to determine the financial standing of the applicant.
• Florida Department of Law Enforcement (FDLE) and the Federal Bureau of Investigation (FBI) – Information on how to initiate an external background check will be provided by the Department of Revenue upon receipt of your Florida Fuel or Pollutants Tax Application (Form DR-156).

Persons required to undergo a background check include:

• The license holder.
• The sole proprietor of the license holder.
• A corporate officer or director of the license holder.
• A general or limited partner of the license holder.
• A trustee of the license holder.
• A member of the unincorporated association license holder.
• A participant in a joint venture of the license holder.
• The owner of any equity interest in the license holder, whether as a common shareholder, general or limited partner, voting trustee, or trust beneficiary.
• An owner of any interest in the license or license holder, including any immediate family member of the owner, or holder of any debt, mortgage, contract, or concession from the license holder, who is able to control the business of the license holder.

Note: Publicly held corporations that are traded on a national securities exchange, mass transit system providers and local governments are exempt from undergoing a background check.

Step 3. Bonding – Florida law requires you to file one or more bonds with the Florida Department of Revenue before a terminal supplier,wholesaler, importer, exporter, or pollutants license may be issued. Other than an importers license, the bond must equal three times the estimated average monthly gallons purchased times the total tax levied, not to exceed $100,000. An importer’s bond must equal 60 days of tax liability. There is not a maximum bond amount for an importers license. A separate bond is required for each product type. If the average is less than $50, no bond is required.

Complete the Bond Worksheet (Form DR-157W). Provide the required Fuel or Pollutants Tax Surety Bond (Form DR-157), Assignment of Time Deposit (Form DR-157A), Fuel or Pollutants Tax Cash Bond (Form DR-157B), or Irrevocable Letter of Credit located on our website at www.floridarevenue.com under Forms and Publications.

Step 4. Enrolling to File and Pay Electronically – Terminal suppliers, wholesalers/importers, blenders, terminal operators, petroleum carriers, and exporters are required to file and pay electronically. In addition to all other penalties, Florida law imposes a monthly penalty of $5,000 for failing to file and pay electronically. Enroll to file and pay electronically on our website at www.floridarevenue.com or by completing an Enrollment and Authorization for e-Services (Form DR-600).

Step 5. Submitting your Application – Mail your application (Form DR-156) and bond worksheet (Form DR-157W) to:

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

How much is the license?
A registration fee is not required to obtain a fuel or pollutants license.

When are licenses issued?
The Department will mail the Fuel/Pollutants License (Form DR-114) to you when all application requirements have been met. A Fuel/Pollutants License authorizes you to begin conducting business for the activities listed on the license. If you do not send the required form(s) to the Department and complete the background investigation(s), we will not be able to approve your application. Licenses are typically issued within two weeks.

A Fuel/Pollutants License (Form DR-114) is valid for one year (January 1 – December 31) and must be renewed annually. The Department mails annual renewal forms to all registered certificate holders beginning in October. Be sure to notify the Department of business address changes so that you will receive information and renewal forms. If you do not annually renew your Fuel/Pollutants License, you will be required to submit a new registration application and undergo another background investigation.

When do I begin filing tax returns?
Tax returns must be filed monthly, beginning with the month your business opens. A return must be filed even if no tax was collected. A retailer of natural gas is not required to report or pay tax on natural gas fuel purchases until January 1, 2019.

What if I am already doing business and have not applied?
The business owner should immediately stop operating and contact the Account Management Fuel Unit to properly register and make arrangements to calculate and remit any taxes or penalties due.

When do I need to contact the Department of Revenue?
• If you move.
• If you need assistance.
• If you close your business.
• If you change your contact person.
• If you change or add a licensable business activity.

How do I get more information?
• For assistance with this application or general information about fuel tax, call Taxpayer Services at 850-488-6800, Monday through Friday (excluding holidays).
• Information and forms are available on our website at www.floridarevenue.com.
Florida Fuel or Pollutants Tax Application

1. Federal Employer Identification Number (FEIN) FEIN ____________________________

2. Business Name _______________________________ Phone No. ____________________

3. Trade Name, D.B.A. or A.K.A. _______________________________ Fax No. ____________________

4. Contact Person _______________________________ Phone No. ____________________ ext. ______

5. Contact Email Address ____________________________________________________

6. Type and Legal Organization: (Please check only one)
   A) ☐ Corporation (check one): ☐ C Corp ☐ S Corp  If corporation, check any of the appropriate boxes that apply:
      ☐ Publicly Held Corporation* ☐ Privately Held Corporation ☐ Wholly Owned Subsidiary of a Publicly Held Corporation
   B) ☐ Partnership (check one): ☐ General ☐ Limited ☐ Joint Venture
   C) ☐ Limited Liability Company (check one): ☐ Single Member ☐ Multi-member
   D) ☐ Individual/Sole Proprietorship
   E) ☐ Business Trust
   F) ☐ Governmental Agency
* Publicly held corporations must attach Federal Form 10K or the most recent annual report documenting publicly held status.

7. Principal Business Location Address (cannot be a post office box) _______________________________ Phone No. ____________________
City ____________________________ County ____________________________ State ______ ZIP ______
Country ____________________________ Foreign Postal Code __________________

8. How would your company like to receive information on Florida fuel or pollutants tax? (Please check one)
   ☐ Mail (U.S. Postal Service)
   ☐ Fax Fax No. _______________________________
   ☐ Email Email address ___________________________

9. Check the box that applies to your business activity and provide the date you became or will become required to obtain a license.
   ☐ Blender Beginning Date of Business Activity __________/________/________
   ☐ Common Carrier Beginning Date of Business Activity __________/________/________
   ☐ Exporter Beginning Date of Business Activity __________/________/________
   ☐ Importer Beginning Date of Business Activity __________/________/________
   ☐ Local Government User of Diesel Fuel Beginning Date of Business Activity __________/________/________
   ☐ Mass Transit System Provider Beginning Date of Business Activity __________/________/________
   ☐ Pollutants Beginning Date of Business Activity __________/________/________
   ☐ Private Carrier Beginning Date of Business Activity __________/________/________
   ☐ Retailer of Natural Gas Beginning Date of Business Activity __________/________/________
   ☐ Terminal Operator Beginning Date of Business Activity __________/________/________
   ☐ Terminal Supplier Beginning Date of Business Activity __________/________/________
   ☐ Wholesaler Beginning Date of Business Activity __________/________/________

10. A) Do you operate or otherwise control a terminal? ☐ YES ☐ NO
    B) If “YES,” state the number of terminals: __________ and complete the following information for each terminal location address you operate. If necessary, attach additional sheets.

    Terminal Location Address _______________________________ Phone No. ____________________
City ____________________________ State ______ ZIP ______

    Terminal Location Address _______________________________ Phone No. ____________________
City ____________________________ State ______ ZIP ______

    Terminal Location Address _______________________________ Phone No. ____________________
City ____________________________ State ______ ZIP ______
11. **Address where business records are maintained** (cannot be a post office box)

<table>
<thead>
<tr>
<th>City</th>
<th>County</th>
<th>State</th>
<th>ZIP</th>
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<th>Country</th>
<th>Foreign Postal Code</th>
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12. **Mailing address** (cannot be a post office box)

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<th>City</th>
<th>County</th>
<th>State</th>
<th>ZIP</th>
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<thead>
<tr>
<th>Country</th>
<th>Foreign Postal Code</th>
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13. **Corporation Information**

A) **License Applicant:** Date of Incorporation

If filing as a corporation, list the state in which you are incorporated:

List other states where your corporation has operated or is operating:

B) **Parent Corporation (if applicable)**

Parent Corporation Name

Parent Corporation Address:

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<th>City</th>
<th>County</th>
<th>State</th>
<th>ZIP</th>
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<th>Country</th>
<th>Foreign Postal Code</th>
<th>Phone No.</th>
<th>Ext.</th>
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**NOTE:** If incorporated in a state other than Florida, you must attach a certified copy of the certificate or license issued by the Florida Secretary of State authorizing the corporation to transact business in Florida.

14. **Personnel/Partner Information:** Full name, social security number (SSN)*, FEIN (if applicable), and address of each corporate officer, owner, general partner, stockholder with a controlling interest, and/or director. (Make copies of this page if additional space is needed.)

A) **Name**

Home Address

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<th>City</th>
<th>County</th>
<th>State</th>
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<th>Country</th>
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Corporate or Business Title

Interest/Ownership %

B) **Name**

Home Address

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<th>City</th>
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<th>State</th>
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Corporate or Business Title

Interest/Ownership %

C) **Name**

Home Address

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Corporate or Business Title

Interest/Ownership %

D) **Name**

Home Address

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Corporate or Business Title

Interest/Ownership %

* 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 www.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.
15. Carrier Information
A) Do you transport petroleum products/fuels over the highways and/or waterways of Florida? □ YES □ NO ............... If “NO,” go to question 16.
If “YES,” are you a common carrier? □ YES □ NO ............... If “NO,” go to question 15(B)
If “YES,” what mode of transportation is used to transport the fuel/petroleum products? □ Truck □ Rail □ Vessel □ Pipeline
B) If you are not a common carrier, list the make/model, year, vehicle identification number, and total tanker capacity of each truck, barge, boat, or other equipment used to transport fuel on the highways or waterways of Florida. Cab cards will be issued for each motor vehicle or item of equipment used to transport fuel. (If necessary, attach a separate sheet.)

<table>
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<tr>
<th>Make/Model</th>
<th>Year</th>
<th>Vehicle ID Number</th>
<th>Tanker Capacity (in Gallons)</th>
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16. Fuel Storage Information
Answer all questions. DO NOT leave any blank.

1) Do you have a through-put agreement? □ YES □ NO
2) Do you deliver fuel directly to retail locations? □ YES □ NO
3) Do you own, operate or lease any bulk storage tanks in Florida? □ YES □ NO

If “YES” to 3, list all below and indicate whether it is owned or leased:

<table>
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<tr>
<th>Tank Capacity (in Gallons)</th>
<th>*DEP Number</th>
<th>Physical Location (Address)</th>
<th>Own/Lease</th>
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* “DEP number” means the facility identification number assigned by the Florida Department of Environmental Protection to your location.
DEP numbers are not assigned to Natural Gas dealers. (If necessary, attach a separate sheet.)

17. Pollutants Storage Information
Will this business produce, import, or remove petroleum pollutants through a terminal rack in Florida? □ YES □ NO
If “YES” (check appropriate box(es)):

□ Produce □ Import or cause to be imported (into Florida) □ Export

Be entitled to a refund on the following taxable pollutants:

□ Petroleum Products □ Ammonia □ Pesticides □ Chlorine
□ Motor Oil or Other Lubricants □ Crude Oil □ Solvents □ Perchloroethylene
□ Other (specify) _______________________________________________________________________________________

List the type of pollutant, location of storage facility, and estimated volume of taxable units imported, produced, or sold in Florida.

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<th>Type of Pollutant</th>
<th>Location of Storage Facility</th>
<th>Taxable Units</th>
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18. **Bond Information** - Attach a completed DR-157W (Bond Worksheet)

19. List all suppliers of pollutants.

<table>
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<th>Name of Supplier</th>
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**Licensing Information**

20. A) Do you sell or supply natural gas at retail for use in motor vehicles? □ YES □ NO

B) Do you purchase natural gas fuel for use in a motor vehicle from someone other than a natural gas fuel retailer (e.g., a mass transit or waste management company who owns and operates their own filling station)?

If use is limited to one or more of the following, do not answer “Yes”:

- You purchase natural gas fuel for agricultural purposes.
- You receive natural gas fuel from a personal refueling device located at your primary residence.
- You are a state, local, or federal government entity who purchases and uses natural gas fuel in government owned vehicles. □ YES □ NO

C) If you answered “YES” to question 20A or 20B, provide the physical location and the type of natural gas fuel used or sold. If you have more than 5 locations, attach a separate sheet to your application listing the physical address and activity type for each location.

<table>
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<th>Station No.</th>
<th>Physical Address of Retail Station</th>
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* Activity type is defined as liquefied petroleum gas products (LPG), compressed natural gas products (CNG), or a combination thereof (LPG/CNG) for use in a motor vehicle.

21. A) Do you wholesale motor, diesel, or aviation fuel? □ YES □ NO

B) If “YES,” do you have (or have you applied for) a wholesaler license? □ YES □ NO

22. Are you a county, municipality, or school district that uses untaxed diesel fuel in motor vehicles? □ YES □ NO

23. Are you a mass transit system providing local bus service that is open to the public and travels regular routes? □ YES □ NO

24. A) Do you have a valid refund permit number? □ YES □ NO

B) If “YES,” what is your refund permit number? ____________________________

25. A) Are you registered to collect and/or remit sales tax? □ YES □ NO

B) If “YES,” what is your sales tax registration number? ______________________

26. Will this business import fuels into Florida upon which there has been no precollection of Florida tax? □ YES □ NO

27. A) Are you registered as a Position Holder under section 4101 of the Internal Revenue Code for transactions involving the storage and transfer of motor and/or diesel fuel(s)? □ YES □ NO

B) If “YES,” what is your federal fuel registration number? __________________
28. Do you blend products for use as motor fuel, diesel fuel, or aviation fuel? □ YES □ NO

29. Do you transport petroleum products either for yourself or for hire? □ YES □ NO

30. If you are applying for a wholesaler license, do you request authority to make deferred fuel tax payments to your supplier by electronic funds transfer? □ YES □ NO

31. Do you export fuels from Florida other than by pipeline or marine vessels? □ YES □ NO

32. Do you have any other outstanding tax liability with the Department of Revenue? □ YES □ NO

33. Have you or other owners, officers, directors, or stockholders with a controlling interest, been convicted of, or entered a plea of guilty or nolo contendere to, a felony committed against the laws of any state or the United States? □ YES □ NO

34. Blender Information
   A) Do you produce biodiesel fuel from vegetable or animal oils or fats? □ YES □ NO
   B) Do you import biodiesel fuel into Florida? □ YES □ NO
   C) Do you blend biodiesel fuel with petroleum diesel? □ YES □ NO
   D) Do you sell biodiesel fuel or biodiesel blends? □ YES □ NO

35. Do you sell aviation fuel at retail for any purpose other than directly into the fuel tank of an airplane? □ YES □ NO

36. A) Do you own or operate retail stations that sell gasoline, diesel fuel, or aviation fuel posted at retail prices? □ YES □ NO
   B) If yes, how many locations do you own or operate? ________________

Department of Revenue Investigative Background Information – The following information will be used by the Department to conduct a background investigation. You may attach a separate document if additional space is required. If a question does not apply to your business, enter N/A.

37. What other, if any, active fuel license do your officer or owners hold in any state, including Florida? List the business name, the state, and the license number. List any other business that is associated with fuel in Florida or any other state.

38. List all active Florida sales and use tax registration numbers issued to you, to your company, or to officers or owners of the company.

39. Has the company, owners, or officers ever been issued a fuel license or a sales and use tax license from any state, including Florida, that is now expired? List the type of license, license number, state where the license was issued, and reason for expiration.
40. Describe any affiliation between your company and its primary supplier or customer.

41. Is an occupational license required by the city or county for your business location? If yes, attach a copy of the current license.

42. If you do not own the property where the business is located or will operate, please provide the name and telephone number of the owner of the property.

43. Other than the address on your application, list all other locations in Florida that your company or representative maintains.

44. Are you currently associated with any fuel business that is located in other states or the State of Florida? List the state name, company name, and state license type.

45. Are your corporate officers involved or have interest in any other fuel related businesses in any state, including Florida? If so, list company name, company address, officer's name.

46. Have you ever been denied a license in any state, including Florida? If so, explain why.
47. Has your corporation, officers, or any affiliated entities ever been part of a bankruptcy proceeding? If yes, provide specific case details.

48. Has your corporation, officers, or any affiliated entities now or within the past 10 years been involved in any litigation or fuel tax issues in Florida or any other state? If so, provide details.

49. Who has signatory authority on the business bank accounts?

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**Affidavit of Applicant(s)**

I, the undersigned individual(s), or if a corporation for itself, its officers, and directors, hereby swear or affirm under penalty of perjury as provided in section 837.06, Florida Statutes, that I am duly authorized to make the foregoing application and that the application and all attachments are true and correct representation(s) of the premises to be licensed. If licensed, I agree that the place of business may be inspected and searched, during business hours or at any time business is being conducted on the premises, by officials and agents of the Department of Revenue for the purposes of determining compliance with Chapter 206, F.S.

Sworn to (or affirmed) and subscribed before me

State of________________ County of ____________________________

this __________ day of ________________________, ____________.

____________________________________
Signature of Applicant

____________________________________
Signature of Notary Public

_______
Print or Type Applicant's Name

_______
Print, Type or Stamp Name of Notary

**WARNING:**
Read carefully: This instrument is a sworn document. False answers could result in criminal prosecution subject to fine and/or imprisonment and denial of your application.

Personally Known __________ or Produced Identification __________
Type of Identification Produced __________
Who must renew?
Any business who has a retailer of natural gas, wholesaler, importer, exporter, terminal operator, terminal supplier, carrier, blender, air carrier, or pollutants license must apply for renewal.

What does the renewal license cost?
A registration fee is not required to obtain a fuel or pollutants license.

Where do I file this application?
Mail this signed and notarized application to:
Account Management - Fuel Unit MS 1-5730
Florida Department of Revenue
5050 W. Tennessee St.
Tallahassee, Florida 32399-0160.

When is the renewal application due?
A completed application should be mailed to the Department of Revenue immediately.

How much time is required to process a renewal application?
All renewal applications received and approved on or before November 30th, will be processed and mailed prior to the December 31st expiration.

When do I need to contact the Department of Revenue?
If you:
• Change or add licensed business activities.
• Move.
• Close your business.
• Need assistance.

Reminder!
• Most licensees are also required to maintain a bond in an amount equal to three times the monthly tax liability.
• Tax returns must be filed monthly, even if no tax was collected.

How do I contact the Florida Department of Revenue?
You may write us at the address listed on this page. Once you receive your license number, include it on any written correspondence. All applications must be mailed or delivered directly to the Account Management Fuel Unit in Tallahassee.

To speak with a Department of Revenue representative, call Taxpayer Services at 850-488-6800, Monday through Friday, excluding holidays.
This application must be completed in its entirety along with the appropriate attachments and be approved by the Florida Department of Revenue prior to December 31st. **WARNING: It is a third-degree felony to operate without a license.**

1. **Federal employer identification number (FEIN)**
   - FEIN: [__] - [__] - [__] - [__] - [__] - [__] - [__]
   - Social security number (SSN), if FEIN is not available
     - SSN: [__] - [__] - [__] - [__] - [__] - [__] - [__]

2. Business Name __________________________ Phone number __________________________

3. Trade name, DBA or AKA __________________________ Fax number __________________________

4. Contact person __________________________ Phone number __________________________ Ext. ______

5. Contact Email Address __________________________

6. Type and legal organization: (Please check only one)
   - A) Corporation (check one): [ ] C Corp [ ] S Corp  If corporation, check any of the appropriate boxes that apply:
     - [ ] Publicly held corporation  [ ] Privately held corporation  [ ] Wholly owned subsidiary of a publicly held corporation
   - B) Partnership (check one): [ ] General  [ ] Limited  [ ] Joint Venture
   - C) Limited liability company (check one): [ ] Single member  [ ] Multi-member
     - [ ] check here if you elected to be treated as a corporation for federal income tax purposes
   - D) Individual/Sole Proprietorship
   - E) Business Trust
   - F) Governmental Agency

   * Publicly held corporations must attach Federal Form 10K or the most recent annual report documenting publicly held status.

7. Principal business location address: (cannot be a post office box) __________________________________________
   - City __________________________ County __________________________ State ______ ZIP __________
   - Country __________________________ Foreign postal code __________________________

8. Please check each box that applies to your business activity.
   - [ ] Wholesaler  [ ] Terminal Supplier  [ ] Private Carrier  [ ] Common Carrier
   - [ ] Air Carrier  [ ] Exporter  [ ] Terminal Operator  [ ] Blender
   - [ ] Importer  [ ] Pollutants  [ ] Retailer of Natural Gas

9. A) If you are a terminal operator, have you changed the location of or added any terminals?  [ ] YES  [ ] NO
   - B) If “YES,” state the number of terminals: _________ and complete the following information for each terminal location address you operate. Attach additional sheets if necessary.

   **Terminal Location**
   - Address __________________________________________
   - City __________________________ State ______ ZIP __________
   - Phone Number __________________________

   **Terminal Location**
   - Address __________________________________________
   - City __________________________ State ______ ZIP __________
   - Phone Number __________________________

   **Terminal Location**
   - Address __________________________________________
   - City __________________________ State ______ ZIP __________
   - Phone Number __________________________
Answer all questions. DO NOT leave any blank.

13. **Owner, partner, officer information**

List the primary owner or corporate officer first. Enter the name, social security number, home address and telephone number of the owners, partners or corporate officers. Persons listed below who have not previously undergone a background check must have one completed.

Applicants requesting a terminal supplier, importer, pollutants, exporter, blender, carrier, terminal operator, wholesaler or retailer of natural gas fuels license must undergo a background check conducted by the Florida Department of Law Enforcement (FDLE), the Federal Bureau of Investigations (FBI), and the Department of Revenue.

You must bring two forms of identification when you get your fingerprints scanned. One ID must have your picture and signature, such as a driver license, state identification card or passport. You will also provide personal information such as your full name, address, and social security number for the FBI to conduct the background investigation.

You are responsible for paying all fees.

A) Name ____________________________________________________________
   SSN □□□-□□-□□□□ (Individual)
   Home address ______________________________________________________
   FEIN □□□-□□-□□□□ (Business)
   City ____________________________ County __________ State __________ ZIP ________
   Country ____________________________ Foreign postal code ______ Phone Number __________ Ext. __________
   Corporate or business title ____________________________________________ Interest/Ownership ______ %

B) Name __________________________________________________________
   SSN □□□-□□-□□□□ (Individual)
   Home address ______________________________________________________
   FEIN □□□-□□-□□□□ (Business)
   City ____________________________ County __________ State __________ ZIP ________
   Country ____________________________ Foreign postal code ______ Phone Number __________ Ext. __________
   Corporate or business title ____________________________________________ Interest/Ownership ______ %

C) Name __________________________________________________________
   SSN □□□-□□-□□□□ (Individual)
   Home address ______________________________________________________
   FEIN □□□-□□-□□□□ (Business)
   City ____________________________ County __________ State __________ ZIP ________
   Country ____________________________ Foreign postal code ______ Phone Number __________ Ext. __________
   Corporate or business title ____________________________________________ Interest/Ownership ______ %
D) Name___________________________________________________________
SSN [ ]-[ ]-[ ] (Individual)
Home address___________________________________________________
16. **Pollutants storage information**

   Will this business produce, import, or remove petroleum pollutants through a terminal rack in this state?  
   □ YES  □ NO  

   If “YES” (check appropriate box(es)):  
   - Produce  
   - Import or cause to be imported (into Florida)  
   - Export  

   Be entitled to a refund on the following taxable pollutants:  
   - Petroleum products  
   - Ammonia  
   - Pesticides  
   - Chlorine  
   - Motor oil or other lubricants  
   - Crude Oil  
   - Solvents  
   - Perchloroethylene  
   - Other (specify)  

<table>
<thead>
<tr>
<th>Type of Pollutant</th>
<th>Location of Storage Facility</th>
<th>Taxable Units</th>
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17. **Bond information**

   The license categories shown below usually require a bond. A wholesaler who has no import or export activity that sells only undyed diesel fuel and that is not authorized by the Department to remit fuel tax to its supplier is not required to have a bond. An applicant applying for a pollutants tax license for the sole purpose of applying for refunds pursuant to section 206.9942, F.S., of tax-paid pollutants is not required to post a bond. Please list the information on the bonds your business currently has secured.

<table>
<thead>
<tr>
<th>Bond Type</th>
<th>Bond Company Name</th>
<th>Bond Company FEIN</th>
<th>Bond Number</th>
<th>Bond Amount</th>
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<tbody>
<tr>
<td>Motor Fuel</td>
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<tr>
<td>Diesel Fuel</td>
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<td>Aviation Fuel</td>
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<tr>
<td>Importer’s Bond</td>
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<tr>
<td>Exporter’s Bond</td>
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<tr>
<td>Pollutants</td>
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</table>

18. **List all suppliers of pollutants**.

<table>
<thead>
<tr>
<th>Name of Supplier</th>
<th>License Number</th>
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19. **Licensing Information**

   Do you wholesale motor, diesel or aviation fuel?  
   □ YES  □ NO  

20. A) Are you registered to collect and/or remit sales tax?  

   □ YES  □ NO  

   B) If “YES,” what is your sales tax registration number?  

21. Will this business import fuels into Florida upon which there has been no prior collection of tax?  

   □ YES  □ NO  

22. Do you blend untaxed products for use as motor fuel, diesel fuel or aviation fuel?  

   □ YES  □ NO
23. A) Do you transport petroleum products either for yourself or for hire? □ YES □ NO
   B) If “YES,” what mode of transportation do you use? □ Truck □ Rail □ Vessel □ Pipeline
24. Do you export fuels from this state other than by bulk transfer? □ YES □ NO
25. Do your business transactions involve the bulk storage and transfer of taxable motor, diesel or aviation fuels? □ YES □ NO
26. A) Are you registered as a Position Holder under §4101 of the Internal Revenue Code for transactions involving the storage and transfer of motor and/or diesel fuel(s)? □ YES □ NO
   B) If “YES,” what is your Federal Fuel Registration Number?
27. If you are applying for a Wholesaler License renewal, do you request authority to make deferred fuel tax payments to your supplier by electronic funds transfer (EFT)? □ YES □ NO
28. Do you have any other outstanding tax liability with the Department of Revenue? □ YES □ NO
29. Have you or other owners, officers, directors, or stockholders with a controlling interest, been convicted of, or entered a plea of guilty or nolo contendere to, a felony committed against the laws of any state or of the United States? □ YES □ NO
30. Do you produce biodiesel from vegetable or animal fats? □ YES □ NO
31. Do you import biodiesel fuel to Florida? □ YES □ NO
32. Do you blend biodiesel fuel with petroleum diesel? □ YES □ NO
33. Do you sell biodiesel fuel or biodiesel blends? □ YES □ NO
34. Do you sell aviation fuel at retail for any purpose other than directly into the fuel tank of an airplane? □ YES □ NO
35. A) Do you own or operate retail stations that sell gasoline, diesel fuel, or aviation fuel posted at retail prices? □ YES □ NO
   B) If YES, how many locations do you own or operate?
36. Do you receive tax free aviation fuel under U.S. Custom □ YES □ NO
   If YES, enter the number of gallons received each month
37. Do you sell natural gas at retail for use in a motor vehicle? □ YES □ NO

Affidavit of Applicant(s)
I, the undersigned individual(s), or if a corporation for itself, its officers, and directors, hereby swear or affirm under penalty of perjury as provided in section 837.06, Florida Statutes, that I am duly authorized to make the foregoing application and that the application and all attachments are true and correct representation(s) of the premises to be licensed. If licensed, I agree that the place of business may be inspected and searched, during business hours or at any time business is being conducted on the premises, by officials and agents of the Department of Revenue for the purposes of determining compliance with Chapter 206, F.S.

Sworn to (or affirmed) and subscribed before me

State of __________ County of __________ this ______ day of __________, __________.

________________________________________ ________________________________
Signature of Applicant                  Signature of Notary Public

________________________________________ ________________________________
Print or Type Applicant's Name                  Print, Type or Stamp Name of Notary

Personally Known ______ or Produced Identification_______
Type of Identification Produced

WARNING:
Read carefully: This instrument is a sworn document. False answers could result in criminal prosecution subject to fine and/or imprisonment and denial of your application.
**Application for Fuel Tax Refund**  
Mass Transit System Users

For the Quarter Ending

- **Check here if amending**

Mail To:  
Florida Department of Revenue  
Refunds  
P.O. Box 6490  
Tallahassee FL 32314-6490  
For Help Call: 850-617-8585

Permit #:  
FEIN:  
Business Partner #:  
Mass transit contract effective dates:  
From: to:

---

**Part I – Gasoline, Gasohol and Undyed Diesel Fuel**

<table>
<thead>
<tr>
<th>Column A</th>
<th>Column B</th>
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<tbody>
<tr>
<td><strong>Gallons</strong></td>
<td><strong>Gallons</strong></td>
</tr>
<tr>
<td>Gasoline/Gasohol</td>
<td>Undyed Diesel</td>
</tr>
</tbody>
</table>

1. **Beginning inventory** *(Must agree with closing inventory from prior quarter)*

2. **Gallons purchased** *("Schedule of Purchases" attached)*

3. **Closing inventory** *(Use this figure for beginning inventory on next claim)*

4. **Total consumption** *(Add Lines 1 and 2. Subtract Line 3)*

5. **Gallons not eligible for refund** *(Off-road use)*

6. **Gallons claimed for refund** *(Subtract Line 5 from Line 4)*

7. **Refund** *(Lines 6A and 6B X .1331)*

See item nine on reverse page if any of the gallons claimed on Line 6 were purchased during the previous calendar year.

---

**Part II – Local Option Tax and State Comprehensive Enhanced Transportation System (SCETS) Tax**

This section to be used by those mass transit systems located in counties levying the local option tax as provided in s. 336.025, Florida Statutes (F.S.), and the SCETS tax imposed according to s. 206.41(1)(f) or 206.87(1)(d), F.S. Current local option and SCETS tax rates are available through our Internet site at www.floridarevenue.com.

1. **Total gallons purchased and used subject to refund** *(Must not exceed gallons claimed in Part I, Lines 6A & 6B)*

2. **Rate of tax levied:**
   - (A) Gasoline/Gasohol
   - (B) Undyed Diesel Fuel

3. **Amount of tax claimed for refund** *(Lines 6A X 2A + Lines 6B X 2B)*

**Net Refund Due** *(Add Part I, Line 7(A) and 7(B) and Part II, Line 3)*

No refund will be issued for less than $5.00.

---

Under penalty of perjury, I declare that I have read this application and the facts stated in it are true.

__________________________  
Signature of Applicant  

__________________________  
Contact Person

__________________________  
Print/Type Applicant Name  

__________________________  
Contact Telephone Number  

__________________________  
Date  

__________________________  
Contact Email address
1. Permit holders are entitled to a refund of:
   A. The fuel sales tax levied under s. 206.41(1)(g) and s. 206.87(1)(e) of Chapter 206, F.S., on Gasoline, Gasohol and Undyed Diesel Fuel.
   B. The total amount of the local option tax levied in applicable counties according to s. 336.025, F.S., and the SCETS tax imposed according to s. 206.41(1)(f) or 206.87(1)(d), F.S.
   C. The applicable tax rates are entered by the Department and are published annually in Taxpayer Information Publications on the Department’s website at www.floridarevenue.com.
2. Applications are to be used only for the quarter indicated on the face of this application. Only original refund applications are acceptable. Application forms may be requested from the Department of Revenue, Refunds.
3. Refund permits are renewed on an annual basis only if the permit holder files quarterly claims during the year.
4. Applications must be filed quarterly, no later than the last day of the month immediately following the quarter. The filing date may be extended one additional month only if a justified, written excuse is submitted with the claim and only if the prior quarter’s claim was filed on time.

<table>
<thead>
<tr>
<th>Purchases Made During</th>
<th>Claims Must Be Filed By *</th>
<th>With A Written Excuse - No Later Than</th>
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<tbody>
<tr>
<td>January, February, and March</td>
<td>April 30</td>
<td>May 31</td>
</tr>
<tr>
<td>April, May, and June</td>
<td>July 31</td>
<td>August 31</td>
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<tr>
<td>July, August, and September</td>
<td>October 31</td>
<td>November 30</td>
</tr>
<tr>
<td>October, November, and December</td>
<td>January 31</td>
<td>February 28</td>
</tr>
</tbody>
</table>

*Amended application for prior quarter must be received by current quarter’s deadline. Example: You must submit an amended March quarterly application by July 31.
5. Each permit holder must maintain records to substantiate:
   • Fuel was used by a qualified applicant
   • Fuel taxes were paid on the refundable gallons
   • Gallons reported as Beginning and Ending Inventory
   • Fuel was used in an eligible manner
When copies of your records are required to determine the amount of refund due, the Department will issue a written request to you within 30 days of the receipt of your application. Your application for a refund is not complete until the requested records are received by the Department.
6. The Schedule of Purchases (Page 3), detailing the information listed below, may be submitted instead of original invoices. Include only one product type listed at the top of the Schedule of Purchases. Separate schedules must be used for each product type. However, first time filers of this form must submit tax paid invoices with their initial refund request.
   A. Name and address of supplier that you purchased motor fuel from.
   B. Department of Environmental Protection storage tank facility identification number of the tank where the motor fuel was stored prior to purchase or the federal employee identification number of the seller.
   C. Type of motor fuel you purchased using the product types listed at the top of the schedules.
   D. Sales invoice number.
   E. Date that you took possession of the motor fuel from the supplier (must be within this calendar quarter).
   F. County in which you took possession of the motor fuel from the supplier.
   G. Total price you paid for the motor fuel purchased.
   H. Number of gallons of motor fuel you purchased.
7. In the event of overpayment of any refund the Department of Revenue will refuse to make further refunds and advise the payee of the amount to be reimbursed.
8. Provide Mass Transit effective dates (failure to provide information may deem your application incomplete).
9. Gallons that you purchased during the previous year and consumed during the current quarter will not be eligible for the full refundable rate for the current year. Instead, these gallons should be multiplied by last year’s rate. This adjustment will compensate for any inventory that was assessed at last year’s rate and carried forward to the current calendar year. Prior year rate adjustment also applies to Part II.

**Line-by-Line Instructions For Parts I and II**

**Part I – Purchases of Gasoline, Gasohol and Undyed Diesel Fuel.**
   Line 1. Beginning Inventory – Must be the same as your closing inventory from prior quarter. If the prior quarter’s claim was not filed, enter zero.
   Line 2. Gallons Purchased – This represents fuel you purchased during the calendar quarter. These purchases must be supported by the Schedule of Purchases (Page 3).
   Line 3. Closing Inventory – Actual physical inventory as of the last day of the quarter printed on Page 1. This will be your beginning inventory for the next quarter. If no refund is due but a closing inventory exists, the claim form must be filed.
   Line 5. This line represents fuel purchased which was used in any over-the-road charter service, or fuel used in non-mass-transit vehicles.
   Line 6. This line represents fuel purchased and used for any system of mass public transportation authorized to operate within any city, town, municipality, county, or transit authority region in this state.

**Part II – Local Option Tax.**
   Line 1. This line represents gallons of fuel purchased and used upon which the local option tax was levied. This tax rate must be separately stated on the invoice.
   Line 2. The rate of the local option tax levied according to s. 336.025, F.S., and the SCETS tax imposed according to s. 206.41(1)(f) or 206.87(1)(d), F.S.
### General Instructions

1. When completing the form, type or print clearly in blue or black ink.
2. *Product Type* must be specified using the product type codes listed above. Separate schedules must be used for each product type.
3. Do not include non-tax paid dyed diesel fuel purchased.
4. Make additional copies of schedule for each product type.
5. Attach this schedule to the application for refund.

#### Product Type Codes:

- 065 - Gasoline
- 124 - Gasohol
- 167 - Low Sulfur Diesel/Undyed/Blended Biodiesel
- B00 – Undyed/Unblended Biodiesel

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<tr>
<th>Company Name</th>
<th>License Number</th>
<th>Quarter Ending</th>
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<tr>
<th>Supplier Name</th>
<th>Supplier Address</th>
<th>DEP Storage Tank Facility ID Number or FEIN of Seller</th>
<th>Product Type Codes</th>
<th>Invoice Number</th>
<th>Purchase Dates (Must Be Within This Calendar Quarter)</th>
<th>County Where Fuel Was Delivered</th>
<th>Total Price Paid For Fuel Including Taxes and Fees</th>
<th>Number of Gallons</th>
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**Total Gallons Purchased**
Application for Air Carrier Fuel Tax License

You must complete this application with appropriate attachments and receive approval by the Florida Department of Revenue before engaging in or conducting business involving fuel in the State of Florida.

1. Federal Employer Identification Number (FEIN) FEIN: _-____-____-____-

2. Business Name: ___________________________ Phone No. ___________________________

3. Trade Name, D.B.A. or A.K.A.: ___________________________ Fax No. ___________________________

4. Contact Person: ___________________________ Phone No. ___________ ext. _______

5. Type and Legal Organization: (Please check only one)

   A)  Corporation (check one):  C Corp  S Corp  If corporation, check all boxes that apply:
       - Publicly Held Corporation  Privately Held Corporation  Wholly Owned Subsidiary of a Publicly Held Corporation
   B)  Partnership (check one):  General  Limited  Joint Venture
   C)  Limited Liability Company (check one):  Single Member  Multi-member
   D)  Individual/Sole Proprietorship
   E)  Business Trust
   F)  Governmental Agency

6. Principal Business Location Address (cannot be a post office box) ___________________________
   City ___________________________ County ___________________________ State ______ ZIP ______
   Country ___________________________ Foreign Postal Code ___________________________

7. Do you receive tax-free aviation fuel under U.S. Customs bond?  Yes  No
   If yes, enter the number of gallons received each month ___________________________

8. Corporation Information

   A) License Applicant:  If filing as a corporation, list your state of incorporation: ___________________________
       List other states where your corporation has operated or is operating: ___________________________
   B) Parent Corporation (if applicable)  Parent Corporation FEIN: _-____-____-____-
       Parent Corporation Name ___________________________
       Parent Corporation Address ___________________________
       City ___________________________ County ___________________________ State ______ ZIP ______
       Country ___________________________ Foreign Postal Code ___________________________ Phone No. ___________ ext. _______

NOTE: If incorporated in a state other than Florida, you must attach a certified copy of the certificate or license issued by the Florida Secretary of State authorizing the corporation to transact business in Florida.
9. **Personnel/Partner Information:** Full name, social security number (SSN), FEIN (if applicable), and address of each corporate officer, owner, general partner, stockholder with a controlling interest, and/or director. (You may make copies of this page if additional space is needed.)

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<tbody>
<tr>
<td>A) Name: ___________________________</td>
<td>SSN: <strong><strong><strong>-</strong>__-</strong></strong></td>
<td>(Individual)</td>
<td>FEIN: <strong><strong><strong>-</strong>__-</strong></strong></td>
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<td>City: ______________</td>
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<td>Phone No.: ______________</td>
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<td>Corporate or Business Title: ______________________</td>
<td>Interest/Ownership: ______%</td>
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<td>B) Name: ___________________________</td>
<td>SSN: <strong><strong><strong>-</strong>__-</strong></strong></td>
<td>(Individual)</td>
<td>FEIN: <strong><strong><strong>-</strong>__-</strong></strong></td>
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**Note:** 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 [www.floridarevenue.com](http://www.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.

**Affidavit of Applicant(s)**

I, the undersigned individual(s), or if a corporation for itself, its officers, and directors, hereby swear or affirm under penalty of perjury as provided in section 837.06, Florida Statutes, that I am duly authorized to make the foregoing application and that the application and all attachments are true and correct representation(s) of the premises to be licensed. If licensed, I agree that the place of business may be inspected and searched, during business hours or at any time business is being conducted on the premises, by officials and agents of the Department of Revenue for the purposes of determining compliance with Chapter 206, F.S.

Sworn to (or affirmed) and subscribed before me ______________
this __________ day of __________, __________.

Signature of Applicant

Signature of Notary Public

**WARNING:**
Read carefully: This instrument is a sworn document. False answers could result in criminal prosecution subject to fine and/or imprisonment and denial of your application.
Instructions for Application for Air Carrier Fuel Tax License

Who must register?
A commercial air carrier that operates in Florida must apply to the Department of Revenue for an air carrier fuel tax license. To obtain a license, the applicant must complete an Application for Air Carrier Fuel Tax License (Form DR-176) and furnish all documentation that the Department may require. The license must be renewed annually.

How much is the registration fee?
No fee is required.

Where do I send the application?
Mail this application and the applicable surety bond(s) to:
ACCOUNT MANAGEMENT / FUEL UNIT MS 1-5730
FLORIDA DEPARTMENT OF REVENUE
5050 W. TENNESSEE ST.
TALLAHASSEE FL 32399-0160

How and when do I report the tax?
Once you have registered to collect and/or report aviation fuel tax, you will receive a monthly Florida Air Carrier Fuel Tax Return (Form DR-182). Taxes are due to the Department on the 1st day of the month following the collection period. Your return is late if delivered or postmarked after the 20th day of the month following the collection period. If the 20th is a Saturday, Sunday, state holiday, or federal holiday, your return must be postmarked or delivered to the Department by the next business day. Penalty and interest may be due if your return is not postmarked by the 20th. You must file a return even if no tax is due.

If you make a tax payment using electronic funds transfer (EFT), transmit your payment before 5:00 p.m., ET, on the banking business day prior to the 20th.

When do I need to contact the Department of Revenue?
• To file this application.
• If your business moves.
• If you close your business.
• If you change or add a licensable business activity.
• If your contact person changes.

What are my Electronic Payment Obligations?
You will be required to submit your payment by Electronic Funds Transfer (EFT) if you pay more than $20,000 in aviation tax between July 1 and June 30 of any given year. You may obtain additional information on electronic filing and/or enroll for EFT on the Department’s website at www.floridarevenue.com.

Contact Information

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

Information, forms, and tutorials are available on our website: www.floridarevenue.com

To find a taxpayer service center near you, go to:
www.floridarevenue.com/Pages/contact.aspx

Want the latest tax information?
✓ Subscribe to our tax publications or sign up for due date reminders at www.floridarevenue.com/dor/list
✓ Follow us on Twitter @FloridaRevenue
### Gasoline, Gasohol and Undyed Diesel Fuel

1. **Beginning inventory** (Must agree with closing inventory from prior quarter) .............

2. **Gallons purchased** ("Schedule of Purchases" attached) ...........................................

3. **Closing inventory** (Use this figure for beginning inventory on next claim) .............

4. **Total consumption** (Add Lines 1 and 2. Subtract Line 3) ..........................................

5. **Gallons not eligible for refund** (Off-road use) ..............................................................

6. **Gallons claimed for refund** (Subtract Line 5 from Line 4) ..........................................

7. **Refund** (Lines 6A and 6B X ) ............

See item eight on reverse page if any of the gallons claimed on Line 6 were purchased during the previous calendar year.

### Net Refund Due  (Add Lines 7A and 7B) $  

Under penalty of perjury, I declare that I have read this application and the facts stated in it are true.

---

**Signature of Applicant**

**Print/Type Applicant Name**

**Date**

**Contact Person**

**Contact Telephone Number**

**Contact Email address**
1. Permit holders are entitled to a refund of the fuel sales tax levied under ss. 206.41(1)(b)and(g) and 206.871(1)(a) and(e) of Chapter 206, F.S., on gasoline, gasohol and diesel fuel purchased. The applicable tax rates are entered by the Department and are published annually in Taxpayer Information Publications on the Department’s website at www.floridarevenue.com.

2. Applications are to be used only for the quarter indicated on the face of this application. Only original refund applications are acceptable. Application forms may be requested from the Department of Revenue, Refunds.

3. Refund permits are renewed on an annual basis only if the permit holder files quarterly claims during the year.

4. Applications must be filed quarterly, no later than the last day of the month immediately following the quarter. The filing date may be extended one additional month only if a justified, written excuse is submitted with the claim and only if the prior quarter’s claim was filed on time.

### Purchases Made During

<table>
<thead>
<tr>
<th>Purchases Made During</th>
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<td>January, February, and March</td>
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<tr>
<td>October, November, and December</td>
<td>January 31</td>
<td>February 28</td>
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</table>

*Amended application for prior quarter must be received by current quarter’s deadline. Example: You must submit an amended March quarterly application by July 31.

5. Each permit holder must maintain records to substantiate:
   - Fuel was used by a qualified applicant
   - Fuel taxes were paid on the refundable gallons
   - Gallons reported as Beginning and Ending Inventory
   - Fuel was used in an eligible manner

   When copies of your records are required to determine the amount of refund due, the Department will issue a written request to you within 30 days of the receipt of your application. Your application for a refund is not complete until the requested records are received by the Department.

6. The Schedule of Purchases (Page 3), detailing the information listed below, may be submitted instead of original invoices. Include only one product type listed at the top of the Schedule of Purchases. Separate schedules must be used for each product type. However, first time filers of this form must submit tax paid invoices with their initial refund request.

   A. Name and address of supplier that you purchased motor fuel from.

   B. Department of Environmental Protection storage tank facility identification number of the tank where the motor fuel was stored prior to purchase or the federal employee identification number of the seller.

   C. Type of motor fuel you purchased using the product types listed at the top of the schedules.

   D. Sales invoice number.

   E. Date that you took possession of the motor fuel from the supplier (must be within this calendar quarter).

   F. County in which you took possession of the motor fuel from the supplier.

   G. Total price you paid for the motor fuel purchased.

   H. Number of gallons of motor fuel you purchased.

7. In the event of overpayment of any refund, the Department of Revenue will refuse to make further refunds and advise the payee of the amount to be reimbursed.

8. Gallons that you purchased during the previous year and consumed during the current quarter will not be eligible for the full refundable rate for the current year. Instead, these gallons should be multiplied by last year’s rate. This adjustment will compensate for any inventory that was assessed at last year’s rate and carried forward to the current calendar year.

### Line-by-Line Instructions

**Purchases of Gasoline, Gasohol, and Undyed Diesel Fuel**

- **Line 1.** Beginning Inventory – Must be the same as your closing inventory from prior quarter. If the prior quarter’s claim was not filed, enter zero.

- **Line 2.** Gallons Purchased – This represents fuel you purchased during the calendar quarter. These purchases must be supported by the Schedule of Purchases (Page 3).

- **Line 3.** Closing Inventory – Actual physical inventory as of the last day of the quarter printed on Page 1. This will be your beginning inventory for the next quarter. If no refund is due but a closing inventory exists, the claim form must be filed.

- **Line 4.** Total consumption – Line 1 plus Line 2 minus Line 3.

- **Line 5.** Gallons not claimed for refund – This represents fuel purchased which was not used in motor vehicles (used for “off road” purposes).

- **Line 6.** Gallons claimed for refund – This represents fuel used in a motor vehicle operated by the permit holder.
Florida Department of Revenue
Refund Application Schedule of Purchases
for Tax Paid Purchases Only

INVOICES ARE NOT REQUIRED WITH SCHEDULE

Do not include non-tax paid dyed diesel fuel purchased.

<table>
<thead>
<tr>
<th>Supplier Name</th>
<th>Supplier Address</th>
<th>DEP Storage Tank Facility ID Number or FEIN of Seller</th>
<th>Product Type Codes</th>
<th>Invoice Number</th>
<th>Purchase Dates (Must Be Within This Calendar Quarter)</th>
<th>County Where Fuel Was Delivered</th>
<th>Total Price Paid For Fuel Including Taxes and Fees</th>
<th>Number of Gallons</th>
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General Instructions
1. When completing the form, type or print clearly in blue or black ink.
2. “Product Type” must be specified using the product type codes listed above. Separate schedules must be used for each product type.
3. Do not include non-tax paid dyed diesel fuel purchased.
4. Make additional copies of schedule for each product type.
5. Attach this schedule to the application for refund.
Application for Fuel Tax Refund
Non-Public Schools
For the Quarter Ending

Gasoline, Gasohol, and Undyed Diesel Fuel

<table>
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<th>Column A</th>
<th>Column B</th>
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<tbody>
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<td>1. Beginning inventory</td>
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<td>2. Gallons purchased</td>
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<td>3. Closing inventory</td>
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<td>4. Total consumption</td>
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<td>5. Gallons not eligible for refund</td>
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<td>6. Gallons claimed for refund</td>
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<td>7. Refund</td>
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See item eight on reverse page if any of the gallons claimed on Line 6 were purchased during the previous calendar year.

Net Refund Due (Add Lines 7A and 7B)

No refund will be issued for less than $5.00.

Under penalty of perjury, I declare that I have read this application and the facts stated in it are true.

Signature of Applicant

Contact Person

Print/Type Applicant Name

Contact Telephone Number

Date

Contact Email address
1. Permit holders are entitled to a refund of the fuel sales tax levied under ss. 206.41 (1)(g) and 206.87 (1)(e) of Chapter 206, F.S., on gasoline, gasohol, and undyed diesel fuel purchased. The applicable tax rates are entered by the Department and are published annually in Tax Information Publications on the Department's website at www.floridarevenue.com.

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</table>

General Instructions
1. When completing the form, type or print clearly in blue or black ink.
2. "Product Type" must be specified using the product type codes listed above. Separate schedules must be used for each product type. Do not include non-tax paid dyed diesel fuel purchased.
3. Make additional copies of schedule for each product type.
4. Attach this schedule to the application for refund.
# Application for Pollutants Tax Refund

**Name of applicant:**

**Mailing street address:**

**Mailing city, state, ZIP:**

**Location street address:**

**Location city, state, ZIP:**

**Business telephone number (include area code):**

**Fax number (include area code optional):**

**Email address:**

**Part 2**

Sign and date this form.

Under penalty of perjury, I declare that I have read this application and the facts stated in it are true.

**Signature of applicant/representative:**

**Date:**

**Print name:**

**Title:**

**Representative’s phone number:**

**Part 3**

Enter amount of refund.

$________, ________, ________. 

**Part 4**

Provide the identification number under which the tax was paid.

**Identification number of applicant:**

**Federal employer identification number:**

**Fuel tax license number:**

**Business partner number:**

**Part 5**

Enter the period shown on the tax return(s) used to report the tax and/or when it was paid.

**Period**

<table>
<thead>
<tr>
<th>MM</th>
<th>DD</th>
<th>YY</th>
</tr>
</thead>
<tbody>
<tr>
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</table>

**Paid**

<table>
<thead>
<tr>
<th>MM</th>
<th>DD</th>
<th>YY</th>
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</table>

**Part 6**

Clarify and speed up your refund claim by providing a brief explanation.

Reasons for this refund (additional sheets may be added):

---

Complete Parts 1 through 6 and attach appropriate documentation. Type or print clearly. Your refund application will be rejected if red boxes are not completed in full.

Mail application to:
Refunds
Florida Department of Revenue
PO Box 6490
Tallahassee FL 32314-6490

0123456789 0123456789

Use black ink.

Handwritten Example

Typed Example

DR-309660

R. 01/18

Rule 12B-5.150
Florida Administrative Code
Effective XX/XX
### Schedule A. Tax-paid petroleum bunkered in a vessel or exported

<table>
<thead>
<tr>
<th></th>
<th>Coastal Protection</th>
<th>Water Quality</th>
<th>Inland Protection</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Beginning Inventory</td>
<td></td>
<td></td>
</tr>
<tr>
<td>2.</td>
<td>Purchases</td>
<td></td>
<td></td>
</tr>
<tr>
<td>3.</td>
<td>Ending inventory</td>
<td></td>
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<tr>
<td>4.</td>
<td>Barrels consumed</td>
<td></td>
<td></td>
</tr>
<tr>
<td>5.</td>
<td>Barrels not eligible for refund</td>
<td></td>
<td></td>
</tr>
<tr>
<td>6.</td>
<td>Barrels claimed for refund</td>
<td></td>
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<tr>
<td>7.</td>
<td>Refund</td>
<td>$</td>
<td>$</td>
</tr>
</tbody>
</table>

### Schedule B. Tax-paid motor oil and lubricants bunkered in a vessel or exported

<table>
<thead>
<tr>
<th></th>
<th>Coastal Protection</th>
<th>Water Quality</th>
<th>Inland Protection</th>
</tr>
</thead>
<tbody>
<tr>
<td>8.</td>
<td>Beginning Inventory</td>
<td></td>
<td></td>
</tr>
<tr>
<td>9.</td>
<td>Purchases</td>
<td></td>
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<tr>
<td>10.</td>
<td>Ending inventory</td>
<td></td>
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<tr>
<td>11.</td>
<td>Gallons consumed</td>
<td></td>
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<td>12.</td>
<td>Gallons not eligible for refund</td>
<td></td>
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<tr>
<td>13.</td>
<td>Gallons claimed for refund</td>
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<tr>
<td>14.</td>
<td>Refund</td>
<td>$</td>
<td>$</td>
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</table>

### Schedule C. Tax-paid pollutant exported from the state by a licensee

<table>
<thead>
<tr>
<th></th>
<th>Coastal Protection</th>
<th>Water Quality</th>
<th>Inland Protection</th>
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<tbody>
<tr>
<td>15.</td>
<td>Beginning Inventory</td>
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<tr>
<td>16.</td>
<td>Purchases</td>
<td></td>
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<tr>
<td>17.</td>
<td>Ending inventory</td>
<td></td>
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<tr>
<td>18.</td>
<td>Barrels consumed</td>
<td></td>
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<tr>
<td>19.</td>
<td>Barrels not eligible for refund</td>
<td></td>
<td></td>
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<tr>
<td>20.</td>
<td>Barrels claimed for refund</td>
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<tr>
<td>21.</td>
<td>Refund</td>
<td>$</td>
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</tbody>
</table>

### Schedule D. Solvents

<table>
<thead>
<tr>
<th></th>
<th>Coastal Protection</th>
<th>Water Quality</th>
<th>Inland Protection</th>
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<tbody>
<tr>
<td>22.</td>
<td>Beginning Inventory</td>
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<tr>
<td>23.</td>
<td>Purchases</td>
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<td>24.</td>
<td>Ending inventory</td>
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<td>25.</td>
<td>Gallons consumed</td>
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<td>26.</td>
<td>Gallons not eligible for refund</td>
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<td>27.</td>
<td>Gallons claimed for refund</td>
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<tr>
<td>28.</td>
<td>Refund</td>
<td>$</td>
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</tbody>
</table>

29. Net refund due (Add Lines 7 plus 14 plus 21 and Line 28) $
<table>
<thead>
<tr>
<th>Invoice Number</th>
<th>Purchase Date</th>
<th>Supplier's Name</th>
<th>Supplier's FEIN</th>
<th>Supplier's Address</th>
<th>Type of Pollutant Purchased</th>
<th>Tax-paid Gallons or Barrels Purchased</th>
<th>FL Pollutants Tax Paid Water Quality</th>
<th>FL Pollutants Tax Paid Inland Protection</th>
<th>FL Pollutants Tax Paid Coastal Protection</th>
<th>Florida Pollutants Tax Paid</th>
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**TOTAL**
### SCHEDULE 2

#### Sales Invoices For Proof of Florida Pollutants Taxes Paid

**Computation Worksheet for Pollutants Used in Marine Bunkering Engaged in Interstate or Foreign Commerce and/or Pollutants Exported Out of Florida**

<table>
<thead>
<tr>
<th>Company Name</th>
<th>Quarter Ending</th>
<th>Lic/FEIN</th>
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<table>
<thead>
<tr>
<th>Invoice Number</th>
<th>Delivery Date</th>
<th>Purchaser's Name</th>
<th>Vessel's Name if Applicable (Marine Bunkering Only)</th>
<th>Point of Destination if Applicable</th>
<th>Gallons or Barrels Sold</th>
<th>Type of Pollutant</th>
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</table>

#### Barrels and Gallons Sold

<table>
<thead>
<tr>
<th>Barrels sold</th>
<th>Gallons sold</th>
<th>gallon or barrel sold</th>
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<tbody>
<tr>
<td>sold</td>
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</table>

The refund rate for inland protection is:
- .80 cents per barrel for petroleum products

The refund rate for water quality is:
- .05 cents per barrel for petroleum products and all other pollutants not listed
- .02 cents a barrel for ammonia
- .059 cents per gallon for solvents
- .025 cents per gallon for motor oil and lubricants

**Florida Water Quality Tax**

\[
\text{Florida Water Quality Tax} = \text{Barrels sold} \times .80 \text{ cents per barrel}
\]

**Florida Inland Protection Tax**

\[
\text{Florida Inland Protection Tax} = \text{Barrels sold} \times .059 \text{ cents per gallon}
\]
Important Information Concerning Pollutants Tax Returns
A Power of Attorney, Florida Department of Florida Form DR-835, must be properly executed and included if this application is prepared by your representative.

1. Only persons licensed according to Chapter 206, F.S., can apply for a pollutant tax refund. Refund applicants are entitled to a refund of:
   A. Tax-paid petroleum products exported from the state or bunkered into marine vessels engaged in interstate or foreign commerce.
      1) Refund of 5 cents per barrel levied under s. 206.9935(2), F.S. (Tax for Water Quality).
      2) Refund of 80 cents per barrel levied under s. 206.9935(3), F.S. (Tax for Inland Protection).
   B. Tax-paid motor oil and lubricants products exported from the state or bunkered into marine vessels engaged in interstate or foreign commerce.
      1) Refund of 2.5 cents per gallon levied under s. 206.9935(2), F.S. (Tax for Water Quality) for motor oil and lubricants.
   C. Tax-paid ammonias or products containing ammonia exported from the state.
      1) Refund of 2 cents per barrel levied under s. 206.9935(2), F.S. (Tax for Water Quality) for ammonia.
      2) The timing of the refund claim is based on the date on which the pollutant or the product containing the pollutant was exported and not the date on which the pollutant was originally purchased.
   D. Tax-paid solvents exported or consumed in the manufacture or production of a product that is not a pollutant or consumed, blended, or mixed to produce a pollutant that is subject to the tax for water quality.
      1) Refund of 5.9 cents per gallon levied under s. 206.9935(2), F.S. (Tax for Water Quality).

2. Claims must be filed quarterly, no later than the last day of the month immediately following the quarter. The filing date may be extended one additional month only if a justified excuse is submitted in writing with the claim and only if the prior quarter’s claim was filed on time.

3. Amended applications for the prior calendar quarter must be received by the Department by the current calendar quarter’s deadline. A refund will not be authorized for an amount less than $5 for any given period.

4. All applications for refund must contain sufficient information and documentation for the Department to determine the amount of the refund claim due. This information and documentation must also be maintained at your place of business. If your application does not contain the information and documentation required for the Department to determine the amount of refund due, the Department will issue a written request to you for the additional information or documentation required to determine the amount of refund due. The written request will be issued within 30 days of receipt of your application. Evidence may include items such as tax-paid invoices, applicable export schedules, and/or shipping and delivery documents.

A. Purchase invoices verifying the payment of taxes imposed under s. 206.9935, F.S., must contain the following information:
   • Invoice number
   • The name, mailing address, and location address of the supplier
   • Type of pollutant and the number of gallons or barrels purchased
   • Purchase date
   • The pollutant tax paid per gallon or per barrel
   • The Department of Environmental Protection storage tank facility identification number for the supplier, if applicable, or supplier's Federal Identification Number (FEIN)

If a taxpayer is remitting pollutants tax via Form DR-904 (Pollutants Tax Return), a copy of the DR-904 must be provided at the time of refund submission.

B. Sales invoices must contain the following:
   • Invoice number
   • Delivery date
   • Purchaser’s name
   • Vessel's name (if applicable)
   • Point of destination (if applicable)
   • Gallons or barrels sold
   • Type of pollutant

Instead of original purchase and sales invoices, you may submit schedules that include the information required above.

5. First-time users of this form must provide proof of pollutants tax paid by submitting either invoices or Form DR-904. If beginning inventory is being claimed, proof of pollutants tax paid for the beginning inventory must be provided either by invoices or by Form DR-904.

6. In the event of an overpayment of any refund, the Department will refuse to make further refunds and advise the payee of the amount to be reimbursed.

7. Any person licensed according to Chapter 206, F.S., who is eligible for a refund according to s. 206.9942, F.S., may, take a credit on the monthly Pollutants Tax Return (Form DR-904), instead of applying for a refund. The credit taken must not exceed the tax imposed on those gallons which would otherwise be eligible for refund. Any request for credit must be supported by a charge ticket, sales slip, invoice, or other tangible evidence of the sale showing the tax was paid to the state or supplier; applicable export schedules; and shipping and delivery documents.

Schedule A — Tax-paid petroleum products exported from the state or bunkered into a marine vessel engaged in interstate

<table>
<thead>
<tr>
<th>Purchases Made During</th>
<th>Claims Must Be Filed By</th>
<th>With A Written Excuse – No Later Than</th>
</tr>
</thead>
<tbody>
<tr>
<td>January, February, and March</td>
<td>April 30</td>
<td>May 31</td>
</tr>
<tr>
<td>April, May, and June</td>
<td>July 31</td>
<td>August 31</td>
</tr>
<tr>
<td>July, August, and September</td>
<td>October 31</td>
<td>November 30</td>
</tr>
<tr>
<td>October, November, and December</td>
<td>January 31</td>
<td>February 28</td>
</tr>
</tbody>
</table>

*Amended application for prior quarter must be received by current quarter’s deadline. Example: An amended March quarterly application must be submitted by July 31.
or foreign commerce by a licensed terminal supplier, importer, exporter, producer, wholesaler, or dealer.

Line 1. **Beginning inventory** – Must be the same as closing inventory from prior quarter. If prior quarters claim was not filed, enter “0”.

Line 2. **Barrels purchased** – This represents petroleum products purchased during this calendar quarter. The information provided with Schedule 1 must support these purchases.

Line 3. **Ending inventory** – Actual physical inventory as of the last day of this quarter. This will be the beginning inventory for the next quarter. If no refund is due but a closing inventory exists, the claim form must be filed.

Line 4. **Total barrels consumed** – Line 1 plus Line 2 minus Line 3.

Line 5. **Barrels not eligible for refund** – This represents petroleum products which were not exported from the state or bunkered into a marine vessel engaged in interstate or foreign commerce.

Line 6. **Barrels claimed for refund** – This represents petroleum products that were exported from the state or bunkered into a marine vessel engaged in interstate or foreign commerce.

**Schedule B** — Tax-paid motor oil and lubricants products exported from the state or bunkered into a marine vessel engaged in interstate or foreign commerce by a licensed terminal supplier, importer, exporter, producer, wholesaler, or dealer.

Line 8. **Beginning inventory** – Must be the same as closing inventory from prior quarter. If prior quarters claim was not filed, enter “0”.

Line 9. **Gallons purchased** – This represents motor oil and lubricant products purchased during this calendar quarter. The information provided with Schedule 1 must support these purchases.

Line 10. **Ending inventory** – Actual physical inventory as of the last day of this quarter. This will be the beginning inventory for the next quarter. If no refund is due but a closing inventory exists, the claim form must be filed.


Line 12. **Gallons not eligible for refund** – This represents motor oil and lubricant products which were not exported from the state or bunkered into a marine vessel engaged in interstate or foreign commerce.

Line 13. **Gallons claimed for refund** – This represents motor oil and lubricant products that were exported from the state or bunkered into a marine vessel engaged in interstate or foreign commerce.

**Schedule C** — Tax-paid pollutants produced in, imported into, or purchased in this state and said pollutants or products containing said pollutants are exported from this state.

Line 15. **Beginning inventory** – Must be the same as closing inventory from prior quarter. If prior quarters claim was not filed, enter “0”.

Line 16. **Barrels purchased** – This represents pollutant products purchased during this calendar quarter. The information provided with Schedule 1 must support these purchases.

Line 17. **Ending inventory** – Actual physical inventory as of the last day of this quarter. This will be the beginning inventory for the next quarter. If no refund is due but a closing inventory exists, the claim form must be filed.


Line 19. **Barrels not eligible for refund** – This represents pollutants or products containing said pollutants which were not exported from the state.

Line 20. **Barrels claimed for refund** – This represents pollutants or products containing said pollutants which were exported from the state.

**Schedule D** — Tax-paid solvents exported or consumed in the manufacture or production of a product that is not a pollutant or tax-paid solvents which were subsequently consumed, blended, or mixed to produce a pollutant that is subject to tax.

Line 22. **Beginning inventory** – Must be the same as closing inventory from prior quarter. If prior quarters claim was not filed, enter “0”.

Line 23. **Gallons purchased** – This represents solvents purchased during this calendar quarter. The information provided with Schedule must support these purchases.

Line 24. **Ending inventory** – Actual physical inventory as of the last day of this quarter. This will be the beginning inventory for the next quarter. If no refund is due but a closing inventory exists, the claim form must be filed.


Line 26. **Gallons not eligible for refund** – This represents solvents which were not exported or consumed in the manufacture or production of a product that is not a pollutant or solvents which were subsequently consumed, blended, or mixed to produce a pollutant that is subject to tax.

Line 27. **Gallons claimed for refund** – This represents the total solvents which were exported or consumed in the manufacture or production of a product that is not a pollutant or solvents which were subsequently consumed, blended, or mixed to produce a pollutant that is subject to tax.

1To convert solid pesticides and liquid ammonia from pounds to gallons, 10 pounds of solid pesticides equals one gallon and 5.14 pounds of ammonia at 60 degrees Fahrenheit equals one gallon. One barrel is the equivalent of 42 gallons.

2Pollutant products are considered a part of ending inventory until sold or exported.
Motor and Other Fuel Taxes

EDI Technical Implementation Guide

May 2017

ANSI ASC X12 V.4030
(Adapted from the FTA Electronic Combined Reporting Methods Implementation Guide)
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References

ASC X12
The Accredited Standards Committee
Subcommittee – X12G – Government
Task Group 2 (X12G/TG12)
Tax Information Interchange Development TIGERS
World Wide Web site: http://www.x12.org

ASC X12 Standards Manual
Publications Manager Publications Department
Data Interchange Standards Association (DISA)
333 John Carlyle Street, Suite 600, Alexandria, VA 22314
Phone: 703-548-7005 Fax: 703-548-5738
Email: publications@disa.org

FTA Uniformity Guide
Motor Fuel Tax Section, Uniformity Project
Federation of Tax Administrators (FTA)
444 N. Capitol St. NW, Washington, DC 20001
Contact: Cindy Anders –Robb
Phone: (307) 632-4144 Fax (307) 632-3234
Email: cindy.anders-robb@taxadmin.org

It is recommended that you refer to the FTA Uniformity Guide to implement the Motor Fuels Uniformity methods.
Chapter 1 - Introduction

The Florida Department of Revenue (FDOR) has established an electronic file and pay program for Terminal Operators and Terminal Suppliers.

Florida law requires licensed terminal operators and terminal suppliers to file and pay electronically. In addition to all other penalties, a $5,000 penalty is imposed on each return that is not filed electronically within 90 days of notification by the Department.

More information and resources on fuel taxes are available on the FDOR website at: http://floridarevenue.com/taxes/taxesfees/Pages/default.aspx.

Current and historic tax and interest rates are available on the FDOR website at: http://floridarevenue.com/taxes/taxesfees/Pages/tax_interest_rates.aspx.

Purpose

The Florida Department of Revenue (FDOR) has established an electronic file and pay program for fuel taxes using an Electronic Data Interchange (EDI) format. The transmission methods are uploading via SecureNet. This user guide follows version 4030 of the EDI ANSI ASC X12 standards. The purpose of this guide is to provide software developers and electronic filers with the necessary information to successfully implement the state electronic filing program and identifies those items which are unique to the electronic filing of the Florida fuel taxes.

General and Tax Specific Instructions

You may find general and tax specific instructions for the Terminal Supplier (DR-309631N) and Terminal Operator (DR-309636N) forms on the Department’s website at http://floridarevenue.com/Pages/forms_index.aspx. Please note the unique filing requirements pertaining to summary transactions, conversions, and blends of reportable and non-reportable product types.

Note: The last digit in the quantity field will be treated as a tenth (.1) gallon. Whole numbers must be padded with a zero to reflect the tenth.

File Submission


Note: See Appendix I - SecureNet Instructions.

To transmit a file using SecureNet:

• Click on the “MyFlorida” image.
• If you are a new user, click on the “New User” Button.
  ○ Fill in the necessary information and click on the submit button. Your Password will be mailed to you via the e-mail address you entered. Once you have retrieved your password, you will enter your UserID and Password as a “Registered User”.
• Enter your UserID and Password and click “Login”.
• At the top of this page, select “SendFile”.
• Select “Fuel (terminal operators & suppliers)”.
• Select “Production” or “Test Only”.
• Click the “Click to Continue!” button.
• Select “Browse” and browse to and select your file, and click the “Upload File” button.

To access acknowledgements and manifests using SecureNet:

• Click on the “MyFlorida” image.
• Enter your UserID and Password and click “Login”.
• At the top of this page, select “ReceiveFile”.
• Select and ‘open’ or ‘save’ the document you wish to download.
Contact Information

For assistance with tax specific questions please call Taxpayer Services at: 850-488-6800.

For assistance with technical issues or testing, contact the Business Technology Office:
  o Email: EXD-Fuels@floridarevenue.com.

Florida Department of Revenue Website:

State of Florida Website:
Understanding EDI

EDI is used extensively in industry. For example, the retail and manufacturing industries cut purchase orders, send invoices, process shipping notifications, and make payments; all electronically. The time saved and accuracy gained using EDI gives businesses a competitive advantage, reducing lead-time, and vastly reducing data entry errors. It also reduces the need to store reams of paper documents for future reference.

EDI may seem complex, but once the basics are understood, the concept is quite simple. As stated earlier, EDI is a method to electronically exchange business documents using a standard format. To facilitate this exchange of documents, two things are needed. First, the taxpayer needs a method to send and receive electronic documents. Second, the taxpayer needs software to translate schedules and returns into the standard EDI format.

**EDI 813 Version**

Florida is using the ANSI ASC X12 Version Release 004030 EDI standards for the EDI 813 (Electronic Filing of User Return Data) transaction set. Many states have implemented, or are planning on implementing, the EDI 813 for filing fuel tax returns.

Previous releases of the EDI 813 transaction set allowed for individual state variations in EDI filing. Version 4030 promotes uniformity in filing fuel tax returns. As states migrate to the 4030 version, filers will be able to create a more generic EDI map, reducing the effort needed to track individual state variations.
**EDI File Naming Convention**

The EDI file should be named using the following conventions:

EDI File Naming will follow the format of FLccyymmAAAAA
- “FL” is the state abbreviation
- “ccyymm” is reporting year and month
- “AAAAA” is a state assigned company name abbreviation (use the Default “FLTRUEX12”) if one has not been provided.

Examples:
FL200903PETRC
- “FL” for Florida
- “2009” for the year the return is being filed
- “03” for the month the return is being filed
- “PETRC” represents Petroleum Company

Florida Department of Revenue prefers to receive all returns (the Terminal Supplier Fuel Tax Return, and Terminal Operator Information Return, in a single file (using separate 813 Transaction Sets). However, the filer can choose to send the Terminal Supplier Fuel Tax Return and Terminal Operator Information in separate files.

**EDI File Structure**

Each 813 (return) must be submitted with its own ST loop (ST segment through SE segment). Multiple ST-SE loops can be submitted under one ISA envelope or each can be sent under a separate ISA envelope. Please remember, the ISA15 controls the test/production indicator; test and production returns cannot be combined under the same ISA envelope.

**Available EDI Filing**

Initially, the following returns may be filed via EDI:
- Form DR-309636 - Terminal Operator Information Return
- Form DR-309631 - Terminal Supplier Fuel Tax Return

**EDI Timely Filing**

**Payments:** Payments are due on the first day of the month following the collection period. Your payment is late if you do not initiate your payment by 5:00 p.m., E.T., on the 19th day of the month following the collection period. If the 19th falls on a Saturday, Sunday, or state or federal holiday, your payment must be initiated by 5:00 p.m., E.T., on the business day prior to the Saturday, Sunday, or state or federal holiday.

Due to federal security requirements, we cannot process international ACH transactions. This applies to any portion of the money used in the payment coming from any financial institution located outside of the US or its territories.

**Returns:** Returns are due on the 1st day of the month following the collection period. Your return is late if filed after 5:00, Eastern Time on the 20th day of the month following the collection period. If the 20th is a Saturday, Sunday, state holiday or federal holiday, your return and payment must be delivered or postmarked on the next business day, even if no tax is due.

**Payments and Returns:** Return and payment information are due to the Department on the 1st day of the month following the collection period. If you are electronically filing a return and making your payment at the same time (i.e., using the Department's Internet file-and-pay site), your file-and-pay submission must be completed by 5:00 p.m., E.T., on the 19th day of the month following the collection period. If the 19th falls on a Saturday, Sunday, or state or federal holiday, the file-and-pay submission must be received by 5:00 p.m., E.T., on the business day prior to the Saturday, Sunday, or state or federal holiday.

For specific due dates on electronic returns and payments for the current year, refer to the Florida e-Services Programs Calendar of Due Dates (Form DR-659).
Weekend and Holiday Schedule
If a return due date falls on a holiday or weekend, the return is due no later than the first business day after the holiday or weekend. This requires you to initiate the electronic transmission no later than the last business day prior to the holiday/weekend. Timely returns are based on the date of receipt of the electronic return by the Florida Department of Revenue.

Holiday Schedule
New Year's Day
Martin L. King Day
Presidents’ Day
Memorial Day - Last Monday in May
Independence Day
Labor Day
Veteran's Day
Thanksgiving Day
Day after Thanksgiving - Friday following Thanksgiving Day
Christmas Day

NOTE: Department of Revenue Holiday - When a legal holiday falls on a Sunday, it will be observed on the following Monday. When a legal holiday falls on a Saturday, it will be observed on the preceding Friday.
EDI Test Process Filing Procedures

Terminal Operator and Terminal Supplier taxpayers must submit a (GT-400401) Registration Package for Motor Fuel and/or Pollutants Registrants which includes the (DR-600) Enrollment and Authorization for e-Services form.

All Terminal Operator and Terminal Supplier taxpayers are given 90 days to successfully complete the Department’s testing process and begin submitting returns electronically.

Upon receiving notification of registration approval, begin your testing process by following the instructions below.

• Contact the Department of Revenue Business Technology office at: EXD-Fuels@floridarevenue.com.
  o Include the following in your email communication.
    ▪ Your business name, contact information, FEIN and license type.
    ▪ Whether you plan to use off-the-shelf software, or if you will be developing an in-house process.
    ▪ Whether your prior returns:
      include transactions, receipts or disbursements
    - or -
      are “No Activity” zero returns.

• Create your user access to the Department’s secure website (SecureNet).

Taxpayers who have filed paper returns that contain transactions, receipts or disbursements will test by creating electronic returns that contain the same data.
  o The test returns submitted must represent two original filings for the most recent months.
  o The Department requires test returns to include:
    ▪ beginning and ending inventory figures for the first test cycle;
    ▪ detail transactions for each schedule and product type that you report;
    ▪ credit memos issued by the Department (if applicable);
    ▪ penalty and interest (if applicable).
  o Email copies of your paper returns, your manifest and return PDFs created by your software and the SecureNet system to: EXD-Fuels@floridarevenue.com.

Taxpayers who have filed paper returns that contain no transactions, no receipts AND no disbursements will test by creating electronic returns using the Department’s test script(s).

Test scripts are available from the Terminal Operator and Terminal Supplier tax pages.
  o The test returns submitted must represent one original filing for the most recent month.
  o The Department requires beginning and ending inventory figures.
  o Email copies of the return PDF created by your software, your submission manifest and return PDF created by the SecureNet system to: EXD-Fuels@floridarevenue.com.

All test submissions should have:
  o Usage Indicator “T”, (Test).
  o Transaction Set Purpose Code “00” (Original Return).

Test submissions are processed each business day.
  o Download your 997 acknowledgment to be certain your test has passed the initial edits.
  o Manifests are typically available the day you receive the 997 (usually within 24 hours)
  o A return confirmation PDF is available after 5:00 ET for all returns that passed all edits.
  o If you have a problem with any aspect of your transmission, email EXD-Fuels@floridarevenue.com.

Note: See Acknowledgements on page 2-11 for more details.

Test returns that produce error free manifests will be reviewed. You will be notified of your results, and continued testing may be required. Please note: It is not uncommon to repeat this phase several times, and assistance will be provided as needed.

After you have successfully completed all phases of the test, you will be notified in writing that you can begin filing in production.
EDI Production Filing Procedures

After you have received notification in writing that you are approved for electronic filing, you can begin production EDI filing using SecureNet. Paper returns should not be submitted after you begin your production EDI filing.

Filing Status
To identify the filing status of Production or Test, the State of Florida will utilize the Interchange Control Header, Usage Indicator field.
  o Usage Indicator “P”, (Production Data).

For details on Interchange Segment Usage Indicator, see: Interchange Control Header Description, Interchange Segment, Usage Indicator field – page 4-16.

Note: Any file submitted as Test in the SecureNet system that contains a “P” will reject, and any file submitted as Production SecureNet system that contains a “T” will reject as well.

Transaction Types
To identify the EDI file types, the State of Florida will utilize Transaction Set Purpose Code of “Original Return” and “Replace Return”, and Transaction type code of “Supplemental”.

  • Transaction set purpose code type “00” (Original Return) will be used when transmitting the first return for a collection period. Files designated as an original return and rejected for EDI syntax errors shall be resubmitted as an Original Return.

  • Transaction set purpose code type “05” (Replace Return) will be used to replace the original return. The Department will temporary hold (stop processing) your file if non-critical errors are discovered and your file was transmitted prior to the payment settlement date (electronic payments included) or due date (return only). You may submit a replacement file to correct any errors up until 5:00pm, Eastern Standard Time on the last business day prior to the payment settlement date (electronic payments included) or due date (return only), whichever occurs first. The original return with non-critical errors will be processed if a replacement file is not received by the settlement or due date.

  • Transaction type code “6S” will be used when transmitting a supplemental return. A supplemental return is any data reported to the Florida Department of Revenue that adjusts or corrects an original user filing. The values listed within a supplemental return must reflect only the difference between the original or last filing and the corrected filing. Corrections to understated gallons or additional transactions not included on the original return shall be reported as positive values. Erroneously reported gallons or overstated transactions included on the original return shall be reported as negative values.

Do not use transaction type “6S” if:
  o you have not filed an original return for the applicable collection period, or
  o you have filed an original return that was rejected due to an EDI syntax error, or
  o you have filed an original return with non-critical errors that is currently on-hold pending a replacement file and the current date is prior to the settlement or due date.

For details on Transaction Set Purpose Code and Transaction Type Code, see:
Terminal Operator Transaction Set Header Description – page 5-23
and/or
Terminal Supplier Transaction Set Header Description – page 5-34.
Acknowledgments and Reports

The SecureNet system provides courtesy emails for production and test submissions.

1. **Received File Trace Number email**, signifying that a file has been uploaded to a directory. Usually sent and/or received within the same business day. Note: You can access File Trace information on SecureNet system, by selecting ‘ViewLog’.

2. **File ready for review email**, notification that manifest(s) have been created and are available.

The SecureNet system generates messages or reports for each file received and processed.

These are loaded to your SecureNet account, accessible from ‘ReceiveFile’ directory.

1. **997 Functional Acknowledgement** - Once your EDI file has completed the translation process, a 997 Functional Acknowledgement is produced. This report (EDI 997) details the results of the translator formatting verification. Receipt of an EDI 997 only signifies that the EDI filing was received by BSWA. **It does not mean the electronic return was accepted by the Department.**

   - If the EDI file fails the translator syntax / formatting verification, the file is rejected. You will be emailed a reject notification and reject report stating the reject reason. You must make corrections and resubmit your file.

   - If the EDI file passed the translator syntax / formatting verification, then schedule and return data is validated for accuracy. A manifest detailing the results of the validation process is produced.

   Refer to Chapter 6 for additional details regarding the 997 Functional Acknowledgment.

2. **Manifest** - Once your EDI file has completed the validation of schedule and return data, a report is produced stating whether the file was accepted or failed. Any exceptions identified during the review of the receipt and disbursement schedules are listed as either a critical error message or a compliance notice. All manifests are produced in two formats, text and csv. Both are loaded to your SecureNet account ‘ReceiveFile’ directory.

   - If the file is accepted, then the manifest includes a **confirmation number**, but may include compliance notice warning messages.

   **Note:** Compliance notice messages are prefixed with (W) and represent questionable data that does not typically appear with the schedule and product code provided. Compliance notices will not prevent the Department from processing the file. However, compliance notices should be reviewed to determine if a mistake was made on the return. Correct mistakes by filing a supplemental return prior to the due date of the return.

   - If the file fails due to critical errors, then the manifest includes all critical error codes and any compliance notice warning messages.

   **Note:** Critical error messages are prefixed with (E) and represent errors that cause an uploaded file to fail. Errors within the data must be corrected before the Department can process the file.

3. **Return PDF.**

4. **Reject notification email.**

**Overview of timeline.**

EDI files are processed through the translator and SecureNet validation system each business day. Weekend and Holiday processing may be take slightly longer.

- **The Received File Trace Number email** should be available the day of uploading a file.
- **The 997 Functional Acknowledgement** will be available within 2 working days of transmitting your file.
- **The Manifests** are typically available the day you receive the 997.
- **The Return PDF** is available after 5:00 PM ET the day the manifest with confirmation number is available.
- **Reject notification emails** and reports may take up to 2 business days.

**Note:** See Appendix I - SecureNet Instructions.
Chapter 3 - X12 Attribute and Separator Conventions

**Attributes**

<table>
<thead>
<tr>
<th>Attribute</th>
<th>Definition</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Data Element Type</strong></td>
<td><strong>Nn – Numeric</strong></td>
</tr>
<tr>
<td></td>
<td>Numeric type data element is symbolized by the two-position representation (Nn). N indicates a numeric, and n indicates the decimal places to the right of a fixed, implied decimal point. N0 (N Zero) is a numeric with no decimal places.</td>
</tr>
<tr>
<td><strong>R – Decimal (Real)</strong></td>
<td>The decimal point is optional for integer values, but is required for fractional values. For negative values, the leading minus (-) sign is used. Absence of this sign indicates a positive value. The plus (+) sign should not be transmitted.</td>
</tr>
<tr>
<td><strong>ID – Identifier</strong></td>
<td>An identifier data element must always contain a value from a predefined list of values that is maintained by ASC X12 or by other bodies that are recognized by ASC X12.</td>
</tr>
<tr>
<td><strong>AN – String</strong></td>
<td>A string (Alphanumeric) is a sequence of any characters from the basic or extended character sets. It must contain at least one non-space character. The significant characters must be left justified. Leading spaces, if any, are assumed to be significant. Trailing spaces should be suppressed.</td>
</tr>
<tr>
<td><strong>DT – Date</strong></td>
<td>Format for the date type is CCYYMMDD. CC is the century digits of the year (ex. 19, 20). YY is the last two digits of the year (00-99), MM is the numeric value of the month (01-12), and DD for the day (01-31).</td>
</tr>
<tr>
<td><strong>TM – Time</strong></td>
<td>Format for the time type is HHMMSS, expressed in 24-hour clock format. HH is the numeric value for hour (00-23), MM for minute (00-59), and SS for second (00-59).</td>
</tr>
</tbody>
</table>

**Requirement Designator**

- **M** - Mandatory data element - This element is required to appear in the segment.
- **O** - Optional data element - The appearance of this data element is at the option of the sending party or is based on a mutual agreement of the interchange parties.
- **X** - Relational data element - Relational conditions may exist between two or more data elements. If one is present, the other/s is required. The relational condition is displayed under the Syntax Noted of the X12 Standards.

**Data Element Length**

The number of character positions assigned to a data element. Example: Data element length of 2/10. You must have at least 2 characters but no more than 10 characters for this element (minimum of 2/ maximum of 10).

**Semantic Note Designator**

- **Z – Designator** A data element within a segment may have a designator (Z) that indicates the existence of a semantic note. Semantic notes are considered part of the standard. If a condition designator and a semantic note both affect a single data element, the condition will appear first, separated from the semantic note designator by a vertical bar (|). The number 00 to the left of the comment identifies semantic notes that are general in nature.

**Separator Requirements**

<table>
<thead>
<tr>
<th>Type</th>
<th>ASCII Value</th>
<th>EBCDIC Value</th>
<th>Character</th>
<th>Character Name</th>
</tr>
</thead>
<tbody>
<tr>
<td>Repetition Separator</td>
<td>7C</td>
<td>4F</td>
<td></td>
<td>Pipe</td>
</tr>
<tr>
<td>Segment Terminator</td>
<td>5C</td>
<td>E0</td>
<td>\</td>
<td>Back Slash</td>
</tr>
<tr>
<td>Element Separator</td>
<td>7E</td>
<td>A1</td>
<td>~</td>
<td>Tilde</td>
</tr>
<tr>
<td>Sub-element Separator</td>
<td>5E</td>
<td>5F</td>
<td>^</td>
<td>Caret</td>
</tr>
<tr>
<td>Padding Character</td>
<td>20</td>
<td>40</td>
<td>Space</td>
<td>Space</td>
</tr>
</tbody>
</table>
### Envelope Flows

- **ISA** Interchange Control Header
- **GS** Functional Group Header
  - 820 Transaction Set (ACH Payment) \[Max 1\]
    - 820 details are defined in this guide.
- **GE** Functional Group Trailer
- **GS** Functional Group Header
  - 813 Transaction Set (Combined Reporting) \[Max >1\]
    - 813 details are defined in this guide.
- **GE** Functional Group Trailer
- **IEA** Interchange Control Trailer

---

- **ISA** Interchange Control Header
- **GS** Functional Group Header
  - 826 Transaction Set (Tax Information Exchange) \[Max 1\]
    - 826 details are defined in this guide.
- **GE** Functional Group Trailer
- **IEA** Interchange Control Trailer

---

- **ISA** Interchange Control Header
- **GS** Functional Group Header
  - 151 Transaction Set (Electronic Filing of Tax Return Data Acknowledgement) \[Max 1\]
    - 151 details are defined in this guide.
- **GE** Functional Group Trailer
- **IEA** Interchange Control Trailer

---

- **ISA** Interchange Control Header
- **GS** Functional Group Header
  - 997 Transaction Set (Functional Acknowledgement) \[Max 1\]
    - 997 details are defined in this guide.
- **GE** Functional Group Trailer
- **IEA** Interchange Control Trailer
### Interchange Control Header Description

<table>
<thead>
<tr>
<th>Element ID</th>
<th>Elem Ref #</th>
<th>Sub-Ele Ref#</th>
<th>Field Status</th>
<th>Field Name</th>
<th>Field Type</th>
<th>Length</th>
<th>Min.</th>
<th>Max.</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>ISA01</td>
<td>101</td>
<td>M</td>
<td>Authorization Information Qualifier</td>
<td>ID</td>
<td>2</td>
<td>2</td>
<td>“00” = No Authorization Information Present (No Meaningful Information In ISA02)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>ISA02</td>
<td>102</td>
<td>M</td>
<td>Authorization Information</td>
<td>AN</td>
<td>10</td>
<td>10</td>
<td>Spaces</td>
<td></td>
<td></td>
</tr>
<tr>
<td>ISA03</td>
<td>103</td>
<td>M</td>
<td>Security Information Qualifier</td>
<td>ID</td>
<td>2</td>
<td>2</td>
<td>“00” = No Security Information Present (No Meaningful Information In ISA 04)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>ISA04</td>
<td>104</td>
<td>M</td>
<td>Security Information</td>
<td>AN</td>
<td>10</td>
<td>10</td>
<td>Spaces</td>
<td></td>
<td></td>
</tr>
<tr>
<td>ISA05</td>
<td>105</td>
<td>M</td>
<td>Interchange ID Qualifier</td>
<td>ID</td>
<td>2</td>
<td>15</td>
<td>32” = Employer’s Identification Number</td>
<td></td>
<td></td>
</tr>
<tr>
<td>ISA06</td>
<td>106</td>
<td>M</td>
<td>Interchange Sender ID</td>
<td>AN</td>
<td>15</td>
<td>15</td>
<td>Fuel License Number (FEIN)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>ISA07</td>
<td>107</td>
<td>M</td>
<td>Interchange Receiver ID</td>
<td>AN</td>
<td>15</td>
<td>15</td>
<td>See note “FL0096”</td>
<td></td>
<td></td>
</tr>
<tr>
<td>ISA08</td>
<td>108</td>
<td>M</td>
<td>Interchange Date</td>
<td>DT</td>
<td>6</td>
<td>6</td>
<td>“YYMMDD” = Date Of The Interchange</td>
<td></td>
<td></td>
</tr>
<tr>
<td>ISA09</td>
<td>109</td>
<td>M</td>
<td>Interchange Time</td>
<td>TM</td>
<td>4</td>
<td>4</td>
<td>“HHMM” = Time Of The Interchange</td>
<td></td>
<td></td>
</tr>
<tr>
<td>ISA10</td>
<td>110</td>
<td>M</td>
<td>Repetition Separator</td>
<td>ID</td>
<td>1</td>
<td>1</td>
<td>“P” = EBCDIC - 4F</td>
<td></td>
<td></td>
</tr>
<tr>
<td>ISA11</td>
<td>111</td>
<td>M</td>
<td>Interchange Control</td>
<td>ID</td>
<td>5</td>
<td>5</td>
<td>“00403”</td>
<td></td>
<td></td>
</tr>
<tr>
<td>ISA12</td>
<td>112</td>
<td>M</td>
<td>Interchange Control Number</td>
<td>N0</td>
<td>9</td>
<td>9</td>
<td>The interchange control number that you assign</td>
<td></td>
<td></td>
</tr>
<tr>
<td>ISA13</td>
<td>113</td>
<td>M</td>
<td>Acknowledgment Requested</td>
<td>ID</td>
<td>1</td>
<td>1</td>
<td>“0” = No Acknowledgment Required</td>
<td></td>
<td></td>
</tr>
<tr>
<td>ISA14</td>
<td>114</td>
<td>M</td>
<td>Usage Indicator</td>
<td>ID</td>
<td>1</td>
<td>1</td>
<td>“P” = Production Data</td>
<td></td>
<td></td>
</tr>
<tr>
<td>ISA15</td>
<td>115</td>
<td>M</td>
<td>Component Sub-Element Separator</td>
<td>ID</td>
<td>1</td>
<td>1</td>
<td>“ZZ” = EBCDIC – 5F</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**Syntax Notes:** ISA08 is defined in the map. ISA 06 and GS02 are provided by the Taxpayer. ISA13 - Note: This number must always increment by at least one digit even if it is a corrected file to be resubmitted.

**FTA Note:** ISA09 does not include the century based on the ANSI ASC X12 Standard.

### Functional Group Header Description

<table>
<thead>
<tr>
<th>Element ID</th>
<th>Elem Ref #</th>
<th>Sub-Ele Ref#</th>
<th>Field Status</th>
<th>Field Name</th>
<th>Field Type</th>
<th>Length</th>
<th>Min.</th>
<th>Max.</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>GS01</td>
<td>479</td>
<td>M</td>
<td>Functional Identifier Code</td>
<td>ID</td>
<td>2</td>
<td>2</td>
<td>“TF” for 813 Transaction Set</td>
<td></td>
<td></td>
</tr>
<tr>
<td>GS02</td>
<td>142</td>
<td>M</td>
<td>Application Sender’s Code</td>
<td>AN</td>
<td>9</td>
<td>9</td>
<td>Fuel License Number (FEIN)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>GS03</td>
<td>124</td>
<td>M</td>
<td>Application Receiver’s Code</td>
<td>AN</td>
<td>15</td>
<td>15</td>
<td><strong>8504145792</strong></td>
<td></td>
<td></td>
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<tr>
<td>GS04</td>
<td>373</td>
<td>M/Z</td>
<td>Date</td>
<td>DT</td>
<td>8</td>
<td>8</td>
<td>“CCYYMMDD” = Date</td>
<td></td>
<td></td>
</tr>
<tr>
<td>GS05</td>
<td>337</td>
<td>M/Z</td>
<td>Time</td>
<td>TM</td>
<td>8</td>
<td>8</td>
<td>“HHMMSSDD” = Time</td>
<td></td>
<td></td>
</tr>
<tr>
<td>GS06</td>
<td>28</td>
<td>M/Z</td>
<td>Group Control Number</td>
<td>N0</td>
<td>1</td>
<td>1</td>
<td>Assigned number originated and maintained by the sender.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>GS07</td>
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<td>M</td>
<td>Responsible Agency Code</td>
<td>ID</td>
<td>2</td>
<td>2</td>
<td>“X” = ASC X12</td>
<td></td>
<td></td>
</tr>
<tr>
<td>GS08</td>
<td>480</td>
<td>M</td>
<td>Version/Release/Industry Identification Code</td>
<td>AN</td>
<td>12</td>
<td>12</td>
<td>“004030”</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**Syntax Notes:** ISA06 and GS02 are provided by the Taxpayer.

**FTA Note:** None
### Functional Group Trailer Description

<table>
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<tr>
<th>Element ID</th>
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<th>Sub-Ele Ref#</th>
<th>Field Status</th>
<th>Field Name</th>
<th>Field Type</th>
<th>Length Min.</th>
<th>Length Max.</th>
<th>Field Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>GE01</td>
<td>97</td>
<td></td>
<td>M</td>
<td>Number of Transaction Sets</td>
<td>N0</td>
<td>1</td>
<td>6</td>
<td>Count of transaction sets within this GS/GE.</td>
</tr>
<tr>
<td>GE02</td>
<td>28</td>
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<td>M/Z</td>
<td>Group Control Number</td>
<td>N0</td>
<td>1</td>
<td>9</td>
<td>Must equal GS06</td>
</tr>
</tbody>
</table>

**GE~1~000000032\**

**Syntax Notes:** None

**FTA Note:** None

### Interchange Control Trailer Description

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<th>Sub-Ele Ref#</th>
<th>Field Status</th>
<th>Field Name</th>
<th>Field Type</th>
<th>Length Min.</th>
<th>Length Max.</th>
<th>Field Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>ISA01</td>
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<td>M</td>
<td>Number of Included Functional Groups</td>
<td>N0</td>
<td>1</td>
<td>5</td>
<td>Count of Function Groups within this ISA/IEA.</td>
</tr>
<tr>
<td>ISA02</td>
<td>112</td>
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<td>M</td>
<td>Interchange Control Number</td>
<td>N0</td>
<td>9</td>
<td>9</td>
<td>Must equal ISA13</td>
</tr>
</tbody>
</table>

**IEA~10~000000001\**

**Syntax Notes:** You must send a separate ISA-IEA for each return/record type.
You may transmit them separately or together.

**FTA Note:** None
Chapter 5 - 813 EDI Combined Reporting

ANSI ASC X12 – 813 EDI Standard

### Table 1

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<tr>
<th>NOTE</th>
<th>POS.NO</th>
<th>SEQ.ID</th>
<th>NAME</th>
<th>REQUIRED</th>
<th>MAX. USE</th>
<th>LOOP REPEAT</th>
</tr>
</thead>
<tbody>
<tr>
<td>0100</td>
<td>ST</td>
<td></td>
<td>Transaction Set Header</td>
<td>M</td>
<td>1</td>
<td></td>
</tr>
<tr>
<td>0200</td>
<td>B21</td>
<td></td>
<td>Beginning Tax Information</td>
<td>M</td>
<td>1</td>
<td></td>
</tr>
<tr>
<td>0300</td>
<td>DTM</td>
<td></td>
<td>Date/Time Reference</td>
<td>M</td>
<td>10</td>
<td></td>
</tr>
<tr>
<td>N</td>
<td>0400</td>
<td>TIA</td>
<td>Tax Information and Amount</td>
<td>O</td>
<td>1000</td>
<td></td>
</tr>
<tr>
<td></td>
<td>0430</td>
<td>REF</td>
<td>Reference Identification</td>
<td>O</td>
<td>10</td>
<td></td>
</tr>
<tr>
<td></td>
<td>0450</td>
<td>TRN</td>
<td>Trace</td>
<td>O</td>
<td>1000</td>
<td></td>
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<tr>
<td></td>
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<td>O</td>
<td>1000</td>
<td></td>
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<tr>
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<td>0500</td>
<td>N1</td>
<td>Name</td>
<td>O</td>
<td>1</td>
<td>&gt;1</td>
</tr>
<tr>
<td></td>
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<td>Additional Name Information</td>
<td>O</td>
<td>2</td>
<td></td>
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<tr>
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<td>0700</td>
<td>IN2</td>
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<td>O</td>
<td>10</td>
<td></td>
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<tr>
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<td>0800</td>
<td>N3</td>
<td>Address Information</td>
<td>O</td>
<td>2</td>
<td></td>
</tr>
<tr>
<td></td>
<td>0900</td>
<td>N4</td>
<td>Geographic Location</td>
<td>O</td>
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<td></td>
</tr>
<tr>
<td></td>
<td>1000</td>
<td>PER</td>
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### Table 2

<table>
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<th>POS.NO</th>
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<th>NAME</th>
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<th>MAX. USE</th>
<th>LOOP REPEAT</th>
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<tbody>
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<td></td>
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<td>LOOP ID - TFS</td>
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<td>O</td>
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<td>1</td>
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</tr>
<tr>
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<td>REF</td>
<td>Reference Identification</td>
<td>O</td>
<td></td>
<td>10</td>
<td></td>
</tr>
<tr>
<td>0300</td>
<td>DTM</td>
<td>Date/Time Reference</td>
<td>O</td>
<td></td>
<td>10</td>
<td></td>
</tr>
<tr>
<td>0400</td>
<td>MSG</td>
<td>Message Text</td>
<td>O</td>
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<td>1000</td>
<td></td>
</tr>
<tr>
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<td>LOOP ID - N1</td>
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</tr>
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<td>O</td>
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</tr>
<tr>
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<td>0700</td>
<td>IN2</td>
<td>Individual Name Structure Components</td>
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<td>10</td>
<td></td>
</tr>
<tr>
<td></td>
<td>0800</td>
<td>N3</td>
<td>Address Information</td>
<td>O</td>
<td>2</td>
<td></td>
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<tr>
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<td>N4</td>
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<td></td>
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<td></td>
<td>LOOP ID - TIA</td>
<td></td>
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<td></td>
<td>10000</td>
</tr>
<tr>
<td>N</td>
<td>0920</td>
<td>TIA</td>
<td>Tax Information and Amount</td>
<td>O</td>
<td></td>
<td>1</td>
</tr>
<tr>
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<td>DTM</td>
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<td>O</td>
<td></td>
<td>10</td>
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<td></td>
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</tr>
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<td>DTM</td>
<td>Date/Time Reference</td>
<td>O</td>
<td></td>
<td>10</td>
<td></td>
</tr>
<tr>
<td>N</td>
<td>1300</td>
<td>N1</td>
<td>Name</td>
<td>O</td>
<td>1</td>
<td>&gt;1</td>
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</tbody>
</table>
DATA INTERCHANGE STANDARDS ASSOCIATION, INC. (DISA)

813 - TRANSACTION SET TABLES

<table>
<thead>
<tr>
<th>SEG ID</th>
<th>NAME</th>
<th>REQ DES</th>
<th>MAX USE</th>
<th>LOOP REPEAT</th>
</tr>
</thead>
<tbody>
<tr>
<td>1400</td>
<td>N2 Additional Name Information</td>
<td>O</td>
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</tr>
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<td>N2 Individual Name Structure Components</td>
<td>O</td>
<td>10</td>
<td></td>
</tr>
<tr>
<td>1600</td>
<td>N3 Address Information</td>
<td>O</td>
<td>2</td>
<td></td>
</tr>
<tr>
<td>1700</td>
<td>N4 Geographic Location</td>
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<td>1</td>
<td></td>
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</table>

**Loop ID - TIA**

<table>
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<tr>
<th>SEG ID</th>
<th>NAME</th>
<th>REQ DES</th>
<th>MAX USE</th>
<th>LOOP REPEAT</th>
</tr>
</thead>
<tbody>
<tr>
<td>1800</td>
<td>TIA Tax Information and Amount</td>
<td>O</td>
<td>1</td>
<td>10000</td>
</tr>
<tr>
<td>1900</td>
<td>DTM Date/Time Reference</td>
<td>O</td>
<td>10</td>
<td></td>
</tr>
<tr>
<td>2000</td>
<td>MSG Message Text</td>
<td>O</td>
<td>1000</td>
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**Table 3**

<table>
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<th>POS NO</th>
<th>SEG ID</th>
<th>NAME</th>
<th>REQ DES</th>
<th>MAX USE</th>
<th>LOOP REPEAT</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>0100</td>
<td>SE</td>
<td>Transaction Set Trailer</td>
<td>M</td>
<td>1</td>
<td></td>
</tr>
</tbody>
</table>

Changes loop repeat value in table/positions 1/0500, 2/0500 and 2/1300.

**NOTES**

1/0500 The TIA segment allows for tax information and amounts associated with the entire filing. At least one occurrence of the TIA segment must be present in the transaction set, either in Table 1 or Table 2.
1/0500 This N1 loop reflects names and addresses associated with the entire filing.
2/0500 This N1 loop reflects names and addresses associated with a particular tax form (TFS).
2/0920 At least one occurrence of the TIA segment must be present in the transaction set, either in Table 1 or Table 2.
2/1500 This N1 loop reflects names and addresses associated with a particular subset of a tax form.
2/1600 At least one occurrence of the TIA segment must be present in the transaction set, either in Table 1 or Table 2.

DECEMBER 1999

---

1 Data Interchange Standards Association, Inc. (DISA)
## 813 Structure

Text, elements or entire segments that are struck out (example), are part of the Uniform map, but are not used by Florida.

<table>
<thead>
<tr>
<th>Table 1</th>
<th>Uniform 813</th>
<th>Header</th>
</tr>
</thead>
<tbody>
<tr>
<td>0100</td>
<td>ST</td>
<td>Transaction Set Header</td>
</tr>
<tr>
<td>0200</td>
<td>BTI</td>
<td>Identify Tax Agency Information</td>
</tr>
<tr>
<td>0300</td>
<td>DTM</td>
<td>Tax Filing Period</td>
</tr>
<tr>
<td>0400</td>
<td>TIA</td>
<td>Version of Taxing Authority's Implementation Guide</td>
</tr>
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<td>0400</td>
<td>TIA</td>
<td>Confidential Information</td>
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<td>TIA</td>
<td>Total Net Reported</td>
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<td>N1</td>
<td>Taxpayer Name Detail</td>
</tr>
<tr>
<td>0600</td>
<td>N2</td>
<td>Additional Taxpayer Name Detail</td>
</tr>
<tr>
<td>0800</td>
<td>N3</td>
<td>Address Detail</td>
</tr>
<tr>
<td>0900</td>
<td>N4</td>
<td>City, State, Zip Code Detail</td>
</tr>
<tr>
<td>1000</td>
<td>PER</td>
<td>General Contact Person</td>
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<tr>
<td>1000</td>
<td>PER</td>
<td>EDI Contact Person</td>
</tr>
<tr>
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<td>N1</td>
<td>Mailing Name Detail</td>
</tr>
<tr>
<td>0600</td>
<td>N2</td>
<td>Additional Mailing Name Detail</td>
</tr>
<tr>
<td>0800</td>
<td>N3</td>
<td>Mailing Address Detail</td>
</tr>
<tr>
<td>0900</td>
<td>N4</td>
<td>Mailing City State Zip Code Detail</td>
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</tbody>
</table>

<table>
<thead>
<tr>
<th>Table 2</th>
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<th>SDR</th>
<th>CCR</th>
<th>SUM</th>
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</thead>
<tbody>
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<td>Relationship to the Transaction</td>
<td>Relationship to the Transaction</td>
<td>Relationship to the Transaction</td>
<td></td>
</tr>
<tr>
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<td>REF</td>
<td>Sequence ID Number</td>
<td>Sequence ID Number</td>
<td>Sequence ID Number</td>
<td>Sequence ID Number</td>
<td></td>
</tr>
<tr>
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<td>N1</td>
<td>No Activity</td>
<td>No Activity</td>
<td>No Activity</td>
<td></td>
<td></td>
</tr>
<tr>
<td>0500</td>
<td>N1</td>
<td>Ending Inventory Date</td>
<td>Ending Inventory Date</td>
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<td></td>
<td></td>
</tr>
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<td>N1</td>
<td>Point of Origin</td>
<td></td>
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<td>N1</td>
<td>Seller Information</td>
<td></td>
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<td>Person Hiring Carrier (Consignor)</td>
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<td>Carrier Information</td>
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<td>N1</td>
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<td>Physical Inventory by Product</td>
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<td></td>
</tr>
<tr>
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<td>REF</td>
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<td>Sequence ID Number</td>
<td>Summary Data</td>
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<td>Bill of Lading Date</td>
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<td>Bill of Lading Net</td>
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</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Table 3</th>
<th>Uniform 813</th>
<th>Trailer</th>
</tr>
</thead>
<tbody>
<tr>
<td>0100</td>
<td>SE</td>
<td>Transaction Set Trailer</td>
</tr>
</tbody>
</table>
813 Map Flow

- 0100 ST Transaction Set Header (TS 813)
  0200 BTI Identify Tax Agency Information
  0300 DTM Tax Filing Period
  0400 TIA Confidential Information
  0400 TIA Total Net Reported
  0430 REF Line Item Control Number
  0470 BPR Payment Order/Remittance Advice

- 0500 N1 Loop Taxpayer Name Detail
  0600 N2 Additional Taxpayer Name Detail
  0800 N3 Address Detail
  0900 N4 City, State, Zip Code Detail
  1000 PER General Contact Person
  1000 PER EDI Contact Person

- 0500 N1 Loop Mailing Name Detail
  0600 N2 Additional Mailing Name Detail
  0800 N3 Mailing Address Detail
  0900 N4 Mailing City, State, Zip Code Detail

0100 TFS Loop Report Information
  0200 REF Relationship to the Transaction Information
  0200 REF Sequence Number
  0200 REF No Activity
  0300 DTM Sold/Purchased Date
  0300 DTM Ending Inventory Date
  0920 TIA Total Due/Transported

- 1000 FGS Loop Physical Inventory by Product
  1100 REF Sequence Number
  1300 N1 TOR Position Holder Information
  1800 TIA Physical Inventory

- 0100 TFS Loop Summary Information
  0200 REF Relationship to the Transaction Information
  0200 REF Sequence Number

- 1000 FGS Loop Summary Data
  1100 REF Sequence Number
  1800 TIA Information
  1800 TIA Interest
  1800 TIA Penalty

- 0100 TFS Loop Schedules
  0200 REF Relationship to the Transaction Information
  0200 REF Sequence Number
  0500 N1 Point of Origin
  0500 N1 Seller Information
  0500 N1 Position Holder Information / Delivering Exchange Party Information
  0500 N1 Receiving Exchange Party Information
  0500 N1 Person Hiring Carrier (Consignor)
  0500 N1 Carrier Information
  0500 N1 Buyer/Consignee Information
  0500 N1 Point of Destination

- 1000 FGS Loop Bill Lading
  1100 REF Sequence Number
  1200 DTM Bill of Lading Date
  1800 TIA Bill of Lading Net
  1800 TIA Bill of Lading Gross
  1800 TIA Bill of Lading Billed

- 0100 SE Transaction Set Trailer

813- Tax Information Exchange
The Combined Reporting map is based on Uniform Forms adopted by the Uniformity Committee of the Motor Fuel Tax Section of the Federation of Tax Administrators. This Map is consistent with ANSI ASC X12 version 4030 standards. Any taxing authority implementing EC programs is asked to utilize this document when mapping their fuel tax.
## Transaction Set - Header Description

### Beginning of Transaction Set Header Segment

<table>
<thead>
<tr>
<th>Element ID</th>
<th>Elem Ref#</th>
<th>Sub-Ele Ref#</th>
<th>Field Status</th>
<th>Field Name</th>
<th>Field Type</th>
<th>Length Min Max</th>
<th>Field Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>ST01</td>
<td>143</td>
<td>M</td>
<td></td>
<td>Transaction Set Code</td>
<td>ID</td>
<td>3 3</td>
<td>Transaction Set Type “813”</td>
</tr>
<tr>
<td>ST02</td>
<td>329</td>
<td>X</td>
<td></td>
<td>Transaction Set Control Number</td>
<td>AN</td>
<td>4 9</td>
<td>Filer defined unique control number (same value as SE02)</td>
</tr>
<tr>
<td>ST03</td>
<td>1705</td>
<td>O/Z</td>
<td></td>
<td>Identification Code</td>
<td>AN</td>
<td>1 5</td>
<td>Version of taxing authority’s implementation guide. (20071)</td>
</tr>
</tbody>
</table>

**ST~813~1001~20071\**

**Syntax Notes:** None

**FTA Note:** It is recommended that the ST03 be used to help identify which implementation guide the trading partner is using. This element will help the receiver of the data determine if the sender is using an old guide or the most current guide for the data transmission.

### Identify Tax Agency Information Segment

<table>
<thead>
<tr>
<th>Element ID</th>
<th>Elem Ref#</th>
<th>Sub-Ele Ref#</th>
<th>Field Status</th>
<th>Field Name</th>
<th>Field Type</th>
<th>Length Min Max</th>
<th>Field Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>BT01</td>
<td>128</td>
<td>M</td>
<td></td>
<td>Reference Number Qualifier</td>
<td>ID</td>
<td>2 2</td>
<td>&quot;T6&quot; = Tax Filing</td>
</tr>
<tr>
<td>BT02</td>
<td>127</td>
<td>M</td>
<td></td>
<td>Reference Number</td>
<td>AN</td>
<td>3 3</td>
<td>“050” = All Fuels Tax Filings</td>
</tr>
<tr>
<td>BT03</td>
<td>66</td>
<td>M</td>
<td></td>
<td>ID Code Qualifier</td>
<td>ID</td>
<td>2 2</td>
<td>&quot;47&quot; = Tax Authority</td>
</tr>
<tr>
<td>BT04</td>
<td>67</td>
<td>M</td>
<td></td>
<td>ID Code</td>
<td>AN</td>
<td>2 20</td>
<td>“FLDOR”</td>
</tr>
<tr>
<td>BT05</td>
<td>373</td>
<td>O</td>
<td></td>
<td>Transaction Create Date</td>
<td>DT</td>
<td>8 8</td>
<td>“CCYYMMDD” = Transmission Date</td>
</tr>
<tr>
<td>BT06</td>
<td>6148</td>
<td>O</td>
<td></td>
<td>Name Control ID</td>
<td>AN</td>
<td>4 4</td>
<td>Not Used</td>
</tr>
<tr>
<td>BT07</td>
<td>66</td>
<td>X</td>
<td></td>
<td>ID Code Qualifier</td>
<td>ID</td>
<td>2 2</td>
<td>“24” = FEIN</td>
</tr>
<tr>
<td>BT08</td>
<td>67</td>
<td>X</td>
<td></td>
<td>ID Code</td>
<td>AN</td>
<td>9 9</td>
<td>Taxpayer’s FEIN</td>
</tr>
<tr>
<td>BT09</td>
<td>66</td>
<td>X</td>
<td></td>
<td>ID Code Qualifier</td>
<td>ID</td>
<td>2 2</td>
<td>Not Used</td>
</tr>
<tr>
<td>BT10</td>
<td>62</td>
<td>X</td>
<td></td>
<td>ID Code</td>
<td>AN</td>
<td>2 20</td>
<td>Not Used</td>
</tr>
<tr>
<td>BT11</td>
<td>66</td>
<td>X</td>
<td></td>
<td>ID Code</td>
<td>ID</td>
<td>2 2</td>
<td>“SV” = Software Provider Number</td>
</tr>
<tr>
<td>BT12</td>
<td>67</td>
<td>X</td>
<td></td>
<td>ID Code</td>
<td>AN</td>
<td>9 18</td>
<td>Default “FLTRUEX12”</td>
</tr>
<tr>
<td>BT13</td>
<td>353</td>
<td>O</td>
<td></td>
<td>Transaction Set Purpose Code</td>
<td>ID</td>
<td>2 2</td>
<td>Original Filing Options: “00” = Original</td>
</tr>
<tr>
<td>BT14</td>
<td>640</td>
<td>O</td>
<td></td>
<td>Transaction Type Code</td>
<td>ID</td>
<td>2 2</td>
<td>Amended Filing Options: “6S” = Supplemental</td>
</tr>
</tbody>
</table>

**BTI~T6~050~47~FLDOR~20070518~~24~590000031~~~SV~FLTRUEX12~00**

**Syntax Notes:** If either BT01 or BT08 is present, then the other is required. If either BT09 or BT110 is present, then the other is required. If either BT111 or BT112 is present, then the other is required.

**FTA Notes:** If either BT01 or BT08 is present, then the other is required. If either BT09 or BT110 is present, then the other is required. If either BT111 or BT112 is present, then the other is required.

**BT07 must be the FEIN if the taxpayer has one. Submit a SSN only for sole proprietorships that have not been issued a FEIN. In Canada, companies use a BN—Canadian Business Number.**

The application of BTI13 and BTI14 are as follows: BTI13 should be used when the taxpayer transmits their initial return (BTI13 should be used without BTI14); BTI14 should be used when the taxpayer transmits modifications (BTI14 should be used without BTI13). This is a recommendation of the Motor Fuel Uniformity Committee, not a requirement of X12. Further clarification of these elements is located below.

### Element Application

**BTI13 [Initial Return]**

- “00” = Original
  - Use “Original” when first attempting to transmit your return to the department, whether the return is received or not. Always use “00” until the original return is received.

- “05” - Replace
  - Use “Replace” when original return had corrupted data.

- “1S” = Resubmission
  - Use “Resubmission” when the Department did not receive first attempt of your transmitted return.

**BTI14 [Amended Return]**

- “5C” = Corrected
  - Use “Corrected” when adjusting or correcting original or amended return.

- “GR” = Resubmission
  - Use “Resubmission” when first attempt to transmit amended return was not received by the Department.

- “6S” = Supplemental
  - Use “Supplemental” when transmitting new or additional data not included in original or replacement return.
### Total Net Reported Tax Information and Amount Segment (Pos. No. 0400)

<table>
<thead>
<tr>
<th>Element ID</th>
<th>Elem Ref#</th>
<th>Sub-Ele Ref#</th>
<th>Field Status</th>
<th>Field Name</th>
<th>Field Type</th>
<th>Length Min Max</th>
<th>Field Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>TIA01</td>
<td>C037</td>
<td>817</td>
<td>M</td>
<td>Transaction Set Code</td>
<td>AN</td>
<td>4 4</td>
<td>“5001” = Total Net Reported</td>
</tr>
<tr>
<td>TIA02, TIA03</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>TIA04</td>
<td>380</td>
<td>X</td>
<td></td>
<td>Quantity</td>
<td>R</td>
<td>1 15</td>
<td>Total Number of Net Gallons/Liters in Tax Filing</td>
</tr>
<tr>
<td>TIA05</td>
<td>C001</td>
<td>355</td>
<td>M</td>
<td>Unit of Measurement Code</td>
<td>ID</td>
<td>2 2</td>
<td>“GA” = Gallons</td>
</tr>
<tr>
<td>TIA<del>5001~~~1000000</del>GA~</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**Syntax Notes:** TIA04 is required. If TIA05 is present, then TIA04 is required.

**FTA Notes:** Even though this value can be calculated, it is included, as a control figure to verify that the amount calculated by the Tax Authority is the same as expected by the taxpayer.

### Tax Filing Period Date/Time Reference Segment (Required) (Pos. No. 0300)

<table>
<thead>
<tr>
<th>Element ID</th>
<th>Elem Ref#</th>
<th>Sub-Ele Ref#</th>
<th>Field Status</th>
<th>Field Name</th>
<th>Field Type</th>
<th>Length Min Max</th>
<th>Field Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>DTM01</td>
<td>374</td>
<td>M</td>
<td></td>
<td>Date/Time Qualifier</td>
<td>ID</td>
<td>3 3</td>
<td>“194” = Tax Period End Date</td>
</tr>
<tr>
<td>DTM02</td>
<td>373</td>
<td>X</td>
<td></td>
<td>Date</td>
<td>DT</td>
<td>8 8</td>
<td>“CCYMMDDD” = Tax Filing Period End</td>
</tr>
<tr>
<td>DTM03 and DTM04 are not used.</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>DTM05</td>
<td>1250</td>
<td>X</td>
<td></td>
<td>Date-Time Period Format Qualifier</td>
<td>ID</td>
<td>3 3</td>
<td>“RDS” = Range of Dates</td>
</tr>
<tr>
<td>DTM06</td>
<td>4254</td>
<td>X</td>
<td></td>
<td>Date-Time Period</td>
<td>AN</td>
<td>47 47</td>
<td>“CCYMMDDD-CCYMMDDD” = Tax Filing Period Beginning and Ending Dates</td>
</tr>
</tbody>
</table>

**Syntax Notes:** At least one of DTM02 or DTM05 is required. If either DTM05 or DTM06 is present, then the other is required.

**FTA Notes:** If qualifier “194” is used in DTM01, then DTM05 and DTM06 are not used. If qualifier “683” is used in DTM01, then DTM02 is not used.

### Payment Category Reference Number Segment (Optional – Required when using a BPR Segment) (Pos. No. 0430)

<table>
<thead>
<tr>
<th>Element ID</th>
<th>Elem Ref#</th>
<th>Sub-Ele Ref#</th>
<th>Field Status</th>
<th>Field Name</th>
<th>Field Type</th>
<th>Length Min Max</th>
<th>Field Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>REF01</td>
<td>128</td>
<td>M</td>
<td></td>
<td>Reference Identification Qualifier</td>
<td>ID</td>
<td>2 2</td>
<td>“9V” = Payment Category (Type)</td>
</tr>
<tr>
<td>REF02</td>
<td>127</td>
<td>X</td>
<td></td>
<td>Reference Identification</td>
<td>AN</td>
<td>1 1</td>
<td>“1” = Tax Payment</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>“2” = Bill Payment</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>“3” = Audit Payment</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>“4” = (Not Used)</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>“5” = Amended Payment</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>“6” = (Not Used)</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>“7” = (Not Used)</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>“8” = Return Item Payment</td>
</tr>
</tbody>
</table>

**Syntax Notes:** REF02 is required.

### Audit Control Number Reference Number Segment (Required with Audit Payment) (Pos. No. 0430)

<table>
<thead>
<tr>
<th>Element ID</th>
<th>Elem Ref#</th>
<th>Sub-Ele Ref#</th>
<th>Field Status</th>
<th>Field Name</th>
<th>Field Type</th>
<th>Length Min Max</th>
<th>Field Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>REF01</td>
<td>128</td>
<td>M</td>
<td></td>
<td>Reference Identification Qualifier</td>
<td>ID</td>
<td>2 2</td>
<td>“X9” = Internal Control Number</td>
</tr>
<tr>
<td>REF02</td>
<td>127</td>
<td>X</td>
<td></td>
<td>Reference Identification</td>
<td>AN</td>
<td>9 9</td>
<td>Audit Case Number – Must be 9 digits</td>
</tr>
</tbody>
</table>

**Syntax Notes:** REF02 is required.
### Payment Order Remittance Advice
#### Beginning Segment

<table>
<thead>
<tr>
<th>Element ID</th>
<th>Elem Ref#</th>
<th>Sub-Ele Ref#</th>
<th>Field Status</th>
<th>Field Name</th>
<th>Field Type</th>
<th>Length Min Max</th>
<th>Field Description</th>
</tr>
</thead>
</table>
| BPR01      | 305       | M            | Reference Identification Qualifier | ID         | 1          | 2             | “I” = Remittance Detail (Filing Only)  
|            |           |              |              |            |            |               | “D” = Make Payment Only  
|            |           |              |              |            |            |               | “E” = Debit Advice with Remittance Detail |
| BPR02      | 782       | M            | Reference Identification | R          | 1          | 15            | Amount of payment (999.99 - Explicit Decimal) |
| BPR03      | 478       | M            | ID           | ID         | 1          | 1             | “D” = Debit |
| BPR04      | 591       | M            | ID           | ID         | 3          | 3             | “ACH” = Automated Clearing House |
| BPR05      | 812       | O            | ID           | ID         | 3          | 3             | “CCD” = Cash Concentration/Disbursement  
|            |           |              |              |            |            |               | “CCP” = Cash Concentration/Disbursement plus Addenda (CCD+) |

BPR06 through BPR09 are not inserted by the taxpayer. They are on file with the party that creates the ACH Debit transaction. The taxpayer transmits empty fields for these elements.

| BPR06 | 506 | X/Z | (ODFI) ID Number Qualifier | ID | 2 | “01” = ABA Transit Routing Number and Check Digits. |
| BPR07 | 507 | X   | (ODFI) Identification Number | AN | 3 | 12 | State’s Bank Routing and Transit Number |
| BPR08 | 569 | O/Z | (ODFI) Account Number Qualifier | ID | 1 | 3 | “DA” = Demand Deposit  
|         |     |     |                            |    |   | “SG” = Savings |
| BPR09 | 508 | X/Z | (ODFI) Account Number | AN | 1 | 35 | State’s Bank Account Number to be Credited. |
| BPR10 | 509 | O   | Originating Company Identifier | AN | 10 | 10 | “7” followed by FEIN |
| BPR11 | 510 | O   | Originating Company Supplemental Code | O | 9 | 9 | Florida agent = “BSWA” |
| BPR12 | 506 | X/Z | (RDFI) ID Number Qualifier | ID | 2 | 2 | “01” = ABA Transit Routing Number |
| BPR13 | 507 | X   | (RDFI) Identification Number | AN | 9 | 9 | Taxpayer’s Bank Routing and Transit Number |
| BPR14 | 569 | O   | (RDFI) Account Number Qualifier | ID | 2 | 2 | “DA” = Demand Deposit  
|         |     |     |                            |    |   | “SG” = Savings |
| BPR15 | 508 | O/Z | (RDFI) Account Number | AN | 1 | 35 | Taxpayer’s Bank Accounted to be Debited |
| BPR16 | 373 | O/Z | Date | DT | 8 | 8 | Settlement effective date (CCYYMMDD) |
| BPR17 | 1048 | O/Z | Business Function Code | ID | 4 | 2 | “TAX” = Tax Payment |
| BPR~E~999.99~D~ACH~CCD~~~~~7101010101~BSWA~01~076401251~DA~112233445677~20090520~ |

**Syntax Notes:**
- If either BPR06 or BPR07 is present, then the other is required.
- If BPR08 is present, then BPR09 is required.
- If either BPR12 or BPR13 is present, then the other is required.
- If BPR14 is present, then BPR15 is required.

**FTA Notes:**
- This segment should not be mandated by a taxing authority.

**ODFI (Originating Depository Financial Institution) is the bank that creates the ACH transaction.**
- For debit transactions, this is the state’s Bank.
- RDFI (Receiving Depository Financial Institution) is the bank that accepts the ACH transaction. For debit transactions, this is the Taxpayer’s Bank.

**FL Note:** BPR segment not required with Filing Only transaction.

### Name Detail
#### Name Segment

<table>
<thead>
<tr>
<th>Element ID</th>
<th>Elem Ref#</th>
<th>Sub-Ele Ref#</th>
<th>Field Status</th>
<th>Field Name</th>
<th>Field Type</th>
<th>Length Min Max</th>
<th>Field Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>N101</td>
<td>98</td>
<td>M</td>
<td>Entity Identification Code</td>
<td>ID</td>
<td>2</td>
<td>2</td>
<td>“TP” = Primary Taxpayer</td>
</tr>
<tr>
<td>N102</td>
<td>93</td>
<td>X</td>
<td>Name</td>
<td>AN</td>
<td>1</td>
<td>35</td>
<td>Taxpayer Name</td>
</tr>
</tbody>
</table>

**Syntax Notes:**
- N102 is required.

**FTA Note:**
- N101: Use “TP” for tax reporting, or “L9” for information reporting.
### General Contact Person
#### Administrative Communications Contact Segment

<table>
<thead>
<tr>
<th>Field ID</th>
<th>Element ID</th>
<th>Sub-Element Ref#</th>
<th>Field Status</th>
<th>Field Name</th>
<th>Field Type</th>
<th>Length Min Max</th>
<th>Field Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>PER01</td>
<td>366</td>
<td></td>
<td>M</td>
<td>Contact Function Code</td>
<td>ID</td>
<td>2</td>
<td>2</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>“CN” = General Contact</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>“EA” = EDI Coordinator</td>
</tr>
<tr>
<td>PER02</td>
<td>93</td>
<td>O</td>
<td></td>
<td>Name</td>
<td>AN</td>
<td>1</td>
<td>35</td>
</tr>
<tr>
<td>PER03</td>
<td>365</td>
<td>X</td>
<td></td>
<td>Communications Number Qualifier</td>
<td>ID</td>
<td>2</td>
<td>2</td>
</tr>
<tr>
<td>PER04</td>
<td>364</td>
<td>X</td>
<td></td>
<td>Communications Number</td>
<td>AN</td>
<td>10</td>
<td>14</td>
</tr>
<tr>
<td>PER05</td>
<td>365</td>
<td>X</td>
<td></td>
<td>Communications Number Qualifier</td>
<td>ID</td>
<td>2</td>
<td>2</td>
</tr>
<tr>
<td>PER06</td>
<td>364</td>
<td>X</td>
<td></td>
<td>Communications Number</td>
<td>AN</td>
<td>10</td>
<td>10</td>
</tr>
<tr>
<td>PER07</td>
<td>365</td>
<td>X</td>
<td></td>
<td>Communications Number Qualifier</td>
<td>ID</td>
<td>2</td>
<td>2</td>
</tr>
<tr>
<td>PER08</td>
<td>364</td>
<td>X</td>
<td></td>
<td>Communications Number</td>
<td>AN</td>
<td>1</td>
<td>50</td>
</tr>
</tbody>
</table>

**Syntax Notes:**
- If either PER03 or PER04 is present, then the other is required.
- If either PER05 or PER06 is present, then the other is required.
- If either PER07 or PER08 is present, then the other is required.

**FTA Note:** None

**FL Note:** The following segments are required if the mailing address is different than the physical address.

End of Transaction Set Header
Transaction Set – Report Information

This TFS loop reports information on the type of report. Transaction detail is reported using the Summary and Schedule section of this map.

The TFS loop is repeated when reporting information for each report. Repeat the FGS loop within the TFS loop for each product reported.

<table>
<thead>
<tr>
<th>Beginning of Report</th>
<th>Pos. No. 0100</th>
</tr>
</thead>
<tbody>
<tr>
<td>Element ID</td>
<td>Elem Ref. #</td>
</tr>
<tr>
<td>TFS01</td>
<td>128</td>
</tr>
<tr>
<td>TFS02</td>
<td>127</td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td>TFS03 and TFS04 are not used.</td>
<td></td>
</tr>
<tr>
<td>TFS05</td>
<td>66</td>
</tr>
<tr>
<td>TFS06</td>
<td>67</td>
</tr>
<tr>
<td>TFS<del>T2</del>TOR~~~TC~T59FL2034</td>
<td></td>
</tr>
<tr>
<td>Syntax Notes: If either TFS05 or TFS06 is present, then the other is required.</td>
<td></td>
</tr>
<tr>
<td>FTA Note: TFS05 and TFS06 are only used on a terminal report.</td>
<td></td>
</tr>
</tbody>
</table>

Condition 1 – If an account has no activity, this segment is required. The Condition 2 DTM and FGS are not used.

<table>
<thead>
<tr>
<th>No Activity</th>
<th>Reference Number Segment</th>
<th>(Conditional) Pos. No. 0200</th>
</tr>
</thead>
<tbody>
<tr>
<td>Element ID</td>
<td>Elem Ref. #</td>
<td>Sub-Ele Ref. #</td>
</tr>
<tr>
<td>REF01</td>
<td>128</td>
<td>M</td>
</tr>
<tr>
<td>REF02</td>
<td>127</td>
<td>X</td>
</tr>
<tr>
<td>REF<del>BE</del>1 \</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Syntax Notes: REF02 is required.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>FTA Note: If an account has no activity, this segment is required.</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Physical Inventory by Product</th>
<th>Form Group Segment</th>
<th>(Conditional) Pos. No. 1000</th>
</tr>
</thead>
<tbody>
<tr>
<td>Element ID</td>
<td>Elem Ref. #</td>
<td>Sub-Ele Ref. #</td>
</tr>
<tr>
<td>FGS01</td>
<td>350</td>
<td>M</td>
</tr>
<tr>
<td>FGS02</td>
<td>128</td>
<td>X</td>
</tr>
<tr>
<td>FGS03</td>
<td>127</td>
<td>X</td>
</tr>
<tr>
<td>FGS<del>EI</del>PG~065 \</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Syntax Notes: If either FGS02 or FGS03 is present, then the other is required.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>FTA Note: FGS01 – Recommend B1 only be used for first filing. Beginning inventory is the previous period’s ending inventory. FGS01—GL, TIA04 is Positive for a gain and negative for a loss.</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Inventory</th>
<th>Tax Information and Amount Segment</th>
<th>(Required if FGS is Used) Pos. No. 1800</th>
</tr>
</thead>
<tbody>
<tr>
<td>Element ID</td>
<td>Elem Ref. #</td>
<td>Sub-Ele Ref. #</td>
</tr>
<tr>
<td>TIA01</td>
<td>817</td>
<td>M</td>
</tr>
<tr>
<td>TIA02 and TIA03 are not used.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>TIA04</td>
<td>380</td>
<td>X</td>
</tr>
<tr>
<td>TIA05</td>
<td>355</td>
<td>M</td>
</tr>
<tr>
<td>TIA<del>5002~~10000</del>GA \</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Syntax Notes: TIA04 is required.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>If TIA05 is present, then TIA04 is required.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>FTA Note: Physical Inventory is the only value passed. All other information is derivable from schedules.</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

End of FGS loop (Line item detail) 
End of TFS loop (TOR detail)
**Summary Information**

This TFS loop reports summary information. This TFS loop is used in combination with the SDR report.

Summary information is used when the information can not be derived from the schedule details. This TFS loop repeats when one of the following values change: TFS02 Summary Code, TFS04 Product Code TFS06.

If there are no transactions to report in this filing, it is not necessary to transmit a Summary Information TFS loop.

<table>
<thead>
<tr>
<th>Element ID</th>
<th>Field Name</th>
<th>Field Type</th>
<th>Length</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>TFS01</td>
<td>Reference Identification Qualifier</td>
<td>ID</td>
<td>2</td>
<td>“T3” = Tax Schedule Code</td>
</tr>
<tr>
<td>TFS02</td>
<td>Reference Identification</td>
<td>AN</td>
<td>6</td>
<td>TFS02 Summary Code</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td>“S02” = Taxes (used for Penalty)</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td>“S03A” = Tax Credit (page 3, line 28)</td>
</tr>
</tbody>
</table>

**Syntax Notes:** If either TFS03 or TFS04 is present, then the other is required. If either TFS05 or TFS06 is present, then the other is required.

**FTA Notes:** TFS02 references the report the summary is associated with. If TFS05 = “94” then TFS06 = “CE”. If TFS05 = “T2” then TFS06 = Report Code.

**Summary Data**

<table>
<thead>
<tr>
<th>Element ID</th>
<th>Field Name</th>
<th>Field Type</th>
<th>Length</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>FGS01</td>
<td>Assigned Identification</td>
<td>AN</td>
<td>1</td>
<td>“S” = Schedule Summary</td>
</tr>
</tbody>
</table>

**Syntax Notes:** None

**FTA Notes:** None

**Penalty Tax Information and Amount Segment**

<table>
<thead>
<tr>
<th>Element ID</th>
<th>Field Name</th>
<th>Field Type</th>
<th>Length</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>TIA01</td>
<td>Tax Information ID Number</td>
<td>AN</td>
<td>4</td>
<td>“5009” = Penalty</td>
</tr>
<tr>
<td>TIA02</td>
<td>Monetary Amount</td>
<td>R</td>
<td>15</td>
<td>Dollar Amount (999.99 – Explicit Decimal)</td>
</tr>
</tbody>
</table>

**Syntax Notes:** TIA02 is required.

**FTA Notes:** None

End of FGS loop (Summary Data)
End of TFS loop (Summary Information)
Schedules

This TFS loop begins the schedule detail. It repeats when one of the following values change:
- Tax Form Code, Schedule Code, Mode Code
- Product Code, Origin, Position Holder,
- Seller, Consignor, Carrier, Buyer, Consignee or Destination.

If there are no transactions to report in this filing, it is not necessary to transmit a Schedules TFS loop.
You must indicate no activity in the TOR, SDR, CCR and/or other report type sections of this map.

### Beginning of Schedules

<table>
<thead>
<tr>
<th>Element ID</th>
<th>Elem Ref.#</th>
<th>Sub-Ele Ref.#</th>
<th>Field Status</th>
<th>Field Name</th>
<th>Field Type</th>
<th>Length</th>
<th>Field Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>TFS01</td>
<td>128</td>
<td></td>
<td>M</td>
<td>Reference Identification Qualifier</td>
<td>ID</td>
<td>2 2</td>
<td>“T3” = Tax Schedule Code</td>
</tr>
<tr>
<td>TFS02</td>
<td>127</td>
<td></td>
<td>M</td>
<td>Reference Identification</td>
<td>AN</td>
<td>1 6</td>
<td>Schedule Type Code</td>
</tr>
<tr>
<td>TFS03</td>
<td>128</td>
<td></td>
<td>X</td>
<td>Reference Identification Qualifier</td>
<td>ID</td>
<td>2 2</td>
<td>“PG” = Product Group</td>
</tr>
<tr>
<td>TFS04</td>
<td>127</td>
<td></td>
<td>X</td>
<td>Reference Identification</td>
<td>AN</td>
<td>3 3</td>
<td>Product Code</td>
</tr>
<tr>
<td>TFS05</td>
<td>66</td>
<td></td>
<td>X</td>
<td>Identification Code Qualifier</td>
<td>ID</td>
<td>2 2</td>
<td>“94” = Mode</td>
</tr>
<tr>
<td>TFS06</td>
<td>67</td>
<td></td>
<td>X</td>
<td>Identification Code</td>
<td>AN</td>
<td>2 2</td>
<td>Transaction Type Mode Code</td>
</tr>
</tbody>
</table>

TFS~T3~15A~PG~065~94~J

Syntax Notes: If either TFS03 or TFS04 is present, then the other is required.
If either TFS05 or TFS06 is present, then the other is required.

FTA Notes: None.

For Point of Origin/Terminal: (One of the following Options is Required)
- Use Option 1 when the origin has an IRS TCN.
- Use Option 2 when the origin does not have an IRS TCN.
- Use Option 3 when the state requires an origin facility ID.

#### Option 1

<table>
<thead>
<tr>
<th>Element ID</th>
<th>Elem Ref.#</th>
<th>Sub-Ele Ref.#</th>
<th>Field Status</th>
<th>Field Name</th>
<th>Field Type</th>
<th>Length</th>
<th>Field Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>N101</td>
<td>98</td>
<td></td>
<td>M</td>
<td>Entity Identification Code</td>
<td>ID</td>
<td>2 2</td>
<td>OT” = Origin Terminal</td>
</tr>
</tbody>
</table>

N102 is not used.

<table>
<thead>
<tr>
<th>Element ID</th>
<th>Elem Ref.#</th>
<th>Sub-Ele Ref.#</th>
<th>Field Status</th>
<th>Field Name</th>
<th>Field Type</th>
<th>Length</th>
<th>Field Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>N103</td>
<td>66</td>
<td></td>
<td>X</td>
<td>Identification Code Qualifier</td>
<td>ID</td>
<td>2 2</td>
<td>“TC” = IRS Terminal Code</td>
</tr>
<tr>
<td>N104</td>
<td>67</td>
<td></td>
<td>X</td>
<td>Identification Code</td>
<td>AN</td>
<td>3 3</td>
<td>IRS Terminal Code (Code list is located at <a href="http://www.irs.gov/businesses/small/article/0,,id=180086,00.html">http://www.irs.gov/businesses/small/article/0,,id=180086,00.html</a> )</td>
</tr>
</tbody>
</table>

N1~OT~~TC~T59FL2109\|

Syntax Notes: N103 and N104 are required.

FTA Notes: None

#### Option 2

<table>
<thead>
<tr>
<th>Element ID</th>
<th>Elem Ref.#</th>
<th>Sub-Ele Ref.#</th>
<th>Field Status</th>
<th>Field Name</th>
<th>Field Type</th>
<th>Length</th>
<th>Field Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>N101</td>
<td>99</td>
<td></td>
<td>M</td>
<td>Entity Identification Code</td>
<td>ID</td>
<td>2 2</td>
<td>“SF” = Ship From</td>
</tr>
<tr>
<td>N102</td>
<td>93</td>
<td></td>
<td>X</td>
<td>Name</td>
<td>AN</td>
<td>2 2</td>
<td>Reference Appendix E (Non-U.S. use “ZZ”):</td>
</tr>
</tbody>
</table>

N1~SF~AL\|

Syntax Notes: N102 is required.

FTA Notes: None
Option 3

<table>
<thead>
<tr>
<th>Field Status</th>
<th>Field Name</th>
<th>Field Type</th>
<th>Length</th>
<th>Field Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>M</td>
<td>Entity Identification Code</td>
<td>ID</td>
<td>2</td>
<td>2</td>
</tr>
<tr>
<td></td>
<td>“WO” = Storage Facility at Origin</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

N102 is not used.

<table>
<thead>
<tr>
<th>Field Status</th>
<th>Field Name</th>
<th>Field Type</th>
<th>Length</th>
<th>Field Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>X</td>
<td>Identification Code Qualifier</td>
<td>ID</td>
<td>2</td>
<td>2</td>
</tr>
<tr>
<td></td>
<td>“FA” = Facility Identification</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

N1~WO~~FA~479900123

Syntax Notes: N103 and N104 are required.

FTA Notes: None

Option 3

<table>
<thead>
<tr>
<th>Field Status</th>
<th>Field Name</th>
<th>Field Type</th>
<th>Length</th>
<th>Field Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>M</td>
<td>Entity Identification Code</td>
<td>ID</td>
<td>2</td>
<td>2</td>
</tr>
<tr>
<td></td>
<td>“ON” = Position Holder</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

N102 is not used.

<table>
<thead>
<tr>
<th>Field Status</th>
<th>Field Name</th>
<th>Field Type</th>
<th>Length</th>
<th>Field Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>X</td>
<td>Identification Code Qualifier</td>
<td>ID</td>
<td>2</td>
<td>2</td>
</tr>
<tr>
<td></td>
<td>“24” = FEIN</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

N1~ON~~24~596888888

Syntax Notes: At least one of N102 or N103 is required.

If either N103 or N104 is present, then the other is required.

FTA Notes: If reporting position holder or 2-party exchange information this segment is required.
For 2-party exchanges this segment defines the party of origin. N102, N103 and N104 are required.

Option 3

<table>
<thead>
<tr>
<th>Field Status</th>
<th>Field Name</th>
<th>Field Type</th>
<th>Length</th>
<th>Field Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>M</td>
<td>Entity Identification Code</td>
<td>ID</td>
<td>2</td>
<td>2</td>
</tr>
<tr>
<td></td>
<td>“CA” = Carrier Name</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

N102 is not used.

<table>
<thead>
<tr>
<th>Field Status</th>
<th>Field Name</th>
<th>Field Type</th>
<th>Length</th>
<th>Field Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>X</td>
<td>Identification Code Qualifier</td>
<td>ID</td>
<td>2</td>
<td>2</td>
</tr>
<tr>
<td></td>
<td>“24” = FEIN</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

N1~CA~~24~656666666

Syntax Notes: At least one of N102 or N103 is required.

If either N103 or N104 is present, then the other is required.

FTA Notes: N102, N103 and N104 are required.
For Point (Address) of Delivery/Destination: (One of the following Options is Required)

Use Option 1 when the destination has an IRS TCN.
Use Option 2 when the destination does not have an IRS TCN.
Use Option 3 when the state requires a destination facility ID (currently used by the state of Florida).

### Option 1

**Point of Destination**

<table>
<thead>
<tr>
<th>Name Segment 8</th>
<th>Field Segment</th>
<th>Field Segment Status</th>
<th>Field Name</th>
<th>Field Type</th>
<th>Length</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>N101</td>
<td>98</td>
<td>M</td>
<td>Entity Identification Code</td>
<td>ID</td>
<td>2 2</td>
<td>“DT” = Destination Terminal</td>
</tr>
</tbody>
</table>

**Syntax Notes:**
- N103 and N104 are required.
- N102 is not used.
- Syntax Notes: N102 is not used

**FTA Notes:** None

### Option 2

**Point of Destination**

<table>
<thead>
<tr>
<th>Name Segment 8</th>
<th>Field Segment</th>
<th>Field Segment Status</th>
<th>Field Name</th>
<th>Field Type</th>
<th>Length</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>N101</td>
<td>99</td>
<td>M</td>
<td>Entity Identification Code</td>
<td>ID</td>
<td>2 2</td>
<td>“ST” = Ship To</td>
</tr>
<tr>
<td>N102</td>
<td>93</td>
<td>X</td>
<td>Name</td>
<td>AN</td>
<td>2 2</td>
<td>Reference Appendix E (Non-U.S. use “ZZ”.)</td>
</tr>
</tbody>
</table>

**Syntax Notes:**
- N103 and N104 are required.
- Syntax Notes: None

**FTA Notes:** None

### Option 3

**Point of Destination**

<table>
<thead>
<tr>
<th>Name Segment 8</th>
<th>Field Segment</th>
<th>Field Segment Status</th>
<th>Field Name</th>
<th>Field Type</th>
<th>Length</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>N101</td>
<td>99</td>
<td>M</td>
<td>Entity Identification Code</td>
<td>ID</td>
<td>2 2</td>
<td>“WD” = Destination Facility</td>
</tr>
</tbody>
</table>

**Syntax Notes:**
- N103 and N104 are required.

**FTA Notes:** None
This FGS loop begins the individual shipments within the TFS loop. It is repeated when one of the following values changes:
Bill of Lading (Document) Number
Bill of Lading Date (Date Shipped)
Gallons.

<table>
<thead>
<tr>
<th>Bill of Lading Date Forms Group Segment</th>
<th>Pos. No. 1000</th>
</tr>
</thead>
<tbody>
<tr>
<td>Element ID</td>
<td>Elem Ref#</td>
</tr>
<tr>
<td>------------</td>
<td>-----------</td>
</tr>
<tr>
<td>FGS01</td>
<td>350</td>
</tr>
<tr>
<td>FGS02</td>
<td>128</td>
</tr>
<tr>
<td>FGS03</td>
<td>127</td>
</tr>
</tbody>
</table>

Syntax Notes: If either FGS02 or FGS03 is present, then the other is required.
FTA Notes: None

<table>
<thead>
<tr>
<th>Bill of Lading Date Date/Time Reference Segment</th>
<th>Pos. No. 1200</th>
</tr>
</thead>
<tbody>
<tr>
<td>Element ID</td>
<td>Elem Ref#</td>
</tr>
<tr>
<td>------------</td>
<td>-----------</td>
</tr>
<tr>
<td>DTM01</td>
<td>374</td>
</tr>
<tr>
<td>DTM02</td>
<td>373</td>
</tr>
</tbody>
</table>

Syntax Notes: DTM02 is required.
FTA Notes: None

<table>
<thead>
<tr>
<th>Bill of Lading Net Tax Information and Amount Segment</th>
<th>Pos. No. 1800</th>
</tr>
</thead>
<tbody>
<tr>
<td>Element ID</td>
<td>Elem Ref#</td>
</tr>
<tr>
<td>------------</td>
<td>-----------</td>
</tr>
<tr>
<td>TIA01</td>
<td>817</td>
</tr>
<tr>
<td>TIA02 and TIA03 are not used.</td>
<td></td>
</tr>
<tr>
<td>TIA04</td>
<td>380</td>
</tr>
<tr>
<td>TIA05</td>
<td>355</td>
</tr>
</tbody>
</table>

Syntax Notes: TIA04 and TIA05 are required.
FTA Notes: Numbers should be reported as positive for both disbursements and receipts.

End of FGS loop for Individual shipments.
End of TFS loop for Schedule.
### Bill of Lading Gross (not used)

<table>
<thead>
<tr>
<th>Element ID</th>
<th>Elem Ref#</th>
<th>Sub-El Ref#</th>
<th>Field Status</th>
<th>Field Name</th>
<th>Field Type</th>
<th>Length Min Max</th>
<th>Field Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>TIA01</td>
<td>817</td>
<td></td>
<td>M</td>
<td>Tax Information ID Number</td>
<td>AN</td>
<td>4-4</td>
<td>&quot;5006&quot; = Gross</td>
</tr>
</tbody>
</table>

TIA02 and TIA03 are not used.

TIA04

Syntax Notes: TIA04 is required.

If TIA05 is present, then and TIA04 is required.

FTA Notes: None

### Bill of Lading Billed (not used)

<table>
<thead>
<tr>
<th>Element ID</th>
<th>Elem Ref#</th>
<th>Sub-El Ref#</th>
<th>Field Status</th>
<th>Field Name</th>
<th>Field Type</th>
<th>Length Min Max</th>
<th>Field Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>TIA01</td>
<td>817</td>
<td></td>
<td>M</td>
<td>Tax Information ID Number</td>
<td>AN</td>
<td>4-4</td>
<td>&quot;5007&quot; = Billed</td>
</tr>
</tbody>
</table>

TIA02 and TIA03 are not used.

TIA04

Syntax Notes: TIA04 is required.

If TIA05 is present, then and TIA04 is required.

FTA Notes: None

### Transaction Set - Trailer Description

<table>
<thead>
<tr>
<th>Element ID</th>
<th>Elem Ref#</th>
<th>Sub-El Ref#</th>
<th>Field Status</th>
<th>Field Name</th>
<th>Field Type</th>
<th>Length Min Max</th>
<th>Field Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>SE01</td>
<td>96</td>
<td></td>
<td>M</td>
<td>Number of Included Segments</td>
<td>NO</td>
<td>1-10</td>
<td>Number of segments (inserted by translator)</td>
</tr>
<tr>
<td>SE02</td>
<td>329</td>
<td></td>
<td>M</td>
<td>Transaction Set Control Number</td>
<td>AN</td>
<td>4-9</td>
<td>Determined by Filer (same value in ST02, unique control number)</td>
</tr>
</tbody>
</table>

Syntax Notes: None

FTA Notes: None

End of Transaction Set
## Terminal Supplier

**Transaction Set - Header Description**

<table>
<thead>
<tr>
<th>Element ID</th>
<th>Elem Ref#</th>
<th>Sub-Ele Ref#</th>
<th>Field Status</th>
<th>Field Name</th>
<th>Field Type</th>
<th>Length</th>
<th>Min Max</th>
<th>Field Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>ST01</td>
<td>143</td>
<td></td>
<td>M</td>
<td>Transaction Set Code</td>
<td>ID</td>
<td>3</td>
<td>3</td>
<td>Transaction Set Type “813”</td>
</tr>
<tr>
<td>ST02</td>
<td>329</td>
<td></td>
<td>M</td>
<td>Transaction Set Control Number</td>
<td>AN</td>
<td>4</td>
<td>9</td>
<td>Filer defined unique control number (same value as SE02)</td>
</tr>
<tr>
<td>ST03</td>
<td>1705</td>
<td></td>
<td>O/Z</td>
<td>Implementation Convention Reference</td>
<td>AN</td>
<td>1</td>
<td>5</td>
<td>Version of taxing authority’s implementation guide. (20071)</td>
</tr>
</tbody>
</table>

**Syntax Notes:**

FTA Note: It is recommended that ST03 be used to help identify which implementation guide the trading partner is using. This element will help the receiver of the data determine if the sender is using an old guide or the most current guide for the data transmission.

**Identify Tax Agency Information**

<table>
<thead>
<tr>
<th>Element ID</th>
<th>Elem Ref#</th>
<th>Sub-Ele Ref#</th>
<th>Field Status</th>
<th>Field Name</th>
<th>Field Type</th>
<th>Length</th>
<th>Min Max</th>
<th>Field Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>BTI01</td>
<td>128</td>
<td></td>
<td>M</td>
<td>Reference Number Qualifier</td>
<td>ID</td>
<td>2</td>
<td>2</td>
<td>“T6” = Tax Filing</td>
</tr>
<tr>
<td>BTI02</td>
<td>127</td>
<td></td>
<td>M</td>
<td>Reference Number</td>
<td>AN</td>
<td>3</td>
<td>3</td>
<td>“050” = All Fuels Tax Filings</td>
</tr>
<tr>
<td>BTI03</td>
<td>66</td>
<td></td>
<td>M</td>
<td>ID Code Qualifier</td>
<td>ID</td>
<td>2</td>
<td>2</td>
<td>“47” = Tax Authority</td>
</tr>
<tr>
<td>BTI04</td>
<td>67</td>
<td></td>
<td>M</td>
<td>ID Code</td>
<td>AN</td>
<td>2</td>
<td>20</td>
<td>“FLDOR”</td>
</tr>
<tr>
<td>BTI05</td>
<td>373</td>
<td></td>
<td>O</td>
<td>Transaction Create Date</td>
<td>DT</td>
<td>8</td>
<td>8</td>
<td>“CCYYMMDD” = Transmission Date</td>
</tr>
<tr>
<td>BTI06</td>
<td>818</td>
<td></td>
<td>O</td>
<td>Name Control ID</td>
<td>AN</td>
<td>4</td>
<td>4</td>
<td>Not Used</td>
</tr>
<tr>
<td>BTI07</td>
<td>66</td>
<td></td>
<td>X</td>
<td>ID Code</td>
<td>ID</td>
<td>2</td>
<td>2</td>
<td>“24” = FEIN</td>
</tr>
<tr>
<td>BTI08</td>
<td>67</td>
<td></td>
<td>X</td>
<td>ID Code</td>
<td>AN</td>
<td>9</td>
<td>9</td>
<td>Taxpayer’s FEIN</td>
</tr>
<tr>
<td>BTI10</td>
<td>62</td>
<td></td>
<td>X</td>
<td>ID Code</td>
<td>ID</td>
<td>2</td>
<td>2</td>
<td>Not Used</td>
</tr>
<tr>
<td>BTI11</td>
<td>66</td>
<td></td>
<td>X</td>
<td>ID Code</td>
<td>AN</td>
<td>2</td>
<td>20</td>
<td>Not Used</td>
</tr>
<tr>
<td>BTI12</td>
<td>67</td>
<td></td>
<td>X</td>
<td>ID Code</td>
<td>ID</td>
<td>9</td>
<td>18</td>
<td>Default “FLTRUEX12”</td>
</tr>
<tr>
<td>BTI13</td>
<td>353</td>
<td></td>
<td>O</td>
<td>Transaction Set Purpose Code</td>
<td>ID</td>
<td>2</td>
<td>2</td>
<td>Original Filing Options: “00” = Original “05” = Replace</td>
</tr>
<tr>
<td>BTI14</td>
<td>640</td>
<td></td>
<td>O</td>
<td>Transaction Type Code</td>
<td>ID</td>
<td>2</td>
<td>2</td>
<td>Amended Filing Options: “6S” = Supplemental</td>
</tr>
</tbody>
</table>

**Syntax Notes:**

- If either BTI07 or BTI08 is present, then the other is required.
- If either BTI09 or BTI10 is present, then the other is required.
- If either BTI11 or BTI12 is present, then the other is required.

FTA Notes:

- BTI07 must be the FEIN if the taxpayer has one. Submit a SSN only for sole proprietorships that have not been issued a FEIN. In Canada, companies use a BN—Canadian Business Number.

The application of BTI13 and BTI14 are as follows: BTI13 should be used when the taxpayer transmits their initial return (BTI13 should be used without BTI14); BTI14 should be used when the taxpayer transmits modifications (BTI14 should be used without BTI13). This is a recommendation of the Motor Fuel Uniformity Committee, not a requirement of X12. Further clarification of these elements is located below.

### Element Application

- **“00” = Original**
  - Use “Original” when first attempting to transmit your return to the department, whether the return is received or not. Always use “00” until the original return is received.

- **“05” = Replace**
  - Use “Replace” when original return had corrupted data.

- **“1S” = Resubmission**
  - Use “Resubmission” when the Department did not receive first attempt of your transmitted return.

- **BTI14 [Amended Return]**
  - **“CO” = Corrected**
    - Use “Corrected” when adjusting or correcting original or amended return.
  - **“6R” = Resubmission**
    - Use “Resubmission” when first attempt to transmit amended return was not received by the department.
**Total Net Reported**

**Tax Information and Amount Segment**

<table>
<thead>
<tr>
<th>Element ID</th>
<th>Elem Ref#</th>
<th>Sub-Ele Ref#</th>
<th>Field Name</th>
<th>Field Type</th>
<th>Length Min Max</th>
<th>Field Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>TIA01</td>
<td>C037</td>
<td>817</td>
<td>Tax Information Code</td>
<td>AN</td>
<td>4 4</td>
<td>“5001” = Total Net Reported</td>
</tr>
</tbody>
</table>

**TIA02 and TIA03 are not used.**

**TIA~5001~~~1000000~GA\**

**Syntax Notes:** TIA04 is required.

If TIA05 is present, then TIA04 is required.

**FTA Notes:** Even though this value can be calculated, it is included, as a control figure to verify that the amount calculated by the Tax Authority is the same as expected by the taxpayer.

**Tax Filing Period**

**Date/Time Reference Segment**

<table>
<thead>
<tr>
<th>Element ID</th>
<th>Elem Ref#</th>
<th>Sub-Ele Ref#</th>
<th>Field Name</th>
<th>Field Type</th>
<th>Length Min Max</th>
<th>Field Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>DTM01</td>
<td>374</td>
<td>M</td>
<td>Date/Time Qualifier</td>
<td>ID</td>
<td>3 3</td>
<td>“194” = Tax Period End Date</td>
</tr>
<tr>
<td>DTM02</td>
<td>373</td>
<td>X</td>
<td>Date</td>
<td>DT</td>
<td>8 8</td>
<td>“CCYYMMDD” = Tax Filing Period End</td>
</tr>
</tbody>
</table>

**DTM03 and DTM04 are not used.**

**DTM~194~20090531\**

**Syntax Notes:** At least one of DTM02 or DTM05 is required.

If either DTM05 or DTM06 is present, then the other is required.

**FTA Notes:** If qualifier “194” is used in DTM01, then DTM05 and DTM06 are not used.

If qualifier “683” is used in DTM01, then DTM02 is not used.

**Payment Category**

**Reference Number Segment**

<table>
<thead>
<tr>
<th>Element ID</th>
<th>Elem Ref#</th>
<th>Sub-Ele Ref#</th>
<th>Field Name</th>
<th>Field Type</th>
<th>Length Min Max</th>
<th>Field Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>REF01</td>
<td>128</td>
<td>M</td>
<td>Reference Identification Qualifier</td>
<td>ID</td>
<td>2 2</td>
<td>“9V” = Payment Category (Type)</td>
</tr>
<tr>
<td>REF02</td>
<td>127</td>
<td>X</td>
<td>Reference Identification</td>
<td>AN</td>
<td>1 1</td>
<td>“1” = Tax Payment</td>
</tr>
</tbody>
</table>

**REF~9V~3\**

**Syntax Notes:** REF02 is required.

**FTA Note:** None

**Audit Control Number**

**Reference Number Segment**

<table>
<thead>
<tr>
<th>Element ID</th>
<th>Elem Ref#</th>
<th>Sub-Ele Ref#</th>
<th>Field Name</th>
<th>Field Type</th>
<th>Length Min Max</th>
<th>Field Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>REF01</td>
<td>128</td>
<td>M</td>
<td>Reference Identification Qualifier</td>
<td>ID</td>
<td>2 2</td>
<td>“X9” = Internal Control Number</td>
</tr>
<tr>
<td>REF02</td>
<td>127</td>
<td>X</td>
<td>Reference Identification</td>
<td>AN</td>
<td>9 9</td>
<td>Audit Case Number – Must be 9 digits</td>
</tr>
</tbody>
</table>

**REF~X9~123456789\**

**Syntax Notes:** REF02 is required.

**FTA Note:** None
### Payment Order Remittance Advice

#### (Optional – Required when using a BPR Segment)

<table>
<thead>
<tr>
<th>Element ID</th>
<th>Elem Ref#</th>
<th>Sub-Element Ref#</th>
<th>Field Status</th>
<th>Field Name</th>
<th>Field Type</th>
<th>Length Min Max</th>
<th>Field Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>BPR06</td>
<td>506</td>
<td>X/Z</td>
<td>(ODFI) ID Number Qualifier</td>
<td>ID</td>
<td>2/2</td>
<td>“O1” = ABA Transit Routing Number and Check Digits</td>
<td></td>
</tr>
<tr>
<td>BPR07</td>
<td>507</td>
<td>X</td>
<td>(ODFI) Identification Number</td>
<td>AN</td>
<td>3/12</td>
<td>State’s Bank Routing and Transit Number</td>
<td></td>
</tr>
<tr>
<td>BPR08</td>
<td>508</td>
<td>O/Z</td>
<td>(ODFI) Account Number Qualifier</td>
<td>ID</td>
<td>4/3</td>
<td>“DA” = Demand Deposit, “SG” = Savings</td>
<td></td>
</tr>
<tr>
<td>BPR09</td>
<td>509</td>
<td>X/Z</td>
<td>(ODFI) Account Number</td>
<td>AN</td>
<td>4/35</td>
<td>State’s Bank Account Number to be credited</td>
<td></td>
</tr>
<tr>
<td>BPR10</td>
<td>509</td>
<td>O</td>
<td>Originating Company</td>
<td>AN</td>
<td>10/10</td>
<td>“7” followed by FEIN</td>
<td></td>
</tr>
<tr>
<td>BPR11</td>
<td>510</td>
<td>O</td>
<td>Originating Company Supplemental Code</td>
<td>O</td>
<td>9/9</td>
<td>Florida agent = “BSWA”</td>
<td></td>
</tr>
<tr>
<td>BPR12</td>
<td>506</td>
<td>X/Z</td>
<td>(RDFI) ID Number Qualifier</td>
<td>ID</td>
<td>2/2</td>
<td>“O1” = ABA Transit Routing Number</td>
<td></td>
</tr>
<tr>
<td>BPR13</td>
<td>507</td>
<td>X</td>
<td>(RDFI) Identification Number</td>
<td>AN</td>
<td>9/9</td>
<td>Taxpayer’s Bank Routing and Transit Number</td>
<td></td>
</tr>
<tr>
<td>BPR14</td>
<td>508</td>
<td>O/Z</td>
<td>(RDFI) Account Number Qualifier</td>
<td>ID</td>
<td>2/2</td>
<td>“DA” = Demand Deposit, “SG” = Savings</td>
<td></td>
</tr>
<tr>
<td>BPR15</td>
<td>508</td>
<td>O/Z</td>
<td>(RDFI) Account Number</td>
<td>AN</td>
<td>1/35</td>
<td>Taxpayer’s Bank Accounted to be Debited</td>
<td></td>
</tr>
<tr>
<td>BPR16</td>
<td>373</td>
<td>O/Z</td>
<td>Date</td>
<td>DT</td>
<td>8/8</td>
<td>Settlement effective date (CCYYMMDD)</td>
<td></td>
</tr>
<tr>
<td>BPR17</td>
<td>1048</td>
<td>O/Z</td>
<td>Business Function Code</td>
<td>ID</td>
<td>4/4</td>
<td>“TAX” = Tax Payment</td>
<td></td>
</tr>
</tbody>
</table>

**BPR06 through BPR09 are not inserted by the taxpayer. They are on file with the party that creates the ACH Debit transaction. The taxpayer transmits empty fields for these elements.**

**Syntax Notes:** If either BPR06 or BPR07 is present, then the other is required.
If BPR08 is present, then BPR09 is required.
If either BPR12 or BPR13 is present, then the other is required.
If BPR14 is present, then BPR15 is required.

**FTA Notes:** This segment should not be mandated by a taxing authority

ODFI (Originating Depository Financial Institution) is the bank that creates the ACH transaction.
For debit transactions, this is the state’s Bank.
RDFI (Receiving Depository Financial Institution) is the bank that accepts the ACH transaction.
For debit transactions, this is the Taxpayer’s Bank.

**FL Note:** BPR segment not required with Filing Only transaction.

---

### Name Detail

#### Name Segment

<table>
<thead>
<tr>
<th>Element ID</th>
<th>Elem Ref#</th>
<th>Sub-Element Ref#</th>
<th>Field Status</th>
<th>Field Name</th>
<th>Field Type</th>
<th>Length Min Max</th>
<th>Field Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>N101</td>
<td>98</td>
<td>M</td>
<td>Entity Identification Code</td>
<td>ID</td>
<td>2/2</td>
<td>“TP” = Primary Taxpayer</td>
<td></td>
</tr>
<tr>
<td>N102</td>
<td>93</td>
<td>X</td>
<td>Name</td>
<td>AN</td>
<td>1/35</td>
<td>Taxpayer Name</td>
<td></td>
</tr>
</tbody>
</table>

**N1~TP~Johnny’s Petro\**

**Syntax Notes:** N102 is required.

**FTA Note:** N101: Use “TP” for tax reporting or “L9” for information reporting.

---

5-36
### General Contact Person

#### Administrative Communications Contact Segment

<table>
<thead>
<tr>
<th>Element ID</th>
<th>Elem Ref#</th>
<th>Sub-Ele Ref#</th>
<th>Field Status</th>
<th>Field Name</th>
<th>Field Type</th>
<th>Length Min Max</th>
<th>Field Description</th>
</tr>
</thead>
</table>
| PER01      | 366       |              | M            | Contact Function Code           | ID         | 2 2            | Contact Type Code: “CN” = General Contact  
|            |           |              |              |                                 |            |                | “EA” = EDI Coordinator |
| PER02      | 93        |              | O            | Name                            | AN         | 1 35           | Contact Name       |
| PER03      | 365       |              | X            | Communications Number Qualifier | ID         | 2 2            | “TE” = Telephone Number |
| PER04      | 364       |              | X            | Communications Number           | AN         | 10 10         | Voice Telephone Number |
| PER05      | 365       |              | X            | Communications Number Qualifier | ID         | 2 2            | “FX” = FAX Number   |
| PER06      | 364       |              | X            | Communications Number           | AN         | 10 10         | FAX Telephone Number |
| PER07      | 365       |              | X            | Communications Number Qualifier | ID         | 2 2            | “EM” = Electronic Mail |
| PER08      | 364       |              | X            | Communications Number           | AN         | 1 50          | E-mail Address     |

**Syntax Notes:**
- If either PER03 or PER04 is present, then the other is required.
- If either PER05 or PER06 is present, then the other is required.
- If either PER07 or PER08 is present, then the other is required.

**FTA Note:** None

**FL Note:** The following segments are required if the mailing address is different than the physical address.

---

End of Transaction Set Header
**Transaction Set – Report Information**

This TFS loop reports information on the type of report. Transaction detail is reported using the Summary and Schedule section of this map.

The TFS loop is repeated when reporting information for each report. Repeat the FGS loop within the TFS loop for each product reported.

### Beginning of Report

**Tax Form Segment**

<table>
<thead>
<tr>
<th>Element ID</th>
<th>Elem Ref#</th>
<th>Sub-Ele Ref#</th>
<th>Field Status</th>
<th>Field Name</th>
<th>Field Type</th>
<th>Length Min Max</th>
<th>Field Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>TFS01</td>
<td>128</td>
<td></td>
<td>M</td>
<td>Reference Identification Qualifier</td>
<td>ID</td>
<td>2 2</td>
<td>“T2” = Tax Form Code</td>
</tr>
<tr>
<td>TFS02</td>
<td>127</td>
<td></td>
<td>X</td>
<td>Reference Identification</td>
<td>AN</td>
<td>1 6</td>
<td>SDR = Supplier/Distributor Report</td>
</tr>
</tbody>
</table>

### TFS03 and TFS04 are not used

<table>
<thead>
<tr>
<th>Element ID</th>
<th>Elem Ref#</th>
<th>Sub-Ele Ref#</th>
<th>Field Status</th>
<th>Field Name</th>
<th>Field Type</th>
<th>Length Min Max</th>
<th>Field Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>TFS05</td>
<td>66</td>
<td></td>
<td>X</td>
<td>ID Code Qualifier</td>
<td>ID</td>
<td>2 2</td>
<td>“TC” = IRS Terminal Code (Used on TOR only)</td>
</tr>
<tr>
<td>TFS06</td>
<td>62</td>
<td></td>
<td>X</td>
<td>ID Code</td>
<td>AN</td>
<td>9 9</td>
<td>IRS Terminal Control Number (TCN)</td>
</tr>
</tbody>
</table>

### TFS~T2~SDR

Syntax Notes: If either TFS05 or TFS06 is present, then the other is required.

FTA Note: TFS05 and TFS06 are only used on a terminal report.

### Condition 1 – If an account has no activity, this segment is required. The Condition 2 DTM and FGS are not used.

#### No Activity

**Reference Number Segment**

<table>
<thead>
<tr>
<th>Element ID</th>
<th>Elem Ref#</th>
<th>Sub-Ele Ref#</th>
<th>Field Status</th>
<th>Field Name</th>
<th>Field Type</th>
<th>Length Min Max</th>
<th>Field Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>REF01</td>
<td>128</td>
<td></td>
<td>M</td>
<td>Entity Identification Code</td>
<td>ID</td>
<td>2 2</td>
<td>“BE” = Business Activity</td>
</tr>
<tr>
<td>REF02</td>
<td>127</td>
<td></td>
<td>X</td>
<td>Name</td>
<td>AN</td>
<td>1 1</td>
<td>“T” = No Activity</td>
</tr>
</tbody>
</table>

Syntax Notes: REF02 is required.

FTA Note: If an account has no activity, this segment is required.

### Physical Inventory by Product

**Form Group Segment**

<table>
<thead>
<tr>
<th>Element ID</th>
<th>Elem Ref#</th>
<th>Sub-Ele Ref#</th>
<th>Field Status</th>
<th>Field Name</th>
<th>Field Type</th>
<th>Length Min Max</th>
<th>Field Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>FGS01</td>
<td>350</td>
<td></td>
<td>M</td>
<td>Assigned Identification</td>
<td>AN</td>
<td>2 2</td>
<td>“BI” = Beginning Inventory (First Filing)</td>
</tr>
<tr>
<td>FGS02</td>
<td>128</td>
<td></td>
<td>X</td>
<td>Reference Identification Qualifier</td>
<td>ID</td>
<td>2 2</td>
<td>“EI” = Ending Inventory</td>
</tr>
<tr>
<td>FGS03</td>
<td>127</td>
<td></td>
<td>X</td>
<td>Reference Identification</td>
<td>AN</td>
<td>3 3</td>
<td>Product Code - See Appendix</td>
</tr>
</tbody>
</table>

Syntax Notes: If either FGS02 or FGS03 is present, then the other is required.

FTA Note: FGS01 – Recommend BI only be used for first filing. Beginning inventory is the previous period’s ending inventory. FGS02=GL - TIA04 is Positive for a gain and negative for a loss.

### Inventory

**Tax Information and Amount Segment**

<table>
<thead>
<tr>
<th>Element ID</th>
<th>Elem Ref#</th>
<th>Sub-Ele Ref#</th>
<th>Field Status</th>
<th>Field Name</th>
<th>Field Type</th>
<th>Length Min Max</th>
<th>Field Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>TIA01</td>
<td>C037</td>
<td>817</td>
<td>M</td>
<td>Tax Information Number</td>
<td>AN</td>
<td>4 4</td>
<td>“5002” = Net Physical Inventory</td>
</tr>
</tbody>
</table>

### TIA04 and TIA03 are not used.

<table>
<thead>
<tr>
<th>Element ID</th>
<th>Elem Ref#</th>
<th>Sub-Ele Ref#</th>
<th>Field Status</th>
<th>Field Name</th>
<th>Field Type</th>
<th>Length Min Max</th>
<th>Field Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>TIA04</td>
<td>380</td>
<td>X</td>
<td>Quantity</td>
<td>R</td>
<td>1 15</td>
<td>99999 - Implied Decimal</td>
<td></td>
</tr>
<tr>
<td>TIA05</td>
<td>C001</td>
<td>355</td>
<td>M</td>
<td>Unit of Measurement Code</td>
<td>ID</td>
<td>2 3</td>
<td>“GA” = Gallons</td>
</tr>
</tbody>
</table>

### TIA~5002~~10000~GA

Syntax Notes: TIA04 is required.

FTA Note: Physical Inventory is the only value passed. All other information is derivable from schedules.

End of FGS loop (Line item detail)

End of TFS loop (detail)
Summary Information

This TFS loop reports summary information. This TFS loop is used in combination with the SDR report. Summary information is used when the information cannot be derived from the schedule details. This TFS loop repeats when one of the following values change: TFS02 Summary Code, TFS04 Product Code TFS06.

If there are no transactions to report in this filing, it is not necessary to transmit a Summary Information TFS loop.

<table>
<thead>
<tr>
<th>Element ID</th>
<th>Elem Ref#</th>
<th>Sub-Ele Ref#</th>
<th>Field Status</th>
<th>Field Name</th>
<th>Field Type</th>
<th>Length Min Max</th>
<th>Field Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>TFS01</td>
<td>128</td>
<td>M</td>
<td>Reference Identification Qualifier</td>
<td>ID</td>
<td>2 2</td>
<td>“T3” = Tax Schedule Code</td>
<td></td>
</tr>
<tr>
<td>TFS02</td>
<td>127</td>
<td>M</td>
<td>Reference Identification</td>
<td>AN</td>
<td>1 6</td>
<td>TFS02 Summary Code</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>“S02” = Taxes (used for Penalty and/or Interest)</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>“S03A” = Tax Credit (page 3, line 28)</td>
<td></td>
</tr>
<tr>
<td>TFS03</td>
<td>128</td>
<td>X</td>
<td>Reference Identification Qualifier</td>
<td>ID</td>
<td>2 2</td>
<td>“PG” = Product Group</td>
<td></td>
</tr>
<tr>
<td>TFS04</td>
<td>127</td>
<td>X</td>
<td>Reference Identification</td>
<td>AN</td>
<td>3 3</td>
<td>Product Code</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>See Product Codes in Appendix on page Error! Bookmark not defined.</td>
<td></td>
</tr>
<tr>
<td>TFS05</td>
<td>128</td>
<td>M</td>
<td>Reference Identification Qualifier</td>
<td>ID</td>
<td>2 2</td>
<td>“T2” = Tax Form Code “94” = Mode</td>
<td></td>
</tr>
<tr>
<td>TFS06</td>
<td>127</td>
<td>M</td>
<td>Reference Identification</td>
<td>AN</td>
<td>4 6</td>
<td>Report Code (See Appendix on page. Error! Bookmark not defined.)</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>or “CE” = Mode</td>
<td></td>
</tr>
</tbody>
</table>

Syntax Notes: If either TFS03 or TFS04 is present, then the other is required.
If either TFS05 or TFS06 is present, then the other is required.

FTA Notes: TFS02 references the report the summary is associated with.
If TFS05 = “94” then TFS06 = “CE”.
If TFS05 = “T2” then TFS06 = Report Code.

<table>
<thead>
<tr>
<th>Element ID</th>
<th>Elem Ref#</th>
<th>Sub-Ele Ref#</th>
<th>Field Status</th>
<th>Field Name</th>
<th>Field Type</th>
<th>Length Min Max</th>
<th>Field Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>FGS01</td>
<td>350</td>
<td>M</td>
<td>Assigned Identification</td>
<td>AN</td>
<td>1 1</td>
<td>“S” = Schedule Summary</td>
<td></td>
</tr>
</tbody>
</table>

Syntax Notes: None
FTA Notes: None

<table>
<thead>
<tr>
<th>Element ID</th>
<th>Elem Ref#</th>
<th>Sub-Ele Ref#</th>
<th>Field Status</th>
<th>Field Name</th>
<th>Field Type</th>
<th>Length Min Max</th>
<th>Field Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>TIA01</td>
<td>C037</td>
<td>817</td>
<td>M</td>
<td>Tax Information ID Number</td>
<td>AN</td>
<td>4 4</td>
<td>“5003” = Net Due for Credit Memo(s)</td>
</tr>
<tr>
<td>TIA02</td>
<td>782</td>
<td>X</td>
<td>Monetary Amount</td>
<td>R</td>
<td>1 15</td>
<td>Dollar Amount (999.99 – Explicit Decimal)</td>
<td></td>
</tr>
</tbody>
</table>

TIA03 are not used.

<table>
<thead>
<tr>
<th>Element ID</th>
<th>Elem Ref#</th>
<th>Sub-Ele Ref#</th>
<th>Field Status</th>
<th>Field Name</th>
<th>Field Type</th>
<th>Length Min Max</th>
<th>Field Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>TIA04</td>
<td>380</td>
<td>X</td>
<td>Quantity</td>
<td>R</td>
<td>1 15</td>
<td>Quantity (Not Used)</td>
<td></td>
</tr>
<tr>
<td>TIA05</td>
<td>C001</td>
<td>355</td>
<td>X</td>
<td>Unit of Measurement Code</td>
<td>ID</td>
<td>2 2</td>
<td>“GA” = Gallons (Not Used)</td>
</tr>
</tbody>
</table>

Syntax Notes: At least one of TIA02 or TIA04 is required.
If TIA05 is present, then TIA04 is required.

FTA Notes: None
### Interest Tax Information and Amount Segment

<table>
<thead>
<tr>
<th>Element ID</th>
<th>Elem Ref#</th>
<th>Sub-Ele Ref#</th>
<th>Field Status</th>
<th>Field Name</th>
<th>Field Type</th>
<th>Length</th>
<th>Min</th>
<th>Max</th>
<th>Field Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>TIA01</td>
<td>C037</td>
<td>817</td>
<td>M</td>
<td>Tax Information ID Number</td>
<td>AN</td>
<td>4</td>
<td>4</td>
<td>4</td>
<td>“5008” = Interest</td>
</tr>
<tr>
<td>TIA02</td>
<td>782</td>
<td>X</td>
<td>Monetary Amount</td>
<td>R</td>
<td>1</td>
<td>15</td>
<td>Dollar Amount (999.99 – Explicit Decimal)</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Syntax Notes: TIA02 is required.

FTA Notes: None

### Penalty Tax Information and Amount Segment

<table>
<thead>
<tr>
<th>Element ID</th>
<th>Elem Ref#</th>
<th>Sub-Ele Ref#</th>
<th>Field Status</th>
<th>Field Name</th>
<th>Field Type</th>
<th>Length</th>
<th>Min</th>
<th>Max</th>
<th>Field Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>TIA01</td>
<td>C037</td>
<td>817</td>
<td>M</td>
<td>Tax Information ID Number</td>
<td>AN</td>
<td>4</td>
<td>4</td>
<td>4</td>
<td>“5009” = Penalty</td>
</tr>
<tr>
<td>TIA02</td>
<td>782</td>
<td>X</td>
<td>Monetary Amount</td>
<td>R</td>
<td>1</td>
<td>15</td>
<td>Dollar Amount (999.99 – Explicit Decimal)</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Syntax Notes: TIA02 is required.

FTA Notes: None

---

End of FGS loop (Summary Data)
End of TFS loop (Summary Information)
### Schedules

This TFS loop begins the schedule detail. It repeats when one of the following values change:
- Tax Form Code, Schedule Code, Mode Code
- Product Code, Origin, Position Holder, Seller, Consignor, Carrier, Buyer, Consignee or Destination.

If there are no transactions to report in this filing, it is not necessary to transmit a Schedules TFS loop.
You must indicate no activity in the TOR, SDR, CCR and/or other report type sections of this map.

#### Beginning of Schedules

<table>
<thead>
<tr>
<th>Tax Form Segment</th>
<th>Pos. No. 0100</th>
</tr>
</thead>
<tbody>
<tr>
<td>Element ID</td>
<td>Elem Ref#</td>
</tr>
<tr>
<td>TFS01 128</td>
<td>M</td>
</tr>
<tr>
<td>TFS02 127</td>
<td>M</td>
</tr>
<tr>
<td>TFS03 128</td>
<td>X</td>
</tr>
<tr>
<td>TFS04 127</td>
<td>X</td>
</tr>
<tr>
<td>TFS05 66</td>
<td>X</td>
</tr>
<tr>
<td>TFS06 67</td>
<td>X</td>
</tr>
</tbody>
</table>

TFS~T3~1A~PG~065~94~J \ 

Syntax Notes: If either TFS03 or TFS04 is present, then the other is required.
If either TFS05 or TFS06 is present, then the other is required.

FTA Notes: None.

### For Point of Origin/Terminal: (One of the following Options is Required)

Use Option 1 when the origin has an IRS TCN.
Use Option 2 when the origin does not have an IRS TCN.
Use Option 3 when the state requires an origin facility ID.

#### Option 1

<table>
<thead>
<tr>
<th>Point of Origin Name Segment 1</th>
<th>(One of the three options is used)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Element ID</td>
<td>Elem Ref#</td>
</tr>
<tr>
<td>N101 98</td>
<td>M</td>
</tr>
</tbody>
</table>

N102 is not used.

| N103 66 | X | Identification Code Qualifier | ID | 2 2 | “TC” = IRS Terminal Code |
| N104 67 | X | Identification Code | AN | 9 9 | IRS Terminal Code (Code list is located at http://www.irs.gov/businesses/small/article/0,00.html ) |

N1~OT~TC~T59FL2109\ 

Syntax Notes: N103 and N104 are required.
FTA Notes: None

#### Option 2

<table>
<thead>
<tr>
<th>Point of Origin Name Segment 1</th>
<th>(One of the three options is used)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Element ID</td>
<td>Elem Ref#</td>
</tr>
<tr>
<td>N101 98</td>
<td>M</td>
</tr>
</tbody>
</table>

| N102 93 | X | Name | AN | 2 2 | Reference Appendix E ( Non-U.S. use “ZZ”.) |

N1~SF~GA\ 

Syntax Notes: N102 is required.
FTA Notes: None
### Option 3

**Point of Origin Name Segment 1**

<table>
<thead>
<tr>
<th>Element ID</th>
<th>Elem Ref#</th>
<th>Sub-Elc Ref#</th>
<th>Field Status</th>
<th>Field Name</th>
<th>Field Type</th>
<th>Length</th>
<th>Min Max</th>
<th>Field Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>N101</td>
<td>98</td>
<td>M</td>
<td>Entity Identification Code</td>
<td>ID</td>
<td>2</td>
<td>2</td>
<td>“WO” = Storage Facility at Origin</td>
<td></td>
</tr>
</tbody>
</table>

N102 is not used.

<table>
<thead>
<tr>
<th>Element ID</th>
<th>Elem Ref#</th>
<th>Sub-Elc Ref#</th>
<th>Field Status</th>
<th>Field Name</th>
<th>Field Type</th>
<th>Length</th>
<th>Min Max</th>
<th>Field Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>N103</td>
<td>66</td>
<td>X</td>
<td>Identification Code Qualifier</td>
<td>ID</td>
<td>2</td>
<td>2</td>
<td>“FA” = Facility Identification</td>
<td></td>
</tr>
<tr>
<td>N104</td>
<td>67</td>
<td>X</td>
<td>Identification Code</td>
<td>AN</td>
<td>9</td>
<td>9</td>
<td>DEP Facility Number</td>
<td></td>
</tr>
</tbody>
</table>

N1~WO~FA~479900123

**Syntax Notes:** N103 and N104 are required.

**FTA Notes:** None

---

**Seller Information Name Segment 2**

<table>
<thead>
<tr>
<th>Element ID</th>
<th>Elem Ref#</th>
<th>Sub-Elc Ref#</th>
<th>Field Status</th>
<th>Field Name</th>
<th>Field Type</th>
<th>Length</th>
<th>Min Max</th>
<th>Field Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>N101</td>
<td>98</td>
<td>M</td>
<td>Entity Identification Code</td>
<td>ID</td>
<td>2</td>
<td>2</td>
<td>“SE” = Selling Party</td>
<td></td>
</tr>
</tbody>
</table>

N102 is not used.

<table>
<thead>
<tr>
<th>Element ID</th>
<th>Elem Ref#</th>
<th>Sub-Elc Ref#</th>
<th>Field Status</th>
<th>Field Name</th>
<th>Field Type</th>
<th>Length</th>
<th>Min Max</th>
<th>Field Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>N103</td>
<td>66</td>
<td>X</td>
<td>Identification Code Qualifier</td>
<td>ID</td>
<td>2</td>
<td>2</td>
<td>“24” = FEIN</td>
<td></td>
</tr>
<tr>
<td>N104</td>
<td>67</td>
<td>X</td>
<td>Identification Code</td>
<td>AN</td>
<td>9</td>
<td>9</td>
<td>Seller’s FEIN</td>
<td></td>
</tr>
</tbody>
</table>

N1~SE~24~516669999

**Syntax Notes:** At least one of N102 or N103 is required.

If either N103 or N104 is present, then the other is required.

**FTA Notes:** N102, N103 and N104 are required.

---

**Not used by Terminal Supplier - Position Holder Information or Delivering Exchange Party Information**

**Position Holder Information or Delivering Exchange Party Information Name Segment 3**

<table>
<thead>
<tr>
<th>Element ID</th>
<th>Elem Ref#</th>
<th>Sub-Elc Ref#</th>
<th>Field Status</th>
<th>Field Name</th>
<th>Field Type</th>
<th>Length</th>
<th>Min Max</th>
<th>Field Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>N101</td>
<td>98</td>
<td>M</td>
<td>Entity Identification Code</td>
<td>ID</td>
<td>2</td>
<td>2</td>
<td>“ON” = Position Holder</td>
<td></td>
</tr>
</tbody>
</table>

N102 is not used.

<table>
<thead>
<tr>
<th>Element ID</th>
<th>Elem Ref#</th>
<th>Sub-Elc Ref#</th>
<th>Field Status</th>
<th>Field Name</th>
<th>Field Type</th>
<th>Length</th>
<th>Min Max</th>
<th>Field Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>N103</td>
<td>66</td>
<td>X</td>
<td>Identification Code Qualifier</td>
<td>ID</td>
<td>2</td>
<td>2</td>
<td>“24” = FEIN</td>
<td></td>
</tr>
<tr>
<td>N104</td>
<td>67</td>
<td>X</td>
<td>Identification Code</td>
<td>AN</td>
<td>9</td>
<td>9</td>
<td>Position Holder’s FEIN</td>
<td></td>
</tr>
</tbody>
</table>

N1~CA~24~656666666

**Syntax Notes:** At least one of N102 or N103 is required.

If either N103 or N104 is present, then the other is required.

**FTA Notes:** N102, N103 and N104 are required.

---

**Carrier Information Name Segment 6**

<table>
<thead>
<tr>
<th>Element ID</th>
<th>Elem Ref#</th>
<th>Sub-Elc Ref#</th>
<th>Field Status</th>
<th>Field Name</th>
<th>Field Type</th>
<th>Length</th>
<th>Min Max</th>
<th>Field Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>N101</td>
<td>98</td>
<td>M</td>
<td>Entity Identification Code</td>
<td>ID</td>
<td>2</td>
<td>2</td>
<td>“CA” = Carrier Name</td>
<td></td>
</tr>
</tbody>
</table>

N102 is not used.

<table>
<thead>
<tr>
<th>Element ID</th>
<th>Elem Ref#</th>
<th>Sub-Elc Ref#</th>
<th>Field Status</th>
<th>Field Name</th>
<th>Field Type</th>
<th>Length</th>
<th>Min Max</th>
<th>Field Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>N103</td>
<td>66</td>
<td>X</td>
<td>Identification Code Qualifier</td>
<td>ID</td>
<td>2</td>
<td>2</td>
<td>“24” = FEIN</td>
<td></td>
</tr>
<tr>
<td>N104</td>
<td>67</td>
<td>X</td>
<td>Identification Code</td>
<td>AN</td>
<td>9</td>
<td>9</td>
<td>Carrier’s FEIN</td>
<td></td>
</tr>
</tbody>
</table>

N1~CA~24~656666666

**Syntax Notes:** At least one of N102 or N103 is required.

If either N103 or N104 is present, then the other is required.

**FTA Notes:** N102, N103 and N104 are required.
### Buyer/Consignee Information

#### Name Segment 7

<table>
<thead>
<tr>
<th>Element ID</th>
<th>Elem Ref#</th>
<th>Sub-Ele Ref#</th>
<th>Field Status</th>
<th>Field Name</th>
<th>Field Type</th>
<th>Length Min Max</th>
<th>Field Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>N101</td>
<td>98</td>
<td></td>
<td>M</td>
<td>Entity Identification Code</td>
<td>ID</td>
<td>2 2</td>
<td>“BY” = Buying Party (Purchaser/Consignee)</td>
</tr>
</tbody>
</table>

N102 is not used.

<table>
<thead>
<tr>
<th>Element ID</th>
<th>Elem Ref#</th>
<th>Sub-Ele Ref#</th>
<th>Field Status</th>
<th>Field Name</th>
<th>Field Type</th>
<th>Length Min Max</th>
<th>Field Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>N103</td>
<td>66</td>
<td></td>
<td>X</td>
<td>Identification Code Qualifier</td>
<td>ID</td>
<td>2 2</td>
<td>“24” = FEIN</td>
</tr>
<tr>
<td>N104</td>
<td>67</td>
<td></td>
<td>X</td>
<td>Identification Code</td>
<td>AN</td>
<td>9 9</td>
<td>Purchaser’s FEIN</td>
</tr>
</tbody>
</table>

N1~BY~24~657222222\)

Syntax Notes: At least one of N102 or N103 is required. If either N103 or N104 is present, then the other is required.

FTA Notes: N102, N103 and N104 are required.

---

For Point (Address) of Delivery/Destination: (One of the following Options is Required)

- Use Option 1 when the destination has an IRS TCN.
- Use Option 2 when the destination does not have an IRS TCN.
- Use Option 3 when the state requires a destination facility ID (currently used by the state of Florida).

#### Option 1

##### Point of Destination

#### Name Segment 8

<table>
<thead>
<tr>
<th>Element ID</th>
<th>Elem Ref#</th>
<th>Sub-Ele Ref#</th>
<th>Field Status</th>
<th>Field Name</th>
<th>Field Type</th>
<th>Length Min Max</th>
<th>Field Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>N101</td>
<td>98</td>
<td></td>
<td>M</td>
<td>Entity Identification Code</td>
<td>ID</td>
<td>2 2</td>
<td>“DT” = Destination Facility</td>
</tr>
</tbody>
</table>

N102 is not used.

<table>
<thead>
<tr>
<th>Element ID</th>
<th>Elem Ref#</th>
<th>Sub-Ele Ref#</th>
<th>Field Status</th>
<th>Field Name</th>
<th>Field Type</th>
<th>Length Min Max</th>
<th>Field Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>N103</td>
<td>66</td>
<td></td>
<td>X</td>
<td>Identification Code Qualifier</td>
<td>ID</td>
<td>2 2</td>
<td>“TC” = IRS Terminal Code</td>
</tr>
<tr>
<td>N104</td>
<td>67</td>
<td></td>
<td>X</td>
<td>Identification Code</td>
<td>AN</td>
<td>9 9</td>
<td>IRS Terminal Code (Code list is located at <a href="http://www.irs.gov/businesses/small/article/0.,id=1">http://www.irs.gov/businesses/small/article/0.,id=1</a> 80086,00.html )</td>
</tr>
</tbody>
</table>

N1~DT~TC~T59FL2028\)

Syntax Notes: N103 and N104 are required.

FTA Notes: None

#### Option 2

##### Point of Destination

#### Name Segment 8

<table>
<thead>
<tr>
<th>Element ID</th>
<th>Elem Ref#</th>
<th>Sub-Ele Ref#</th>
<th>Field Status</th>
<th>Field Name</th>
<th>Field Type</th>
<th>Length Min Max</th>
<th>Field Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>N101</td>
<td>98</td>
<td></td>
<td>M</td>
<td>Entity Identification Code</td>
<td>ID</td>
<td>2 2</td>
<td>“WD” = Destination Facility</td>
</tr>
<tr>
<td>N102</td>
<td>93</td>
<td></td>
<td>X</td>
<td>Name</td>
<td>AN</td>
<td>2 2</td>
<td>Reference Appendix E ( Non-U.S. use “ZZ”).</td>
</tr>
</tbody>
</table>

N1~ST~NC\)

Syntax Notes: N102 is required.

FTA Notes: None

#### Option 3

##### Point of Destination

#### Name Segment 8

<table>
<thead>
<tr>
<th>Element ID</th>
<th>Elem Ref#</th>
<th>Sub-Ele Ref#</th>
<th>Field Status</th>
<th>Field Name</th>
<th>Field Type</th>
<th>Length Min Max</th>
<th>Field Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>N101</td>
<td>98</td>
<td></td>
<td>M</td>
<td>Entity Identification Code</td>
<td>ID</td>
<td>2 2</td>
<td>“WD” = Destination Facility</td>
</tr>
</tbody>
</table>

N102 is not used.

<table>
<thead>
<tr>
<th>Element ID</th>
<th>Elem Ref#</th>
<th>Sub-Ele Ref#</th>
<th>Field Status</th>
<th>Field Name</th>
<th>Field Type</th>
<th>Length Min Max</th>
<th>Field Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>N103</td>
<td>66</td>
<td></td>
<td>X</td>
<td>Identification Code Qualifier</td>
<td>ID</td>
<td>2 2</td>
<td>“FA” = Facility Identification</td>
</tr>
<tr>
<td>N104</td>
<td>67</td>
<td></td>
<td>X</td>
<td>Identification Code</td>
<td>AN</td>
<td>9 9</td>
<td>DEP Facility Number</td>
</tr>
</tbody>
</table>

N1~WD~FA~239802345\)

Syntax Notes: N103 and N104 are required.

FTA Notes: None
This FGS loop begins the individual shipments within the TFS loop. It is repeated when one of the following values changes: Bill of Lading (Document) Number, Bill of Lading Date (Date Shipped), Gallons/Liters.

### Bill of Lading Date
Forms Group Segment

<table>
<thead>
<tr>
<th>Element ID</th>
<th>Elem Ref#</th>
<th>Sub-Ele Ref#</th>
<th>Field Status</th>
<th>Field Name</th>
<th>Field Type</th>
<th>Length Min Max</th>
<th>Field Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>FGS01</td>
<td>350</td>
<td>M</td>
<td>Assigned Identification</td>
<td>AN 1 1</td>
<td>“D” = Schedule Detail</td>
<td></td>
<td></td>
</tr>
<tr>
<td>FGS02</td>
<td>128</td>
<td>X</td>
<td>Group Control Number</td>
<td>ID 2 2</td>
<td>BM” = Bill of Lading Number</td>
<td></td>
<td></td>
</tr>
<tr>
<td>FGS03</td>
<td>127</td>
<td>X</td>
<td></td>
<td>AN 1 10</td>
<td>Bill of Lading Number</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**FGS~D~BM~00123456|**

Syntax Notes: If either FGS02 or FGS03 is present, then the other is required.

FTA Notes: None

### Bill of Lading Date/Time Reference Segment

<table>
<thead>
<tr>
<th>Element ID</th>
<th>Elem Ref#</th>
<th>Sub-Ele Ref#</th>
<th>Field Status</th>
<th>Field Name</th>
<th>Field Type</th>
<th>Length Min Max</th>
<th>Field Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>DTM01</td>
<td>374</td>
<td>M</td>
<td>Date/Time Qualifier</td>
<td>ID 3 3</td>
<td>“095” = Bill of Lading Date</td>
<td></td>
<td></td>
</tr>
<tr>
<td>DTM02</td>
<td>373</td>
<td>X</td>
<td>Date</td>
<td>DT 8 8</td>
<td>Bill of Lading Date (CCYYMMDD)</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**DTM~095~20090505|**

Syntax Notes: DTM02 is required.

FTA Notes: None

### Bill of Lading Net
Tax Information and Amount Segment

<table>
<thead>
<tr>
<th>Element ID</th>
<th>Elem Ref#</th>
<th>Sub-Ele Ref#</th>
<th>Field Status</th>
<th>Field Name</th>
<th>Field Type</th>
<th>Length Min Max</th>
<th>Field Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>TIA01</td>
<td>C037</td>
<td>817</td>
<td>M</td>
<td>Tax Information ID Number</td>
<td>AN 4 4</td>
<td>“5005” = Net</td>
<td></td>
</tr>
</tbody>
</table>

TIA02 and TIA03 are not used.

<table>
<thead>
<tr>
<th>Element ID</th>
<th>Elem Ref#</th>
<th>Sub-Ele Ref#</th>
<th>Field Status</th>
<th>Field Name</th>
<th>Field Type</th>
<th>Length Min Max</th>
<th>Field Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>TIA04</td>
<td>380</td>
<td>X</td>
<td>Quantity</td>
<td>R</td>
<td>1 15</td>
<td>99999 - Implied Decimal</td>
<td></td>
</tr>
<tr>
<td>TIA05</td>
<td>C001</td>
<td>355</td>
<td>Unit of Measurement Code</td>
<td>ID 2 2</td>
<td>“GA” = Gallons</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**TIA~5005~~~8000~GA|**

Syntax Notes: TIA04 and TIA05 are required.

FTA Notes: Numbers should be reported as positive for both disbursements and receipts.

### Bill of Lading Gross (not used)

## Bill of Lading Gross
Tax Information and Amount Segment

<table>
<thead>
<tr>
<th>Element ID</th>
<th>Elem Ref#</th>
<th>Sub-Ele Ref#</th>
<th>Field Status</th>
<th>Field Name</th>
<th>Field Type</th>
<th>Length Min Max</th>
<th>Field Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>TIA01</td>
<td>817</td>
<td>M</td>
<td>Tax Information ID Number</td>
<td>AN 4 4</td>
<td>“5006” = Gross</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

TIA02 and TIA03 are not used.

<table>
<thead>
<tr>
<th>Element ID</th>
<th>Elem Ref#</th>
<th>Sub-Ele Ref#</th>
<th>Field Status</th>
<th>Field Name</th>
<th>Field Type</th>
<th>Length Min Max</th>
<th>Field Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>TIA04</td>
<td>380</td>
<td>X</td>
<td>Quantity</td>
<td>R</td>
<td>1 15</td>
<td>Quantity</td>
<td></td>
</tr>
<tr>
<td>TIA05</td>
<td>355</td>
<td>M</td>
<td>Unit of Measurement Code</td>
<td>ID 2 2</td>
<td>“GA” = Gallons</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**TIA~5007~~~8000~GA|**

Syntax Notes: TIA04 is required.

FTA Notes: None
### Bill of Lading Billed

#### Tax Information and Amount Segment

<table>
<thead>
<tr>
<th>Element ID</th>
<th>Elem Ref#</th>
<th>Sub-Ele Ref#</th>
<th>Field Status</th>
<th>Field Name</th>
<th>Field Type</th>
<th>Length Min-Max</th>
<th>Field Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>TIA01</td>
<td>847</td>
<td>M</td>
<td></td>
<td>Tax Information ID Number</td>
<td>AN</td>
<td>4 4</td>
<td>“5007” = Gross</td>
</tr>
<tr>
<td>TIA02</td>
<td></td>
<td></td>
<td></td>
<td>TIA02 and TIA03 are not used...</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>TIA04</td>
<td>280</td>
<td>X</td>
<td></td>
<td>Quantity</td>
<td>R</td>
<td>1 15</td>
<td>.00000 = Implied Decimal Last digit is tenth (.1).</td>
</tr>
<tr>
<td>TIA05</td>
<td>355</td>
<td>M</td>
<td></td>
<td>Unit of Measurement Code</td>
<td>ID</td>
<td>2 2</td>
<td>“GA” = Gallons</td>
</tr>
</tbody>
</table>

- Syntax Notes: TIA04 is required.
  - If TIA05 is present, then TIA04 is required.

FTA Notes: None

End of FGS loop for Individual shipments.
End of TFS loop for Schedule.

---

### Transaction Set - Trailer Description

<table>
<thead>
<tr>
<th>End of Transaction Set</th>
<th>(Required)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Trailer Segment</td>
<td>Pos. No. 0100</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Element ID</th>
<th>Elem Ref#</th>
<th>Sub-Ele Ref#</th>
<th>Field Status</th>
<th>Field Name</th>
<th>Field Type</th>
<th>Length Min-Max</th>
<th>Field Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>SE01</td>
<td>96</td>
<td>M</td>
<td></td>
<td>Number of Included Segments</td>
<td>N0</td>
<td>1 10</td>
<td>Number of segments (inserted by translator)</td>
</tr>
<tr>
<td>SE02</td>
<td>329</td>
<td>M</td>
<td></td>
<td>Transaction Set Control Number</td>
<td>AN</td>
<td>4 9</td>
<td>Determined by Filer (same value in ST02,</td>
</tr>
</tbody>
</table>

FTA Notes: None

End of Transaction Set
Chapter 6 - 997 Functional Acknowledgment

ANSI ASC X12 – 997 EDI Standard

997 Functional Acknowledgment

This Draft Standard for Trial Use contains the format and establishes the data contents of the Functional Acknowledgment Transaction Set (997) for use within the context of an Electronic Data Interchange (EDI) environment. The transaction set can be used to define the control structures for a set of acknowledgments to indicate the results of the syntactical analysis of the electronically encoded documents. The encoded documents are the transaction sets, which are grouped in functional groups, used in defining transactions for business data interchange. This standard does not cover the semantic meaning of the information encoded in the transaction sets.

<table>
<thead>
<tr>
<th>Table 1</th>
</tr>
</thead>
<tbody>
<tr>
<td>NOTE</td>
</tr>
<tr>
<td>N</td>
</tr>
<tr>
<td>N</td>
</tr>
<tr>
<td>N</td>
</tr>
<tr>
<td>C</td>
</tr>
<tr>
<td></td>
</tr>
<tr>
<td></td>
</tr>
<tr>
<td></td>
</tr>
<tr>
<td></td>
</tr>
</tbody>
</table>

NOTES

1/0100 These acknowledgments shall not be acknowledged, thereby preventing an endless cycle of acknowledgments of acknowledgments. Nor shall a Functional Acknowledgment be sent to report errors in a previous Functional Acknowledgment.

1/0100 The Functional Group Header Segment (GS) is used to start the envelope for the Functional Acknowledgment Transaction Sets. In preparing the functional group of acknowledgments, the application sender's code and the application receiver's code, taken from the functional group being acknowledged, are exchanged; therefore, one acknowledgment functional group responds to only those functional groups from one application receiver's code to one application sender's code.

1/0100 There is only one Functional Acknowledgment Transaction Set per acknowledged functional group.

1/0200 AK1 is used to respond to the functional group header and to start the acknowledgment for a functional group. There shall be one AK1 segment for the functional group that is being acknowledged.

1/0300 AK2 is used to start the acknowledgment of a transaction set within the received functional group. The AK2 segments shall appear in the same order as the transaction sets in the functional group that has been received and is being acknowledged.

COMMENTS

1/0400 The data segments of this standard are used to report the results of the syntactical analysis of the functional groups of transaction sets; they report the extent to which the syntax complies with the standards for transaction sets and functional groups. They do not report on the semantic meaning of the transaction sets (for example, on the ability of the receiver to comply with the request of the sender).

DECEMBER 1999

¹ Data Interchange Standards Association, Inc. (DISA)
997 EDI Map

The 997 Functional Acknowledgment notifies the Information Provider that their EDI file was received. Translators create the 997 ACK when the translator processes an EDI file. This ACK is designed to pass back through the Information Provider/Transmitter’s translator to notify the Information Provider/Transmitter that the EDI file was accepted, accepted with errors or rejected. If the EDI file is rejected, the Information Provider/Transmitter must make corrections send a new EDI file.

Transaction Set - Header Description

<table>
<thead>
<tr>
<th>Element ID</th>
<th>Elem Ref#</th>
<th>Sub-Ele Ref#</th>
<th>Field Name</th>
<th>Field Type</th>
<th>Length Min Max</th>
<th>Field Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>ST01</td>
<td>143</td>
<td>M</td>
<td>Transaction Set Code</td>
<td>ID</td>
<td>3 3</td>
<td>Transaction Set Type “997”</td>
</tr>
<tr>
<td>ST02</td>
<td>329</td>
<td>M</td>
<td>Transaction Set Control Number</td>
<td>AN</td>
<td>4 9</td>
<td>Translator defined (same value in SE02, unique control number)</td>
</tr>
</tbody>
</table>

Functional Group Response Header

<table>
<thead>
<tr>
<th>Element ID</th>
<th>Elem Ref#</th>
<th>Sub-Ele Ref#</th>
<th>Field Name</th>
<th>Field Type</th>
<th>Length Min Max</th>
<th>Field Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>AK101</td>
<td>479</td>
<td>M/Z</td>
<td>Transaction Set Identifier Code</td>
<td>ID</td>
<td>2 2</td>
<td>Functional ID found in the GS segment (GS01) of the functional group being acknowledged. TF = 813</td>
</tr>
<tr>
<td>AK102</td>
<td>28</td>
<td>M/Z</td>
<td>Group Control Number</td>
<td>NO</td>
<td>1 9</td>
<td>Functional group control number found in the GS segment (GS02) of the functional group being acknowledged.</td>
</tr>
</tbody>
</table>

Transaction Set Response Header

<table>
<thead>
<tr>
<th>Element ID</th>
<th>Elem Ref#</th>
<th>Sub-Ele Ref#</th>
<th>Field Name</th>
<th>Field Type</th>
<th>Length Min Max</th>
<th>Field Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>AK201</td>
<td>143</td>
<td>M/Z</td>
<td>Functional Identifier Code</td>
<td>ID</td>
<td>3 3</td>
<td>Transaction set ID found in the ST segment (ST01) of the transaction set being acknowledged. 813</td>
</tr>
<tr>
<td>AK202</td>
<td>329</td>
<td>M/Z</td>
<td>Transaction Set Control Number</td>
<td>AN</td>
<td>4 9</td>
<td>Transaction set control number found in the ST segment (ST01) of the transaction set being acknowledged.</td>
</tr>
</tbody>
</table>

Data Segment Note

<table>
<thead>
<tr>
<th>Element ID</th>
<th>Elem Ref#</th>
<th>Sub-Ele Ref#</th>
<th>Field Name</th>
<th>Field Type</th>
<th>Length Min Max</th>
<th>Field Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>AK301</td>
<td>721</td>
<td>M</td>
<td>Segment ID Code</td>
<td>ID</td>
<td>2 3</td>
<td>Code defining the segment ID of the segment in error. See X12 guide for codes.</td>
</tr>
<tr>
<td>AK302</td>
<td>719</td>
<td>M</td>
<td>Segment Position in Transaction Set</td>
<td>N0</td>
<td>1 6</td>
<td>The position of the segment counted from the transaction set header (ST). The transaction set header is 1.</td>
</tr>
<tr>
<td>AK303</td>
<td>447</td>
<td>O</td>
<td>Loop Identifier Code</td>
<td>AN</td>
<td>1 6</td>
<td>Loop ID number given on the transaction set diagram.</td>
</tr>
<tr>
<td>AK304</td>
<td>720</td>
<td>O</td>
<td>Segment Syntax Error Code</td>
<td>ID</td>
<td>1 3</td>
<td>1 = Unrecognized segment ID 2 = Unexpected segment 3 = Mandatory segment missing 4 = Loop occurs over maximum times 5 = Segment exceeds maximum use 6 = Segment not in defined transaction set 7 = Segment not in proper sequence 8 = Segment has data element errors</td>
</tr>
</tbody>
</table>

This segment defines segment syntax errors and the location of the segment. Refer to the X12 standards guide for further definition.
**Data Element Note**

<table>
<thead>
<tr>
<th>Element ID</th>
<th>Elem Ref#</th>
<th>Sub-Ele Ref#</th>
<th>Field Status</th>
<th>Field Name</th>
<th>Field Type</th>
<th>Length Min Max</th>
<th>Field Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>AK401</td>
<td>C030</td>
<td>722</td>
<td>M</td>
<td>Element Position in Segment</td>
<td>N0 1 2</td>
<td>Reference number used to locate the element in the Data Element Dictionary.</td>
<td></td>
</tr>
<tr>
<td>AK401</td>
<td>C030</td>
<td>1528</td>
<td>O</td>
<td>Component Data Element Position in Composite</td>
<td>N0 1 2</td>
<td></td>
<td></td>
</tr>
<tr>
<td>AK401</td>
<td>C030</td>
<td>1686</td>
<td>O</td>
<td>Repeating Data Element Position</td>
<td>N0 1 4</td>
<td></td>
<td></td>
</tr>
<tr>
<td>AK402</td>
<td>725</td>
<td>O</td>
<td>Data Element Reference Number</td>
<td>Reference number used to locate the element in the Data Element Dictionary.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>AK403</td>
<td>723</td>
<td>M</td>
<td>Data Element Syntax Error Code</td>
<td>1 = Mandatory data element missing. 2 = Conditional required data element missing. 3 = Too many data elements 4 = Data element too short 5 = Data element too long 6 = Invalid character in data element 7 = Invalid code value 8 = Invalid date 9 = Invalid time 10 = Exclusion condition violated 12 = Too many repetitions 13 = Too many components</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>AK404</td>
<td>724</td>
<td>O/Z</td>
<td>Copy of Bad Data Element</td>
<td>A copy of the bad data element.</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

This segment defines Element syntax errors and the location of the segment. Refer to the X12 standards guide for further definition.

**Transaction Set Response Trailer**

<table>
<thead>
<tr>
<th>Element ID</th>
<th>Elem Ref#</th>
<th>Sub-Ele Ref#</th>
<th>Field Status</th>
<th>Field Name</th>
<th>Field Type</th>
<th>Length Min Max</th>
<th>Field Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>AK501</td>
<td>717</td>
<td>M</td>
<td>Transaction Set Acknowledgement Code</td>
<td>ID 1 1 A = Accepted E = Accepted but errors were noted M = Rejected, message authentication code failed R = Rejected W = Rejected, assurance failed validity tests X = Rejected, content after decryption could not be analyzed</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>AK502</td>
<td>718</td>
<td>O</td>
<td>Transaction Set Syntax Error Code</td>
<td>ID 1 3 1 = Transaction set not supported 2 = Transaction set trailer missing 3 = Transaction set control number in header and trailer do not match</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>AK503</td>
<td>718</td>
<td>O</td>
<td>Transaction Set Syntax Error Code</td>
<td>ID 1 3</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>AK504</td>
<td>718</td>
<td>O</td>
<td>Transaction Set Syntax Error Code</td>
<td>ID 1 3</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>AK505</td>
<td>718</td>
<td>O</td>
<td>Transaction Set Syntax Error Code</td>
<td>ID 1 3</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>AK506</td>
<td>718</td>
<td>O</td>
<td>Transaction Set Syntax Error Code</td>
<td>ID 1 3 4 = Number of included segments does not match actual count 5 = One or more segments in error 6 = Missing or invalid transaction set identifier 7 = Missing or invalid transaction set control number 8 = Authentication key name unknown 9 = Encryption key name unknown 10 = Requested service (authentication or encryption) not available. 11 = Unknown security recipient 12 = Incorrect message length (encryption only) 13 = Message authentication code failed 15 = Unknown security originator 16 = Syntax error in decryption text 17 = Security not supported 23 = Transaction set control number not unique within the functional group. 24 = S3E security end segment missing for S3S security. 25 = S3S security start segment missing for S3E security. 26 = S4E security end segment missing for S4S security 27 = S4S security start segment missing for S4E security end segment.</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

This segment acknowledges acceptance or rejection and reports errors. Refer to the X12 standards guide for further definition.
## Functional Group Response Trailer

<table>
<thead>
<tr>
<th>Element ID</th>
<th>Elem Ref#</th>
<th>Sub-Ele Ref#</th>
<th>Field Status</th>
<th>Field Name</th>
<th>Field Type</th>
<th>Length Min Max</th>
<th>Field Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>AK901</td>
<td>715</td>
<td>M</td>
<td></td>
<td>Functional Group Acknowledgement Code</td>
<td>ID</td>
<td>1 1</td>
<td>A = Accepted</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>E = Accepted but errors were noted</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>M = Rejected, message authentication code failed</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>P = Partially Accepted, at least one transaction set was rejected</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>R = Rejected</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>W = Rejected, assurance failed validity tests</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>X = Rejected, content after decryption could not be analyzed</td>
</tr>
<tr>
<td>AK902</td>
<td>97</td>
<td>M</td>
<td></td>
<td>Number of Transaction Sets Included</td>
<td>N0</td>
<td>1 6</td>
<td>Number of Transaction Sets Included</td>
</tr>
<tr>
<td>AK903</td>
<td>123</td>
<td>M</td>
<td></td>
<td>Number of Received Transaction Sets</td>
<td>N0</td>
<td>1 6</td>
<td>Number of Received Transaction Sets</td>
</tr>
<tr>
<td>AK904</td>
<td>2</td>
<td>M</td>
<td></td>
<td>Number of Accepted Transaction Sets</td>
<td>N0</td>
<td>1 6</td>
<td>Number of Accepted Transaction Sets</td>
</tr>
<tr>
<td>AK905</td>
<td>716</td>
<td>O</td>
<td></td>
<td>Functional Group Syntax Error Code</td>
<td>ID</td>
<td>1 3</td>
<td>1 = Functional group not supported</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>2 = Functional group version not supported</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>3 = Functional Group Trailer Missing</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>4 = Group control number in the functional group header and trailer do not agree.</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>5 = Number of included transaction sets does not match actual count.</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>6 = Group control number violates syntax</td>
</tr>
<tr>
<td>AK906</td>
<td>716</td>
<td>O</td>
<td></td>
<td>Functional Group Syntax Error Code</td>
<td>ID</td>
<td>1 3</td>
<td>10 = Authentication key name unknown</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>11 = Encryption key name unknown</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>12 = Requested service (authentication or encryption) not available.</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>13 = Unknown security recipient</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>14 = Unknown security originator.</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>15 = Syntax error in decrypted text</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>16 = Security not supported</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>17 = Incorrect message length (encryption only)</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>18 = Message authentication code failed</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>23 = Transaction set control number not unique within the functional group.</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>24 = S3E security end segment missing for S3S security.</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>25 = S3S security start segment missing for S3E security.</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>26 = S4E security end segment missing for S4E security</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>27 = S4S security start segment missing for S4E security end segment.</td>
</tr>
</tbody>
</table>

This segment acknowledges acceptance or rejection of a functional group. Refer to the X12 standards guide for further definition.

## Transaction Set - Trailer Description

### End of Transaction Set Trailer Segment

<table>
<thead>
<tr>
<th>Element ID</th>
<th>Elem Ref#</th>
<th>Sub-Ele Ref#</th>
<th>Field Status</th>
<th>Field Name</th>
<th>Field Type</th>
<th>Length Min Max</th>
<th>Field Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>SE01</td>
<td>96</td>
<td>96</td>
<td>M</td>
<td>Number of Included Segments</td>
<td>N0</td>
<td>1 10</td>
<td>Number of segments (inserted by translator)</td>
</tr>
<tr>
<td>SE02</td>
<td>329</td>
<td>329</td>
<td>M</td>
<td>Transaction Set Control Number</td>
<td>AN</td>
<td>4 9</td>
<td>Determined by Filer (same value in ST02, unique control number)</td>
</tr>
</tbody>
</table>

SE~6~100\0
Florida Functional Acknowledgement Overview

For each functional group of 813 Return Data transaction sets sent to Florida Department of Revenue, the Department will send one transaction set, the 997 functional Acknowledgement, back to the sender. The 997 defines whether the 813 transaction sets in the original functional group were accepted by the Florida Department of Revenue or if they were rejected due to errors.

1. Segment AK9 is used to indicate whether the functional group of 813 transaction sets that you sent to Florida Department of Revenue was accepted. If AK901 is equal to “A”, then the transmission was accepted. If AK901 is equal to “R”, then the transmission was rejected.

2. Segments AK2 through AK5 are used only if errors have been detected. These segments are used to indicate which 813 transaction set(s) is in error, and to indicate the data segments and/or data elements in error. If there are no errors, the AK2, AK3, AK4, and AK5 segments will not be used.

3. If a transaction set is rejected, AK201 will contain the transaction set identifier “813,” and AK202 will contain the unique transaction set control number. Note that these are the same two data values as in ST01 and ST02 for the transaction set. The corresponding AK501 will contain “A” if the transaction set has been accepted, and will contain “R” if the transaction set is rejected. If there are multiple 813 transaction sets in the functional group, such as a supplier return and two terminal operator reports, the AK2/AK5 loop data will indicate whether each transaction set is accepted or rejected. Note that a transaction set may be rejected even though another transaction set in the same functional group is accepted.

4. If the transaction set is rejected due to syntax errors, Florida Department of Revenue will send a rejected 997. The error(s) must be corrected and the entire transmission re-sent.

5. If the return passes the 997 acknowledgement phase but does not correctly identify the user (invalid FEIN and/or license number), the 813 will be rejected. If this occurs, Florida Department of Revenue will contact your company by phone or email to advise you of the error(s) and your company will be required to resubmit the 813. Remember, all 813’s that are required to be resubmitted must be coded with data element BTI13 equal to “00” as an original filing. If there are other errors in the return, such as math errors or out of period shipments, the Department will contact your company by notice, phone or email to advise you of the error(s) and require you to submit an amended return.

6. Do not acknowledge the 997 Functional Acknowledgment!

Below is an example of a 997 ACK.

The file you receive will be a continuous stream of data; no carriage returns or line feeds.

```
ISA*00* 00* ZZ*FL0096 32*132942178 080416*1118*<*00403*000000001*0*P*>~
GS*FA*FL0096*132942178*20080416*1118*1*X*004030~
ST*997*0001~
AK1*TF*00000031~
AK2*813*9631~
AK5*A~                    ( the value shown here signifies that this submission was accepted )
AK9*A*1*1*1~
SE*6*0001~
GE*1*1~ IEA*1*000000001~
```
Appendix A – Florida Schedules

Schedules

See the FTA Motor Fuels Uniformity Manual for additional details on schedules.

Schedules of Receipts

**Schedule 1**
Gallons received tax paid

<p>| | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>1A</td>
<td>Gallons received - Florida tax -paid</td>
</tr>
</tbody>
</table>

**Schedule 2**
Gallons received from fuel licensee tax unpaid

<p>| | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>2A</td>
<td>Gallons received from licensed supplier - Florida tax -unpaid (exchange)</td>
</tr>
<tr>
<td>2B</td>
<td>Total product received or Blended – Florida tax unpaid</td>
</tr>
</tbody>
</table>

**Schedule 3**
Gallons imported from another state direct to customer

<p>| | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>3A</td>
<td>Gallons imported direct to customer – Florida tax - unpaid</td>
</tr>
<tr>
<td>3B</td>
<td>Gallons imported by bulk transfer into tax-free storage</td>
</tr>
</tbody>
</table>

Schedules of Disbursements

**Schedule 5**
Gallons delivered tax collected

<p>| | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>5A</td>
<td>Diesel gallons delivered – all taxes collected (state and local)</td>
</tr>
<tr>
<td>5B</td>
<td>Gallons delivered – Florida state tax only collected (gasoline &amp; aviation)</td>
</tr>
<tr>
<td>5HW</td>
<td>Gallons of aviation fuel converted for highway use</td>
</tr>
<tr>
<td>5LO</td>
<td>Gallons of gasoline/gasohol delivered to retail location and end users</td>
</tr>
</tbody>
</table>

**Schedule 6**
Gallons delivered to fuel licensee – tax not collected

<p>| | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>6A</td>
<td>Gallons delivered to licensed dealers – Florida tax unpaid (exchanges/sales above rack)</td>
</tr>
<tr>
<td>6B</td>
<td>Gallons delivered – Florida tax unpaid (dyed diesel only)</td>
</tr>
<tr>
<td>6C</td>
<td>Gallons delivered – Tax collected by supplier for another state</td>
</tr>
</tbody>
</table>
Appendix A – Florida Schedules

Schedule 7
Gallons exported

7A Gallons exported by other than bulk transfer – Florida tax paid
7B Gallons exported by supplier – tax self-accrued by supplier for another state
7C Gallons delivered/placed into bonded storage (aviation fuel only)
7D Gallons exported by supplier through bulk transfer

Schedule 8
Gallons delivered to US Government – tax exempt

8 Gallons delivered to U.S. government – tax exempt (500 gallons or greater)

Schedule 10
Gallons delivered to other tax exempt entities

10 Gallons of undyed diesel/jet fuel delivered to other tax-exempt entities

Schedule 13
Schedule of Credits and Refunds

13F Electronic Funds Transfer (EFT) bad debt credit schedule for reporting gallons delivered to
EFT wholesalers

Schedule 15
Terminal Operator Report

15A Schedule of Receipts
15B Schedule of Disbursements
## Appendix B - Florida Product Codes

### Florida Product Codes

<table>
<thead>
<tr>
<th>Product Code</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>065</td>
<td>Gasoline</td>
</tr>
<tr>
<td>072</td>
<td>Dyed Kerosene</td>
</tr>
<tr>
<td>124</td>
<td>Gasohol</td>
</tr>
<tr>
<td>125</td>
<td>Aviation Gasoline</td>
</tr>
<tr>
<td>130</td>
<td>Jet Fuel</td>
</tr>
<tr>
<td>142</td>
<td>Undyed Kerosene</td>
</tr>
<tr>
<td>167</td>
<td>Undyed Diesel</td>
</tr>
<tr>
<td>224</td>
<td>Compressed natural gas/propane</td>
</tr>
<tr>
<td>226</td>
<td>High Sulfur Dyed Diesel Fuel</td>
</tr>
<tr>
<td>227</td>
<td>Low Sulfur Dyed Diesel Fuel</td>
</tr>
<tr>
<td>B00</td>
<td>Undyed Biodiesel – (B100)</td>
</tr>
<tr>
<td>D00</td>
<td>Dyed Biodiesel (B100)</td>
</tr>
<tr>
<td>E00</td>
<td>Ethanol</td>
</tr>
</tbody>
</table>
Appendix C - Summary Codes / TIA Codes

Summary Code and TIA Code Usage

Summary and TIA codes are used for the following purposes (See complete list of codes below.):

813 Map

1. Header – TIA code 5000 defines the version/publication number of the taxing authority’s EC Implementation Guide. TIA code 5001 (Total Net Reported) is a check value for determining if all information is included in the EDI file.
2. TOR – Terminal Operator Report or SDR - Supplier/Distributor Report - TIA code 5002 (Physical Inventory) is used to report Ending and/or Beginning Inventory.
3. SDR – Supplier/Distributor Report – Use TIA code 5003 (Total Due) if using Net Due for Credit Memos(s). Use Dollar Amount (999.99 Explicit Decimal) for Monetary Amount.
4. CCR – Common Carrier Report – TIA code 5004 (Total Net Transported) is a check value used to acknowledge and validate the report.
5. SUM - Summary Code and TIA codes are used for identifying information not found in schedules or able to be derived from the schedules. The SUM loop provides a looping structure allowing multiple TIAs in a uniform format.
6. Schedules – TIA 5005 (Net), 5006 (Gross) and 5007 (Billed) are used to report bill of lading volume details or further define summary detail.
7. Summary codes are defined and utilized for both quantity and money. The TIA segment of the summary has elements for both quantity and monetary values.

Florida Summary Codes

<table>
<thead>
<tr>
<th>S02</th>
<th>Taxes / Fees</th>
</tr>
</thead>
<tbody>
<tr>
<td>S02A</td>
<td>Tax</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>S03</th>
<th>Credit</th>
</tr>
</thead>
<tbody>
<tr>
<td>S03A</td>
<td>Tax Credit</td>
</tr>
</tbody>
</table>

FTA Uniformity TIA Codes

<table>
<thead>
<tr>
<th>Code</th>
<th>Description</th>
<th>Usage</th>
</tr>
</thead>
<tbody>
<tr>
<td>5000</td>
<td>Version of taxing authority’s implementation guide</td>
<td>Header</td>
</tr>
<tr>
<td>5001</td>
<td>Total Net Reported</td>
<td>Header</td>
</tr>
<tr>
<td>5002</td>
<td>Net Physical Inventory</td>
<td>TOR, SDR</td>
</tr>
<tr>
<td>5003</td>
<td>Total Due</td>
<td>SDR</td>
</tr>
<tr>
<td>5004</td>
<td>Total Net Transported</td>
<td>CCR</td>
</tr>
<tr>
<td>5005</td>
<td>Net</td>
<td>SCH, SUM</td>
</tr>
<tr>
<td>5006</td>
<td>Gross</td>
<td>SCH, SUM</td>
</tr>
<tr>
<td>5007</td>
<td>Billed</td>
<td>SCH, SUM</td>
</tr>
<tr>
<td>5008</td>
<td>Interest</td>
<td>SUM</td>
</tr>
<tr>
<td>5009</td>
<td>Penalty</td>
<td>SUM</td>
</tr>
<tr>
<td>5010</td>
<td>Confidential Information</td>
<td>SUM</td>
</tr>
<tr>
<td>5011-5199</td>
<td>Confidential Information</td>
<td>Not used</td>
</tr>
</tbody>
</table>

Note: Use TIA code 5003 (Total Due) if using Net Due for Credit Memos(s).

Use Dollar Amount (999.99 Explicit Decimal) for Monetary Amount.
## Appendix D - Transaction Type Modes Codes

<table>
<thead>
<tr>
<th>Code</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>J_</td>
<td>Truck</td>
</tr>
<tr>
<td>R_</td>
<td>Rail</td>
</tr>
<tr>
<td>B_</td>
<td>Barge</td>
</tr>
<tr>
<td>S_</td>
<td>Ship</td>
</tr>
<tr>
<td>PL</td>
<td>Pipeline</td>
</tr>
<tr>
<td>GS</td>
<td>Gas Station</td>
</tr>
<tr>
<td>BA</td>
<td>Book Adjustment</td>
</tr>
<tr>
<td>ST</td>
<td>Stationary Transfer</td>
</tr>
<tr>
<td>CE</td>
<td>Summary Information</td>
</tr>
<tr>
<td>RT</td>
<td>Removal from Terminal (other than by truck or Rail) for sale or consumption</td>
</tr>
</tbody>
</table>

The ‘_’ in the code table represent a space.
The X12 standard requires 2 characters in the field using this code.
### Appendix E - US State, Province/Territory Abbreviations and County Codes

<table>
<thead>
<tr>
<th>State Name</th>
<th>Abbreviation</th>
<th>State Name</th>
<th>Abbreviation</th>
<th>State Name</th>
<th>Abbreviation</th>
</tr>
</thead>
<tbody>
<tr>
<td>Alabama</td>
<td>AL</td>
<td>Kentucky</td>
<td>KY</td>
<td>North Dakota</td>
<td>ND</td>
</tr>
<tr>
<td>Alaska</td>
<td>AK</td>
<td>Louisiana</td>
<td>LA</td>
<td>Ohio</td>
<td>OH</td>
</tr>
<tr>
<td>Arizona</td>
<td>AZ</td>
<td>Maine</td>
<td>ME</td>
<td>Oklahoma</td>
<td>OK</td>
</tr>
<tr>
<td>Arkansas</td>
<td>AR</td>
<td>Maryland</td>
<td>MD</td>
<td>Oregon</td>
<td>OR</td>
</tr>
<tr>
<td>California</td>
<td>CA</td>
<td>Massachusetts</td>
<td>MA</td>
<td>Pennsylvania</td>
<td>PA</td>
</tr>
<tr>
<td>Colorado</td>
<td>CO</td>
<td>Michigan</td>
<td>MI</td>
<td>Rhode Island</td>
<td>RI</td>
</tr>
<tr>
<td>Connecticut</td>
<td>CT</td>
<td>Minnesota</td>
<td>MN</td>
<td>South Carolina</td>
<td>SC</td>
</tr>
<tr>
<td>Delaware</td>
<td>DE</td>
<td>Mississippi</td>
<td>MS</td>
<td>South Dakota</td>
<td>SD</td>
</tr>
<tr>
<td>District of Columbia</td>
<td>DC</td>
<td>Missouri</td>
<td>MO</td>
<td>Tennessee</td>
<td>TN</td>
</tr>
<tr>
<td>Florida</td>
<td>FL</td>
<td>Montana</td>
<td>MT</td>
<td>Texas</td>
<td>TX</td>
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### Florida County Code List

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<td>Okaloosa</td>
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</tbody>
</table>

6-56
Appendix F - Software Edits

EDI Edits

1. Freeze all data after each transmission to ensure a proper audit trail. Do not allow transmitted data to be altered.

2. ISA15 data element field in the interchange control header segment determines the test/production status of the transmission. If the ISA15 is set to a “T”, then the 813 will be considered test data and if it is set to “P” then it will be considered production.

3. The value used in BTI12 will be “FLTRUEX12”

Appendix G - Return and Schedule Formatting Requirements

The Florida Department of Revenue has previously published instructions for completing the following forms and supporting schedules:

Form DR-309636 - Terminal Operator Information Return
Form DR-309636N - Instructions for Filing Terminal Operator Information Return

Form DR-309631 - Terminal Supplier Fuel Tax Return
Form DR-309631N - Instructions for Filing Terminal Supplier Fuel Tax Return
Appendix H - Sample and Example EDI Files

Operator EDI File

ISA~00~ ~00~ ~32~590000036 ~ZZ~FL0096 ~070518~1045~|~00403~000000036~0~T~^\nGS~TF~590000036~8504145792~20070518~1045~000000036~X~004030\nST~813~9636~20071\nBTI~T6~050~47~FLDOR~20070518~~24~590000036~~~SV~ FLTRUEX12~00\nDTM~194~20070531\nN1~TP~TEST59036\nPER~CN~Nick Nick~TE~8505555555~FX~8509999999~EM~Nick@dor.com\nTFS~T2~TOR~~~TC~T65FL2037\nFGS~BI~PG~065\nTIA~5002~~~12550~GA\nFGS~BI~PG~167\nTIA~5002~~~12340~GA\nFGS~EI~PG~065\nTIA~5002~~~12050~GA\nFGS~EI~PG~167\nTIA~5002~~~12840~GA\nTFS~T3~S02\nFGS~S\nTIA~5009~999.99\nTFS~T3~15A~PG~065~94~B \nN1~OT~~TC~T59FL2128\nN1~ON~~24~659999911\nN1~CA~~24~596644444\nN1~DT~~TC~T59FL2988\nFGS~D~BM~222221\nDTM~095~20070511\nTIA~5005~~~1000~GA\nTFS~T3~15B~PG~065~94~J \nN1~OT~~TC~T59FL2988\nN1~ON~~24~659999911\nN1~CA~~24~594444444\nN1~WD~~FA~238599999\nFGS~D~BM~442221\nDTM~095~20070520\nTIA~5005~~~22100~GA\nSE~33~9636\nGE~1~000000036\nIEA~1~000000036\n
Supplier EDI File

ISA-00~00~32~590000031~ZZ~FL0096~070518~1045~00403~000000031~0\nGS~TF~590000031~8504145792~20170518~1045~000000031~X~00403\nST~813~9631~20071\nBTI~T6~050~47~FLDOR~20170518~24~590000031~SV~FLTRUEX12~00\nDTM~194~20070531\nREF~9V~3\nPER~CN~Nick Nick~TE~8505555555~FX~8509999999~EM~Nick@dor.com\nN1~TP~TEST59031\nN1~OT~TC~T59FL2988\nN1~SE~24~659999991\nN1~CA~24~594444444\nN1~WD~FA~238599999\nFGS~D~BM~222221\nDTM~095~20070511\nTIA~5005~1000~GA\nTFS~T3~5A~PG~065~94~J\nN1~WO~FA~239512988\nN1~CA~24~594444444\nN1~BY~24~659999991\nN1~WD~FA~238599999\nFGS~D~BM~442221\nDTM~095~20070520\nTIA~5005~22100~GA\nSE~41~963\nGE~1~000000031\nIEA~1~000000031
Florida Specific EDI sample files and TFS and FGS Looping Structure

Supplier File and/or Pay transaction type (File and Pay, File only, Payment only)

Supplier File and Pay

ISA~00~ ~00~ ~32~364444444~ZZ~FL0096~080501~1045~0~0403~000000031~0~T~
GS~TF~364444444~8504145792~20080501~1045~000000031~X~004030~
ST~813~9631~20071\ BTI~T6~050~47~FLDOR~20080501~24~364444444~SV~FLTRUEX12~00~
DTM~194~20071231~
REF~9V~1~....Tax Payment
BPR~E~999.99~D~ACH~CCD~7101010101~BSWA~01~0764444444~DA~11223344556677~20080520~
N1~TP~PayFile~
PER~CN~BigMoney~TE~8504444444~FX~8509999999~EM~Nick@dor.com~
TFS~T2~SDR~
FGS~BI~PG~065~
TIA~5002~688~GA~
FGS~BI~PG~167~
TIA~5002~771~GA~
FGS~EI~PG~065~
TIA~5002~651~GA~
FGS~EI~PG~167~
TIA~5002~1671~GA~
TFS~T3~1A~PG~065~94~J~
N1~OT~TC~T59FL2104~
N1~SE~24~259999999~
N1~CA~24~364444444~
N1~WD~FA~169992449~
FGS~D~BM~2222065~
DTM~095~20071211~
TIA~5005~1065~GA~
TFS~T3~1A~PG~124~94~R~
N1~OT~TC~T59FL2104~
N1~SE~24~259999999~
N1~CA~24~364444444~
N1~WD~FA~169992449~
FGS~D~BM~2222124~
DTM~095~20071211~
TIA~5005~1124~GA~
TFS~T3~5A~PG~167~94~J~
N1~OT~TC~T59FL2106~
N1~CA~24~599999999~
N1~BY~24~659999999~
N1~WD~FA~169992449~
FGS~D~BM~4422167~
DTM~095~20071220~
TIA~5005~221167~GA~
SE~41~9631~
GE~1~000000031~
IEA~1~000000031~
Supplier Payment Only

ISA~00~~00~~32~364444444~ZZ~FL0096~080501~1045~|~00403~000000031~0~T~^\nGS~TF~364444444~8504145792~20080501~1045~000000031~X~004030\nST~813~9631~20071\nBTI~T6~050~47~FLDOR~20080501~~24~364444444~~~SV~FLTRUEX12~00\n DTM~194~20071231\nREF~9V~1\nBPR~D~999.99~D~ACH~CCD~~~~~7101010101~BSWA~01~076444444~DA~1122334556677~20080520\n N1~TP~PayOnly\nPER~CN~BigMoney~TE~8504444444~FX~8509999999~EM~Nick@dor.com\nTFS~T2~SDR\nFGS~BI~PG~065\nTIA~5002~~~0~GA\nSE~11~9631\nGE~1~000000031\nIEA~1~000000031\n
Supplier No Activity Filing

ISA~00~~00~~32~364444444~ZZ~FL0096~080501~1045~|~00403~000000031~0~T~^\nGS~TF~364444444~8504145792~20080501~1045~000000031~X~004030\nST~813~9631~20071\nBTI~T6~050~47~FLDOR~20080501~~24~364444444~~~SV~FLTRUEX12~00\n DTM~194~20080430\nN1~TP~NoActivity\nPER~CN~Savvy Taxpayer~TE~850555555~FX~8509999999~EM~Nick@dor.com\nTFS~T2~SDR\nREF~BE~1\n( values of REF line signify that this is a “No Activity” filing )\nFGS~BI~PG~167\nTIA~5002~~~0~GA\nFGS~EI~PG~167\nTIA~5002~~~0~GA\nSE~12~9631\nGE~1~000000031\nIEA~1~000000031\n
Notes:
All “No Activity” filings must contain “REF~BE~1" or the submission will fail.
Be sure to increment your Interchange Control Number in ISA line and IEA line with each submission.
The ISA line and IEA Interchange Control Number must match.
TFS and FGS Looping Structure

Florida Department of Revenue requests that you utilize the correct Schedule TFS and FGS looping structure whenever possible. This will reduce the number of segments that you need to create and we need to translate. This will apply to both the Terminal Supplier and Terminal Operator output. Please refer to page 23 for efficient segment looping instructions.

ISA~00~ ~00~ ~32~362440313 ~ZZ~FL0096 ~080411~1045~|~00403~000000031~0~T~^\GS~TF~362440313~8504145792~20080411~1045~000000031~X~004030\ST~813~9631~20071\BTI~T6~050~47~FLDOR~20080411~~24~362440313~~~ SV~FLTRUEX12~00\DTM~194~20080331\N1~TP~Looping Structure\PER~CN~SaveTrees~TE~8504145999~FX~8509999999~EM~Nick@dor.com\TFS~T2~SDR\FGS~BI~PG~065\TIA~5002~~~655~GA\FGS~BI~PG~167\TIA~5002~~~1675~GA\FGS~BI~PG~226\TIA~5002~~~2265~GA\FGS~BI~PG~125\TIA~5002~~~1255~GA\FGS~EI~PG~065\TIA~5002~~~651~GA\FGS~EI~PG~167\TIA~5002~~~1671~GA\FGS~EI~PG~226\TIA~5002~~~2261~GA\FGS~EI~PG~125\TIA~5002~~~1251~GA\TFS~T3~1A~PG~065~94~J \( First TFS schedule segment \)N1~OT~~TC~T58GA2502\N1~SE~~24~250527925\N1~CA~~24~362440313\N1~DT~~TC~T59FL2104\FGS~D~BM~22221524\DTM~095~20083011\TIA~5005~~~1000~GA\FGS~D~BM~22221525\DTM~095~20083015\TIA~5005~~~1100~GA\FGS~D~BM~22221530\DTM~095~20083017\TIA~5005~~~1130~GA\FGS~D~BM~22221567\DTM~095~20083021\TIA~5005~~~1670~GA\TFS~T3~1A~PG~125~94~J \( Product type changed \)N1~OT~~TC~T58GA2502\N1~SE~~24~250527925\N1~CA~~24~362440313\N1~DT~~TC~T59FL2104\FGS~D~BM~22220165\
DTM-095-20080312
TIA-5005-21065-GA
FGS-D-BM-22221124
DTM-095-20080314
TIA-5005-21004-GA
FGS-D-BM-22221125
DTM-095-20080315
TIA-5005-21125-GA
FGS-D-BM-22221130
DTM-095-20080321
TIA-5005-21130-GA
FGS-D-BM-22221167
DTM-095-20080321
TIA-5005-21167-GA
TFS-T3-5A-PG-65-94-J ( Schedule type changed )
N1-OT-TC-T59FL2104 ( Origin IRS Terminal code changed )
N1-SE-24-250527925
N1-CA-24-362440313
N1-WD-FA-679803128
FGS-D-BM-22220365
DTM-095-20080312
TIA-5005-31065-GA
FGS-D-BM-22221324
DTM-095-20080314
TIA-5005-31124-GA
FGS-D-BM-22221325
DTM-095-20080315
TIA-5005-31125-GA
TFS-T3-5A-PG-65-94-J ( Destination changed )
N1-OT-TC-T59FL2104
N1-SE-24-250527925
N1-CA-24-362440313
N1-DT-DT-T59FL2116 ( Destination changed )
FGS-D-BM-2222068
DTM-095-20080312
TIA-5005-41065-GA
FGS-D-BM-2222129
DTM-095-20080314
TIA-5005-41124-GA
FGS-D-BM-22221325
DTM-095-20080315
TIA-5005-41125-GA
SE-88-9631
GE-1-00000031
IEA-1-00000031
Appendix I - SecureNet Instructions


### Login

Select the MyFlorida box ICON

![Login Screen]

Enter your UserID and Password then Select ‘Login’

![Login Screen]

### Setting up a new account

Select the MyFlorida box ICON

![Setting up a new account Screen]

Select ‘New User’

![Setting up a new account Screen]

Enter the UserId you want, and contact information and select ‘Submit to Enroll’.

Use the UserId you entered for registration and the temporary Password emailed to you. Login, then update your Password to what you want long term.
Upload process
Once logged into SecureNet

From Home page activity ribbon area select ‘SendFile’

Select Fuel (terminal operators & suppliers)

Select Production or Test Only

Browse and select your file from your system or PC
then select ‘Upload file’

The ‘Send a File is Complete’ page display automatically when a file is uploaded, indicating your file is queued for the translator process. Note trace number.

Courtesy trace number email is sent
Accessing Manifests & Other Features

Courtesy email is sent directing you to get your manifest if no formatting errors are encountered.  

Now Login to SecureNet

From Home page activity ribbon area, select ‘ReceiveFile’
Select your file to download, and a pop-up opens for save/open options

Text manifest example

CSV manifest example

Note: All submissions that receive a manifest with a confirmation number will have a return PDF produced which are available after 5:00 PM ET, the same day the manifest is provided.

Additional functions provided by the SecureNet system

Select ‘ViewLog’ to see all files you have uploaded  
View Only, No drill down access from this page

Select ‘Maintenance’ for self-updates whenever needed
Motor and Other Fuel Taxes
XML User Guide
For e-file Developers and Transmitters
Ver. 2017 1.0
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## Changes

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<td>Introduction</td>
<td>Implement motor fuel XML</td>
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1 Introduction

1 The Florida Department of Revenue (FDOR) has established an electronic file and pay program for Terminal Operators and Terminal Suppliers in the Motor Fuel Taxes Program.

2 More information and resources on motor fuel taxes are available on the FDOR website at: http://floridarevenue.com/taxes/taxesfees/Pages/default.aspx.

3 Current and historic tax and interest rates are available on the FDOR website at: http://floridarevenue.com/taxes/taxesfees/Pages/tax_interest_rates.aspx.

2 Purpose

1 The Florida Department of Revenue (FDOR) has established an electronic file and pay program for motor fuel taxes using Extensible Markup Language (XML) format. The transmission methods are uploading via SecureNet and File Transfer Protocol (FTP).

2 This user guide provides electronic filers with the necessary information to successfully implement the state electronic filing program and identifies those items which are unique to the electronic filing of the Florida motor fuel taxes.

3 Definitions

• BSWA: The Department’s service provider for intake and processing of electronic motor fuel taxes returns.

• TIGERS: Tax Implementation Group for E-Commerce Requirements Standards, a subgroup of the National Standards Institute’s Accredited Standards Committee X12 Government Subcommittee.

• Reporting period: The calendar period that must be reported on a specific tax return.

• SoftwareId: An identification value created by FDOR. (For testing, use "09120212" for SoftwareId.)

4 Responsibilities

1 The following compliance requirements must be met:

• FDOR
  o Provide vendors with the Software Development Application (DR-600001).
  o Respond to inquiries within one to two business days.
  o Facilitate testing efforts.
  o Communicate tax rate, system and schema changes.
  o Approve tested software.
  o Provide vendors with a software ID upon the successful completion of testing.

• BSWA
  o Provide support for SecureNet account(s).
• **Vendor**
  o Submit a completed *Software Development Application* ([DR-600001](#)).
  o Adhere to all State procedures, requirements and specifications.
  o Develop tax preparation software in accordance with statutory requirements of the Department return preparation instructions.
  o Provide accurate Florida returns in correct electronic format for transmission.
  o Refrain from developing software to support electronic filing (transmission) of any form that will be submitted to the Department without prior approval.
  o Prevent electronic transmission of returns and/or supporting documents or schedules not approved for electronic filing by the Department. This is inclusive of those not supported for electronic filing as well as those supported but not successfully tested or approved by the Department.

• **Taxpayer**
  o Notify the Department of ‘new taxpayer’ or ‘conversion to XML’ testing.
  o Inform the Department whether your data is produced using in-house developed process or an off-the-shelf software solution.
  o Complete the required taxpayer testing process.
  o Receive electronic filing approval prior to submitting production returns.

2 The first step is to review the following documents in the MFT XML Version 2017 1.0 folder:
  • 2017 X-Path Document
  • 2017 Florida XML Schemas

5 **About Filing and Paying Electronically**

5.1 **Accepted Forms and Schedules**
1 The Department supports the following forms and schedules for motor fuel taxes processing:
  • *Terminal Supplier Fuel Tax Return* ([DR-309631](#))
  • *Terminal Operator Information Return* ([DR-309636](#))

2 There is **no signature** requirement for any of the forms that are submitted electronically. An electronic return is deemed signed when an individual who is authorized to sign includes his or her name in the electronic return data field and identifies it as a signature.

5.2 **Supplemental Returns**
1 Acceptable return types are original and supplemental. Supplemental returns may only be filed when an original return exists.

5.3 **Address Updates**
1 Address updates should be completed in a timely manner to ensure taxpayers receive timely notification. The following web address should be used to notify the Department for address changes: [http://floridarevenue.com/dor/taxes/registration.html](http://floridarevenue.com/dor/taxes/registration.html).
5.4 **ACCOUNT CANCELATIONS**

1 Accounts can be closed or made inactive by using the following web address:

5.5 **TIMELY FILING**

1 Returns are due to the Department on the 1st day of the month following the collection period. Returns will be considered late if they are not received on or before the 20th day of the month following the collection period. If the 20th day is a Saturday, Sunday, state or federal holiday, returns will be accepted as timely if filed on the next business day.

2 Returns with a payment included must adhere to the payment due date for the payment to be considered timely.

3 For specific, due dates on electronic returns and payments for the current year, refer to the *Florida e-Services Programs Calendar of Due Dates* (Form DR-659).

5.6 **PAYMENT METHODS**

1 Due to federal security requirements, the Department cannot process international ACH transactions. This applies to any portion of the money used in the payment coming from any financial institution located outside of the US or its territories.

   • **ACH DEBIT** - Florida will allow a taxpayer to pay the balance due by authorizing an electronic funds withdrawal. If the taxpayer chooses this payment method, they may authorize the entire payment be made at the time their tax return is electronically filed. The payment amount cannot be greater than the tax due on the electronic tax return. The taxpayer must specify the bank account from which they wish to have the payment withdrawn and the date on which the withdrawal will be made.

   • **ACH CREDIT** - Taxpayers should visit Florida Department of Revenue’s website – [www.floridarevenue.com](http://www.floridarevenue.com) for more information.

6 **XML Documents**

1 Review all provided information. You can create your XML document by following the samples provided in the XML schema folder. However, some of the tags in the sample XML documents are not needed for Florida. Samples only illustrate the structure of the XML documents.

6.1 **XPATH DOCUMENT**

1 The XPath document contains required tags (elements) that Florida will validate. Your file must contain all the required tags within the XPath Document to be valid. This document outlines important information that will be used to construct your file. This data includes the following:
   • Cross-walk from Florida return fields to XML tags
   • Field Descriptions
   • Schema Category
   • Field Rules/Validations
   • Error codes/warning messages

2 The XPath has the following four workbooks:
• DR-309636 Lines
• DR-309361 Lines
• Acknowledgement
• Alert Codes

6.1.1 Using the XPath Document
1 FDOR uses an absolute location path which consists of one or more steps and begins with forward slash (/) with each step separated by a forward slash (/) and each attribute separated by a commercial at (@). Use the XPath document to navigate through elements and attributes in an XML document. The DR-309636 Lines and DR-309361 Lines XPath workbook have the following information:

<table>
<thead>
<tr>
<th>Column Header</th>
<th>Purpose</th>
</tr>
</thead>
<tbody>
<tr>
<td>Field Description</td>
<td>This field provides the field name from the tax form.</td>
</tr>
<tr>
<td>XPath</td>
<td>This field provides the absolute location path for each element and attribute.</td>
</tr>
<tr>
<td>Efile Type</td>
<td>This field provides the data type.</td>
</tr>
<tr>
<td>Length</td>
<td>This field provides the maximum field length for each element and attribute.</td>
</tr>
<tr>
<td>Req’d</td>
<td>This field provides the element’s and attribute’s status (Req = Required, Opt = Optional, Cond = Conditional)</td>
</tr>
<tr>
<td>Notes/Comments</td>
<td>This field provides the rules and validations performed for each element or attribute.</td>
</tr>
</tbody>
</table>

6.2 Florida State Schemas
1 FDOR uses a XML schema set based on the Motor Fuels Excise Tax (MFET) version 2.2 schema set by the TIGERS National Standards. Florida’s schema version is version 2017 1.0.

6.2.1 Figure 1
1 Terminal Operator
   1.1 FL309636Transmission.xsd – Master file for DR-309636 Operator
   1.2 MFTOReport.xsd – Terminal Operator Report types
   1.3 MotorFuelsFileTypes.xsd – Document type definitions
   1.4 MotorFuelsEnumerations.xsd – Enumeration type definitions
   1.5 MotorFuelsFiling.xsd – Structure document
   1.6 MotorFuelsHeader.xsd – Header portion of DR-309636
2 Terminal Supplier
   2.1 DR309631Transmission.xsd – Master file for DR-309631 Supplier
   2.2 MFSupplierReport.xsd – Terminal Supplier Report types
   2.3 MotorFuelsFileTypes.xsd – Document type definitions
   2.4 MotorFuelsEnumerations.xsd – Enumeration type definitions
   2.5 MotorFuelsFiling.xsd – Structure document
   2.6 MotorFuelsHeader.xsd – Header portion of DR-309636
3 Common
   3.1 BinaryAttachment.xsd – State binary attachment
   3.2 efileTypes.xsd – Document type definitions for all forms
   3.3 FinancialTransaction.xsd – Document type definitions for payments
   3.4 ReturnHeader.xsd – Common Header document
   3.5 StateeFileTypes.xsd – Document type definitions for all forms
7  **Software Testing and Approval**

7.1  **Initial Testing for Developers**

1 Developers must complete and return the *Software Development Application (DR-600001)* prior to any testing.

2 Developers are required to use FDOR’s specified schema. Testing of software developed for electronic filing is mandatory. All software must be tested using state scenarios. The Department’s test scenarios are provided in the zip package.

3 Schema validation and business rules are defined for each field or data element. The XPath spreadsheet includes information on each field including: type, format, length, negative values, and the business rules or other edits. Developers must closely follow the requirements for each field to ensure proper data formatting.
   - Software developers should apply data from the XPath spreadsheet or tax forms to the appropriate data element from the XML schema.
   - All XML data must be well formed. All schedules, forms, and occurrences should be supported to maximize this service.
   - Developers will be provided approval for use of their software product for production filing when all test scenarios have been successfully validated. Only software approved for production filing may be released and distributed by the developer.
   - Any developer wishing to conduct testing in addition to the scenarios supplied and required by the Department should notify the Department prior to test submission.
   - No production returns may be submitted prior to being approved for production filing, or using the SoftwareId provided for testing.

4 The Test system account registration data may not be current, and results may not be fully representative of the production environment.

5 Developer testing is accomplished by successfully passing validation using the test files provided. Test files are transmitted using the same method as production returns (see Section Eight – Transmitting the File). Test files must be designated for testing by setting the ProcessType field as
“T.” In addition, since your production SoftwareId will be provided only upon successful completion of testing, the SoftwareId should be set to “09120212”.

6 Approval of software for electronic filing does not include approval of any form developed/produced for hardcopy submission to the Department. Once you have received a confirmation number from your submitted test file, please forward the manifest confirmation and test file as attachments to EXD-Fuels@floridarevenue.com. In the subject line of your e-mail, please enter your company name and the wording “Requesting XML Production Credentials.” Please allow two business days to receive a response.

7 Formal confirmation will be provided when software has been successfully tested, and a SoftwareId issued. Only software approved for production filing may be released and distributed.

7.2 Continued Testing for Developers
1 The FDOR will monitor the quality of electronic transmissions and will contact the software developer to resolve issues. As a part of the monitoring process, FDOR may take one or all the following actions:
   • monitor complaints about electronic filers;
   • select a vendor or software product to participate in annual testing; and/or
   • issue warning or suspension letters as appropriate (see Section 10 – Production Monitoring and Suspension).

2 In addition, FDOR may require annual or other periodic testing.

7.3 Testing for New Taxpayers
1 Terminal Operator and Terminal Supplier taxpayers must complete the DOR test process and receive electronic filing approval prior to submitting production returns. Taxpayers are given 90 days to successfully complete the Department’s testing process and begin submitting returns electronically.

2 All Terminal Operator and Terminal Supplier taxpayers must submit a (GT-400401) Registration Package for Motor Fuel and/or Pollutants Registrants which includes the (DR-600) Enrollment and Authorization for e-Services form.

3 Upon receiving notification of registration approval, begin your testing process by following the instructions below.

   • Contact the Department of Revenue Business Technology office at: EXD-Fuels@floridarevenue.com.
     o Include the following in your email communication.
       ▪ Your business name, contact information, FEIN and license type.
       ▪ If you plan to use off-the-shelf software, or if you will be developing an in-house process.
       ▪ Whether your prior returns:
         include transactions, receipts or disbursements
         - or -
         are ‘No Activity” zero returns.
• Create your user access to the Department’s secure website (SecureNet).

• Taxpayers who have filed paper returns that contain transactions, receipts or disbursements will test by creating electronic returns that contain the same data.
  o The test returns submitted must represent two original filings for the most recent months.
  o The Department requires test returns to include:
    ▪ beginning and ending inventory figures for the first test cycle;
    ▪ detail transactions for each schedule and product type that you report;
    ▪ credit memos issued by the Department (if applicable);
    ▪ penalty and interest (if applicable).
  o Email copies of your paper returns, your manifest created by the SecureNet system to: EXD-Fuels@floridarevenue.com.

• Taxpayers who have filed paper returns that contain no transactions, no receipts AND no disbursements will test by creating electronic returns using the Department’s test script(s). Test scripts are available from the Terminal Operator and Terminal Supplier tax pages.
  o The test return submitted must represent one original filing for the most recent month.
  o The Department requires beginning and ending inventory figures.
  o Email copies of the return PDF created by your software, your submission manifest created by the SecureNet system to: EXD-Fuels@floridarevenue.com.

• All test submissions should have:
  o Test files must be designated for testing by setting filed “ProcessType” as “T”.

• Test submissions are processed each business day.
  o Manifests are typically available within 24 to 48 hours.
  o If you have a problem with any aspect of your transmission, email EXD-Fuels@floridarevenue.com.
  Note: For more details, see Section 9, Acknowledgement System.

• Test returns that produce error free manifests will be reviewed. You will be notified of your results, and continued testing may be required. Please note: It is not uncommon to repeat this phase several times, and assistance will be provided as needed.

• After you have successfully completed all phases of the test, you will be notified in writing that you may begin filing in production.

7.4 Testing for Taxpayers Converting From EDI to XML Software
1 Terminal Operator and Terminal Supplier taxpayers converting from EDI to XML must complete the DOR test process.
  • Contact the Department of Revenue Business Technology office at: EXD-Fuels@floridarevenue.com.
    o Include the following in your email communication.
      ▪ Your business name, contact information, FEIN and license type.
• If you plan to use off-the-shelf software, or if you will be developing an in-house process.
  • Testing purpose is for conversion from EDI to XML.

• Use your existing user access to the Department’s secure website (SecureNet).

• Taxpayers who have filed EDI returns that contain transactions, receipts or disbursements will test by creating XML returns that contain the same data.
  o The test returns submitted must represent two original filings for the most recent months.
  o The Department requires test returns to include:
    ▪ beginning and ending inventory figures for the first test cycle;
    ▪ detail transactions for each schedule and product type that you report;
    ▪ credit memos issued by the Department (if applicable);
    ▪ penalty and interest (if applicable).
  o Email your manifest created by the SecureNet system to: EXD-Fuels@floridarevenue.com.

• Taxpayers who have filed EDI returns that contain no transactions, no receipts AND no disbursements will test by creating XML returns using the Department’s test script(s). Test scripts are available from the Terminal Operator and Terminal Supplier tax pages.
  o The test returns submitted must represent one original filing for the most recent month.
  o The Department requires beginning and ending inventory figures.
  o Email your manifest created by the SecureNet system to: EXD-Fuels@floridarevenue.com.

• All test submissions should have:
  o Test files must be designated for testing by setting filed “ProcessType” as “T”.

• Test submissions are processed each business day.
  o Manifests are typically available within 24 to 48 hours.
  o If you have a problem with any aspect of your transmission, email EXD-Fuels@floridarevenue.com.
  Note: For more details, see Section 9, Acknowledgement System.

• Test returns that produce error free manifests will be reviewed. You will be notified of your results, and continued testing may be required. Please note: It is not uncommon to repeat this phase several times, and assistance will be provided as needed.

• After you have successfully completed all phases of the test, you will be notified in writing that you may begin XML filing in production.
8 Transmitting the File

8.1 FILE REQUIREMENTS
1 Packaging of data and transmission payload must be in the proper format. Users of software approved for e-filing providers can submit files to the Department for processing.
   • Each submission must be submitted in the agreed upon XML format.
   • Zip Archiving is not supported.
   • Multiple employer returns may be included in a single file.
   • Any structure error codes such as “X1” will need to be supported by the software developers or in-house developer prior to contacting the Department. If your customer contacts the Department with an “X1” error, then they will be informed to contact their software provider. Software developers or in-house developers may contact the Department for support.

8.2 FILE TRANSMISSION

2 To transmit a file using SecureNet:
   • Click on the “MyFlorida” image.
   • If you are a new user, click on the “New User” Button.
     o Fill in the necessary information and click on the submit button. Your Password will be mailed to you via the e-mail address you entered. Once you have retrieved your password, you will enter your UserID and Password as a “Registered User.”
   • Enter your UserID and Password and click “Login”.
   • At the top of this page, select “SendFile.”
   • Select “Fuel (DOR USE ONLY).”
   • Select “2016 XML Test.”
   • Click the “Click to Continue!” button.
   • Select “Choose File” and browse to and select your file, and click the “Upload the Selected File Now” button.

3 Screenshots are provided through the “Click HERE for instructions” link on the SecureNet site.

4 The Department will provide two courtesy emails, as follows:
   • A Trace Number email after receiving your file (see Section 12.2 – Trace Email). This e-mail contains the Trace Number as acknowledgement of receipt of the transmission. This indicates your file has been received but has not yet been validated for errors.
   • A File Received email informing you that you may access the manifest via SecureNet (see Section 12.3 – Received File Email). You should check for any errors that may need correcting for file resubmission or with a confirmation number if no errors.

These emails do not mean your file was accepted by the Department.
9 Acknowledgement System

1 The Department will generate a manifest for all files received. For SecureNet users to review manifests, you will need to login to your SecureNet account and select the “ReceiveFile” option. This option will display the manifest for each submission received. For FTP users, manifests will be provided in the root directory of your FTP account. It is the responsibility of the transmitter to review the manifest for any errors or warnings, and make resubmit or amend filings as may be required.

2 The Florida manifest indicates the returns are either accepted or rejected.

- **Accepted** - This manifest indicates the electronic return was received and successfully completed the validation process. Every manifest for accepted submissions should contain a confirmation number. The manifest should be retained as your official documentation of your file being accepted. No further action is required regarding the transmission.

- **Rejected** - This manifest indicates the electronic return was received and failed to successfully complete the validation process. The manifest will contain an error code(s) indicating the error(s) that caused the rejection. The error(s) must be corrected and the return can then be re-transmitted. There are no grace periods for re-submissions.

3 This is not a real-time update system. **Please allow 24 to 48 hours** to process the return information. Error and warning codes with descriptions are posted in the XPath document under the “Alert Codes” tab. Due to the time needed to process return information, the information displayed may not include recently filed corrections still in process.

9.1 Missing Manifests

1 All submissions should receive a manifest within 24 to 48 hours. In the event a manifest is not made available within that time, please send an e-mail to: **EXD-Fuels@floridarevenue.com**.

2 The body of the e-mail must contain the **file trace number** and **file name**. For faster processing, also include the FEI (Federal Employment Identification) number and transmission date.

9.2 Edits and Verifications

1 Returns that are rejected will receive an error message. Returns with only warning messages will be accepted, provided there are no errors.

10 Production Monitoring and Suspension

1 The Department reserves the right to suspend the electronic filing privilege of any electronic filer or software developer who deviates from the requirements, specifications, and procedures stated in this guide or any corresponding administrative rules, or who does not consistently transmit error-free returns. When suspended, the electronic filer or software developer will be advised of the requirements for reinstatement into the program.
11 Contact Information

You are invited to contact us with any question(s) or comment(s) you have regarding our electronic filing program.

- **Technical Issues or Testing:**
  - EXD-Fuels@floridarevenue.com
  - **Subject Line:** Motor Fuel Development

- **State of Florida Website:**
  - www.myflorida.com

- **Florida Department of Revenue Website:**
  - www.floridarevenue.com

- **Tax Information and Assistance:**
  - 850-488-6800

- **Mailing Address:**
  - Florida Department of Revenue
  - Attention: BTO Unit - XML
  - 5050 West Tennessee Street
  - Tallahassee, Florida 32399-0100
12 Appendices and Accompaniments

12.1 Accompaniments

<table>
<thead>
<tr>
<th>Document Title</th>
<th>Purpose</th>
</tr>
</thead>
<tbody>
<tr>
<td>2017 XPath Document</td>
<td></td>
</tr>
<tr>
<td>2017 Florida XML Schemas</td>
<td></td>
</tr>
<tr>
<td>2017 Test Files</td>
<td></td>
</tr>
</tbody>
</table>

12.2 Trace Email

1.1 Sender: secure@bswa.net
1.2 Subject: Received File Trace Number
1.3 Body:

* This is an auto-generated email, please do not respond to this message.

* File Trace Number = RF-[yyymmdd0nnnnnnn]
* Received File - Date and Time = [date] [time] [time zone]

**File Type** = MFT_XML_TEST
**Name of File Received** = [filename]
**Received File Status** = RECEIVED SUCCESSFULLY

**IMPORTANT**
Please allow 24 to 48 hours for us to analyze and process your file. We will post a final acknowledgment with confirmation or error(s) to your BSWA SecureNet account when processing is complete.

1.4 This does not mean your file was accepted by the Department (see Section 9 – Acknowledgment System).

12.3 Received File Email

1.1 Sender: secure@bswa.net
1.2 Subject: You have a file at Ritx-Secure.Bswa.Net
1.3 Body:

You have a new file ready for view or download at BswaSecure.net Please use the following link to open the login page


Your XML Manifest filename: MftManifestV1_[nnnnnnn].xml

1.4 This does not mean your file was accepted by the Department (see Section 9 – Acknowledgment System).
STATE OF FLORIDA
DEPARTMENT OF REVENUE
MISCELLANEOUS TAX

CHAPTER 12B-8, FLORIDA ADMINISTRATIVE CODE

INSURANCE PREMIUM TAXES, FEES AND SURCHARGES

AMENDING RULE 12B-8.003

SUMMARY OF PROPOSED RULE

The proposed amendments adopt, by reference, changes to five forms used in the administration of insurance premium taxes, fees, and surcharges.

FACTS AND CIRCUMSTANCES JUSTIFYING PROPOSED RULE

The changes to the 5 forms include updating due dates for 2018; updating references to the Department’s website; and, incorporating other technical and administrative changes to facilitate the administration of insurance premium taxes, fees, and surcharges.

FEDERAL COMPARISON STATEMENT

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

SUMMARY OF RULE DEVELOPMENT WORKSHOP

SEPTEMBER 19, 2017

A Notice of Proposed Rule Development was published in the Florida Administrative Register on September 5, 2017 (Vol. 43, No. 172, p. 3839), to advise the public of the proposed
changes to Rule 12B-8.003, F.A.C., and to provide that, if requested in writing, a rule
development workshop would be held on September 19, 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

INSURANCE PREMIUM TAXES, FEES AND SURCHARGES

RULE NO: RULE TITLE:

12B-8.003 Tax Statement; Overpayments

PURPOSE AND EFFECT: The purpose of the proposed amendments to Rule 12B-8.003, F.A.C., is to adopt, by reference, changes to five forms used in the administration of insurance premium taxes, fees, and surcharges.

SUMMARY: The proposed amendments incorporate revisions to the forms used to administer the remittance of Insurance Premium Taxes, Fees, and Surcharges.

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: 213.06(1) FS.

LAW IMPLEMENTED: 92.525, 175.041, 175.101, 175.1015, 175.111, 175.121, 175.141, 175.151, 185.02, 185.03, 185.08, 185.085, 185.09, 185.10, 185.12, 185.13, 213.05, 213.053, 213.235, 213.37, 220.183, 220.191, 252.372, 288.99 (2010), 440.51, 443.1216, 624.11, 624.402, 624.4094, 624.4621, 624.4625, 624.475, 624.501, 624.509, 624.5091, 624.5092, 624.50921, 624.510, 624.5105, 624.511, 624.515, 624.516, 624.518, 624.519, 624.520, 624.521, 624.601, 624.610, 626.7451(11), 627.311, 627.351, 627.3512, 627.357(9), 627.7711, 627.943, 628.6015, 629.401, 629.5011, 632.626, 634.131, 634.313(2), 634.415(2), 636.066, 642.0301, 642.032 F.S.

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: November 8, 2017, 9:00 am

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) 717-6799. 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 PERSONS TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Brinton Hevey, Technical Assistance and Dispute Resolution, Department of Revenue, P.O. Box 7443, Tallahassee, Florida 32314-7443, telephone (850) 717-7082.
THE FULL TEXT OF THE PROPOSED RULES IS:
STATE OF FLORIDA
DEPARTMENT OF REVENUE
CHAPTER 12B-8, FLORIDA ADMINISTRATIVE CODE
INSURANCE PREMIUM TAXES, FEES AND SURCHARGES
AMENDING 12B-8.003

12B-8.003 Tax Statement; Overpayments.

(1) No change.

(2) Copies of these forms 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 (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, 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).

(3) No change.

<table>
<thead>
<tr>
<th>Form Number</th>
<th>Title</th>
<th>Effective Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>(4)(a) DR-907</td>
<td>Florida Insurance Premium Installment Payment (R. 01/18 46)</td>
<td>01/18 46</td>
</tr>
<tr>
<td></td>
<td>(<a href="http://www.flrules.org/Gateway/reference.asp?No=Ref-____06336">http://www.flrules.org/Gateway/reference.asp?No=Ref-____06336</a>)</td>
<td></td>
</tr>
<tr>
<td>(b) DR-907N</td>
<td>Instructions for Filing Insurance Premium Installment Payment (Form DR-907) (R. 01/18 46)</td>
<td>01/18 46</td>
</tr>
<tr>
<td></td>
<td>(<a href="http://www.flrules.org/Gateway/reference.asp?No=Ref-____06336">http://www.flrules.org/Gateway/reference.asp?No=Ref-____06336</a>)</td>
<td></td>
</tr>
</tbody>
</table>
(5)(a) DR-908 Insurance Premium Taxes and Fees Return for 01/18 47
Calendar Year 2017 2016 (R. 01/18 47)
(http://www.flrules.org/Gateway/reference.asp?No=Ref-____07762)

(b) DR-908N Instructions for Preparing Form DR-908 Florida 01/18 47
Insurance Premium Taxes and Fees Return (R. 01/18 47)
(http://www.flrules.org/Gateway/reference.asp?No=Ref-____07763)

(6) DR-350900 2017 2016 Insurance Premium Tax Information for 01/18 47
Schedules XII and XIII, Form DR-908 (R. (R. 01/18 47))
(http://www.flrules.org/Gateway/reference.asp?No=Ref-____07764)

Rulemaking Authority 213.06(1) FS. Law Implemented 92.525, 175.041, 175.101, 175.1015, 175.111, 175.121, 175.141, 175.151, 185.02, 185.03, 185.08, 185.085, 185.09, 185.10, 185.12, 185.13, 213.05, 213.053, 213.235, 213.37, 220.183, 220.191, 252.372, 288.99 (2010), 440.51, 443.1216, 624.11, 624.402, 624.4094, 624.4621, 624.4625, 624.475, 624.501, 624.509, 624.5091, 624.5092, 624.50921, 624.510, 624.5105, 624.511, 624.515, 624.516, 624.518, 624.519, 624.520, 624.521, 624.601, 624.610, 626.7451(11), 627.311, 627.351, 627.3512, 627.357(9), 627.7711, 627.943, 628.6015, 629.401, 629.5011, 632.626, 634.131, 634.313(2), 634.415(2), 636.066, 642.0301, 642.032 FS., History–New 2-3-80, Formerly 12B-8.03, Amended 3-25-90, 3-10-91, 2-18-93, 6-16-94, 12-9-97, 3-23-98, 7-1-99, 10-15-01, 8-1-02, 5-4-03, 9-28-04, 6-28-05, 6-20-06, 4-5-07, 1-1-08, 1-27-09, 1-11-10, 1-12-11, 1-25-12, 1-17-13, 1-20-14, 1-20-15, 1-11-16, 1-10-17._____.

NAME OF PERSON ORIGINATING PROPOSED RULES: Brinton Hevey

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULES: Governor and Cabinet
DATE PROPOSED RULES APPROVED BY AGENCY HEAD: October 17, 2017

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: September 5, 2017.
<table>
<thead>
<tr>
<th>Florida Insurance Premium Installment Payment</th>
<th>HD/PM Date: / /</th>
<th>DR-907 R. 01/18</th>
</tr>
</thead>
<tbody>
<tr>
<td>FEIN</td>
<td>Florida Code</td>
<td></td>
</tr>
<tr>
<td>Business Partner Number</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Payment Number 1 Tax Year</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Due April 15</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Name</td>
<td>Address</td>
<td>City/St/ZIP</td>
</tr>
<tr>
<td>Payment Number 2 Tax Year</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Due June 15 (Estimate premiums through June 30)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Name</td>
<td>Address</td>
<td>City/St/ZIP</td>
</tr>
<tr>
<td>Payment Number 3 Tax Year</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Due October 15</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Name</td>
<td>Address</td>
<td>City/St/ZIP</td>
</tr>
</tbody>
</table>

Check here if you made your payment electronically. Be sure to sign and date reverse side.

1. Premium tax payable
2. Surcharge
   a. commercial policies
      # ____________________ x $4
   b. residential policies
      # ____________________ x $2
3. Interest
4. Penalty
5. Quarterly statement filing fee
6. Amount due

Do not write in the space below.
Complete each line using the line-by-line instructions.

**Line 1**  **Premium Tax Payable** — Enter the amount of installment payment due. See instructions.

**Line 2**  **Surcharge** — Enter the number of commercial policies on Line 2a and multiply by $4.00. Enter the number of residential policies on Line 2b and multiply by $2.00.

**Line 3**  **Interest** — Compute any interest due with this installment payment. Interest is calculated with a floating rate.

**Line 4**  **Penalty** — Compute any penalty due with this installment payment.

**Line 5**  **Quarterly Statement Filing Fee** — Enter your $250 quarterly statement filing fee.

Prepaid limited health service organizations, fraternal benefit societies, and legal expense insurance corporations must report and pay their quarterly/annual statement filing fees to the Office of Insurance Regulation.

**Line 6**  **Amount Due** — Enter the total of Lines 1 through 5.

Sign and date the form in the spaces provided above.

**Front of Form:** Verify the personalized information printed on the front of the form. If you are using a blank form, enter your FEIN and Florida Code in the spaces provided and print or type your name and address in the space under payment due date. Check the box if you made your payment electronically.

Mail form and payment to:
FLORIDA DEPARTMENT OF REVENUE
5050 W TENNESSEE STREET
TALLAHASSEE FL 32399-0150

**Rule 12B-8.003**
Florida Administrative Code
Effective XX/XX
Use black ink. Example A - Handwritten Example B - Typed

When is the installment payment due and payable? Installments of tax are due and payable on April 15, June 15, and October 15 of each year. A final payment of tax due for the year must be made at the time the taxpayer files the return (Form DR-908) for the year.

An installment will be considered timely filed if it is postmarked by the U.S. Postal Service on or before the applicable due date. If the due date falls on a Saturday, Sunday, or state or federal holiday, the installment will be considered timely filed if it is postmarked the next business day.

What are the installment payments based on? Installments are based on the estimated gross amount of receipts of insurance premiums or assessments received during the immediately preceding calendar quarter. The second quarter installment due June 15 (not July 15) requires the estimate to be through June 30. All of the taxes reported on Form DR-908 are subject to installment payment requirements, not just the insurance premium tax reported on Schedule I of Form DR-908. Because of the complexities of computing the standard 90 percent installment payment for all of the taxes reported on Form DR-908, most insurers use the safe harbor of paying 27 percent of the tax due in the preceding year for each installment payment. If each installment is 27 percent of the amount of the annual tax reported on the preceding year's Form DR-908 (Line 11 minus Line 9 and Line 10), there will be no installment penalty. The installment amounts that must be paid to meet the prior year exception are decreased by the amount of the nonprofit scholarship funding (SFO) credit earned with contributions made during the tax year. Contributions must be made on or before the installment due date to decrease the amount that must be paid to meet the prior year exception. For example, an insurer that paid $100,000 in insurance premium tax, after credits, last year is required to remit $27,000 by April 15, another $27,000 for a total of $54,000 by June 15, and another $27,000 for a total of $71,000 by October 15 of the year. The amount required to be remitted by each installment due date to meet the prior year exception is reduced by SFO credit earned prior to each installment due date. Assuming the insurer made a contribution of $50,000 on March 31 of the tax year and received a certificate from the nonprofit scholarship funding organization, it would not need to make any installment payment to meet the prior year exception for the first installment, but it would need to remit $4,000 or earn another SFO credit of at least $4,000 by June 15 to meet the prior year exception for the second installment and would need to remit a total of $31,000 or earn SFO credits of at least $31,000 by October 15 to meet the prior year exception for the third installment.

Penalty for Underpayment/Late Filing of Insurance Premium Tax Installment Payments:
Any taxpayer who fails to report and timely pay any installment of tax, who estimates any installment of tax to be less than 90 percent of the amount finally shown to be due in any quarter, and/or who fails to report and timely pay any tax due with the final return is subject to a penalty of 10 percent on any underpayment of taxes or delinquent taxes due and payable for that quarter and/or on any delinquent taxes due and payable with the final return.

Interest for Underpayment/Late Filing of Insurance Premium Tax Installment Payments:
Interest accrues when a taxpayer fails to pay any amount due on or before the due date. A floating rate of interest applies to underpayments and late payments of tax. The rate is updated January 1 and July 1 of each year by using the formula established in section 213.235, Florida Statutes. For current and prior year interest rates, visit our website or contact Taxpayer Services (see "Contact Us").

Where to Mail Your Form and Payment:
Mail your completed Form DR-907 and payment to:
Florida Department of Revenue
5050 W Tennessee Street
Tallahassee FL 32399-0150

Electronic Filing:
You are able to file and pay insurance premium tax electronically using the Department’s secure website. If you paid $20,000 or more in tax during the State of Florida’s prior fiscal year (July 1 – June 30), you are required to file and pay electronically. Insurers are encouraged to file electronically and take advantage of the opportunity to save resources. Insurers can obtain a waiver by calling 850-488-6800. Please visit our website at www.floridarevenue.com for more information.

Account Changes
If you change your business name, location or mailing address, or close or sell your business, immediately notify the Department. The quickest way to notify us is online. Go to www.floridarevenue.com, select “Information for Businesses and Employers”, then select “Change address or account status.”

Contact Us:
Information, forms, and tutorials are available on our website:
www.floridarevenue.com

If you have any questions, contact Taxpayer Services at 850-488-6800, Monday through Friday, excluding holidays.
To find a taxpayer service center near you, go to: www.floridarevenue.com/taxes/Pages/servicecenters.aspx

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:
Subscribe to our tax publications to receive due date reminders or an email when we post:
• Tax Information Publications (TIPs),
• Proposed rules, notices of rule development workshops, and more.

Go to: www.floridarevenue.com
## Computation of Insurance Premium Taxes and Fees

1. Total Premium Tax Due (Schedule I) .....................................................................................................
2. Credits Against the Tax (Schedule III) ...................................................................................................
3. Net Premium Tax Due (If Line 1 minus Line 2 equals less than zero, enter zero) ...................................
4. State Fire Marshal Regulatory Assessment (Schedule X) ......................................................................
5. Wet Marine and Transportation Tax (Schedule XI) ..............................................................................
6. Firefighters' Pension Trust Fund (Schedule XII) ..................................................................................
7. Municipal Police Officers' Retirement Trust Fund (Schedule XIII) ......................................................
8. Retaliatory Tax (Schedule XIV) ...........................................................................................................
9. Filing Fees (Note: Prepaid limited health service organizations, legal expense insurance corporations, and fraternal benefit societies must report and pay all filing fees to the Office of Insurance Regulation) ......................................
10. Commercial/Residential Policy Surcharge (Schedule XVI) plus Payment Due from Refund (Schedule XVII) .........................................................................................................................
11. Total Tax Due (Sum of Line 3 through Line 10) ..................................................................................

### Payment Coupon 2017 Insurance Premium Taxes and Fees

To ensure proper credit to your account, enclose your check with tax return when mailing.

Check here if you transmitted funds electronically ►  

Enter name and address, if not pre-addressed:

<table>
<thead>
<tr>
<th>Name</th>
<th>Address</th>
<th>City/St/ZIP</th>
</tr>
</thead>
</table>

Return is due March 1, 2018

US Dollars | Cents |
---------|-------|
0 | 0 |

**Form DR-908 is a machine-readable form. Please follow the hand print or machine print instructions. Use black ink.**

If hand printing this document, print your numbers as shown and write one number per box. Write within the boxes.

If typing this document, type through the boxes and type all of your numbers together.

**DR-908**

R. 01/18
   1st Quarter ___________________________ 2nd Quarter ___________________________ 3rd Quarter ___________________________
   If amended return: Add amount paid with the original return ________________________________
   Deduct amount refunded with the original return (__________________________)
   Total Installment Payments ...........................................................................................................................
   Check here if negative

13. Net Tax Due or Overpayment (Line 11 minus Line 12)...........................................................................

14. Penalty (10% Late Penalty) ......................................................................................................................

15. Interest (See instructions)...........................................................................................................................

16. Amount Due With This Return. Enter on payment coupon also.
   (Sum of Lines 13, 14, and 15. If less than zero, enter on Line 17) .................................................................

17. Overpayment to be Refunded. Enter on payment coupon also.................................................................

Contact person
Phone number
Fax number
E-mail address
State of domicile
Location of corporate books

All Taxpayers Are Required to Answer Questions A and B Below as Appropriate.

A. Is the insurer a member of an affiliated group whose parent company made a timely election, which included the insurer, for the alternative salary credit calculation under section (s.) 624.509(5)(a)2., Florida Statutes (F.S.)? (Refer to Schedule IV instructions for more information.)
   ☐ YES
   ☐ NO

B. Did you use the Department’s address database or third party software, where the software company indicated that they used the Department’s address database, when you sourced your premiums to the local taxing jurisdictions reported on Schedule XII and/or Schedule XIII? (Refer to Schedule XII and XIII instructions for more information.)
   ☐ Department’s database
   ☐ Software company’s product where the software company indicated that they used the Department’s address database
   ☐ NO

Under penalties of perjury, I declare that I have examined this return, including accompanying schedules and statements, and to the best of my knowledge and belief, it is true, correct, and complete. Declaration of preparer (other than taxpayer) is based on all information of which preparer has any knowledge.

Signature of officer (must be an original signature)
Date
Title

Preparer’s signature
Date
Preparer check if self-employed
Preparer’s PTIN

Firm’s name (or yours if self-employed) and address
FEIN
ZIP

Paid preparers only

1. Have you signed your check?
2. Have you signed your return?
3. Have you attached the Florida Business Page of the Annual Statement filed with the Florida Department of Financial Services?

Make check payable and mail to:
Florida Department of Revenue
5050 W Tennessee St
Tallahassee FL 32399-0150

For refunds, mail to:
Florida Department of Revenue
PO Box 6440
Tallahassee FL 32314-6440
### SCHEDULE I
COMPUTATION OF INSURANCE PREMIUM TAX
(Not To Be Used for Wet Marine and Transportation Tax)
*** Include the Florida Business Page of Your Florida Annual Statement ***

<table>
<thead>
<tr>
<th>Types of Insurance</th>
<th>Total Premiums</th>
<th>Tax Rate</th>
<th>Tax Due</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Property/Casualty/Miscellaneous</td>
<td>a. Plus: Additional Taxable Premiums</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>b. Less: Excluded Premiums</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>c. Total Taxable Premiums</td>
<td>1.75%</td>
<td></td>
</tr>
<tr>
<td>2. Life</td>
<td>a. Plus: Additional Taxable Premiums</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>b. Less: Excluded Premiums</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>c. Total Taxable Premiums</td>
<td>1.75%</td>
<td></td>
</tr>
<tr>
<td>3. Accident and Health</td>
<td>a. Plus: Additional Taxable Premiums</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>b. Less: Excluded Premiums</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>c. Total Taxable Premiums</td>
<td>1.75%</td>
<td></td>
</tr>
<tr>
<td>4. Prepaid Limited Health Service Organizations</td>
<td></td>
<td>1.75%</td>
<td></td>
</tr>
<tr>
<td>5. Commercial Self-Insurance Funds</td>
<td></td>
<td>1.60%</td>
<td></td>
</tr>
<tr>
<td>6. Group Self-Insurance Funds</td>
<td></td>
<td>1.60%</td>
<td></td>
</tr>
<tr>
<td>7. Medical Malpractice Self-Insurance</td>
<td></td>
<td>1.60%</td>
<td></td>
</tr>
<tr>
<td>8. Assessable Mutual Insurers</td>
<td></td>
<td>1.60%</td>
<td></td>
</tr>
<tr>
<td>9. Corporation Not-for-Profit Self-Insurance Funds</td>
<td></td>
<td>1.60%</td>
<td></td>
</tr>
<tr>
<td>10. Public Housing Authorities Self-Insurance Funds (see instructions)</td>
<td></td>
<td>1.60%</td>
<td></td>
</tr>
<tr>
<td>11. Annuity Premiums (Schedule II, Line 3)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>12. Total Premium Tax Due (Add Lines 1c, 2c, 3c, and 4 through 11. Enter here and on Page 1, Line 1)*</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

* If zero or less, enter -0-

### SCHEDULE II
ANNUITY CONSIDERATION PREMIUMS

<table>
<thead>
<tr>
<th>Types of Insurance</th>
<th>Total Premiums</th>
<th>Tax Rate</th>
<th>Tax Due</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Annuity Premiums</td>
<td></td>
<td>1.00%</td>
<td></td>
</tr>
<tr>
<td>2. Premium Tax Savings Derived and Credited to the &quot;Holders&quot; (If none, enter zero &quot;0&quot;)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>3. Total Annuity Premiums Due (Line 1 minus Line 2. Enter here and on Schedule I, Line 11)*</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

* If zero or less, enter -0-

### SCHEDULE III
CREDITS AGAINST THE PREMIUM TAX

<p>| | | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Workers’ Compensation Administrative Assessment Credit (Schedule VI, Line 4)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>2. Firefighters’ Pension Trust Fund Credit (Schedule XII- B, Line 3, minus credit used Schedule XI, Line 6)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>3. Municipal Police Officers’ Retirement Trust Fund Credit (Schedule XIII - B, Line 3 minus credit used Schedule XI, Line 7)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>4. Eligible Corporate Income Tax Credit (Schedule V, Line 11)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>5. Salary Tax Credit (Schedule V, Line 12)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>6. Florida Life and Health Insurance Guaranty Association Credit (Schedule VII, Line 1)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>7. Community Contribution Credit (Total credits approved under s. 624.5105, F.S., minus credit used Schedule XI, Line 8) (Enter here and include on Schedule XIV, Line 12, Column A)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>8. Certified Capital Company (CAPCO) Credit (Enter here and include on Schedule XIV, Line 12, Column A)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>9. Capital Investment Tax Credit (Enter here and include on Schedule XIV, Line 12, Column A)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>10. Credit for Contributions to Nonprofit Scholarship Funding Organizations (Schedule V, Line 13), (Enter here and include on Schedule XIV, Line 12, Column A)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>11. New Markets Tax Credit (Enter here and include on Schedule XIV, Line 12, Column A)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>12. Total Credits (Sum of Line 1 through Line 11. Enter here and on Page 1, Line 2)</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

* If zero or less, enter -0-
### SCHEDULE IV  COMPUTATION OF SALARY CREDIT

**Include Your Florida Department of Revenue Forms RT-6 and RTS-71 if Claiming this Credit**

<p>| | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Total Premium Tax Due (Schedule I, Line 12)</td>
</tr>
<tr>
<td>2.</td>
<td>Less: Firefighters’ Pension Trust Fund Credit (Schedule XII - B, Line 3)</td>
</tr>
<tr>
<td>3.</td>
<td>Municipal Police Officers’ Retirement Trust Fund Credit (Schedule XIII - B, Line 3)</td>
</tr>
<tr>
<td>4.</td>
<td>Corporate Income Tax Paid (Florida Form F-1120, Line 13)</td>
</tr>
<tr>
<td>5.</td>
<td>Total (Line 1 minus Line 2 through Line 4)*</td>
</tr>
<tr>
<td>6.</td>
<td>Eligible Florida Salaries (See Instructions)</td>
</tr>
<tr>
<td>7.</td>
<td>Multiply Line 6 by .15</td>
</tr>
<tr>
<td>8.</td>
<td>Salary Credit - (Enter the lesser of Line 5 or Line 7 here and on Schedule V, Line 4)* →</td>
</tr>
</tbody>
</table>

*If zero or less, enter -0-

### SCHEDULE V  CORPORATE INCOME, SALARY AND SFO CREDIT LIMITATION

<p>| | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Total Corporate Income Tax Paid (Florida Form F-1120, Line 13)**</td>
</tr>
<tr>
<td>2.</td>
<td>Less: Corporate Income Tax Credit Taken against Wet Marine and Transportation Insurance Tax (Schedule XI, Line 5)</td>
</tr>
<tr>
<td>3.</td>
<td>Eligible Net Corporate Income Tax (Line 1 minus Line 2)</td>
</tr>
<tr>
<td>4.</td>
<td>Salary Credit (Schedule IV, Line 8)</td>
</tr>
<tr>
<td>5.</td>
<td>Total Premium Tax Due (Schedule I, Line 12)</td>
</tr>
<tr>
<td>6.</td>
<td>Less: Workers’ Compensation Administrative Assessment Credit (Schedule VI, Line 4)</td>
</tr>
<tr>
<td>7.</td>
<td>Firefighters’ Pension Trust Fund Credit (Schedule XII - B, Line 3)</td>
</tr>
<tr>
<td>8.</td>
<td>Municipal Police Officers’ Retirement Trust Fund Credit (Schedule XIII - B, Line 3)</td>
</tr>
<tr>
<td>9.</td>
<td>Premium Tax Due After Deductions (Line 5 minus Lines 6 through 8)</td>
</tr>
<tr>
<td>10.</td>
<td>Corporate Income Tax and Salary Credit Limitation (Multiply Line 9 by .65)</td>
</tr>
<tr>
<td>11.</td>
<td>Eligible Net Corporate Income Tax Credit (Enter the lesser of Line 3 or Line 10 here and on Schedule III, Line 4)* →</td>
</tr>
<tr>
<td>12.</td>
<td>Salary Tax Credit (Enter the lesser of Line 4 or the difference between Lines 10 and 11 here and on Schedule III, Line 5)* A reduction to the salary credit may be required if the election under s. 624.509(5)(a)2., F.S., applies (See Instructions). →</td>
</tr>
<tr>
<td>13.</td>
<td>Credit for Contributions to Nonprofit Scholarship Funding Organizations [Enter the lesser of your 2017 eligible contributions plus approved carry forwards or the result of (Schedule V, Line 9 less Lines 11 and 12) here and on Schedule III, Line 10.] Attach copies of the certificates of contribution from each nonprofit scholarship funding organization.</td>
</tr>
</tbody>
</table>

*If zero or less, enter -0-  
** If you filed on a consolidated basis for corporate income tax, you MUST include a schedule showing how the credit is claimed by each subsidiary.
## SCHEDULE VI  WORKERS' COMPENSATION ADMINISTRATIVE ASSESSMENT CREDIT LIMITATION

*** Include Your Florida Carrier and Self Insurance Fund Quarterly Premium Reports if Claiming this Credit***

1. Workers’ Compensation Premiums Written (Annual Statement - Florida Business, Line 16)*

2. Multiply Line 1 by .0175 (Self Insurers multiply by .016)

3. Administrative Assessments Paid to Workers’ Compensation Trust Fund (Florida Carrier and Self Insurance Fund Quarterly Premium Reports must be attached)
   - First Quarter Assessment
   - Second Quarter Assessment
   - Third Quarter Assessment
   - Fourth Quarter Assessment

4. Workers’ Compensation Administrative Assessment Credit
   (Enter the lesser of Line 2 or 3 here and on Schedule III, Line 1)*

* If zero or less, enter -0-

## SCHEDULE VII  FLORIDA LIFE & HEALTH INSURANCE GUARANTY ASSOCIATION CREDIT (FLAHIGA)

*** Be Sure To Include Your FLAHIGA Certificates of Contribution if Claiming this Credit ***

<table>
<thead>
<tr>
<th>Year</th>
<th>Total Class B and C Assessments Paid</th>
<th>- Refunds</th>
<th>= Total Assessments Paid</th>
<th>x Rate</th>
<th>= Credit Amount</th>
<th>Year</th>
</tr>
</thead>
<tbody>
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1. Total FLAHIGA Credit (Enter here and on Schedule III, Line 6)\(^{(1)}\)

* In 2002, refunds were issued by FLAHIGA from the 1995 and 1998 assessments. These refunds must be subtracted from the original assessments to properly calculate the amount of FLAHIGA credit.

\(^{(1)}\) If zero or less, enter -0-
### SCHEDULE X  
**STATE FIRE MARSHAL REGULATORY ASSESSMENT TAX/SURCHARGE**

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<th>Fire Percentage</th>
<th>Taxable Premiums</th>
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<td>4. *Commercial Multiple Peril – Rental Condo Units (1)</td>
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<td>5. *Farmowners Multiple Peril</td>
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<td>6. *Crop</td>
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<td>10. Ocean Marine</td>
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<td>12. Earthquake</td>
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<td>13. Other</td>
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<td>14. Total Taxable Premiums (Sum of Line 1 through Line 13)</td>
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<td>15. State Fire Marshal Tax Due (Multiply Line 14 by .01) (2)</td>
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<td>16. *Additional Premiums Subject to Surcharge (See Instructions)</td>
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<td>17. *Total Premiums Subject to Surcharge (See Instructions)</td>
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<td>18. Surcharge Due (Multiply Line 17 by .001) (2)</td>
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<td>19. Total State Fire Marshal Tax Due Plus Total Surcharge Due (Line 15 plus Line 18) (Enter here and on Page 1, Line 4)</td>
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1. Report the combined total for both the "non-liability" and "liability" portions.
2. If zero or less, enter -0-

### SCHEDULE XI  
**WET MARINE AND TRANSPORTATION TAX**

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<td>3. Gross Underwriting Profit (Line 1 minus Line 2)*</td>
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<td>4. Wet Marine and Transportation Tax (Multiply Line 3 by .0075)</td>
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<td>5. Corporate Income Tax Credit (Florida Form F-1120, Line 13. See Instructions)</td>
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<td>6. Firefighters’ Pension Trust Fund Credit (Schedule XII-B, Line 3. See Instructions)</td>
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<tr>
<td>7. Municipal Police Officers’ Retirement Trust Fund Credit (Schedule XIII - B, Line 3. See Instructions)</td>
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<tr>
<td>8. Community Contribution Credit (Total credits approved under s. 624.5105, F.S. See Instructions)</td>
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<td>9. Net Tax Due (Line 4 minus Lines 5 through 8. Enter here and on Page 1, Line 5)*</td>
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* If zero or less, enter -0-
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Subtotal
# Schedule XII - B

**Firefighters' Pension Trust Fund**

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In addition to completing Schedule XII, you must answer Question B on Page 2.

Subtotal from Page 7 .................. 1. __________

Subtotal from Page 8 .................. 2. __________

Total Tax ........................... 3. __________

[Line 1 plus Line 2 times 1.85% (.0185). Enter here and on Page 1, Line 6] (If zero or less, enter 0)

Use the physical location of the property when allocating premiums to the fire control district or municipality. Do NOT use ZIP codes. For more information, see instructions.
# SCHEDULE XIII - A
## MUNICIPAL POLICE OFFICERS' RETIREMENT TRUST FUND

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**Subtotal**
Use the physical location of the property when allocating premiums. Do NOT use ZIP codes. For more information, see instructions.

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<td></td>
</tr>
<tr>
<td>916</td>
<td>Tallahassee</td>
<td></td>
</tr>
<tr>
<td>918</td>
<td>Tampa</td>
<td></td>
</tr>
<tr>
<td>919</td>
<td>Tamarac</td>
<td></td>
</tr>
<tr>
<td>920</td>
<td>Tarpon Springs</td>
<td></td>
</tr>
<tr>
<td>921</td>
<td>Tavares</td>
<td></td>
</tr>
<tr>
<td>925</td>
<td>Temple Terrace</td>
<td></td>
</tr>
<tr>
<td>926</td>
<td>Tequesta</td>
<td></td>
</tr>
<tr>
<td>930</td>
<td>Titusville</td>
<td></td>
</tr>
<tr>
<td>936</td>
<td>Umatilla</td>
<td></td>
</tr>
<tr>
<td>938</td>
<td>Valparaiso</td>
<td></td>
</tr>
<tr>
<td>941</td>
<td>Venice</td>
<td></td>
</tr>
<tr>
<td>944</td>
<td>Vero Beach</td>
<td></td>
</tr>
<tr>
<td>946</td>
<td>Village of North Palm Beach</td>
<td></td>
</tr>
<tr>
<td>947</td>
<td>Village of Palm Springs</td>
<td></td>
</tr>
<tr>
<td>954</td>
<td>Wauchula</td>
<td></td>
</tr>
<tr>
<td>963</td>
<td>West Melbourne</td>
<td></td>
</tr>
<tr>
<td>966</td>
<td>West Palm Beach</td>
<td></td>
</tr>
<tr>
<td>976</td>
<td>Williston</td>
<td></td>
</tr>
<tr>
<td>978</td>
<td>Wilton Manors</td>
<td></td>
</tr>
<tr>
<td>984</td>
<td>Winter Garden</td>
<td></td>
</tr>
<tr>
<td>985</td>
<td>Winter Haven</td>
<td></td>
</tr>
<tr>
<td>986</td>
<td>Winter Park</td>
<td></td>
</tr>
</tbody>
</table>

In addition to completing Schedule XIII, you must answer Question B on Page 2.

Subtotal from Page 9 ............... 1. 

Subtotal from Page 10 ............... 2. 

Total Tax .......................... 3. 

[Line 1 plus Line 2 times .85% (.0085). Enter here and on Page 1, Line 7] (If zero or less, enter 0)
## SCHEDULE XIV  RETALIATORY TAX COMPUTATION

<table>
<thead>
<tr>
<th></th>
<th>Column A</th>
<th>Column B</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>State of Florida*</td>
<td>State of Incorporation*</td>
</tr>
<tr>
<td>1.</td>
<td>Net Premium Tax Due (Page 1, Line 3 plus Line 5. See note below)</td>
<td></td>
</tr>
<tr>
<td>2.</td>
<td>80% of Salary Tax Credit Taken (Page 3, Schedule III, Line 5)</td>
<td></td>
</tr>
<tr>
<td>3.</td>
<td>Total Corporate Income Tax (See note below)</td>
<td></td>
</tr>
<tr>
<td>4.</td>
<td>Intentionally Left Blank</td>
<td></td>
</tr>
<tr>
<td>5.</td>
<td>Firefighters' Pension Trust Fund</td>
<td></td>
</tr>
<tr>
<td>6.</td>
<td>Municipal Police Officers’ Retirement Trust Fund</td>
<td></td>
</tr>
<tr>
<td>7.</td>
<td>Florida Insurance Guaranty Association (FIGA) (Assessments on the Property Portion of Insurance Premiums only)</td>
<td></td>
</tr>
<tr>
<td>8.</td>
<td>Fire Marshal Taxes</td>
<td></td>
</tr>
<tr>
<td>9.</td>
<td>Annual and Quarterly Statement Filing Fees</td>
<td></td>
</tr>
<tr>
<td>10.</td>
<td>Annual License Tax and Certificate of Authority</td>
<td></td>
</tr>
<tr>
<td>11.</td>
<td>Agents’ Fees</td>
<td></td>
</tr>
<tr>
<td>12.</td>
<td>Other Taxes and Fees (Include Schedule)</td>
<td></td>
</tr>
<tr>
<td>13.</td>
<td>Workers’ Compensation Credit</td>
<td></td>
</tr>
<tr>
<td>14.</td>
<td>Total (Sum of Lines 1 through Line 13)</td>
<td></td>
</tr>
<tr>
<td>15.</td>
<td>Retaliatory Tax Due [Line 14, Column B (State of Incorporation) minus Line 14, Column A (State of Florida). Enter here and on Page 1, Line 8.]*</td>
<td></td>
</tr>
</tbody>
</table>

**NOTE:** Compute Column B using the state of incorporation’s tax law to determine tax owed using Florida premiums, personnel, and property. Attach all applicable returns and schedules.

* If zero or less, enter -0-

## SCHEDULE XV  NOT USED

## SCHEDULE XVI  SURCHARGE ON COMMERCIAL/RESIDENTIAL POLICIES

<table>
<thead>
<tr>
<th>Type of Policy</th>
<th>Policies Subject to Surcharge (sum of 4 quarters)</th>
<th>Rate</th>
<th>Surcharge Due</th>
</tr>
</thead>
<tbody>
<tr>
<td>A. Commercial</td>
<td>X $ 4.00</td>
<td>A.</td>
<td></td>
</tr>
<tr>
<td>B. Residential</td>
<td>X $ 2.00</td>
<td>B.</td>
<td></td>
</tr>
</tbody>
</table>

Total Surcharge Due for the Calendar Year (Total A + B). *Enter here and include on Page 1, Line 10 with total from Schedule XVII.

* The Total Surcharge Due should be greater than the sum of the first three quarters reported on Forms DR-907.

## SCHEDULE XVII  PAYMENT DUE FROM FLORIDA LIFE AND HEALTH INSURANCE GUARANTY ASSOCIATION (FLAHIGA) REFUND

1. Total payment due from FLAHIGA refunds received this year, if any, and previously claimed as credit. Enter here and include on Page 1, Line 10 with total from Schedule XVI. (See Instructions)
Instructions For Preparing Form DR-908
Florida Insurance Premium Taxes and Fees Return
For Taxable Year Beginning on or After January 1, 2017

General Instructions

Part One

Taxpayers Required to File Form DR-908
Under Chapter 624, Florida Statutes (F.S.), every authorized domestic, foreign, and alien insurer engaged as indemnitor, surety, or contractor in the business of entering into contracts of insurance or annuity in Florida shall annually remit a tax on insurance premiums, premiums for title insurance, or assessments, including membership fees and policy fees and gross deposits received from subscribers to reciprocal or interinsurance agreements, and on annuity premiums or considerations issued in the State of Florida. Additionally, every authorized domestic, foreign, and alien insurer shall report its gross underwriting profit on wet marine and transportation insurance, as defined in section (s.) 624.607(2), F.S., written in the State of Florida during the preceding calendar year. In addition to the premium/underwriting profit taxes imposed under Chapter 624, F.S., an excise tax is levied by each municipality or special fire control district described and classified in ss. 175.041 and 185.03, F.S., on every authorized insurer engaged in the business of property insurance and casualty insurance, respectively, in the State of Florida. Every domestic, foreign, and alien insurer authorized to engage in the business of fire insurance in the State of Florida shall be subject to a regulatory assessment on policies of fire insurance issued and insuring property in the State of Florida.

The premium/underwriting profit taxes, excise taxes, and regulatory assessment must be reported and filed on Form DR-908. Form DR-908 should NOT be filed for each Florida location of an insurer unless the location has its own Federal Employer Identification Number (FEIN). If you need additional assistance in completing Form DR-908, please call 850-488-6800.

When and Where to File Form DR-908
Form DR-908 is due on or before March 1 each year.
Mail your completed Form DR-908 and payment to:
Florida Department of Revenue
5050 W Tennessee St
Tallahassee FL 32399-0150

If there is an overpayment to be refunded (Line 17), mail your completed Form DR-908 to:
Florida Department of Revenue
PO Box 6440
Tallahassee FL 32314-6440

A return will be considered timely filed if it is postmarked by the U.S. Postal Service on or before the applicable due date. If the due date falls on a Saturday, Sunday, or state or federal holiday, the return will be considered timely filed if it is postmarked the next business day.

Taxable Year
The taxable year for the Insurance Premium Taxes and Fees Return (Form DR-908) is based on a calendar year ending December 31.

Payment of Tax
The balance of tax shown to be due on the return must be paid in full with the return. Failure to pay the tax on time will subject the taxpayer to assessment of penalties and interest.

Electronic Filing
You are able to file and pay insurance premium tax electronically using the Department’s secure website. Online electronic filing offers the uploading of Schedule XII, Firefighters’ Pension Trust Fund, and Schedule XIII, Municipal Police Officers’ Retirement Trust Fund, automatic calculations, and automatic entry for data appearing in more than one schedule. If you paid $20,000 or more in tax during the State of Florida’s prior fiscal year (July 1 – June 30), you are required to file and pay electronically. Insurers are encouraged to file electronically and take advantage of the opportunity to save resources. Insurers can obtain a waiver by calling 850-488-6800. Please visit our website at www.floridarevenue.com for more information.

Important: Please verify that the Federal Employer Identification Number (FEIN) is correct on your tax return and that it exactly matches the FEIN under which your funds are electronically transmitted. If you are transmitting funds for more than one account, ensure accurate credit by making separate transmissions for each account.

Attachments and Statements
A copy of the Florida Business Page from the Annual Statement must be attached to Form DR-908 when it is filed. If you are claiming the salary tax credit, you must also submit copies of the Department of Revenue Form RT-6 for each quarter of credit claimed and a copy of Form RTS-71 if applicable. If you electronically file Forms RT-6 (Employer’s Quarterly Report) and RTS-71 (Quarterly Concurrent Employment Report), you may substitute printouts of your quarterly electronic filings when those printouts include the company name, FEIN, and reemployment tax number of the entity for which the electronic filing was submitted; the name of each employee; and each employee’s gross wages, excess wages not subject to tax, and net taxable wages. If Form RTS-71 is electronically filed for concurrent employees, a breakout by company should be included. Department of Financial Services’ Carrier and Self Insurance Fund Quarterly Premium Reports must be attached if you wrote workers’ compensation insurance. (Forms RT-6 and RTS-71 are incorporated by reference in Department of Economic Opportunity Rule 73B-10.037, Florida Administrative Code [F.A.C.].)

Several credits, in addition to the salary tax credit and workers’ compensation administrative assessment credit, require certifications and/or other documents to be attached to Form DR-908 in order to claim that particular credit (see Part Two, “Specific Instructions”).

For any insurer required to compute retaliatory tax, a copy of the state of incorporation’s Insurance Premium Tax Return, Corporate Income Tax Return, and any other applicable returns or schedules calculated using Florida premium volume, personnel, and property should be attached.
Signature and Verification
All returns must bear the original signature of an authorized officer or fiduciary. Faxed copies, rubber stamps, or photocopies of signatures are not considered original signatures.

Any person, firm, or corporation who prepares a return for compensation must also sign the return and provide:

- Federal employer identification number (FEIN), if applicable, and
- Preparer tax identification number (PTIN).

Account Changes
If you change your business name, location or mailing address, or close or sell your business, immediately notify the Department. The quickest way to notify us is online. Go to www.floridarevenue.com, select “Information for Businesses and Employers,” then select “Change address or account status.”

To Amend a Return
Amended returns must include all schedules and attachments, even those not affected by the amendment. Be sure to check the “Amended Return” box on Form DR-908 and list the reason(s) for amending the return. All amended returns must bear an original signature as described above.

Declaration of Estimated Tax
Taxpayers are required to make quarterly installment payments (Form DR-907) based on prior year tax due or current taxes due. You are able to file and pay insurance premium tax quarterly installments electronically using the Department’s secure website.

When is the installment payment due and payable?
Installments of tax are due and payable on April 15, June 15, and October 15 of each year. A final payment of tax due for the year must be made at the time the taxpayer files the return (Form DR-908) for the year.

An installment will be considered timely filed if it is postmarked by the U.S. Postal Service on or before the applicable due date. If the due date falls on a Saturday, Sunday, or federal holiday, the installment will be considered timely filed if it is postmarked the next business day.

What are the installment payments based on?
Installments are based on the estimated gross amount of receipts of insurance premiums or assessments received during the immediately preceding calendar quarter. The second quarter installment due June 15 (not July 15) requires the estimate to be through June 30. All of the taxes reported on Form DR-908 are subject to installment payment requirements, not just the insurance premium tax reported on Schedule I of Form DR-908. Because of the complexities of computing the standard 90 percent (.90) installment payments for all the taxes reported on Form DR-908, most insurers use the safe harbor of paying 27 percent (.27) of the tax due in the preceding year for each installment payment. If each installment is 27 percent (.27) of the amount of the annual tax reported on the preceding year’s Form DR-908 (Line 11 minus Line 9 and Line 10), there will be no installment penalty. The installment amounts that must be paid to meet the prior year exception are decreased by the amount of the scholarship funding credit earned with contributions made during the current year.
a) Life and health insurance policies covering persons resident in the State of Florida and all other types of policies and contracts (except annuity policies or contracts) covering property, subjects, or risks located, resident, or to be performed in the State of Florida, omitting premiums on reinsurance assumed and deducting return premiums or assessments. No deductions shall be allowed for reinsurance ceded to other insurers, for monies paid upon surrender of policies or certificates for cash surrender value, for discounts or refunds for direct or prompt payment of premiums or assessments, for dividends of any nature or amount paid and credited or allowed to holders of insurance policies, certificates, or surety, indemnity, reciprocal, or interinsurance contracts or agreements.

b) Gross receipts on annuity policies or contracts paid by holders in the State of Florida. The premium tax authorized by s. 624.509(1)(b), F.S., shall not be imposed upon receipts of annuity premiums or considerations paid by holders in the State of Florida if the tax savings derived are credited to annuity holders.

c) Gross underwriting profit on wet marine and transportation insurance written in the State of Florida. Such gross underwriting profit shall be ascertained by deducting from the net premiums (gross premiums less all return premiums and premiums for reinsurance) the net losses paid (gross losses paid less salvage and recoveries on reinsurance ceded) during such calendar year under such contracts.

**Computation of Insurance Premium Taxes and Fees Line-By-Line Instructions**

**Line 1. Total Premium Tax Due**
Compute your total premium tax due from Schedule I on the basis of the applicable tax rates imposed by or subject to s. 624.509(1) and (2), F.S.

This calculation does not include wet marine and transportation tax. (See Line 5 and Schedule XI instructions.) Enter the total from Schedule I, Line 12.

**Line 2. Credits Against the Tax**
Enter the total credits against the tax from Line 12, Schedule III. However, in no event shall the total credits against the tax entered here exceed the total tax due.

**Line 3. Net Premium Tax Due**
Subtract Line 2 from Line 1 to arrive at net premium tax due. This line cannot be less than zero.

**Line 4. State Fire Marshal Regulatory Assessment and Surcharge on Commercial Properties**
Compute your regulatory assessment under the provisions of s. 624.515, F.S., using Schedule X. Compute the amount due for the surcharge under the provisions of s. 624.515(2), F.S., using Schedule X. Enter the total from Schedule X.

**Line 5. Wet Marine and Transportation Tax**
Compute the tax imposed by s. 624.510(1), F.S., on wet marine and transportation insurance using Schedule XI and enter the total.

**Lines 6 and 7. Firefighters’ and Municipal Police Officers’ Retirement Trust Funds**
Compute the total excise tax due imposed under ss. 175.101 and 185.08, F.S., for the Firefighters’ Pension Trust Fund and the Municipal Police Officers’ Retirement Trust Fund, respectively, using Schedules XII and XIII and enter the totals on Lines 6 and 7, respectively.

**Line 8. Retaliatory Tax**
Compute any applicable retaliatory tax pursuant to s. 624.5091, F.S., using Schedule XIV, and enter the retaliatory tax due. A copy of the state of incorporation’s Insurance Premium Tax Return, Corporate Income Tax Return and any other applicable returns or schedules calculated using Florida premium volume, personnel, and property should be attached for any insurer required to compute retaliatory tax.

**Line 9. Filing Fees**
Per s. 624.501(4), F.S., a $250 quarterly/annual filing fee is imposed for those insurers required to file the annual statement. The 4th quarter annual statement filing fee is due with this return. Total all quarterly filing fees for the year (should be $1,000) and enter this amount here, on Page 1, Line 9, and on Schedule XIV, Line 9, in Column A.

**Note:** Prepaid limited health service organizations, fraternal benefit societies, and legal expense insurance corporations must report and pay their quarterly/annual statement filing fees to the Office of Insurance Regulation. Therefore, their filing fees are zero for the purposes of Page 1, Line 9, of this return.

**Line 10. Insurance Policy Surcharge and Payment Due From FLAHIGA Refund**
Add the surcharge due from Schedule XVI and the payment due from Schedule XVII and enter the result on Line 10.

**Line 11. Total Tax Due**
Enter the total of Lines 3 through 10 on Line 11 as total tax due.

**Line 12. Installment Payments**
Include on Line 12 all amounts paid on Line 6 of Form DR-907 for the taxable year, including penalty and interest.

If filing an amended return, be sure to add (on the line provided) the amount paid or deduct the amount refunded when you filed your original return.

**Line 13. Net Tax Due or Overpayment**
Subtract the amount on Line 12 from Line 11 and enter the difference of tax due or overpayment.

**Lines 14 and 15. Penalty and Interest**
If payment with this return includes interest which has accrued or penalty which has been incurred, the respective amounts should be entered on these lines. If a taxpayer has underpaid installment payments, penalty and interest should be computed and included on these lines.

A penalty of 10 percent (.10) is imposed on any underpayment of taxes or delinquent taxes. A floating rate of interest applies to underpayments and late payments of tax. The rate is updated January 1 and July 1 of each year by using the formula established in s. 213.235, F.S. For current and prior period interest rates, visit our website or contact Taxpayer Services (see “Contact Us” on Page 2).

**Line 16. Amount Due With This Return**
Add the total of Lines 13 through 15 to reflect the amount due with the return. Enter the amount here and on the payment coupon.

**Line 17. Amount of Overpayment to be Refunded**
Enter the amount of overpayment to be refunded. Enter the amount here and on the payment coupon.
The Department will pay interest on requested refunds not refunded by the later of:

- The July 31st immediately following the March 1st due date of the insurance premium tax return (Form DR-908); or
- 90 days from receipt of a complete return.

A complete return (Form DR-908) should contain all necessary documentation establishing the overpayment. Interest paid by the Department will be based upon a statutory floating rate that may not exceed 11 percent (.11). For current and prior year interest rates, visit our website or contact Taxpayer Services (see “Contact Us” on Page 2).

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### Schedule I

**Computation of Insurance Premium Tax**

#### Line 1. Property/Casualty/Miscellaneous

Enter the Florida direct premiums written (gross premiums minus reinsurance assumed and returned premiums), which are reported on the Florida Business Page from the Florida Annual Statement.

**a)** Additional Taxable Premiums - Enter additional taxable premiums. Some examples of additional taxable premiums are: finance and service charges, and managing general agent fees.

**b)** Excluded Premiums - Enter excluded premiums which were included in direct written premiums. This includes any premium that is federally preempted from state taxation. Some examples of excluded premiums that are included in direct written premiums are: Motor Vehicle Service Agreement premiums and Service Warranty Association premiums under Chapter 634, F.S., that are subject to sales tax; Federal Crop Insurance Corporation premiums and premiums reinsured by the Federal Crop Insurance Corporation that are preempted from state taxation under s. 400.352 of Chapter IV of Title 7 of the Code of Federal Regulations; free premiums (uncollected premiums from policies where insurance coverage was provided without being paid by policyholder - net of subsequent collected amounts); federally preempted federal employee health benefit plan premiums; and federally preempted Medicare part D and Medicare Choice Plus premiums.

**c)** Total Taxable Premiums - Enter the total taxable premiums, after adding Line (a) additional taxable premiums and subtracting Line (b) excluded premiums, for property/casualty and miscellaneous policies issued to holders in the State of Florida. Multiply the total taxable premiums by the tax rate of 1.75 percent (.0175). Enter this figure in the “Tax Due” column.

* Be sure to include a copy of the Florida Business Page from the Florida Annual Statement, (Direct Business in this State) and a reconciliation of Florida premiums on the Annual Statement to total taxable premiums.

---

#### Line 2. Life

Enter the Florida direct premiums written (gross premiums minus reinsurance assumed and returned premiums), which are reported on the Florida Business Page from the Florida Annual Statement.

**a)** Additional Taxable Premiums - Enter additional taxable premiums. Some examples of additional taxable premiums are: finance and service charges, and managing general agent fees.

**b)** Excluded Premiums - Enter excluded premiums which were included in direct written premiums.

**c)** Total Taxable Premiums - Enter the total taxable premiums, after adding Line (a) additional taxable premiums and subtracting Line (b) excluded premiums, for life policies issued to holders in the State of Florida. Multiply the total taxable premiums by the tax rate of 1.75 percent (.0175). Enter this figure in the “Tax Due” column.

* Be sure to include a copy of the Florida Business Page from the Florida Annual Statement, (Direct Business in this State) and a reconciliation of Florida premiums on the Annual Statement to total taxable premiums.

---

#### Line 3. Accident and Health

Enter the Florida direct premiums written (gross premiums minus reinsurance assumed and returned premiums), which are reported on the Florida Business Page from the Florida Annual Statement.

**a)** Additional Taxable Premiums – Enter additional taxable premiums. Some examples of additional taxable premiums are: finance and service charges, and managing general agent fees.

**b)** Excluded Premiums - Enter excluded premiums which were included in direct written premiums. This includes any premium that is federally preempted from state taxation. Some examples of excluded premiums that are included in direct written premiums are: federally preempted Medicare part D premiums; and federally preempted Medicare Choice Plus premiums.

**c)** Total Taxable Premiums - Enter the total taxable premiums, after adding Line (a) additional taxable premiums and subtracting Line (b) excluded premiums, for accident and health policies issued to holders in the State of Florida. Multiply the total taxable premiums by the tax rate of 1.75 percent (.0175). Enter this figure in the “Tax Due” column.

* Be sure to include a copy of the Florida Business Page from the Florida Annual Statement, (Direct Business in this State) and a reconciliation of Florida premiums on the Annual Statement to total taxable premiums.

---

#### Line 4. Prepaid Limited Health Service Organizations

Premiums, contributions, and assessments received by prepaid limited health service organizations under Chapter 636, F.S., are taxable at a rate of 1.75 percent (.0175). Enter the taxable premiums, contributions, and assessments and then multiply this amount by the tax rate of 1.75 percent (.0175). Enter the result in the “Tax Due” column.

* Be sure to include a copy of the Florida Business Page from the Florida Annual Statement, (Direct Business in this State) and a reconciliation of Florida premiums on the Annual Statement to total taxable premiums.

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#### Line 5. Commercial Self-Insurance Funds

Premiums, contributions, and assessments received by commercial self-insurers under s. 624.475, F.S., are taxable at a rate of 1.6 percent (.016). Enter the taxable premiums, contributions, and assessments and then multiply this amount by the tax rate of 1.6 percent (.016). Enter the result in the “Tax Due” column.

---

#### Line 6. Group Self-Insurance Funds

Premiums, contributions, and assessments received by group self-insurers under s. 624.4621, F.S., are taxable at a rate of 1.6 percent (.016). Enter the taxable premiums, contributions, and assessments and then multiply this amount by the tax rate of 1.6 percent (.016). Enter the result in the “Tax Due” column.
Line 7. Medical Malpractice Self-Insurance
Premiums, contributions, and assessments received by a medical malpractice self-insurance fund under s. 627.357, F.S., are taxable at a rate of 1.6 percent (.016). Enter the taxable premiums, contributions, and assessments and then multiply this amount by the tax rate of 1.6 percent (.016). Enter the result in the “Tax Due” column.

Line 8. Assessable Mutual Insurers
Premiums, contributions, and assessments received by an assessable mutual insurer under s. 628.6015, F.S., are taxable at a rate of 1.6 percent (.016). Enter the taxable premiums, contributions, and assessments and then multiply this amount by the tax rate of 1.6 percent (.016). Enter the result in the “Tax Due” column.

Line 9. Corporation Not-for-Profit Self-Insurance Funds
Premiums, contributions, and assessments received by a corporation not for profit self-insurance fund under s. 624.4625, F.S., are taxable at a rate of 1.6 percent (.016). Enter the taxable premiums, contributions, and assessments and then multiply this amount by the tax rate of 1.6 percent (.016). Enter the result in the “Tax Due” column.

Line 10. Public Housing Authorities Self-Insurance Funds
Premiums, contributions, and assessments received by public housing authorities self-insurance funds under s. 624.4622, F.S., are taxable at a rate of 1.6 percent (.016) under s. 624.4622, 624.4621, or 624.475, F.S. Enter the taxable premium, contributions, and assessments and then multiply this amount by the tax rate of 1.6 percent (.016). Enter the result in the “Tax Due” column.

Line 11. Annuity Premiums
Enter the total from Schedule II, Line 3 in the “Tax Due” column on Line 11.

Line 12. Total Premium Tax Due
Add Lines 1c, 2c, 3c, and 4 through 11 and enter the total premium tax due on Line 12. The total premium tax due is then entered on Page 1, Line 1 of the return. If zero or less, enter -0-.

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**Schedule II**

**Annuity Consideration Premiums**

| Line 1. Total Annuity Premiums | Enter the amount of gross receipts on annuity policies or contracts paid by holders in the State of Florida. Multiply the total premiums by the rate of 1 percent (.01), and enter the tax due in the corresponding column.

This tax must be assessed when the annuity premium is received, not when the annuity matures or is otherwise terminated.

**Line 2. Tax Savings Credited to Annuity Holders**
Per s. 624.509(8), F.S., the premium tax shall not be imposed upon receipts of annuity premiums or contributions paid by holders in the State of Florida if the tax savings derived are credited to the annuity holders. Upon request by the Department of Revenue, any insurer availing itself of this provision shall submit to the Department evidence which establishes that the tax savings derived have been credited to annuity holders. The term “holders” includes employers contributing to an employee’s pension, annuity, or profit-sharing plan.

Enter the amount of the tax savings, if any, in the appropriate column.

| Line 3. Total Annuity Premiums Due | Subtract Line 2 from Line 1; enter the difference on Line 3, and on Schedule I, Line 11. If zero or less, enter -0-.

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**Schedule III**

**Credits Against The Premium Tax**

| Line 1. Workers’ Compensation Administrative Assessment Credit | Enter the amount from Schedule VI, Line 4.

**Line 2. Firefighters’ Pension Trust Fund Credit**
Enter the amount from Schedule XII - B, Line 3 minus any Firefighters’ Pension Trust Fund credit used on Schedule XI, Line 6.

**Line 3. Municipal Police Officers’ Retirement Trust Fund Credit**
Enter the amount from Schedule XIII - B, Line 3 minus any Municipal Police Officers’ Retirement Trust Fund credit used on Schedule XI, Line 7.

**Line 4. Eligible Corporate Income Tax Credit**
Enter the amount from Schedule V, Line 11.

**Line 5. Salary Tax Credit**
Enter the amount from Schedule V, Line 12.

**Line 6. Florida Life and Health Insurance Guaranty Association Credit**
Enter the amount from Schedule VII, Line 1.

**Line 7. Community Contribution Credit**
Enter the amount of Community Contribution Credit approved for the tax year under s. 624.5105, F.S., less any Community Contribution Credit taken against the Wet Marine and Transportation Tax from Schedule XI, Line 8.

A copy of the approval letter must be attached to the Form DR-908 on which the credit is claimed. Any Community Contribution Credit not used in any single year may be carried forward for a period not to exceed five (5) years. If credit carryovers are used, attach a schedule reconciling all carryovers.

**Line 8. Certified Capital Company (CAPCO) Credit**
Only carried forward amounts can be claimed after 2009. The certified investor shall be allowed to use no more than 10 percent (.10) of the vested premium tax credit, including any carry forward credits, per year. Any CAPCO Credit not used by the certified investor in any single year may be carried forward and applied against the premium tax liabilities of such investor for subsequent calendar years until such carry forward amount is used. Attach a schedule reconciling all credit carryovers, transfers, and sales. If credit carryovers are used or any part of the credit is transferred, purchased, or sold under the provision of s. 288.99, F.S. (2010), attach a schedule reconciling all transfers, purchases, sales, or carryovers. For transfers, list the company name and FEIN of the certified investor and the transferee(s). For sales, list the company name and FEIN of the certified investor, the purchaser(s), and the seller(s).

**Line 9. Capital Investment Tax Credit**
Enter the amount of the Capital Investment Tax Credit approved for the tax year.

Per s. 220.191(2), F.S., an annual investment tax credit is available to a qualifying business that establishes a qualifying
This credit may, for the alternative salary credit calculation, be claimed by the insurer claiming the credit. The insurer claiming the credit is the employer, and those employees must be located or based in Florida. The wages used in the credit calculation must be wages paid to the insurer’s employees by the insurer claiming the credit. The term “employees” does not include independent contractors or any person whose duties require that the person hold a valid license under the Florida Insurance Code, except “adjusters,” “managing general agents,” and “service representatives,” as defined in s. 626.015, F.S.

An affiliated group of corporations that created a service company within its affiliated group on July 30, 2002 may allocate the salary of the service company employees under certain circumstances. See s. 624.509(5)(b)4., F.S.

Net tax is defined as the tax imposed after deductions from the total premium tax due for the Firefighters’ Pension Trust Fund Credit, the Municipal Police Officers’ Retirement Trust Fund Credit, and the total corporate tax paid.

An insurer that made an irrevocable election on or before August 1, 2005, for the alternative salary credit calculation under s. 624.509(5)(a)2., F.S., may allocate the eligible salaries of the affiliated group to the members of the affiliated group that are covered by the election. The amount of salary credit allowed under this exception is limited to the combined Florida salary tax credits allowed for all insurance companies that were members of the affiliated group of corporations for the tax year ending December 31, 2002, divided by the combined Florida taxable premiums written by all insurance companies that were members of the affiliated group of corporations for the tax year ending December 31, 2002, multiplied by the combined Florida taxable premiums of the affiliated group of corporations for the current year. Insurers who are covered by an election under s. 624.509(5)(a)2., F.S., must include a calculation of the current year Salary Credit Cap for the Affiliated Group (Total Florida Taxable Premiums for the Tax Year times Affiliated Group 2002 Factor), an allocation of the affiliated group’s eligible salaries to the individual entities in the affiliated group, and the amount of salary credit that is being claimed by each individual entity covered under the election. The sum of the salary credits taken by all members of the affiliated group must not exceed the yearly salary credit cap. A reduction in salary credit for one or more of the entities in the affiliated group may be required should the total salary credits claimed by all members exceed the allowed cap. The reduced credit amount should be placed on Line 12 of Schedule V.

The exception to the standard salary tax credit requirements for mutual insurance holding companies that were in existence on or before January 1, 2000, in s. 624.509(5)(b)5., F.S., is NOT VALID because the associated funding provision in s. 28 of House Bill 1813 was vetoed by Governor Bush on June 20, 2005. (See ss. 26 and 28 of Chapter 2005-280, Laws of Florida [L.O.F.] and Governor Bush’s veto letter of SB 1813, s. 28 dated June 20, 2005.) No other funding has been provided at this time.

Insurers claiming this credit must attach a copy of their quarterly Form RT-6 to their annual premium tax return, Form DR-908. Form RTS-71 must also be attached with the corresponding RT-6 forms, when a portion of concurrent employees’ wages are claimed as eligible salaries. If you electronically file Forms RT-6 and RTS-71, you may substitute printouts of your quarterly electronic filings when those printouts include the company name, FEIN, and reemployment tax number of the entity for which the electronic filing was submitted; the name of each employee; and each employee’s gross wages, excess wages not subject to tax, and net taxable wages. If Form RTS-71 is electronically filed for concurrent employees, a breakout by company should be included. If an insurer is claiming a salary tax credit, Form DR-908 is considered incomplete without this documentation.

Line 1. Total Premium Tax Due
Enter the total from Schedule I, Line 12.
Lines 2 and 3. **Firefighters’ and Municipal Police Officers’ Retirement Fund Credits**
Enter the total taxes computed from Schedules XII-B and XIII-B, respectively, onto Lines 2 and 3 respectively.

**Line 4. Corporate Income Tax Paid**
Enter the total amount paid from Florida Form F-1120, Line 13 for corporate income tax reported on the return due during calendar year 2017. The credit granted for corporate income tax is available for the annual period in which such tax payments are made. Payments of estimated income tax under Chapter 220, F.S., shall be deemed paid either at the time the insurer actually files its annual returns under Chapter 220, F.S., or at the time such returns are required to be filed, whichever occurs first.

If a consolidated corporate income tax return is filed, enter the insurance company’s pro rata share of the consolidated income tax paid. Each company in the affiliated group with positive income is allocated a share of the income tax paid. An insurance company with positive income is allocated part of the consolidated income tax paid based on its positive Florida income after additions and subtractions (before apportionment) over the total income of all companies within the affiliated group with positive Florida income after additions and subtractions (before apportionment). This ratio is used to allocate the consolidated income tax paid by the affiliated group to the members of the group with positive income.

For example, Company A ($100,000 positive income after Florida additions and subtractions and before apportionment), Company B ($100,000 positive income after Florida additions and subtractions and before apportionment), and Company C ($50,000 loss after Florida additions and subtractions and before apportionment) filed a Florida consolidated corporate income tax return and paid $5,000 in tax. Company C is not allocated any of the consolidated corporate income tax paid because it did not have any positive income. Company A is allocated $2,500 ($100,000/ $200,000 X $5,000). Company B is allocated $2,500 ($100,000/ $200,000 X $5,000).

**Line 5. Total (Net Tax)**
Subtract Lines 2 through 4 from Line 1 and enter the difference. This is the net tax figure to be used for comparison purposes. If zero or less, enter -0-.

**Line 6. Eligible Florida Salaries**
Enter the total eligible Florida salaries. The insurer claiming the credit must be the employer of the claimed employees and must have satisfied the filing requirements of Chapter 73B-10, F.A.C.

If the taxpayer is covered by an election for the alternative salary credit calculation under s. 624.509(5)(a)2., F.S., enter the allocated amount of the affiliated group’s eligible salaries to the individual entity on Line 6.

**Line 7. Computation of Credit**
Multiply the total eligible Florida salaries from Line 6 by 15 percent (.15). Enter the result.

**Line 8. Salary Credit (Available)**
Enter the lesser of Line 5 or Line 7 here and on Schedule V, Line 4, as the total available salary credit cannot exceed the net tax as computed on Line 5. If zero or less, enter -0-.

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**Schedule V**

**Corporate Income, Salary and SFO Credit Limitation**

Under s. 624.509(4) and (5), F.S., the corporate income tax paid by an insurer shall be credited against, and to the extent thereof shall discharge, the liability for the insurance premium tax, and a credit of 15 percent (.15) of the amount paid by an insurer in salaries to employees located or based within the State of Florida and who are covered by the provisions of Chapter 443, F.S., by the insurer filing this return, shall be allowed against the net tax imposed by s. 624.509, F.S.

The total of the credit granted for the corporate income tax paid by an insurer and the salary tax credit granted shall not exceed 65 percent (.65) of the premium tax due after deductions taken for the excise taxes paid to fund the Firefighters’ and Municipal Police Officers’ Retirement Trust Funds, and for the Workers’ Compensation Assessment.

**Line 1. Total Corporate Income Tax Paid**
Enter the total corporate income tax paid from Florida Form F-1120, Line 13. For corporations filing on a consolidated basis, each individual corporation’s share of the consolidated income tax paid must be computed. A schedule of how the consolidated income tax paid is allocated among the consolidated filers should be attached to the return. The individual credits claimed cannot exceed the total corporate income tax paid on the consolidated basis. For more information, see the instructions for Schedule IV, Line 4.

**Line 2. Corporate Income Tax Credit Taken Against Wet Marine and Transportation Insurance Tax**
Enter the credit taken on Schedule XI, Line 5, for corporate income tax.

**Line 3. Eligible Net Corporate Income Tax**
Subtract Line 2 from Line 1 in order to determine the eligible net corporate income tax.

**Line 4. Salary Credit**
Enter the salary credit computed on Schedule IV, Line 8.

**Line 5. Total Premium Tax Due**
Enter the total premium tax due from Schedule I, Line 12.

**Line 6. Workers’ Compensation Administrative Assessment Credit**
Enter the credit computed on Schedule VI, Line 4.

**Lines 7 and 8. Firefighters’ and Municipal Police Officers’ Retirement Trust Fund Credit**
Enter the total excise taxes paid from Schedules XII-B and XIII-B onto Lines 7 and 8, respectively.

**Line 9. Premium Tax Due After Deductions**
Subtract the amounts on Lines 6, 7, and 8 from the Total Premium Tax Due on Line 5.

**Line 10. Limitation of 65 Percent**
Multiply Line 9 by 65 percent (.65) and enter the result.

**Line 11. Eligible Corporate Income Tax**
Enter the lesser of Line 3 or the limitation computed on Schedule V, Line 10. If zero or less, enter -0-.

**Line 12. Salary Tax Credit**
Enter the lesser of Line 4 or the difference between Lines 10 and 11. Lines 11 and 12 are to be entered on Schedule III, Lines 4 and 5 respectively. If zero or less, enter -0-.
the taxpayer is covered by an election for the alternative salary credit calculation under s. 624.509(5)(a)2., F.S., and a reduction to the amount of salary tax credit is required, enter the reduced salary credit amount here.

**Line 13. Credit for Contributions to Nonprofit Scholarship Funding Organizations**
A credit is available against the insurance premium tax for contributions to nonprofit scholarship funding organizations (SFO). Section 624.51055, F.S., governs the credit against the insurance premium tax and provides for a credit of 100% of an eligible contribution made to an eligible SFO as provided in s. 1002.395, F.S., against any net tax due for a taxable year under s. 624.509(1), F.S. However, the credit may not exceed the tax due under s. 624.509(1), F.S., after deducting from such tax:

1. deductions for assessments made pursuant to s. 440.51, F.S. (workers compensation administrative assessments),
2. credits for taxes paid under ss. 175.101 and 185.08, F.S. (firefighters’ and police officers’ pension trust funds), and
3. credits for income tax paid under Chapter 220, F.S., and the salary credit allowed under s. 624.509(5), F.S., as these are limited by s. 624.509(6), F.S.

To learn more about this credit or to submit your application, for an allocation of credit, go to the Department’s website. The Department of Revenue must approve an allocation of this credit before it can be taken. If the credit granted is not fully used in any one year, the taxpayer may apply for approval to carry forward the credit in a subsequent year. An unused credit cannot be carried forward more than five (5) years.

Enter the lesser of your eligible contributions to a nonprofit scholarship funding organization plus approved carry forwards under ss. 624.51055 and 1002.395, F.S., during the 2017 calendar year, or the result of (Schedule V, Line 9 less Schedule V, Lines 11 and 12).

**Attach a copy of the certificate of contribution from each nonprofit scholarship funding organization to your Insurance Premium Taxes and Fees Return (Form DR-908).**

**Schedule VI**

**Workers’ Compensation Administrative Assessment Credit Limitation**

**Line 1. Premiums Written**
Enter the total workers’ compensation premiums written from the Florida Business Page from the Florida Annual Statement filed with the State of Florida. If zero or less, enter -0-.

**Line 2. Tax Rate of 1.75 Percent**
Multiply the total workers’ compensation premiums written by the tax rate of 1.75 percent (.0175), or 1.6 percent (.016) for self-insurers.

**Line 3. Administrative Assessments Paid to Workers’ Compensation Trust Fund**
The credits for the administrative assessments paid to the Workers’ Compensation Trust Fund should relate to the four quarterly writings for which the assessments are levied. Only four assessments may be claimed for each tax year. The fourth quarter assessment must be paid by March 1 of the next year in order to receive credit.

**3a - d.** Enter the amount of the administrative assessment paid to the Workers’ Compensation Trust Fund for each calendar quarter.

Enter the total amount of the administrative assessments paid to the Workers’ Compensation Trust Fund pursuant to s. 440.51, F.S. **Copies of Department of Financial Services’ Carrier and Self Insurance Fund Quarterly Premium Reports must be attached.** If total assessments paid are zero or less, enter -0-.

**Line 4. Workers’ Compensation Administrative Assessment Credit**
Enter the lesser of Line 2 or 3 here and on Schedule III, Line 1.

**Schedule VII**

**Florida Life and Health Insurance Guaranty Association (FLAHIGA) Credit**

Under s. 631.72, F.S., a member insurer of FLAHIGA may take credit against its premium or income tax liabilities any assessments for each year following the year in which the assessment was paid. However, if a member insurer should cease doing business, all uncredited assessments may be credited against its premium or corporate income tax liability for the year it ceases doing business. Uncredited assessments cannot be transferred to another entity.

**Attach a copy of the Assessment Levy and a copy of the certificate of contribution for each assessment claimed as a credit.** Enter the amounts of Class B and C assessments paid and the refunds received for each year and then total. Multiply the total assessments paid by the applicable rate for each year.

**Line 1. Total FLAHIGA Credit**
Enter the total credit amount here and on Schedule III, Line 6. If zero or less, enter -0-.

**Schedules VIII and IX**

**Not Used**

**Schedule X**

**State Fire Marshal Regulatory Assessment Tax/Surcharge**

A regulatory assessment of 1 percent (.01) is imposed on every domestic, foreign, and alien insurer issuing policies of fire insurance in Florida. In addition, each insurer authorized to transact insurance business in Florida must remit a .1 percent (.001) surcharge on all gross direct fire, allied lines, and multiple peril insurance premiums written on commercial property located within Florida. (s. 624.515, F.S.)

**Total Premiums**
The amount of premiums to be entered in Schedule X in the column titled “Total Premiums” is:

1. The Florida direct premiums written (gross premiums minus reinsurance assumed and returned premiums) which are reported on the Florida Business Page of the Florida Annual Statement;
2. Plus additional taxable premiums (some examples of additional taxable premiums are finance and service charges, and managing agent fees);
3. Less excluded premiums (some examples of excludable premiums are any premiums that are federally preempted from state taxation and free premiums [uncollected premiums from policies where insurance coverage was provided without being paid by a policyholder – net of subsequent collected amounts]).

Be sure to include a reconciliation of Florida premiums on the Annual Statement to the amount in the “Total Premiums” column.

Attach a copy of the Florida Business Page from the Annual Statement filed with Florida to Form DR-908.

Types of Fire Premiums
“Fire insurance” means the insurance of structures or other property, including real and tangible property, at fixed locations against loss or damage to such structures or other described properties from the risks of fire and lightning.

“Allied lines” means the insurance of structures or other property against loss or damage to such structures or other properties from the risks of tornado, windstorm, hail, sprinkler or water damage, explosion, riot or civil commotion, flood, rain, and damage from aircraft or vehicle.

Lines 1 through 13.
Enter the amounts of premiums written for the types of policies listed. Multiply the total premiums by the percentage applicable to the peril of fire (Fire Percentage). Please see Lines 3 and 4 for commercial multiple peril policies to facilitate proper reporting using the correct fire percentage on commercial multiple peril policy premiums for rental condo units. For Crop on Line 6, combine the premiums for multiple peril crop and private crop.

Note: When the books, records, and percentage assessment methodology used by an insurer clearly demonstrate without exception a lesser fire percentage than those listed, the insurer may apply the lesser fire percentages. The Department will audit the insurer’s return when a fire percentage used is less than the percentage listed.

Line 14. Total Taxable Premiums
Add the taxable premiums on Lines 1 through 13 and enter the total. If zero or less, enter -0-.

Line 15. State Fire Marshal Tax Due
Multiply the total on Line 14 by the rate of 1 percent (.01) and enter the result.

Line 16. Additional Premiums Subject to Surcharge
Enter any additional premiums not included in the amounts on the lines marked with an asterisk (*) (Lines 2, 3, 4, 5, 6, and 8) above that are subject to the surcharge. Attach a schedule with an explanation to your Form DR-908.

Line 17. Total Premiums Subject to Surcharge
Enter the total premiums from the lines marked with an asterisk (*) (Lines 2, 3, 4, 5, 6, 8, and 16) indicating commercial fire, commercial multiple peril, farmowners multiple peril, crop, and commercial allied lines, plus the premiums from any other policy of fire, allied lines, or multiperil insurance that insures commercial property located in this state. If zero or less, enter -0-.

Line 18. Surcharge Due
Multiply the total on Line 17 by the rate of .1 percent (.001) and enter the result.

Line 19. Total State Fire Marshal Tax Due Plus Total Surcharge Due
Enter the sum of the State Fire Marshal Tax and the Surcharge here and on Page 1, Line 4 of the return.

Schedule XI
Wet Marine and Transportation Tax

Under s. 624.510, F.S., an insurer writing policies of wet marine and transportation insurance as defined in s. 624.607(2), F.S., shall pay a tax of .75 percent (.0075) of the gross underwriting profit.

Wet marine and transportation insurers are entitled to a credit for corporate income tax imposed under Chapter 220, F.S., for the year paid, the community contribution credit and the excise taxes levied under ss. 175.101 and 185.08, F.S. If the credits available exceed the tax, only include the amount of credits necessary to eliminate the tax. Total excise tax credits available for the insurance premium tax levied under s. 624.509, F.S., must be reduced by credits that are applied against the wet marine and transportation tax.

Line 1. Net Premiums
Enter the net premiums (gross premiums less return premiums and reinsurance) for wet marine and transportation policies written in the State of Florida during the calendar year.

Line 2. Net Losses Paid
Enter the net losses paid (gross losses paid less salvage and recoveries on reinsurance ceded) during the calendar year for any such contracts.

Line 3. Gross Underwriting Profit
Multiply the total on Line 3 times the rate of .75 percent (.0075) and enter the tax.

Line 4. Wet Marine and Transportation Tax
Enter the corporate income tax paid from Florida Form F-1120 (Line 13) or a lesser amount necessary to eliminate the tax due on Line 4.

If Line 4 minus Line 5 equals zero, enter zero on Lines 6 through 8, and go to Line 9.

Line 5. Corporate Income Tax Credit
Enter the corporate income tax paid from Florida Form F-1120 (Line 13) or a lesser amount necessary to eliminate the tax due on Line 4.

If Line 4 minus Line 5 equals zero, enter zero on Lines 6 through 8, and go to Line 9.

Line 6. Firefighters’ Pension Trust Fund Credit
Enter the amount computed on Schedule XII-8, Line 3, or a lesser amount necessary to eliminate the remaining tax due from Line 4 after subtracting the amount on Line 5.

If Line 4 minus Line 5 and Line 6 totals zero, enter zero on Lines 7 and 8, and go to Line 9.

Line 7. Municipal Police Officers’ Retirement Trust Fund Credit
Enter the amount computed on Schedule XIII-8, Line 3 or a lesser amount necessary to eliminate the remaining tax due from Line 4 after subtracting the amounts on Lines 5 and 6.

If Line 4 minus Line 5, Line 6, and Line 7 totals zero, enter zero on Line 8 and go to Line 9.

Line 8. Community Contribution Credit
Enter the total credits approved under s. 624.5105, F.S., for the tax year or a lesser amount necessary to eliminate the
remaining tax due from Line 4 after subtracting the amounts on Lines 5, 6, and 7.

**Line 9. Net Tax Due**
Subtract Lines 5 through 8 from Line 4. Enter the result here and on Page 1, Line 5 of the return.

*Note: This amount cannot be less than zero.*

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**Schedules XII and XIII**

**Firefighters’ and Municipal Police Officers’ Retirement Trust Funds**

Use the physical location of the property when allocating premiums to the appropriate fire control district or municipality. Do not use ZIP codes as a means of identifying the location of the risk, as they do not provide a sufficient level of detail to identify the appropriate city or district and may result in an inaccurate allocation of premiums.

In addition to completing Schedules XII and XIII, you must answer Question B on Form DR-908, Page 2.

Sections 175.101 and 185.08, F.S., provide for each municipality and/or fire district having a lawfully established firefighters’ pension trust fund and/or a lawfully established municipal police officers’ retirement trust fund, respectively, to assess against an insurer engaged in the business of property insurance and/or casualty insurance, respectively, an excise tax on all premiums collected on property within the corporate limits of any such municipality or within the boundaries of any special fire control district.

Regarding the Firefighters’ Pension Trust Fund, premiums are to be reported on the gross amount of receipts of premiums from policy holders on all premiums collected on property insurance as defined in s. 624.604, F.S., and includes the following lines: fire, allied lines, flood, earthquake, aircraft, and aggregate write-ins for other lines of business meeting the definition of property insurance.

Regarding the Municipal Police Officers’ Retirement Trust Fund, premiums are to be reported on the gross amount of receipts of premiums from policy holders on all premiums collected on casualty insurance as defined in s. 185.02(2), F.S., and includes the following lines: private passenger auto no-fault (personal injury protection), other private passenger auto liability, commercial auto no-fault (personal injury protection), other commercial auto liability, private passenger auto physical damage, commercial auto physical damage, fidelity, burglary, and theft.

Additionally, in the case of multiple peril policies which include both property and casualty coverage for a single premium, 70 percent (.70) of such premium shall be used as the basis for the Firefighters’ Pension Trust Fund assessment reported on Schedule XII and 30 percent (.30) of such premium shall be used as the basis for the Municipal Police Officers’ Retirement Trust Fund reported on Schedule XIII. Such multi-peril insurance includes the following lines: farm owners’ multiple peril, homeowners’ multiple peril, and commercial multiple peril.

For Schedules XII and XIII, report all premiums received under property insurance policies and/or casualty insurance policies, respectively, covering or insuring property located within the corporate limits of the municipalities and/or fire control districts listed for the calendar year ended December 31, 2017. This must include any business being written in a pool or association arrangement. Multiply the total premiums by the applicable rate of 1.85 percent (.0185) for property policies reported on Schedule XII-B, and by .85 percent (.0085) for casualty policies reported on Schedule XIII-B. Enter the total tax for each excise tax on Line 3 of Schedules XII-B and XIII-B respectively, and on Page 1, Lines 6 and 7 respectively.

If a significant variance exists between the figures reported on your prior year return, a written explanation will be required. A significant variance is considered an increase or decrease of greater than 10 percent (.10) for any municipality or fire control district. Please review the figures on Schedules XII and XIII of your 2017 return and the information you reported last year.

If a significant variance exists, you must attach a detailed explanation clarifying the variance between your 2016 and 2017 returns.

The Department of Revenue created a database that insurers may use in assigning their premiums and policies to the various participating local taxing jurisdictions. This database is available for free at [https://pointmatch.floridarevenue.com/Default.aspx](https://pointmatch.floridarevenue.com/Default.aspx). This database was created pursuant to ss. 175.1015 and 185.085, F.S. These statutes provide that insurers who exercise due diligence in using the Department’s database to assign their premiums to the participating local taxing jurisdictions shall be held harmless from any liability, including but not limited to, liability for taxes, interest, or penalties that would otherwise be due as a result of an assignment of premiums to an incorrect local taxing jurisdiction. Insurance companies that do not use the electronic database provided by the Department of Revenue and do not exercise due diligence in applying the electronic database, are subject to a .5 percent (.005) penalty on the total premium per policy that is improperly assigned.

The Department of Revenue; the Department of Financial Services, Office of Insurance Regulation; and the Department of Management Services, Division of Retirement, Municipal Police Officers’ and Firefighters’ Retirement Trust Funds Office, administer the Chapter 175 and 185, F.S., taxes.

* The Department of Financial Services, Office of Insurance Regulation has authority to impose the .5 percent (.005) penalty relating to the address database and insured risks not properly assigned to participating local taxing jurisdictions.

* The Department of Management Services, Division of Retirement, Municipal Police Officers’ and Firefighters’ Retirement Trust Funds Office administers the retirement trust funds, distributes monies to the local taxing jurisdictions, and notifies the Office of Insurance Regulation when insurers fail to comply.

* The Department of Revenue creates and maintains the database and collects the Chapter 175 and 185, F.S., taxes on its forms. When processing the Insurance Premium Tax returns, the Department of Revenue often contacts insurers about variances between the current year and prior year amount of premium reported for the various local taxing jurisdictions, to help ensure that the proper amounts are reported by the insurer to the proper local taxing jurisdictions.

Sections 175.151 and 185.13, F.S., provide that an insurer’s certificate of authority may be canceled or revoked if an insurer
fails to comply with the provisions of Chapters 175 and 185, F.S.

Schedule XIV
Retaliatory Tax Computation

Per s. 624.5091(1), F.S., when by or pursuant to the laws of any other state or foreign country any taxes, licenses, and other fees, in the aggregate, and any fines, penalties, deposit requirements, or other material obligations, prohibitions, or restrictions are or would be imposed upon Florida insurers or upon the agents or representatives of such insurers, which are in excess of such taxes, licenses, and other fees, in the aggregate, or which are in excess of the fines, penalties, deposit requirements, or other obligations, prohibitions, or restrictions directly imposed upon similar insurers, or upon the agents or representatives of such insurers, of such other state or country under the statutes of this state, so long as such laws of such other state or country continue in force or are so applied, the same taxes, licenses, and other fees, in the aggregate, or fines, penalties, deposit requirements, or other material obligations, prohibitions, or restrictions of whatever kind shall be imposed by the Department of Revenue upon the insurers, or upon the agents or representatives of such insurers, of such other state or country doing business or seeking to do business in this state.

For any insurer required to compute retaliatory tax, a copy of the state of incorporation's Insurance Premium Tax Return, Corporate Income Tax Return, and any other applicable returns or schedules calculated using Florida premium volume, personnel, and property should be attached.

The calculations should be based on the state of incorporation's tax laws, licenses, and fees using the level of premiums written in Florida by the alien or foreign insurer and their Florida personnel and property. Subsection 624.5091(3), F.S., provides that the retaliatory provisions do not apply as to personal income taxes, nor as to sales or use taxes, nor as to reimbursement premiums paid to the Florida Hurricane Catastrophe Fund, nor as to emergency assessments paid to the Florida Hurricane Catastrophe Fund, nor as to ad valorem taxes on real or personal property, nor as to special purpose obligations or assessments imposed in connection with particular kinds of insurance other than property insurance. Therefore, no calculations should be included for Workers' Compensation Assessments, the Florida Comprehensive Health Association Assessment, or any other special purpose obligations or assessments imposed in connection with particular kinds of insurance other than property insurance. If the state of incorporation allows, for example, a credit or tax rate reduction or abatement based on personnel or property, the foreign or alien insurer’s Florida personnel or property must be used to calculate the credit or rate reduction or abatement.

Note: New York insurers must amend Form DR-908 if the computation of the CT33/CT33M changes from the amount estimated when the original Form DR-908 was filed.

Line 1. Net Premium Tax Due
The net premium tax due is used as a starting point for retaliatory calculations (gross premium tax due less credits). Add the net premium tax due from Page 1, Line 3 to the wet marine and transportation tax from Page 1, Line 5. Enter the result in Column A. For Column B, calculate what the net premium tax due would be if the volume of Florida premiums were written in the state of incorporation and the insurer’s Florida personnel and property were in the state of incorporation.

Line 2. 80 Percent of Salary Tax Credit Taken
Per s. 624.5091(1), F.S., 80 percent (.80) of the credit provided by s. 624.509(5), F.S., (salary credit subject to the limitations) shall not be taken into consideration. Calculate 80 percent (.80) of the Salary Tax Credit (Page 3, Schedule III, Line 5) and enter the result in Column A. If a salary credit is given against the premium tax in the state of incorporation, enter 80 percent (.80) of that salary credit in Column B based on Florida premium volume and Florida personnel and property.

Line 3. Total Corporate Income Tax
Enter the total corporate income tax paid (Florida Form F-1120, Line 13) in Column A. For corporations filing on a consolidated basis, each individual corporation’s share of the consolidated income tax paid must be computed. A schedule of how the consolidated income tax paid is allocated among the consolidated filers should be attached to the return. If a corporate income tax is imposed on insurers writing premiums in the state of incorporation, calculate the amount of corporate income tax based on the laws of that state and using the level of premiums written in Florida, and enter the amount computed in Column B.

Note: When calculating corporate income tax for the state of incorporation, use the income, apportionment factor, and other facts that existed for the taxable year whose return would have been filed in the calendar year 2017 calculated by using your Florida business.

Line 4. Intentionally Left Blank

Line 5. Firefighters’ Pension Trust Fund
Enter the amount from Page 1, Line 6 in Column A. If an excise tax on property insurance is imposed upon insurers writing premiums in the state of incorporation, then recalculate the tax using Florida premium volume and enter the amount computed in Column B.

Line 6. Municipal Police Officers’ Retirement Trust Fund
Enter the amount from Page 1, Line 7 in Column A. If an excise tax on casualty insurance is imposed upon insurers writing premiums in the state of incorporation, then recalculate the tax using Florida premium volume and enter the amount computed in Column B.

Line 7. Florida Insurance Guaranty Association (FIGA)
(Assessments on the Property Portion of Insurance Premiums only)
Only the property portion of the FIGA assessments may be added to the retaliatory schedule per s. 624.5091, F.S., and Rule 12B-8.016(3), F.A.C. Enter the calculated property portion of FIGA assessments allowed using the method described below. Provide your computation schedule and copies of FIGA certificates. Property insurance as defined in s. 624.604, F.S., includes the following lines: fire, flood, earthquake, aircraft, industrial fire, industrial extended coverage, mobile home physical damage, and aggregate write-ins for other lines of business meeting the definition of property insurance.

Calculation: Determine the property portion of each type
of premium subject to the FIGA assessment, and total the results. Next, divide the total property portion by the total premiums (property and casualty) subject to the FIGA assessment. Take the resulting ratio (carried to six decimal places) times the FIGA assessment paid. Perform this computation for each FIGA assessment paid and add the results for the total allowable FIGA assessment to be included on Line 7, Column A.

The Formula to Calculate the Property Portions of the FIGA Assessment is:

\[ \text{Property Portion} = \frac{A}{B} \times C \]

A= Property Insurance Premiums Subject to FIGA Assessment
B= Total Insurance Premiums Subject to FIGA Assessment
C= FIGA Assessment levied by Florida Insurance Guaranty Association

Enter any guaranty assessment related to property insurance that may be imposed in the state of incorporation in Column B, by calculating the assessment a similar Florida insurer would have been assessed.

Line 8. Fire Marshal Taxes
Enter the amount from Page 1, Line 4 in Column A. Enter any fire marshal tax which may be imposed upon insurers writing premiums in the state of incorporation, using the level of premiums written in Florida, in Column B.

Line 9. Annual and Quarterly Statement Filing Fee
Enter the total annual and quarterly statement filing fees from Page 1, Line 9 in Column A. Enter any like or similar fee imposed upon insurers writing premiums in the state of incorporation in Column B.

Line 10. Annual License Tax and Certificate of Authority
Enter the amount paid to the State of Florida for the annual license tax and the certificate of authority of the insurer in Column A. Enter any like or similar fee imposed upon insurers writing premiums in the state of incorporation in Column B.

Line 11. Agents’ Fees
Enter the agents’ fees paid by the insurer or agent to the State of Florida in Column A. Enter any like or similar fee imposed upon insurers or agents writing premiums in the state of incorporation using the insurer’s Florida agents, in Column B.

Line 12. Other Taxes and Fees
Enter any other taxes and fees which may be imposed upon insurers writing premiums in the State of Florida or the state of incorporation in Column A and Column B, respectively. Please include a schedule itemizing each of these taxes or fees.

Any Certified Capital Company (CAPCO) Credit claimed on Schedule III, Line 8, should be included in the amount on this line in Column A. Include any similar credit against the state of incorporation’s insurance premium tax on this line in Column B.

Any Capital Investment Tax Credit claimed on Schedule III, Line 9, should be included in the amount on this line in Column A. Include any similar credit against the state of incorporation’s insurance premium tax on this line in Column B.

Any Community Contribution Tax Credit claimed on Schedule III, Line 7, should be included in the amount on this line in Column A. Include any similar credit against the state of incorporation’s insurance premium tax on this line in Column B.

Any Credit for Contributions to Nonprofit Scholarship Funding Organizations claimed on Schedule III, Line 10, should be included in the amount on this line in Column A. Include any similar credit against the state of incorporation’s insurance premium tax on this line in Column B.

Any New Markets Tax Credit claimed on Schedule III, Line 11, should be included in the amount on this line in Column A. Include any similar credit against the state of incorporation’s insurance premium tax on this line in Column B.

The figures used in this schedule are for the entire calendar year and not just the fourth quarter.

Line A. Commercial
For the 2017 calendar year, enter the total number of commercial fire, commercial multiple peril, business owner’s property, and all other policies covering commercial real property in Florida. Multiply by $4 to determine the total amount due for commercial policies for the calendar year.

Line B. Residential
For the 2017 calendar year, enter the total number of residential fire, homeowners, mobile homeowners, tenant homeowners, condominium unit owners, and all other policies covering residential property in Florida. Multiply by $2 to determine the total amount due for residential policies for the calendar year.

Add Lines A and B to determine the total surcharge due. Add this amount to the total payment due from Schedule XVII and enter the result on Page 1, Line 10.

---

**Schedule XVII**

**Payment Due from Florida Life and Health Insurance Guaranty Association (FLAHIGA) Refund**

Subsection 631.72(3), F.S., provides that any sums acquired by refund pursuant to s. 631.718(6), F.S., from the association (FLAHIGA) which have until now been written off by contributing insurers and offset against insurance premium or corporate income taxes as provided in subsection (1) and which are not needed for purposes of this part shall be paid by the insurer to the Department of Revenue for deposit with the Chief Financial Officer to the credit of the General Revenue Fund.

When FLAHIGA refunds money to an insurer from a previous assessment that was paid by the insurer, and the insurer had claimed credit or partial credit against its insurance premium tax or corporate income tax for that previous payment to FLAHIGA, the insurer is required to pay part of that refund to the Department of Revenue.

**Line 1. Total Payment Due from FLAHIGA Refund**

Enter any payment due as a result of FLAHIGA assessments claimed as credits against Florida insurance premium tax (Form DR-908, Schedule VII) or Florida corporate income tax (Florida Form F-1120, Schedule V) subsequently refunded by FLAHIGA in calendar year 2017. If no refund was received from FLAHIGA during the tax year, the amount on Schedule XVII, Line 1, should be zero. Add this amount to the total surcharge from Schedule XVI and enter the result on Page 1, Line 10.

**Example .001 Rate**

ABC Insurance Company paid a $200,000 Class B FLAHIGA assessment in 1995. On its 1997 – 2004 insurance premium tax returns, ABC claimed FLAHIGA credits of $200 ($200,000 X .001) each year for its 1995 payment to FLAHIGA. The total FLAHIGA credit taken by ABC, based on the 1995 FLAHIGA assessment, was $1,600 ($200 for 8 years). In 2005 FLAHIGA issued ABC a refund of $40,000 from the 1995 assessment. Per s. 631.72(3) F.S., a $320 payment is due to the Department of Revenue in 2005 from that refund ($40,000 X .001 X 8 years). The $320 that is due to the Department of Revenue in 2005 is a repayment of the FLAHIGA credits that the insurer had already claimed in tax years 1997 through 2004 against its insurance premium tax or corporate income tax for the $40,000 that was refunded by FLAHIGA. For tax years 2005 and thereafter, ABC should only use a payment of $160,000 to FLAHIGA for its 1995 assessment when computing its FLAHIGA credit.

**Example .05 Rate**

ABC Insurance Company paid a $300,000 Class B FLAHIGA assessment in 1998. On its 1999 – 2004 insurance premium tax returns, ABC claimed FLAHIGA credits of $15,000 ($300,000 X .05) each year for its 1998 payment to FLAHIGA. The total FLAHIGA credit taken by ABC, based on the 1998 FLAHIGA assessment, was $90,000 ($15,000 for 6 years). In 2005, FLAHIGA issued ABC a refund of $30,000 from the 1998 assessment. Per s. 631.72(3), F.S., a $9,000 payment is due to the Department of Revenue in 2005 from that refund ($30,000 X .05 X 6 years). The $9,000 that is due to the Department of Revenue in 2005 is a repayment of the FLAHIGA credits that the insurer had already claimed in tax years 1999 through 2004 against its insurance premium tax or corporate income tax for the $30,000 that was refunded by FLAHIGA. For tax years 2005 and thereafter, ABC should only use a payment of $270,000 to FLAHIGA for its 1998 assessment when computing its FLAHIGA credit.
The Department of Revenue has created a database that insurers may use in assigning premiums and policies to the various participating local taxing jurisdictions. It is available for free at https://pointmatch.floridarevenue.com/Default.aspx. This database was created pursuant to sections (ss.) 175.1015 and 185.085, Florida Statutes (F.S.). In addition to completing Schedules XII and XIII, you must answer Question B on Form DR-908, Page 2, about your use of the Department’s database.

These statutes provide that insurers who exercise due diligence in using the Department’s database to assign premiums to the participating local taxing jurisdictions shall be held harmless from any liability, including but not limited to liability for taxes, interest, or penalties that would otherwise be due as a result of an assignment of premiums to an incorrect local taxing jurisdiction. Sections 175.1015 and 185.085, F.S., specify that insurance companies that do not use the electronic database provided by the Department and do not exercise due diligence in applying the electronic database, are subject to a .5 percent (.005) penalty on the total premium per policy that is improperly assigned.

We review the figures reported on Schedules XII and XIII of your 2017 Insurance Premium Taxes and Fees Return (Form DR-908). You should include a written explanation with your return if a significant variance exists between the figures reported on your 2016 and 2017 returns. A significant variance is considered an increase or decrease of greater than 10 percent for any municipality or fire control district.

Your explanation should contain specific information. All explanations are subject to review by the Department of Management Services and the Department of Financial Services. Generally, more precise information than explanations such as “shift of business” or “business transfers” is required. If you are not sure your explanation will be acceptable, call the Department of Management Services at 850-922-0667.

Give careful attention to the amounts reported on Schedules XII and XIII. The monies reported by your company for each of these cities and districts fund retirement benefits for their police officers and firefighters. The money is distributed back to each local taxing jurisdiction based on the information reported.

When completing Schedules XII and XIII:

- ✔ Report premiums based on the actual physical location of the property.
- ✔ Do not use ZIP codes to report premiums as they may not identify the appropriate city or district and can result in an inaccurate allocation of premiums.

Premiums must be reported accurately and timely. The Department of Financial Services, in Informational Memorandum 99-111M, reminded insurers authorized to write property and casualty insurance in the State of Florida of the requirements contained in Chapters 175 and 185, F.S. Insurers are required to keep an accurate account of all premiums sold within the city limits or fire control district boundaries for those cities and districts listed on Schedules XII and XIII. Each risk required to be reported to the Department of Revenue must be coded with the proper identifying fire district or municipality code in order for the Department of Management Services to accurately distribute premium tax allocations to the participating pension funds. Sections 175.151 and 185.13, F.S., provide that an insurer’s certificate of authority may be cancelled or revoked if an insurer fails to comply with the provisions of Chapters 175 and 185, F.S.

(Continued on back)

2017 Additions, Deletions, and Changes to Schedules XII and XIII

<table>
<thead>
<tr>
<th>Code</th>
<th>City/District</th>
<th>County</th>
<th>Type</th>
</tr>
</thead>
<tbody>
<tr>
<td>-----</td>
<td>---------------</td>
<td>--------</td>
<td>------</td>
</tr>
<tr>
<td>NONE</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

(Continued on back)
Chapters 175 and 185, F.S., taxes are administered by three different state agencies:

- The Florida Department of Financial Services, Office of Insurance Regulation has the authority to impose the .5 percent (.005) penalty relating to the address database and insured risks not properly assigned to participating local taxing jurisdictions.

- The Florida Department of Management Services, Division of Retirement, Municipal Police Officers’ and Firefighters’ Retirement Trust Funds Office:
  o Administers the retirement trust funds.
  o Distributes monies to the local taxing jurisdictions.
  o Notifies the Office of Insurance Regulation when insurers fail to comply.

- The Florida Department of Revenue:
  o Administers the database.
  o Produces, distributes, and processes the insurance premium tax forms.
  o Collects Chapters 175 and 185, F.S., taxes on Forms DR-907 and DR-908.
  o Contacts insurers when there is a variance in reported premiums between the current year and prior year for the local taxing jurisdictions. This review helps ensure that the proper amount(s) are reported by the insurer to the proper local taxing jurisdictions.

### Need Assistance?
Information and forms are available on our website at: www.floridarevenue.com
If you have any questions, contact 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
Sign up to get email notices automatically when we post:
- Tax Information Publications (TIPs).
- Proposed rules, notices of rule development workshops, and more.

Sign up at: www.floridarevenue.com

### Types of Premiums subject to Form DR-908 Schedules XII (Firefighters’ Pension Trust Funds) and XIII (Police Officers’ Retirement Trust Funds)

<table>
<thead>
<tr>
<th>Annual Statement Line Number &amp; Line of Business</th>
<th>Premiums Subject to Firefighters’ Pension Trust Fund (DR-908, Schedule XII)</th>
<th>Premiums Subject to Police Officers’ Retirement Trust Fund (DR-908, Schedule XIII)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 Fire</td>
<td>YES</td>
<td></td>
</tr>
<tr>
<td>2.1 Allied Lines</td>
<td>YES</td>
<td></td>
</tr>
<tr>
<td>3 Farmowners multiple peril</td>
<td>YES (70%)</td>
<td>YES (30%)</td>
</tr>
<tr>
<td>4 Homeowners multiple peril</td>
<td>YES (70%)</td>
<td>YES (30%)</td>
</tr>
<tr>
<td>5.1 Commercial multiple peril (non-liability portion)</td>
<td>YES (70%)</td>
<td>YES (30%)</td>
</tr>
<tr>
<td>5.2 Commercial multiple peril (liability portion)</td>
<td>YES (70%)</td>
<td>YES (30%)</td>
</tr>
<tr>
<td>12 Earthquake</td>
<td>YES</td>
<td></td>
</tr>
<tr>
<td>19.1 Private passenger auto no-fault (personal injury protection)</td>
<td></td>
<td>YES</td>
</tr>
<tr>
<td>19.2 Other private passenger auto liability</td>
<td></td>
<td>YES</td>
</tr>
<tr>
<td>19.3 Commercial auto no-fault (personal injury protection)</td>
<td></td>
<td>YES</td>
</tr>
<tr>
<td>19.4 Other commercial auto liability</td>
<td></td>
<td>YES</td>
</tr>
<tr>
<td>21.1 Private passenger auto physical damage</td>
<td>YES</td>
<td></td>
</tr>
<tr>
<td>21.2 Commercial auto physical damage</td>
<td>YES</td>
<td></td>
</tr>
<tr>
<td>22 Aircraft (all perils)</td>
<td>YES</td>
<td></td>
</tr>
<tr>
<td>23 Fidelity</td>
<td></td>
<td>YES</td>
</tr>
<tr>
<td>26 Burglary and theft</td>
<td></td>
<td>YES</td>
</tr>
<tr>
<td>34 Aggregate write-ins for other lines of business (meeting the definition of property insurance in s. 624.604, F.S.)</td>
<td>YES</td>
<td></td>
</tr>
</tbody>
</table>
STATE OF FLORIDA
DEPARTMENT OF REVENUE
MISCELLANEOUS TAX

CHAPTER 12B-11, FLORIDA ADMINISTRATIVE CODE

TAX ON GROSS RECEIPTS ON DRY-CLEANING

AMENDING RULE 12B-11.005

SUMMARY OF PROPOSED RULE

The proposed amendments remove certain application fees, as provided by Chapter 2017-36, L.O.F., and update contact information for the Department.

FACTS AND CIRCUMSTANCES JUSTIFYING PROPOSED RULE

The proposed amendments incorporate the elimination of registration fees for the Gross Receipts Tax on dry-cleaning facilities, as provided by Chapter 2017-36, L.O.F., and update the Department’s website.

FEDERAL COMPARISON STATEMENT

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

SUMMARY OF RULE DEVELOPMENT WORKSHOP

SEPTEMBER 19, 2017

A Notice of Proposed Rule Development was published in the Florida Administrative
Register on September 5, 2017 (Vol. 43, No. 172, pp. 3839 – 3840), to advise the public of the proposed changes to Rule 12B-11.005, F.A.C., and to provide that, if requested in writing, a rule development workshop would be held on September 19, 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

MISCELLANEOUS TAX

RULE NO:  RULE TITLE:

12B-11.005  Registration

PURPOSE AND EFFECT: The purpose of the proposed amendments to Rule 12B-11.005, F.A.C., is to remove certain application fees, as provided by Chapter 2017-36, L.O.F., and to update contact information for the Department.

SUMMARY: The proposed amendments incorporate the elimination of registration fees for the Gross Receipts Tax on dry-cleaning facilities.

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), 376.70(6)(b) FS.

LAW IMPLEMENTED: 376.70(2) 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: November 8, 2017, 9:00 am

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) 717-6799. 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 PERSONS TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Brinton Hevey, Technical Assistance and Dispute Resolution, Department of Revenue, P.O. Box 7443, Tallahassee, Florida 32314-7443, telephone (850) 717-7082.

THE FULL TEXT OF THE PROPOSED RULES IS:
12B-11.005 Registration.

(1) No change.

(2)(a) Registration with the Department for purposes of the gross receipts tax on dry-cleaning facilities is available by using one of the following methods:

1. Registering through the Department’s website, Internet site at the address shown in the parentheses (www.floridarevenue.com www.myflorida.com/dor) using the Department’s “e-Services” without payment of a registration fee; or

2. Filing a Florida Business Tax Application (Form DR-1, incorporated by reference in Rule 12A-1.097, F.A.C.) with the Department, as indicated on the form, with the required $30 registration fee.

(2)(b) through (3) No change.

Rulemaking Authority 212.17(6), 212.18(2), 213.06(1), 376.70(6)(b) FS. Law Implemented 376.70(2) FS. History–New 2-19-95, Amended 6-19-96, 4-17-03, 6-28-05.

NAME OF PERSON ORIGINATING PROPOSED RULES: Brinton Hevey

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULES: Governor and Cabinet

DATE PROPOSED RULES APPROVED BY AGENCY HEAD: October 17, 2017
DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: September 5, 2017.
SUMMARY OF PROPOSED RULES

The proposed amendments to Rules 12C-1.0222 and 12C-1.034, F.A.C., implement statutory changes made by Chapter 2017-36, which amended provisions in Chapter 220, F.S., to conform the timing of filing returns, making payments, and filing declarations to related timing provisions at the federal level.

The proposed amendments to Rule 12C-1.051, F.A.C., adopt, by reference, changes to forms used by the Department in the administration of corporate income tax.

FACTS AND CIRCUMSTANCES JUSTIFYING PROPOSED RULES

The proposed amendments incorporate changes made by the 2017 Florida Legislature.

FEDERAL COMPARISON STATEMENT

The provisions contained in these rules do not conflict with comparable federal laws, policies, or standards.
SUMMARY OF RULE DEVELOPMENT WORKSHOP

A Notice of Proposed Rule Development was published in the Florida Administrative Register on September 5, 2017 (Vol. 43, No. 172, p. 3840), to advise the public of the proposed changes and to provide that, if requested in writing, a rule development workshop would be held if requested in writing. On September 5, 2017, the Department received a request to hold a workshop for rules 12C-1.051, 12C-1.0222, and 12C-1.034. The request was withdrawn on September 13, 2017, after the individual reviewed proposed language posted on the Department’s website. No additional requests were received, and no workshop was held. No additional comments were received.
NOTICE OF PROPOSED RULE

DEPARTMENT OF REVENUE
CORPORATE INCOME TAX

RULE NO: RULE TITLE:
12C-1.0222 Returns; Extensions of Time; Payments of Tentative Tax
12C-1.034 Special Rules Relating to Estimated Tax
12C-1.051 Forms

PURPOSE AND EFFECT: The purpose of the proposed amendments to Rules 12C-1.0222 and 12C-1.034, F.A.C., is to implement statutory changes made by Chapter 2017-36, L.O.F., which amended provisions in Chapter 220, F.S., to conform the timing of filing returns, making payments, and filing declarations to related timing provisions at the federal level.

The purpose of the proposed amendments to Rule 12C-1.051, F.A.C., is to adopt, by reference, changes to forms used by the Department in the administration of corporate income tax.

SUMMARY: The proposed amendments restore the six-month extension of time to file the Florida corporate income tax return for calendar year filers; conform the timing of filing returns, making payments, and filing declarations to federal provisions; provide payment deadlines for estimated tax payments; and implement changes to corporate income tax forms.

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: 213.06(1), 220.24, 220.32(2), 220.34(2)(f), (3), 220.34(3), 220.51, 220.192(7), 220.193(4), 220.196(4), 1002.395(13) FS.

LAW IMPLEMENTED: 119.071(5), 212.08(5)(p), 213.21, 213.755(1), 220.11, 220.12, 220.13(1), (2), 220.131, 220.15, 220.16, 220.181, 220.182, 220.183, 220.184, 220.1845, 220.185, 220.186, 220.1875, 220.1895, 220.1896, 220.1899, 220.191, 220.192, 220.193, 220.194, 220.195, 220.196, 220.21, 220.211, 220.22, 220.221, 220.222, 220.23, 220.24, 220.241, 220.31, 220.32, 220.33, 220.34, 220.41, 220.42, 220.43, 220.44, 220.51, 220.721, 220.723, 220.725, 220.737, 220.801, 220.803, 220.805, 220.807, 220.809, 221.04, 624.5105, 624.51055, 1002.395, 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: November 8, 2017, 9:00 am

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) 717-6799. 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 PERSONS TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Brinton Hevey, Technical Assistance and Dispute Resolution, Department of Revenue, P.O. Box 7443, Tallahassee, Florida 32314-7443, telephone (850) 717-7082.

THE FULL TEXT OF THE PROPOSED RULES IS:
12C-1.0222 Returns; Extensions of Time; Payments of Tentative Tax.

(1) No change.

(2) Requests for Extensions of Time to File Return.

(a)1. For taxable year ends other than June 30, an extension will be effective until six (6) months after the original due date of the return. For taxpayers with a taxable year ending December 31, an extension of the due date of any required Florida corporate income/franchise tax return will be effective until five (5) months after the original due date of the return. For taxpayers with a taxable year ending June 30, an extension will be effective until seven (7) months after the original due date of the return. For taxable year ends other than December 31 and June 30, an extension will be effective until six (6) months after the original due date of the return.

2. An extension of the due date of any required Florida partnership information return will be effective until six (6) months after the original due date of the return.

3. If an automatic extension is not permitted because a federal extension has not been requested or is not allowed, the application for extension of time to file a return must contain sufficient facts to establish good cause why the return cannot be filed on or before the original due date. An extension of time for filing a return does not operate as an extension of time for payment of the tax or any part thereof.
(2)(b) No change.

(3) Extended Return Due Dates.

(a) No change.

(b) The aggregate amount of time of extensions for a return cannot exceed six (6) months, unless the exception exceptions specified in paragraph (2)(a) of this rule applies apply. No further extensions are allowed.

1. For a corporation whose taxable year ends December 31, a required Florida corporate income/franchise tax return is due May 1 of the following year. When a taxpayer is granted an extension of time to file its federal income tax return, the extended due date for the federal return is September 15. When the requirements of this rule are met, and the corporation is granted an extension of time to file its Florida corporate income/franchise tax return, the extended due date for the Florida return is November October 1.

2. A partnership whose taxable year ends on December 31, will be granted an extension of time from April 1 to October 1 to file its Florida partnership information return when all the requirements for an extension of the due date of a return provided in this rule are met.

(c) No change.

Rulemaking Authority 213.06(1), 220.32(2), 220.51 FS. Law Implemented 220.222, 220.32, 220.801 FS. History—New 10-20-73, Amended 10-8-74, 4-21-75, 3-5-80, 12-18-83, Formerly 12C-1.222, Amended 12-21-88, 12-19-89, 4-8-92, 3-18-96, 3-13-00, 3-15-04, 9-1-09, 1-10-17, __________.
12C-1.034 Special Rules Relating to Estimated Tax.

(1) No change.

(2)(a) For tax years that begin before January 1, 2017, a declaration of estimated tax must be filed before the first day of the fifth month of the taxable year, if the taxpayer can reasonably expect before the first day of the fourth month to owe more than $2,500 in tax for the taxable year.

(b) Except for taxpayers with a June 30 taxable year end, a declaration of estimated tax for tax years beginning on or after January 1, 2017, must be filed before the first day of the sixth month of the taxable year, if the taxpayer can reasonably expect before the first day of the fourth month to owe more than $2,500 in tax for the taxable year.

(b) No change.

(c) Installment due dates that fall on a Saturday, Sunday, or legal holiday extend to the next business day, with the exception of installments due on the last day of June, which must be paid on or before the last Friday of June.

(d) For a list of deadlines for initiating electronic payments on time, visit www.floridarevenue.com/forms, select the e-Services section, and then select the current year Florida e-Services Calendar of Due Dates (Form DR-659).

(3) Reasonably Expect.

(a)1. through 2. No change.

3. A business is required to make a declaration of estimated tax by the date specified in subsection (2), even though income may not actually be earned until later in the taxable year. For example, a seasonal business that can reasonably expect before the first day of the fourth month of a taxable year beginning on or after January 1, 2017, to owe more than $2,500 for the taxable
year will be required to make a declaration of estimated tax before the first day of the sixth month of the taxable year (before the first day of the fifth month of the taxable year for a taxpayer with a June 30 taxable year end). Therefore, a Christmas shop with a taxable year ending January 31, 2018, will be expected to make a declaration before July 1, 2017 (the first day of the sixth month following the end of the taxable year) if the corporation reasonably expects to owe more than $2,500 in tax for the tax year. It does not matter whether the corporation is making sales by that date or not.

(3)(b) through (8)(c)1. No change.

2. Example: A calendar year taxpayer requested an extension of the filing date for the 2016 Florida corporate income/franchise tax return from May 1, 2017, until October 1, 2017. The first payment of estimated tax for the succeeding tax year is due May 31, 2017. The 2016 return is filed on September 29, 2017. If the taxpayer requested that the overpayment of estimated tax be applied to the next tax year, the overpayment is applied effective May 31, 2017.

(8)(d) through (9)(b)1.c.(I) No change.

(II) Example: A calendar year taxpayer remitted four estimated payments of $16,000 each on May 31, 2017; June 30, 2017; September 30, 2017; and December 31, 2017. The taxpayer also made a $15,000 contribution to an SFO and was issued a certificate of contribution on June 20, 2017, which generated a tax credit for the taxpayer. For the prior tax year ending December 31, 2016, corporate income tax of $80,000 was due. Taxpayer’s prior year exception computation is as follows:
Due dates of installments

Due dates of installments | (1st) 5/31/2017 | (2nd) 6/30/2017 | (3rd) 9/30/2017 | (4th) 12/31/2017
--- | --- | --- | --- | ---
Current year: Total cumulative amount paid (or credited) from the beginning of the taxable year through the installment date indicated | 16,000.00 | 32,000.00 | 48,000.00 | 64,000.00
(a) Prior year exception: Tax on prior year’s income using current year’s rates | 25% of tax 20,000.00 | 50% of tax 40,000.00 | 75% of tax 60,000.00 | 100% of tax 80,000.00
(b) Cumulative donations made to SFOs from the beginning of the taxable year through the installment date indicated. Certificate of contribution must be issued on or before installment due date. | 0.00 | 0.00 | 15,000.00 | 15,000.00
(c) The prior year exception adjusted for the credit for contributions to SFOs per Section 1002.395(5)(g) 1002.395(5)(f), F.S., equals (a) less (b) | 20,000.00 | 40,000.00 | 45,000.00 | 65,000.00
Installment meets prior year exception? To answer Yes, Current year must equal or exceed Prior year (c). | No | No | Yes | No

Taxpayer has met the prior year exception for the third installment through a combination of estimated payments and SFO credit so that estimated tax penalty and interest will not apply for the third installment.

(III) Example: A calendar year taxpayer remitted four estimated payments of $10,000 each on May 31, 2017; June 30, 2017; September 30, 2017; and December 31, 2017. The taxpayer also made four $10,000 contributions to an SFO and was issued certificates of contribution on May 31, 2017; June 30, 2017; September 30, 2017; and December 31, 2017. For the prior tax year ending December 31, 2016, corporate income tax of $80,000 was due. Taxpayer’s prior year exception computation is as follows:
<table>
<thead>
<tr>
<th>Due dates of installments</th>
<th>(1st) 5/31/2017</th>
<th>(2nd) 6/30/2017</th>
<th>(3rd) 9/30/2017</th>
<th>(4th) 12/31/2017</th>
</tr>
</thead>
<tbody>
<tr>
<td>Current year: Total cumulative amount paid (or credited) from the beginning of the taxable year through the installment date indicated</td>
<td>10,000.00</td>
<td>20,000.00</td>
<td>30,000.00</td>
<td>40,000.00</td>
</tr>
<tr>
<td>(a) Prior year exception: Tax on prior year’s income using current year’s rates</td>
<td>25% of tax 20,000.00</td>
<td>50% of tax 40,000.00</td>
<td>75% of tax 60,000.00</td>
<td>100% of tax 80,000.00</td>
</tr>
<tr>
<td>(b) Cumulative donations made to SFOs from the beginning of the taxable year through the installment date indicated. Certificate of contribution must be issued on or before installment due date.</td>
<td>10,000.00</td>
<td>20,000.00</td>
<td>30,000.00</td>
<td>40,000.00</td>
</tr>
<tr>
<td>(c) The prior year exception adjusted for the credit for contributions to SFOs per Section 1002.395(5)(g), F.S., equals (a) less (b)</td>
<td>10,000.00</td>
<td>20,000.00</td>
<td>30,000.00</td>
<td>40,000.00</td>
</tr>
</tbody>
</table>

| Installment meets prior year exception? To answer Yes, Current year must equal or exceed Prior year (c). | Yes | Yes | Yes | Yes |

Taxpayer has met the prior year exception for all four installments through a combination of estimated payments and SFO credit so that estimated tax penalty and interest will not apply to any of the four installments.

(9)(b)2.a. through (13) No change.

Rulemaking Authority 213.06(1), 220.24, 220.34(2)(f), 220.34(3), 220.51, 1002.395(13) FS.

Law Implemented 213.21, 220.131, 220.24, 220.241, 220.33, 220.34, 1002.395 FS. History–New 10-20-72, Amended 10-20-73, 7-27-80, 12-18-83, Formerly 12C-1.34, Amended 12-21-88, 4-8-92, 5-17-94, 3-18-96, 3-13-00, 9-28-04, 7-28-15, 1-10-17,________.

12C-1.051 Forms.

(1)(a) No change.

(b) Copies of these forms 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 www.myflorida.com/dor/forms; or, 2) calling the Department at
850-488-6800 (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, 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) - (3)</td>
<td>No change</td>
<td></td>
</tr>
<tr>
<td>(4) F-1120A</td>
<td>Florida Corporate Short Form Income Tax Return (R. 01/18 01/47)</td>
<td>01/18 01/47</td>
</tr>
<tr>
<td>(5)(a)</td>
<td>No change</td>
<td></td>
</tr>
<tr>
<td>(b) F-1120N</td>
<td>Instructions for Corporate Income/Franchise Tax Return for taxable years beginning on or after January 1, 2017 2016 (R. 01/18 01/47)</td>
<td>01/18 01/47</td>
</tr>
<tr>
<td></td>
<td>(<a href="http://www.flrules.org/Gateway/reference.asp?No=Ref-02768">http://www.flrules.org/Gateway/reference.asp?No=Ref-02768</a>)</td>
<td></td>
</tr>
<tr>
<td>(6) - (11)</td>
<td>No change</td>
<td></td>
</tr>
<tr>
<td>(12) F-1196</td>
<td>Allocation for Research and Development Tax Credit for Florida Corporate Income/Franchise Tax (R. 01/18 01/46)</td>
<td>01/18 01/46</td>
</tr>
<tr>
<td>(13) F-2220</td>
<td>Underpayment of Estimated Tax on Florida Corporate Income/Franchise Tax (R. 01/18 01/47)</td>
<td>01/18 01/47</td>
</tr>
</tbody>
</table>

(14) No change

NAME OF PERSON ORIGINATING PROPOSED RULES: Brinton Hevey

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULES: Governor and Cabinet

DATE PROPOSED RULES APPROVED BY AGENCY HEAD: October 17, 2017

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: September 5, 2017.
Florida Corporate Short Form
Income Tax Return

For tax year beginning on
or after January 1,

Who May File a Florida Corporate Short Form
(Florida Form F-1120A)?

Corporations or other entities subject to Florida corporate income tax must file a Florida Corporate Income/Franchise Tax Return (Florida Form F-1120) unless they qualify to file a Florida Corporate Short Form Income Tax Return (Florida Form F-1120A).

A corporation qualifies to file Florida Form F-1120A if it meets ALL of the following criteria:

• It has Florida net income of $45,000 or less.
• It conducts 100 percent of its business in Florida.
• It does not report any additions to and/or subtractions from federal taxable income other than a net operating loss deduction and/or state income taxes, if any.
• It is not included in a Florida or federal consolidated corporate income tax return.
• It claims no tax credits other than tentative tax payments or estimated tax payments.
• It is not required to pay Federal Alternative Minimum Tax.

REMEMBER TO COMPLETE THE BACK OF THE FORM

Florida Department of Revenue
5050 W Tennessee St
Tallahassee FL 32399-0135

If you are requesting a refund (Line 9b), send your return to:
Florida Department of Revenue
PO Box 6440
Tallahassee FL 32314-6440

Online Filing Application for Florida Form F-1120A

We encourage Florida Corporate Short Form (Florida Form F-1120A) filers to use the Department’s online filing application. The online software application will guide you through the process. Go to our website at www.floridarevenue.com for more information, to register, and to enroll for e-Services.

(Continued on Page 2)
**The following instructions apply to questions A through J below.**

A. If the corporation is incorporated in the State of Florida, check "Yes." Otherwise, check "No" and enter the state or country of incorporation in the space provided.

B. If the corporation is registered with the Florida Secretary of State, check "Yes" and enter the document number. For information, contact the Department of State, Corporate Information, at 850-245-6052 or visit their website at www.sunbiz.org.

C. If the corporation timely filed a Florida Extension of Time (Florida Form F-7004), check "Yes."

D. If the corporation paid federal income tax on Line 22c of federal Form 1120S, check "Yes." (If yes, see instructions for Line 1 on Page 3.)

E. If the corporation is a member of a controlled group of corporations as defined in section 1563 of the Internal Revenue Code (IRC), check "Yes" (see instructions for Line 4 on Page 3).

F. If this is an initial or first year return, check the box labeled "I." If this is a final return, check the box labeled "F." Note: If the corporation is still required to file an annual federal return do not check the "F" box.

G. Enter only the dollar amount of state income tax included in Line 2, Florida Form F-1120A (you should not include cents). If none, enter zero (0).

H. Enter the date of the corporation’s latest IRS audit and list the years examined in the audit.

I. Enter the Principal Business Activity Code that applies to your Florida business activities. If the Principal Business Activity Code is unknown, see the “Principal Business Activity Codes” section of the IRS instructions for federal Form 1120.

J. Enter the federal return filed with the IRS. For example: 1120 | 1120S | 1065

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**Who Must File a Florida Corporate Income/ Franchise Tax Return?**

Corporate income tax is imposed by section (s.) 220.11, Florida Statutes (F.S).

- **All corporations** (including tax-exempt organizations) doing business, earning income, or existing in Florida.

- **Every bank and savings association** doing business, earning income, or existing in Florida.

- **All associations or artificial entities** doing business, earning income, or existing in Florida.

- **Foreign (out-of-state) corporations** that are partners or members in a Florida partnership or joint venture. A “Florida partnership” is a partnership doing business, earning income, or existing in Florida.

- **A limited liability company (LLC) classified as a corporation** for Florida and federal income tax purposes is subject to the Florida Income Tax Code and must file a Florida corporate income tax return.

- **An LLC classified as a partnership** for Florida and federal income tax purposes must file a Florida Partnership Information Return (Florida Form F-1065) if one or more of its owners is a corporation. In addition, the corporate owner of an LLC classified as a partnership for Florida and federal income tax purposes must file a Florida corporate income tax return.

- **A single member LLC disregarded for Florida and federal income tax purposes is not required to file a separate Florida corporate income tax return. The income must be reported on the owner’s return if the single member LLC is owned, directly or indirectly, by a corporation. The corporation must file Florida Form F-1120, reporting its own income and the income of the single member LLC, even if the only activity of the corporation is ownership of the single member LLC.**

- **Homeowner and condominium associations** that file federal Form 1120 (U.S. Corporation Income Tax Return) must file Florida Form F-1120 or F-1120A regardless of whether any tax may be due. If you file federal Form 1120-H (U.S. Income Tax Return for Homeowners Associations), you are not required to file a Florida return.

- **Political organizations** that file federal Form 1120-POL.

(Continued on Page 3)

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**Signature and Verification**

An officer or person authorized to sign for the entity must sign all returns. An original signature is required. We will not accept a photocopy, facsimile, or stamp. A receiver, trustee, assignee, or other fiduciary must sign any return filed on behalf of the entity.

Any person, firm, or corporation who prepares a return for compensation must also sign the return and provide:

- Federal employer identification number (FEIN)
- Preparer tax identification number (PTIN).

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Under penalties of perjury, I declare that I have examined this return and to the best of my knowledge and belief, it is true, correct, and complete. If prepared by a person other than the taxpayer, the declaration is based on all information of which the preparer has any knowledge.

<table>
<thead>
<tr>
<th>Signature of officer</th>
<th>Date</th>
<th>Contact Email Address</th>
<th>Phone</th>
</tr>
</thead>
<tbody>
<tr>
<td>Signature of individual or firm preparing the return</td>
<td>Date</td>
<td>Preparer’s PTIN □ or FEIN □ (Check one)</td>
<td>Phone</td>
</tr>
</tbody>
</table>

---

All taxpayers are required to answer questions A through J below.

A. □ Incorporated in Florida? Other ____________________

B. □ Registered with Florida Secretary of State? Document number ____________________

C. □ A Florida extension of time was timely filed?

D. □ Corporation paid federal tax on Line 22c of federal Form 1120S?

E. □ Corporation is a member of a controlled group as defined by section 1563, IRC?

F. □ Mark box "I" if this is an initial return and/or mark box "F" if you filed a final federal return.

G. Amount of state income taxes included in Florida Form F-1120A, Line 2. If none, enter zero (0).

H. Enter date of latest IRS audit. List years examined ____________________

I. Principal Business Activity Code (as applies to Florida) ____________________

J. Type of federal return filed. ____________________

(Continued on Page 3)
Who Must File a Florida Corporate Income/Franchise Tax Return? (continued from Page 2)

- S corporations that pay federal income tax on Line 22c of federal Form 1120S.
- Tax-exempt organizations that have “unrelated trade or business taxable income” for federal income tax purposes are subject to Florida corporate income tax and must file either Florida Form F-1120 or Florida Form F-1120A.

General Information

When is Florida Form F-1120A Due?
Generally, Florida Form F-1120A is due the later of:

1. For tax years ending June 30, the due date is on or before the first day of the fourth month following the close of the tax year. For all other taxable year ends, the due date is on or before the first day of the fifth month following the close of the tax year. For example, Florida Form F-1120A is due on or before May 1, 2017 for a taxpayer with a tax year ending December 31, 2016; or
2. The 15th day following the due date, without extension, for the filing of the related federal return for the taxable year. For example, if the federal return is due on May 15, the related Florida Form F-1120A is due on June 1.

You must file a return, even if no tax is due.

If the due date falls on a Saturday, Sunday, or state or federal holiday, the return is considered to be filed on time if postmarked on the next business day.

For a calendar of filing due dates for Florida corporate income tax returns go to the Department’s website at: www.florida revenue.com/dor/taxes/pdf/CIT_due_dates.pdf

Note: A late-filed return will subject a corporation to penalty, whether or not tax is due.

Extension of Time to File

To apply for an extension of time for filing Florida Form F-1120A, you must complete Florida Form F-7004, Florida Tentative Income/Franchise Tax Return and Application for Extension of Time to File Return. To obtain Florida Form F-7004 see “Contact Us” on page 4.

Go to the Department’s website for information on electronic filing and payment of tentative tax.

You must file Florida Form F-7004 to extend your time to file. A copy of your federal extension alone will not extend the time for filing your Florida return. See Rule 12C-1.0222, Florida Administrative Code (F.A.C.), for information on the requirements that must be met for your request for an extension of time to be valid.

Extensions are valid for six months, with the exception of extensions for taxpayers with a June 30 tax year end which are valid for seven months. We permit only one extension per tax year.

Payment of Tax

You must pay the tax due, as shown on Line 9 of the return, and either file your return or extension of time by the original due date. Payment must be in U.S. funds. If your tax payment is not on time, penalties and interest will apply.

Taxable Year and Accounting Methods

The taxable year and method of accounting must be the same for Florida income tax as it is for federal income tax. If you change your taxable year or your method of accounting for federal income tax, you must also change the taxable year or method of accounting for Florida income tax.

Rounding Off to Whole-Dollar Amounts

Whole-dollar amounts may be entered on the return. To round off dollar amounts, drop amounts less than 50 cents to the next lowest dollar and increase amounts from 50 cents to 99 cents to the next highest dollar. If you use this method on the federal return, you must use it on the Florida return.

General Information (continued)

Federal Employer Identification Number (FEIN)

If you do not have an FEIN, obtain one from the IRS. You can:

- Apply online at www.irs.gov
- Apply by mail with IRS form SS-4. To obtain this form, download or order it from www.irs.gov or call 800-829-3676.

To Amend a Return

You must complete a Florida Form F-1120X to amend your Florida corporate income tax return if:

- You file an amended Federal return.
- A redetermination of federal income is made (for example, through an audit adjustment), and
- The adjustments would affect net income subject to the Florida corporate income/franchise tax.

Go to our website for Florida Form F-1120X with instructions.

Who Must Make Estimated Tax Payments?

If you expect the amount of income tax liability for the year to be more than $2,500, you must make a declaration of estimated tax for the taxable year using Florida Form F-1120ES. Payments may not be annualized. If the corporation’s expected tax liability is more than $2,500, you must file Florida Form F-1120. To obtain Florida Form F-1120ES, see “Contact Us” on Page 4.

Line-by-Line Instructions

Line 1. Federal Taxable Income – Generally, corporations should enter the amount shown on Page 1, Line 30 of the federal Form 1120 or the corresponding line (taxable income) of the federal income tax return filed. If this amount is negative, check the box. S corporations should enter only the income subject to federal income tax at the corporate level and those S corporations answering no to Question D do not have to file a return unless requesting a refund.

Line 2. Net Operating Loss Deduction (NOLD) and State Income Taxes Deducted in Computing Federal Taxable Income – Enter the sum of:

(A) Any net operating loss deduction shown on Line 29(a) of the federal Form 1120 or on the matching line of other federal income tax forms, and
(B) Any tax on, or measured by, income paid or accrued as a liability to any U.S. state or the District of Columbia that is deducted from gross income in computing federal income for the taxable year. Exclude taxes based on gross receipts or revenues.

If you include state income taxes in Line 2, complete Question G on Page 2.

Use the following to calculate your Line 2 entry:

- a. NOLD
- b. State income taxes deducted in computing federal taxable income
- c. Total - Add a and b, then enter this amount on Line 2.

Line 3. Florida Net Operating Loss Deduction (NOLD) – Enter the amount (if any) of the Florida net operating loss deduction on Line 3. For Florida corporate income tax, a net operating loss can never be carried back as a deduction to a prior taxable year. A net operating loss can only be carried over to later taxable years and treated in the same manner, to the same extent, and for the same time periods prescribed in section 172, IRC.

Line 4. Florida Exemption – Section 220.14, F.S., exempts up to $50,000 of net income. The exemption is the lesser of $50,000 or the Florida portion of adjusted federal income. If the taxable year is less than 12 months, you must prorate the $50,000 exemption. Multiply $50,000 by the number of days in the short tax year divided by 365. Only one $50,000 exemption is allowed to the members of a controlled group of corporations as defined in section 1563, IRC. If members of a controlled group file separate Florida returns the $50,000 exemption will be divided equally among all filing members unless all members consent to an apportionment plan for an unequal allocation of the Florida exemption.
Line-by-Line Instructions (continued from page 3)

Line 5. Florida Net Income – Subtract Lines 3 and 4 from the sum of Lines 1 and 2 and enter the difference on Line 5. (Line 1 plus Line 2 minus Line 3 minus Line 4.) If this amount is negative, check the box and enter zero (0) on Line 6.

Line 6. Corporate Income Tax Due – Enter 5.5 percent of Line 5. If Line 5 is zero (0) or less, enter zero (0) on Line 6. If this amount is $2,500 or greater, you cannot file Florida Form F-1120A. See “Contact Us” below for information on obtaining Florida Form F-1120.

Line 7. Payment Credits – Enter the total tentative tax paid with Florida Form F-7004 plus estimated tax payments, if any, made for the taxable year, or carryovers from previous years, plus the amount(s) shown on any corporate income tax credit memo(s) issued by the Department.

Line 8. Penalty and Interest – If penalties or interest apply, enter the total amount on this line.

Penalties

Late-Filed Return – The penalty for a late-filed return is 10 percent each month, or portion of a month, not to exceed 50 percent of the tax due with the return. If no tax is due and a return is filed late, the penalty is $50 each month or portion of a month, not to exceed $300.

Underpayment of Tentative Tax – The penalty for underpayment of tentative tax is 12 percent per year during the extension period on the underpaid amount. You must calculate the penalty from the original due date of the return.

Remember:

✓ Make your check payable to the Florida Department of Revenue, write your FEIN on your check, and sign your check and return.

✓ Use an original form whenever possible to ensure proper recording and processing of your return and payment. Make any necessary corrections on the face of the return and complete a change of address on the Department’s website at: www.floridarevenue.com

✓ Do not attach a copy of the federal return, supporting schedules, or worksheets at this time. The Department may, however, request them at a later date.

✓ To find filing due dates for the current year go to the Department’s website at: www.floridarevenue.com/dor/taxes/pdf/CIT_due_dates.pdf

Contact Us

Information, forms, and tutorials are available on our website: www.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

To find a taxpayer service center near you, go to:

www.floridarevenue.com/Pages/contact.aspx

Subscribe to our tax publications to receive due date reminders or an email when we post:

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

Go to: www.floridarevenue.com

Line-by-Line Instructions (continued)

Incomplete Return – For an incomplete return, the penalty is the greater of $300 or 10 percent of the tax finally determined to be due, not to exceed $10,000. An incomplete return is one that cannot be readily handled, verified, or reviewed.

Fraudulent Return – The penalty for filing a false or fraudulent return is 100 percent of the deficiency.

Electronic Filing – The penalty is 5 percent of the tax due for each month the return is not filed electronically. The penalty cannot exceed $250 in total. If no tax is due, the penalty is $10.

Interest – A floating rate of interest applies to underpayments, late payments, and overpayments of corporate income tax. We update the floating interest rate January 1 and July 1 of each year by using the formula established in s. 220.807, F.S. For information on current and prior period interest rates, visit our website.

Line 9. Total Amount Due or Overpayment – Subtract the amount shown on Line 7 from Line 6, add any amount shown on Line 8, and enter the result on Line 9. If Line 9 is a negative amount, you have overpaid your Florida corporate income tax. To have this amount credited toward next year’s tax liability, place an “X” in Box 9a. To have this amount refunded, place an “X” in Box 9b. If you make no entry, the entire amount of overpayment will be credited to next year's estimated tax. If Line 9 is a positive amount, this is the amount due. Make your check or money order payable to the Florida Department of Revenue. You must pay in U.S. funds. Note: The election to apply an overpayment to the next year's estimated tax is irrevocable. For more information, see Rule 12C-1.034(8), F.A.C., titled Special Rules Relating to Estimated Tax.
Instructions for Corporate Income/Franchise Tax Return for taxable years beginning on or after January 1, 2017

The Florida Corporate Income Tax Code does not conform to first year federal bonus depreciation for property placed in service on or after January 1, 2015, and before January 1, 2021. Additions to and subtractions from federal taxable income are required. See TIP #16C01-02 and section 220.13(1)(e), Florida Statutes (F.S.), for more information. Also see the instructions for Schedule I – Additions and/or Adjustments to Federal Taxable Income, line 19 on page 8 and Schedule II – Subtractions from Federal Taxable Income, line 10 on page 9.

We encourage you to enroll for e-Services. When you enroll in our e-Services program you will receive a user ID and password. Advantages to enrolling are:

- your bank account and contact information are saved
- the ability to view your filing history
- the ability to reprint your returns
- the ability to view bills posted to your account

If you change your business name, location or mailing address, or close or sell your business, immediately notify the Department. The quickest way to notify us is online. Go to www.floridarevenue.com, select "Information for Businesses and Employers," then select "Change address or account status."

Save Time and Paperwork with Electronic Filing.

You can file and pay your Florida corporate income tax return (Florida Form F-1120) electronically through the Internal Revenue Service’s (IRS) Modernized e-File (MeF) Federal/State Electronic Filing Program using electronic transmitters approved by the IRS and the Florida Department of Revenue. The Department also has an online application for corporate income tax payments and filing Florida forms F-1120A (Florida Corporate Short Form Income Tax Return), F-1120ES (Declaration/Installment of Florida Estimated Income/Franchise Tax), and F-7004 (Florida Tentative Income/Franchise Tax Return and Application for Extension of Time to File Return). You must file and pay electronically if you paid $20,000 or more in tax during the State of Florida’s prior fiscal year (July 1 – June 30).
General Information
Corporate income tax is imposed by section (s.) 220.11, Florida Statute (F.S.).

Who Must File a Florida Corporate Income/Franchise Tax Return?

- All corporations (including tax-exempt organizations) doing business, earning income, or existing in Florida.
- Every bank and savings association doing business, earning income, or existing in Florida.
- All associations or artificial entities doing business, earning income, or existing in Florida.
- Foreign (out-of-state) corporations that are partners or members in a Florida partnership or joint venture. A “Florida partnership” is a partnership doing business, earning income, or existing in Florida.
- A limited liability company (LLC) classified as a corporation for Florida and federal income tax purposes is subject to the Florida Income Tax Code and must file a Florida corporate income tax return.
- An LLC classified as a partnership for Florida and federal income tax purposes must file a Florida Partnership Information Return (Florida Form F-1065) if one or more of its owners is a corporation. In addition, the corporate owner of an LLC classified as a partnership for Florida and federal income tax purposes must file a Florida corporate income tax return.
- A single member LLC disregarded for Florida and federal income tax purposes is not required to file a separate Florida corporate income tax return. The income must be reported on the owner’s return if the single member LLC is owned, directly or indirectly, by a corporation. The corporation must file Florida Form F-1120, reporting its own income and the income of the single member LLC, even if the only activity of the corporation is ownership of the single member LLC.
- Homeowner and condominium associations that file federal Form 1120 (U.S. Corporation Income Tax Return) must file Florida Form F-1120 or F-1120A regardless of whether any tax may be due. If you file federal Form 1120-H (U.S. Income Tax Return for Homeowners Associations), you are not required to file a Florida return.
- Political organizations that file federal Form 1120-POL.
- S corporations that pay federal income tax on Line 22c of federal Form 1120S.
- Tax-exempt organizations that have “unrelated trade or business taxable income” for federal income tax purposes are subject to Florida corporate income tax and must file either Florida Form F-1120 or F-1120A.

Florida Corporate Short Form F-1120A
Corporations or other entities subject to Florida corporate income tax must file Florida Form F-1120 unless qualified to file Florida Corporate Short Form Income Tax Return, Florida Form F-1120A.

Who is Eligible to File Florida Form F-1120A?
A corporation qualifies to file Florida Form F-1120A if it meets ALL the following criteria:

- It has Florida net income of $45,000 or less.
- It conducts 100 percent of its business in Florida.
- It does not report any additions to and/or subtractions from federal taxable income other than a net operating loss deduction and/or state income taxes, if any.
- It is not included in a Florida or federal consolidated corporate income tax return.
- It claims no tax credits other than tentative tax payments or estimated tax payments.
- It is not required to pay Federal Alternative Minimum Tax.

Electronic Filing
You are able to file and pay your Florida corporate income tax return (Florida Form F-1120) electronically through the IRS MeF Federal/State Electronic Filing Program. You must file and pay electronically if you paid $20,000 or more in tax during the State of Florida’s prior fiscal year (July 1 – June 30). The Department also has an online application for corporate income tax payments and filing Florida forms F-1120A, F-1120ES, Declaration/Installment of Florida Estimated Income/Franchise Tax, and F-7004, Florida Tentative Income/Franchise Tax Return and Application for Extension of Time to File Return. Go to the Department’s website for more information.

Using Software to Prepare Your Return
If you use commercial software to prepare and file your paper return:

- The Department of Revenue must approve all vendor software that develops paper tax forms. Ask the vendor for proof that you are using approved software.
- Make sure that the software is for the correct year. You cannot use 2015 software to produce 2016 tax forms.
- Visit the Department’s website to obtain a list of approved software vendors.
- If you used software to produce your tax return last year, you will not receive a corporate income tax return package this year.

When to File and Pay

When is Florida Form F-1120 Due?
Generally, Florida Form F-1120 is due the later of:

(1) For tax years ending June 30, the due date is on or before the first day of the fourth month following the close of the tax year. For all other tax year endings, the due date is on or before the first day of the fifth month following the close of the tax year. For example, for a taxpayer with a tax year that ends December 31, 2016, the Florida Form F-1120 is due on or before May 1, 2017; or

(2) The 15th day following the due date, without extension, for the filing of the related federal return for the taxable year. For example, if the federal return is due on May 15, the related Florida Form F-1120 is due on June 1.

You must file a return, even if no tax is due.

If the due date falls on a Saturday, Sunday, or federal or state holiday, the return is considered to be filed on time if postmarked on the next business day.

For a calendar of filing due dates for Florida corporate income tax returns go to the Department’s website at:

If filing electronically, see the Florida e-Services Calendar of Due Dates (Form DR-659).

Note: A late-filed return will subject a corporation to penalty, whether or not tax is due.

Extension of Time to File
To apply for an extension of time for filing Florida Form F-1120, you must complete Florida Form F-7004, Florida Tentative Income/Franchise Tax Return and Application for Extension of Time to File Return.
Estimated Tax Return and Application for Extension of Time to File Return. To obtain Florida Form F-7004, see “Contact Us” on page 16.

You can file Florida Form F-7004 electronically through the IRS MeF federal/state electronic filing program or online. Go to the Department’s website for more information.

You must file Florida Form F-7004 to extend your time to file. A copy of your federal extension alone will not extend the time for filing your Florida return. See Rule 12C-1.0222, Florida Administrative Code (F.A.C.), for information on the requirements that must be met for your request for an extension of time to be valid.

You must file Florida Form F-7004 and pay all the tax due (tentative tax), on or before the original due date of Florida Form F-1120. An extension of time will be void if:

1) Your tentative tax due is not paid.
2) You underpay your tax by the greater of $2,000 or 30 percent of the tax shown on Florida Form F-1120 when filed.

Extensions are valid for six months, with the exception of extensions for taxpayers with a June 30 tax year end, which are valid for seven months. We permit only one extension per tax year.

Payment of Tax
You must pay the amount of tax due, as shown on Line 17 of the return, and either file your return or extension of time by the original due date. Make payments in U.S. funds. Penalties and interest apply to late payments.

Using Payment Credits
When a corporation makes payment using payment credits from a different Federal Employer Identification Number (FEIN), the following documentation is required:

• Written authorization, including an original signature of a corporate officer, from the corporation or entity that made the payment.
• The FEIN and complete names of the corporations or entities involved.
• The applied period (taxable year-end) for the payment credits you are requesting to transfer.
• The type of credit and the amount of payment credit you are requesting to transfer.

Where to Send Payments and Returns
Make check payable to and send with return to:
Florida Department of Revenue
5050 W Tennessee St
Tallahassee FL 32399-0135

If you are requesting a refund (Line 19), send your return to:
Florida Department of Revenue
PO Box 6440
Tallahassee FL 32314-6440

Penalties
Late-Filed Return – The penalty for a return filed late is 10 percent per month, or fraction thereof, not to exceed 50 percent of the tax due with the return. If no tax is due and you file late, the penalty is $50 per month or fraction thereof, not to exceed $300.

Underpayment of Tentative Tax – The penalty for underpayment of tentative tax is 12 percent per year during the extension period on the underpaid amount. You must calculate the penalty from the original due date of the return.

Underpayment of Estimated Tax – The penalty for underpayment of estimated tax is 12 percent per year. If you underpay your estimated tax, complete Florida Form F-2220, Underpayment of Estimated Tax, and attach it to Florida Form F-1120 (see Line 14 instructions).

Incomplete Return – For an incomplete return, the penalty is the greater of $300 or 10 percent of the tax finally determined to be due, not to exceed $10,000. An incomplete return is one that we cannot readily handle, verify, or review.

Fraudulent Return – The penalty for filing a false or fraudulent return is 100 percent of the deficiency.

Electronic Filing – The penalty is 5 percent of the tax due for each month the return is not filed electronically. The penalty cannot exceed $250 in total. If no tax is due, the penalty is $10.

Interest
A floating rate of interest applies to underpayments, late payments, and overpayments of corporate income tax. We update the floating interest rate on January 1 and July 1 of each year by using the formula established in s. 220.807, F.S. For information on current and prior period interest rates, visit our website.

Required Attachments
Attach a copy of the actual federal income tax return filed with the Internal Revenue Service (IRS).

You must also attach copies of federal Forms 4562, 851 (or Florida Form F-851), 1122, 1125-A, 4626, Schedule D, Schedule M-3, and any supporting details for Schedules M-1 and M-2. Attach other supporting schedules if requested in these instructions.

Do not detach the coupon located at the bottom of the first page of your Florida Form F-1120 or your account may not be properly credited.

You may use additional sheets if the lines on Florida Form F-1120 or on any schedules are not sufficient. The additional sheets must contain all the required information and follow the format of the schedules on the return. Enter the taxpayer’s name and FEIN on all sheets exactly as they appear on the front page of Florida Form F-1120.

Taxable Year and Accounting Methods
The taxable year and method of accounting must be the same for Florida income tax as it is for federal income tax. If you change your taxable year or your method of accounting for federal income tax, you must also change the taxable year or method of accounting for Florida income tax.

Rounding Off to Whole-Dollar Amounts
Whole-dollar amounts may be entered on the return and accompanying schedules. To round off dollar amounts, drop amounts less than 50 cents to the next lowest dollar and increase amounts from 50 cents to 99 cents to the next highest dollar. If you use this method on the federal return, you must use it on the Florida return.

Federal Employer Identification Number
If you do not have an FEIN, obtain one from the Internal Revenue Service. You can:

• Apply online at www.irs.gov
• Apply by mail with IRS Form SS-4. To obtain this form, download or order it from www.irs.gov or call 800-829-3676.

To Amend a Return
You must complete a Florida Form F-1120X to amend your Florida corporate income tax return if:

• You file an amended federal return.
• A redetermination of federal income is made (for example, through an audit adjustment), and
• The adjustments would affect net income subject to the Florida corporate income/franchise tax.

Go to our website for Florida Form F-1120X with instructions.

**Estimated Tax (Florida Form F-1120ES)**

**Who Must Make Estimated Tax Payments?**

If you expect the amount of your income tax liability for the year to be more than $2,500, you must make a declaration of estimated tax for the taxable year. Use Florida Form F-1120ES, Declaration/Installment of Florida Estimated Income/Franchise Tax to declare and pay estimated tax. To determine if a declaration and payment of estimated tax is required, complete the Estimated Tax Worksheet on page 6 of the Florida Form F-1120.

**Due Dates for Declaration and Payment**

Make your estimated tax payments in four equal installments. For calendar year filers with a tax year beginning on or after January 1, 2017, payments are due on May 31, June 30, September 30, and December 31. To obtain Florida Form F-1120ES, see "Contact Us" on page 16. The Department does not send reminder notices for estimated tax installments. Do not annualize your payments.

For a calendar of filing due dates for Florida corporate income tax returns go to the Department’s website at: www.floridarevenue.com/dor/taxes/pdf/CIT_due_dates.pdf

To pay estimated tax, go to the Department’s website. If filing electronically, see the Florida e-Services Calendar of Due Dates (Form DR-659).

**Short Taxable Years**

You must file a separate declaration (Florida Form F-1120ES) when a return is required for a period of less than 12 months, unless the short period is less than four months or the requirement is first met after the first day of the last month in the short taxable year. When determining if you must file a declaration of estimated tax for a short taxable year, which results from a change in annual accounting period, you must annualize your net income for the short period. Multiply the short year’s income by 12 and divide the result by the number of months in the short period. If the tax due based on this income is greater than $2,500, a declaration is required.

**Amended Declaration (Florida Form F-1120ES)**

You must base your declaration of estimated tax upon a reasonable projection of tax liability. Circumstances may develop during the year that warrant a revision of the original estimated tax. If the revised estimate differs materially from the original estimate, file an amended declaration on or before the next installment due date.

**Underpayments of Estimated Tax**

If you underpay estimated tax, penalty and interest apply (see “Penalties” and “Interest” and the instructions for Line 14).

**Special Instructions**

**Consolidated Returns**

The privilege of electing to file a Florida consolidated income tax return is limited to an affiliated group where the parent corporation is subject to the Florida Income Tax Code and:

1. The affiliated group must have filed a consolidated return for federal income tax purposes.
2. The affiliated group electing to file a Florida consolidated return must be identical to the affiliated group filing the federal consolidated return.

3. In the initial year of election, you must complete Florida Form F-1122, Authorization and Consent of Subsidiary Corporation to be Included in a Consolidated Income Tax Return for each affiliated member. Attach the form to the Florida consolidated return.
4. Complete Florida Form F-1122 and attach for each new member of the affiliated group.
5. A copy of federal Form 851 or Florida Form F-851 (Corporate Income/Franchise Tax Affiliations Schedule) must be attached.
6. You must make the election by the due date of the return, including properly filed extensions.

The filing of a Florida consolidated tax return for any taxable year requires the filing of a consolidated return for all subsequent years, including subsequent additions to the group, even if the parent subsequently is not subject to Florida tax. For more information see s. 220.131, F.S., and Rule 12C-1.0131, F.A.C.

**Florida Net Operating Loss Carryover Deduction (NOLD)**

You may not carry back a Florida net operating loss as a deduction to a prior taxable year. A net operating loss must be carried over to subsequent taxable years and treated in the same manner, to the same extent, and for the same time periods prescribed in s. 172, IRC. The Florida carryover to future tax years is limited to the amount of the federal net operating loss multiplied by the Florida apportionment fraction. However, adjustments such as those listed in s. 220.13(1)(e), F.S., may increase the amount of the Florida carryover. See Rule 12C-1.013(15), F.A.C.

The Florida net operating loss carryover deduction is limited to the portion of the carryover apportioned to Florida using the apportionment fraction for the year in which the loss occurred.

To support a deduction, attach a schedule showing the following information, as applicable:

• Tax Year
• Adjusted Federal Loss
• Apportionment Fraction for the Year of Loss
• Florida Apportioned Income/Loss
• Net Operating Loss Carryover (NOLCO) Applied
• Florida Portion of Adjusted Federal Income
• NOL Carry Forward to Next Year

See Examples of Florida Net Operating Loss Carry Forward Schedules on page 16.

Include the Florida net operating loss carryover deduction available on either Schedule II or IV, including that portion that reduces Florida taxable income below zero.

If you conduct all of your business in Florida, you must enter the Florida net operating loss carryover deduction available on Schedule II, Line 3.

If you are doing business outside Florida, you must enter zero (0) on Schedule II, Line 3, and the amount of the NOLD on Schedule IV, Line 4.

Florida Statutes do not provide for a separate calculation for an Alternative Minimum Tax (AMT) net operating loss. You must use the regular NOLD available against regular taxable income or Alternative Minimum Taxable Income (AMTI). The NOLD carryover will be reduced by the amount actually used as a deduction from the regular Florida taxable income or the Florida AMTI. The Florida Income Tax Code does not limit the amount
of the NOLD to 90 percent of the alternative minimum taxable income before the NOLD.

**Florida Net Capital Loss Carryover Deduction**

You may not carry back a Florida net capital loss as a deduction to a prior taxable year. A net capital loss must be carried over to subsequent tax years and treated in the same manner, to the same extent, and for the same periods prescribed in s. 1212, IRC. The Florida subtraction for net capital loss carryovers is limited to the portion of the carry forward apportioned to Florida using the apportionment fraction for the year in which the loss occurred.

To support a deduction, you must attach a schedule showing how you computed the deduction:

- Year(s) of loss,
- Apportionment fraction for the taxable year in which the loss occurred, and
- Amount of the carryover(s) previously deducted.

If you conduct all of your business in Florida, you must enter the Florida net capital loss carryover on Schedule II, Line 4.

If you are doing business outside Florida, you must enter zero (0) on Schedule II, Line 4, and the Florida portion of net capital loss carryover on Schedule IV, Line 5.

**Florida Excess Contribution Carryover Deductions**

The excess contribution deductions may not create or increase a net operating loss for Florida. The Florida excess contribution deduction is the lesser of:

- the federal excess contribution limitation apportioned to Florida in the current year or
- the Florida excess contribution carryover.

To support a deduction, you must attach a schedule showing how you computed the deduction:

- Year(s) of federal excess contributions,
- Actual contributions made,
- Federal contribution limitation,
- Amount of excess contributions,
- Florida apportionment fraction for the taxable year(s),
- Apportioned excess contribution to be carried over, and
- Amount of the carryover(s) previously deducted.

Any unused federal limitation must be apportioned as well.

If you conduct all of your business in Florida, you must enter the Florida excess charitable contribution carryover on Schedule II, Line 5, and the Florida employee benefit plan contribution carryover on Schedule II, Line 6.

If you are doing business outside Florida, you must enter zero (0) on Schedule II, Lines 5 and 6. You must enter the Florida portion of your excess charitable contribution carryover on Schedule IV, Line 6, and the Florida portion of your excess employee benefit plan contribution carryover on Schedule IV, Line 7.

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**Line-by-Line Instructions for Completing Florida Form F-1120**

We number Instructions to correspond with the appropriate schedule and line numbers.

**Computation of Florida Net Income Tax**

Chapter 220, F.S., provides that corporations and other entities base Florida net income on federal taxable income with certain modifications. Such modifications include Florida additions and subtractions, apportionment, and the Florida exemption.

**Line 1 - Federal Taxable Income**

Generally, corporations should enter the amount shown on Line 30 of federal Form 1120 or the corresponding line (taxable income) of the related federal income tax return.

If a corporation is a member of an affiliated group that filed a consolidated federal tax return, but the corporation is filing a separate return for Florida, the amount shown on Line 1 of the Florida Form F-1120 should be its federal taxable income computed as if it had filed a separate federal income tax return. Attach to Florida Form F-1120:

- A copy of the related federal consolidated return that was filed.
- A statement reconciling the amount reported on Line 1 with the taxable income shown on Line 30 of the related federal consolidated return.
- Attach a pro forma federal return, which is a federal return as if the consolidated subsidiary filing separately in Florida had also filed a separate federal return.

When you file a Florida consolidated return, the amount that you should enter is the:

- Consolidated federal taxable income from Line 30 of federal Form 1120, or
- Corresponding line (taxable income) of the federal income tax return filed.

Generally, the Florida consolidated group must be identical to the federal consolidated group. Also see Consolidated Returns Instructions (page 4).

S corporations should enter only the amount of income subject to federal income tax at the corporate level.

**Line 2 - State Income Taxes Deducted in Computing Federal Taxable Income**

Enter the total amount of state income taxes deducted on the federal return in the computation of federal taxable income. Include the amount deducted for income taxes paid to the District of Columbia and all states, including Florida. Do not include taxes based on gross receipts, or income taxes paid to cities or counties.

**Note:** You must attach a list to Florida Form F-1120 identifying the amount of tax and the state to which it was paid.

**Line 3 - Additions to Federal Taxable Income**

Enter the total amount of additions or adjustments to federal taxable income shown on Schedule I, Line 21, Column (a).

**Line 4 - Total of Lines 1, 2, and 3**

**Line 5 - Subtractions from Federal Taxable Income**

Enter the total amount of subtractions from federal taxable income shown on Schedule II, Line 12, Column (a).

**Line 6 - Adjusted Federal Income**

Subtract Line 5 from Line 4 and enter the difference.

**Line 7 - Florida Portion of Adjusted Federal Income**

If the taxpayer’s business is entirely within Florida, enter the amount reported on Line 6 on this line.

If the taxpayer is doing business outside Florida, complete Schedules III and IV and enter the adjusted federal income amount from Schedule IV, Line 9, Column (a).

**Line 8 - Nonbusiness Income Allocated to Florida**

If the taxpayer’s business is entirely within Florida, enter zero (0). If the business is outside Florida, see the instructions for Schedule R.
Line 9 - Florida Exemption
Section 220.14, F.S., exempts up to $50,000 of Florida net income. The amount of the exemption is the lesser of $50,000 or the Florida portion of adjusted federal income plus nonbusiness income allocated to Florida (Line 7 plus Line 8). If the sum of Line 7 plus Line 8 is zero or less, enter zero (0).
Florida allows only one $50,000 exemption to the members of a controlled group of corporations as defined in s. 1563, IRC. If you file a consolidated return, the amount of exemption taken on Line 9 is limited to the lesser of $50,000 or the Florida portion of adjusted income plus nonbusiness income allocated to Florida (Line 7 plus Line 8). If members of the controlled group file separate returns, follow the instructions for Question H-1.
If the taxable year is less than 12 months, the $50,000 exemption must be prorated. Multiply $50,000 by the number of days in the short tax year divided by 365.

Line 10 - Florida Net Income
Subtract Line 9 from the sum of Lines 7 and 8 and enter the difference. If the result is a loss, enter zero (0).

Line 11 - Tax Due
Enter 5.5 percent of Line 10 or the amount from Schedule VI (Computation of Florida Alternative Minimum Tax), Line 11, whichever is greater. See instructions for Schedule VI.

Line 12 - Credits Against the Tax
Enter the total credits against the tax from Schedule V, Line 22. Credits against the tax cannot exceed the amount of tax due on Line 11 and cannot create a refund.

Line 13 - Total Corporate Income/Franchise Tax Due
Subtract Line 12 from Line 11.

Line 14 - Penalty and Interest
If you have underpaid estimated tax, you may compute penalty and interest using Florida Form F-2220 and enter the amounts on Lines 14(a) and 14(c). To obtain Florida Form F-2220, see “Contact Us” on page 16.
Penalty and interest on an underpayment of estimated tax are computed from the installment due date until the earlier of the payment date or due date for filing the annual tax return, without regard to any extension of time. No penalty or interest will apply if the cumulative amount paid or credited for each installment equals or exceeds the cumulative amount due if the installments were based on:
• At least 90 percent of the tax finally shown to be due for the taxable year; or
• The tax computed using the prior year facts and income and current year rates.
Note: The installment amounts that must be paid to meet the prior year exception are decreased by the amount of the scholarship funding credit earned with contributions made during the current tax year.
Enter any other penalty or interest due on Lines 14(b) and 14(d) respectively. See also “Penalties” and “Interest” on page 3.

Line 15 - Total of Lines 13 and 14.

Line 16 - Payment Credits
On Line 16(a), enter the total estimated tax payments, if any, made for the taxable year, plus any carryovers from previous years or corporate income tax credit memos issued by the Department. If you filed Florida Form F-7004, enter the tentative tax paid on Line 16(b). Add the estimated tax payments and the tentative tax paid (Line 16(a) plus Line 16(b)). Enter that sum on Line 16. Attach a schedule of payments showing the amounts paid and dates of each payment.

Line 17 - Total Amount Due
Subtract the amount on Line 16 from Line 15 and enter the amount due. Also, enter the amount due in the space provided at the bottom of the front page of Florida Form F-1120. Make your check payable to the Florida Department of Revenue. If tax was overpaid, please refer to the instructions for Lines 18 and 19.

Line 18 - Credit
Enter the amount of overpayment you want applied to the following taxable year as an estimated tax payment. You may apply any portion of an overpayment as an estimated tax payment. Also, enter this amount in the space provided at the bottom of the front page of Florida Form F-1120. Note: The election to apply an overpayment to the next year’s estimated tax is irrevocable. For more information, see Rule 12C-1.034(8), F.A.C., titled Special Rules Relating to Estimated Tax.

Line 19 - Refund
Enter the amount of overpayment you want refunded on Line 19. You may request a refund of any portion of an overpayment. Also, enter this amount in the space provided at the bottom of the front page of Florida Form F-1120. If Line 19 is left blank, we will credit the entire overpayment to next year’s estimated tax. Sub S corporations must include the Notice of Acceptance as an S corporation from the IRS if the document has not been sent to the Department.

Signature and Verification
An officer or person authorized to sign for the entity must sign all returns. An original signature is required. We will not accept a photocopy, facsimile, or stamp. A receiver, trustee, assignee, or other fiduciary must sign any return filed on behalf of the entity.
Any person, firm, or corporation who prepares a return for compensation must also sign the return and provide:
• Federal employer identification number (FEIN).
• Preparer tax identification number (PTIN).

Questions A through M
All taxpayers must answer questions A through M.

Question A - Enter the state in which you are incorporated.

Question B - Enter the Florida document number received from the Florida Secretary of State. For information, contact the Department of State, Corporate Information at 850-245-6052 or visit the website at www.sunbiz.org.

Question C - Check the appropriate box to indicate if you are filing a Florida consolidated return.

Question D - Check the “Initial return” box if the return is the initial Florida return filed. Check “Final return” only if you have filed a final federal return. When a C Corporation elects to become an S corporation, the final C return is not considered to be a final tax return for the corporation. A return for a foreign (out-of-state) corporation that has ceased doing business in Florida is not a final return.

Question E - Check the “Depreciation election” (General Rule, Election A, or Election B). Taxpayers beginning business in Florida on or after January 1, 1987, should check General Rule. See “Depreciation Elections.”

Question F - Enter the Principal Business Activity Code that pertains to Florida business activities. If the Principal Business Activity Code is unknown, see the “Principal Business Activity Codes” section of the IRS Instructions for Form 1120.

Question G - Check the appropriate box to indicate if you have filed a Florida extension of time (Florida Form F-7004). Attach a copy of Florida Form F-7004, if timely filed.
Question H-1 - Florida allows only one $50,000 exemption to a controlled group of corporations as defined in s. 1563, IRC. If the taxpayer is a member of a controlled group, attach a list of the members. Include FEIN, address, and apportioned amount of the $50,000 exemption for each corporation. If the controlled group is a parent-subsidiary group, please indicate the parent corporation on your attached list. Attaching the list shows consent to an unequal apportionment of the Florida exemption.

Question H-2 - Check the appropriate box to indicate if you are a federal consolidated return. Enter the name and FEIN from your federal consolidated return.

Question H-3 - Check the appropriate box to indicate if the federal common parent has sales, property or payroll in Florida.

Question I - Enter the address where the corporate books and records are located.

Question J - Check the appropriate box to indicate if you are a member of a partnership or joint venture that does business in Florida.

Question K - Provide the date of your latest IRS audit and list the years examined.

Question L - Please provide the name, a telephone number, and email address of the person to contact regarding this return.

Question M - Indicate the form number of the return filed with the IRS.

Depreciation Elections

The “General Rule” refers to s. 220.03(5)(a), F.S. Pursuant to this section, all amendments to the Internal Revenue Code of 1954 enacted after January 1, 1980, and before January 1, 1982, and have effective dates prior to January 1, 1982, were given effect under Chapter 220, F.S., retroactively to the effective date of such amendments. Taxpayers who elected to be governed by the General Rule; or did not make a valid election pursuant to s. 220.03(5)(b), F.S., or s. 220.03(5)(c), F.S., for taxable years beginning prior to January 1, 1987, were subject to the Emergency Excise Tax (EET) on assets placed in service between January 1, 1981, and December 31, 1986, for tax years ending prior to January 1, 2012.

“Election A” means the election made by taxpayers for taxable years beginning prior to January 1, 1987, pursuant to s. 220.03(5)(b), F.S., to report and pay the corporate income/franchise tax as if the amendments to the Internal Revenue Code that were enacted after January 1, 1980, and before January 1, 1982, became effective on January 1, 1982. Taxpayers who made Election A are required to make a depreciation adjustment in computing the corporate income/franchise tax if any depreciable assets were placed in service between January 1, 1981, and December 31, 1981. Enter this adjustment on Schedule I, Line 20.

“Election B” means the election made by taxpayers for taxable years beginning prior to January 1, 1987, pursuant to s. 220.03(5)(c), F.S., to report and pay the corporate income/franchise tax as if the Internal Revenue Code of 1954, as amended and in effect on January 1, 1980, is in effect indefinitely. Taxpayers who made Election B are required to make a depreciation adjustment in computing the corporate income/franchise tax if any depreciable assets were placed in service between January 1, 1981, and December 31, 1986. Enter this adjustment on Schedule I, Line 20.

If a consolidated Florida corporate income/franchise tax return is filed, a separate schedule listing the name, address, FEIN, and the depreciation election (General Rule, Election A, or Election B) of each included corporation must be attached.

Schedule I – Additions and/or Adjustments to Federal Taxable Income

Note: Taxpayers required to complete Schedule VI (Alternative Minimum Tax) must complete Column (b).

Line 1 - Interest Excluded from Federal Taxable Income

Column (a). Enter the amount of interest excluded from taxable income under s. 103(a), IRC, or any other federal law, less the associated expenses disallowed in the computation of taxable income under s. 265, IRC, or any other law. These items will be included in Schedule M-1 of the federal return.

Column (b). Enter the amount entered under Column (a), less the amount already included in federal alternative minimum taxable income (usually 60 percent), including interest on private activity bonds and interest included in the adjusted current earnings (ACE) adjustment.

Line 2 - Undistributed Net Long-Term Capital Gains

Columns (a) and (b). If you are a regulated investment company (RIC) or a real estate investment trust (REIT), enter the undistributed net capital gain for the taxable year computed pursuant to ss. 852(b)(3)(D) and 857(b)(3)(D), IRC.

Line 3 - Net Operating Loss Deduction

Column (a). The amount of net operating loss deduction shown on Line 29(a) of the federal Form 1120 or on the corresponding line of other federal income tax forms.

Column (b). The net operating loss deduction should be the amount on the federal Form 4626.

Line 4 - Net Capital Loss Carryover

Columns (a) and (b). Enter the net capital loss carryover, as defined in s. 1212, IRC, deducted from capital gains in computing federal taxable income for the taxable year. Refer to federal Form 1120, Schedule D, for this adjustment.

Line 5 - Excess Charitable Contribution Carryover

Columns (a) and (b). Enter the amount of excess charitable contributions, determined under s. 170(d)(2), IRC, carried forward and deducted in computing federal taxable income for the taxable year.

Line 6 - Employee Benefit Plan Contribution Carryover

Columns (a) and (b). Enter the total amount of excess employee benefit plan deductions determined under s. 404(a)(1)(E), IRC, (excess contributions to qualified pension plans) and s. 404(a)(3)(A)(ii), IRC, (excess contributions to qualified stock bonus or profit-sharing plans), and carried forward and deducted in computing federal taxable income for the taxable year.

Line 7 - Enterprise Zone Jobs Credit

Columns (a) and (b). Enter the amount from Line 3 of Schedule V. This will be the amount of enterprise zone jobs credit on Florida Form F-1156Z for the taxable year.

Line 8 - Ad Valorem Taxes Allowable as an Enterprise Zone Property Tax Credit

Columns (a) and (b). Enter the amount from Line 5 of Schedule V. This will be the portion of the ad valorem taxes paid or incurred for the taxable year that is allowable as an enterprise zone property tax credit on Florida Form F-1156Z.

Line 9 - Guaranty Association Assessment(s) Credit

Columns (a) and (b). Enter the amount from Line 1 of Schedule V, Florida Health Maintenance Organization Consumer Assistance Assessment Credit, and any Florida Life and Health Insurance Guaranty Association (FLAHIGA) Assessment Credit included on Schedule V, Line 21.
Line 10 - Rural and/or Urban High Crime Area Job Tax Credits
Columns (a) and (b). Enter the total of the amounts from Lines 6 and 7 of Schedule V. This is the amount taken as rural and/or urban high crime area job tax credits for the taxable year.

Line 11 - State Housing Tax Credit
Columns (a) and (b). Enter the amount from Line 12 of Schedule V. This is the amount taken as the state housing tax credit for the taxable year.

Line 12 - Credit for Contributions to Nonprofit Scholarship-Funding Organizations
Columns (a) and (b). Enter the amount from Line 13 of Schedule V. This is the amount taken as a credit for contributions to nonprofit scholarship-funding organizations for the taxable year.

Line 13 - Renewable Energy Tax Credits
Columns (a) and (b). Enter the total of the amounts from Lines 14 and 15 of Schedule V. This is the amount taken for the renewable energy technologies investment tax credit and the renewable energy production tax credit for the taxable year.

Line 14 – New Markets Tax Credit
Columns (a) and (b). Enter the amount from Line 16 of Schedule V. This is the amount taken for the new markets tax credit for the taxable year.

Line 15 – Entertainment Industry Tax Credit
Columns (a) and (b). Enter the amount from Line 17 of Schedule V. This is the amount taken as the entertainment industry tax credit for the taxable year.

Line 16 – Credits for Spaceflight Projects
Columns (a) and (b). Enter the amount from Line 18 of Schedule V. This is the amount taken as credits for spaceflight projects for the taxable year.

Line 17 – Research and Development Tax Credit
Columns (a) and (b). Enter the amount from Line 19 of Schedule V. This is the amount taken as the research and development tax credit for the taxable year.

Line 18 – Energy Economic Zone Tax Credit
Columns (a) and (b). Enter the amount from Line 20 of Schedule V. This is the amount of the energy economic zone tax credit taken for the taxable year.

Line 19 – s. 168(k), IRC Special Bonus Depreciation
Columns (a) and (b). Enter all amounts claimed as a special depreciation allowance under IRC, s. 168(k) for property placed in service before January 1, 2021.

Note: Amended returns for prior years may be necessary because of the retroactive law changes enacted on April 13, 2016, requiring additions to income for bonus depreciation on assets placed in service prior to January 1, 2021. See Chapter 2016-220, Laws of Florida and Tax Information Publication (TIP) # 16C01-02 for additional information.

Line 20 – Other Additions
Attach explanatory schedules. Examples:
(1) Partnership adjustment.
Columns (a) and (b). Florida adjusted federal ordinary partnership income or loss is based on the federal ordinary partnership income or loss with certain modifications (Florida additions and subtractions). To the extent that such modifications increase the taxpayer’s distributive share of partnership income or loss included in its federal income tax return, you must enter an appropriate addition as determined on Florida Form F-1065 on Line 20 of this schedule.

(2) Consolidated income adjustment.
Columns (a) and (b). No consolidated income adjustment is necessary unless the corporation made an election under s. 220.131(1), F.S., within 90 days of December 20, 1984, or upon filing the taxpayer’s first return after December 20, 1984, to file a consolidated return on the same basis as its consolidated returns filed prior to July 19, 1983. Attach a schedule showing the computation of federal taxable income for the Florida affiliated group and the amounts included in the net positive or negative (using a negative sign) adjustment.

(3) Depreciation adjustment.
Column (a). The required depreciation adjustment is for Election A and Election B taxpayers (see Depreciation Elections section on page 7). The depreciation adjustment will include the positive or negative difference, if any, between the depreciation deducted as shown on federal Form 4562 for these assets and the depreciation allowable for these assets under the Internal Revenue Code of 1954, as amended and in effect on January 1, 1980. Attach a copy of federal Form 4562 and a statement setting forth the details of the adjustment.

Column (b). Taxpayers who were required to include an amount as a tax preference item on federal Form 4626 for assets for which a depreciation adjustment was made in Column (a) pursuant to s. 220.03(5)(b) or (c), F.S., should adjust the amount included in Column (a) by the amount of the tax preference addition.

Taxpayers required to include amounts in the adjusted current earnings (ACE) adjustment should adjust the amount included in Column (a) by the amount of the depreciation ultimately included in the ACE adjustment.

If a taxpayer is governed by Election A or Election B and directly or indirectly owns an interest in a partnership, trust, or other entity not taxable as a corporation, it must include in its adjustment its distributive share of any depreciation difference. The difference in the depreciation for the partnership, trust, or other entity should be computed in the same manner explained above for Election A or Election B. The taxpayer’s distributive share of the depreciation difference computed should be added to the difference computed under Election A or Election B on the taxpayer’s assets. You must attach a copy of the underlying entity’s federal Form 4562 and a statement setting forth the details of the adjustment.

(4) Emergency excise tax credit.
Columns (a) and (b). Beginning with tax years ending in 2012, an addition is required for the amount of emergency excise tax credit (s. 220.195, F.S.) that is deductible from gross income in the computation of taxable income for the taxable year per s. 220.131(1)(a)6., F.S.

Line 21 – Total
Columns (a) and (b). Enter the sum of Lines 1 through 20 on this line. Enter the total from Column (a) on the front page of Florida Form F-1120 (Line 3) and enter the total from Column (b) on Schedule VI, Line 3.

Schedule II – Subtractions from Federal Taxable Income

Taxpayers may not subtract from federal taxable income for Social Security and Medicare taxes paid on certain employee tip income when such taxes are taken as a credit on their federal corporate income tax return as part of the federal General Business Credit. Florida Statutes do not provide a similar credit for Florida income tax purposes, nor is there a provision for a subtraction from federal income for the taxes taken as a federal tax credit.
Note: Taxpayers required to complete Schedule VI (Computation of Florida Alternative Minimum Tax) must complete Column (b).

Line 1 - Gross Foreign Source Income Less Attributable Expenses
Columns (a) and (b). Enter all amounts included in federal taxable income under s. 78, IRC, on Line 1(a). Enter dividends treated as received from sources outside the United States, as determined under s. 862, IRC, on Line 1(b). Enter the total of expenses directly and indirectly attributable to s. 78 and 862, IRC, on Line 1(c). Add s. 78 income and s. 862 dividends and subtract expenses (1[a] + 1[b] - 1[c]). Enter result on Line 1.

Line 2 - Gross Subpart F Income Less Attributable Expenses
Columns (a) and (b). Enter the subpart F income included in federal taxable income under s. 951, IRC, on Line 2(a). Enter the total of expenses directly and indirectly attributable to s. 951, IRC, on Line 2(b). Subtract the attributable expenses from the subpart F income (2[a] - 2[b]). Include copies of all IRS forms, schedules, and worksheets associated with IRS Form 5471.

Note: Taxpayers doing business outside Florida enter zero (0) on Lines 3, 4, 5, and 6 and complete Lines 4, 5, 6, 7, and 8 of Schedule IV.

Line 3 - Florida Net Operating Loss Carryover Deduction
Columns (a) and (b). See Florida Net Operating Loss Carryover Deduction instructions (page 4).

Line 4 - Florida Net Capital Loss Carryover Deduction
Columns (a) and (b). See Florida Net Capital Loss Carryover Deduction instructions (page 5).

Line 5 - Florida Excess Charitable Contribution Carryover
Columns (a) and (b). See Florida Excess Contribution Carryover Deductions instructions (page 5).

Line 6 - Florida Employee Benefit Plan Contribution Carryover
Columns (a) and (b). See Florida Excess Contribution Carryover Deductions instructions (page 5).

Line 7 - Nonbusiness Income
Columns (a) and (b). If the taxpayer’s business is entirely within Florida, enter zero (0). If the business is outside Florida, enter the amount of nonbusiness income included in federal taxable income from Schedule R, Line 3. See Instructions for Schedule R (page 15).

Line 8 - Eligible Net Income of an International Banking Facility
Columns (a) and (b). The eligible net income of an international banking facility is allowed as a deduction from adjusted federal income, to the extent not deductible in determining federal taxable income or subtracted pursuant to s. 220.13(1)(b)2., F.S. See ss. 220.63(5) and 220.62(3), F.S., for a detailed explanation of the computation of eligible net income and a definition of international banking facility.

Line 9 – s. 179, IRC, Expense
Columns (a) and (b). Enter one-seventh of the amounts that were added back for s. 179, IRC, expense in excess of $128,000 for each tax year beginning in 2009 and 2011 through 2014; and in excess of $250,000 for tax years beginning in 2010. Attach a schedule showing the year and amount of the original addition and the amount of the subtraction, including subtractions claimed in earlier years.

Line 10 – s. 168(k), IRC, Special Bonus Depreciation
Columns (a) and (b). Enter one-seventh of the amounts that were added back for the special bonus depreciation under s. 168(k), IRC, for assets placed in service during the 2009 through 2014 calendar years. Attach a schedule showing the year and amount of the original addition and the amount of the subtraction, including subtractions claimed in earlier years.

Line 11 - Other Subtractions
Columns (a) and (b). Enter any other item required to be subtracted as an adjustment to compute adjusted federal income.

Attach explanatory schedules. Examples:

(1) Partnership adjustment. Florida adjusted federal ordinary partnership income or loss is based on the federal ordinary partnership income or loss with certain modifications (Florida additions and subtractions). To the extent that such modifications decrease the taxpayer’s distributive share of partnership income or loss included in its federal income tax return, an appropriate subtraction as determined on Florida Form F-1065 must be entered on Line 11 of this schedule.

(2) Certain foreign taxes. Enter the amount of taxes of foreign countries allowable as credits under s. 901, IRC, to any corporation that derived less than 20 percent of its gross income or loss for its taxable year ending in 1984 from sources within the United States, as described in s. 861(a)(2)(A), IRC, not including withholding taxes specified in s. 220.13(1)(b)5., F.S.

(3) Cancellation of indebtedness income deferred under s. 108(i), IRC. Enter the amount of income previously required to be added back under s. 220.13(1)(e)3., F.S., when the deferred cancellation of indebtedness income is recognized for federal income tax purposes. The subtraction may not exceed the amount of s. 108(i), IRC, income added back under s. 220.13(1)(e)3., F.S.

Line 12 - Total
Columns (a) and (b). Enter the sum of Lines 1 through 11 on this line. Enter the total from Column (a) on the front page of Florida Form F-1120 (Line 5) and enter the total from Column B on Schedule VI, Line 5.

Schedule III – Apportionment of Adjusted Federal Income

Florida taxpayers doing business outside Florida are required to apportion their business income to Florida based upon a three-factor formula (average value of property, payroll, and sales factors), except for insurance companies, transportation companies, citrus processing companies, and taxpayers who have been given prior permission by the Department to apportion income using a different method under s. 220.152, F.S.

Florida does not allow a taxpayer to apportion income if it is not doing business outside the state. Making only sales in another state without property or payroll in that state does not automatically indicate a taxpayer is “doing business” in a state other than Florida. See Rule 12C-1.015, F.A.C., for further information about when a Florida corporation may apportion income.

The three-factor formula measures Florida’s share of adjusted federal income by ratios of the taxpayer’s property, payroll, and sales in Florida to total property, payroll, and sales located or occurring everywhere. We weight the apportionment factors as follows: 25 percent to property, 25 percent to payroll, and 50 percent to sales.

Note: If the amount reported in Schedule III-A, Column (b) for either the property or payroll factor is zero, the weighted percentage for the other factor will be 33 1/3 percent and the weighted percentage for the sales factor will be 66 2/3 percent. If the amount reported in Schedule III-A, Column (b) for the sales factor is zero, the weighted percentage for the property and payroll factors will change from 25 percent to 50 percent each. If the amounts reported in Schedule III-A, Column (b) for any two factors are zero, the weighted percentage for the remaining factor will be 100 percent.
All amounts related to nonbusiness income, income related to ss. 78, 862, and 951, IRC, and any other income not included in the adjusted federal income (Florida Form F-1120, Line 6) must be excluded from the apportionment factors.

**III-A Line 1. Average Value of Property**

The property factor is a fraction. The numerator of this fraction is the average value of real and tangible personal property owned or rented and used during the taxable year in Florida. The denominator is the average value of such property owned or rented and used everywhere during the taxable year.

Property owned is valued at original cost, without regard to accumulated depreciation. Property rented is valued at eight times the net annual rental rate. You must reduce the net annual rental rate by the annual rental rate received from sub-rentals.

Compute the average value of property using Schedule III-B. On Lines 1 through 4 of this schedule, enter the beginning-of-year and end-of-year balances for property owned and used within Florida, as well as property owned and used everywhere. Compute the average value using the formula provided on Line 6. Enter the value of rented property on Line 7. Add Lines 6a and 7a and enter the Florida average on Line 8a of Schedule III-B and on Schedule III-A, Line 1, Column (a). Likewise, add Lines 6b and 7b and enter the everywhere average on Line 8b of Schedule III-B and on Schedule III-A, Line 1, Column (b).

If substantial fluctuations in the values of the property exist during the tax period or where you acquired property after the beginning of the tax period or disposed of property before the end of the tax period, the Department may require or allow monthly averaging of property values. If monthly averages are used, you must attach appropriate schedules.

For corporations not included within the definition of a financial organization, intangible personal property will not be included in the property factor. The property factor used by a financial organization must include intangible personal property, except goodwill, owned and used in the business. The term “financial organization” includes any bank, trust company, savings bank, industrial bank, land bank, safe deposit company, private banker, savings and loan association, credit union, cooperative bank, small loan company, sales finance company, or investment company.

The intangible personal property will be valued at its tax basis for federal income tax purposes. Florida considers intangible personal property to be in Florida if it consists of any of the following:

(a) Coin or currency located in Florida.

(b) Assets in the nature of loans located in Florida, including balances due from depository institutions, repurchase agreements, federal funds sold, and bankers’ acceptances.

(c) Installment obligations on loans for which the customer initially applied at an office located in Florida.

(d) Loans secured by mortgages, deeds of trust, or other liens upon real or tangible personal property located in Florida.

(e) A portion of a participation loan where the office that enters into the participation is located in Florida.

(f) Credit card receivables from customers who reside or who are commercially domiciled in Florida.

(g) Investments in securities that generate business income where the taxpayer’s commercial domicile is in Florida, unless such securities have acquired a discrete business situs elsewhere.

(h) Securities held by a state treasurer or other public official or pledged to secure public funds or trust funds deposited with the taxpayer, if the office where the secured deposits are maintained is in Florida.

(i) Leases of tangible personal property where the taxpayer’s commercial domicile is in Florida, unless the taxpayer establishes that the location of the leased tangible property is in another state or states for the entire taxable year and the taxpayer is taxable in such other state or states.

(j) Installment sale agreements originally executed by a taxpayer or its agent to sell real or tangible personal property located in Florida.

(k) Any other intangible personal property located in Florida used to generate business income.

**III-A Line 2. Payroll**

The payroll factor is a fraction. The numerator of this fraction is the total amount paid to employees in Florida during the taxable year for compensation. The denominator is the total compensation paid to employees everywhere during the taxable year. Enter the numerator in Schedule III-A, Line 2, Column (a). Enter the denominator in Schedule III-A, Line 2, Column (b). For purposes of this factor, compensation is paid within Florida if:

(a) The employee’s service is performed entirely within Florida, or

(b) The employee’s service is performed both within and outside Florida, but the service performed outside Florida is incidental to the employee’s service, or

(c) Some of the employee’s service is performed in Florida and either the base of operations or the place from which the service is directed or controlled is in Florida, or the base of operations or place from which the service is controlled is not in any state in which some part of the service is performed and the employee’s residence is in Florida.

The taxpayer must attach a statement listing all compensation paid or accrued for the taxable year other than that shown on federal Form 1125-A, federal Form 1125-E (if required to complete for federal tax purposes), or federal Form 1120.

**Sponsored Research and Development Contracts through a University**

The payroll factor excludes compensation paid to a Florida employee and the property factor excludes any real or tangible personal property located in Florida certified as dedicated exclusively to the activities of sponsored research and development contracts through a state university or a non-public Florida chartered university conducting graduate programs at the professional or doctoral level. This exclusion applies only during the contractual period and the tax savings is limited to the amount paid for the sponsored research.

Attach a copy of the certification letter, received from the Board of Governors of the State University System or the university president, to the return. Also, the taxpayer must include the schedule of items, as certified by the university, excluded from the payroll and property factors.

**III-A Line 3. Sales Factor**

The sales factor is a fraction. The numerator of this fraction is the total sales of the taxpayer in Florida during the taxable year. The denominator is the total sales of the taxpayer everywhere during the taxable year. Use Schedule III-C to calculate the sales factor. Enter the numerator on Schedule III-A, Line 3, Column (a) and the denominator on Schedule III-A, Line 3, Column (b).

Florida defines the term “sales” as gross receipts without regard to returns or allowances. The term “sales” is not limited to tangible personal property, and includes:

(a) Rental or royalty income if such income is significant in the taxpayer’s business.

(b) Interest received on deferred payments of sales of real or tangible personal property.

(c) Income from the sale, licensing, or other use of intangible personal property.
(d) Sales of services.
(e) For financial organizations, income from intangible personal property.

Making only sales in another state without property or payroll in that state does not automatically indicate a taxpayer is “doing business” in a state other than Florida. See Rule 12C-1.015, F.A.C., for further information about when a Florida corporation may apportion income.

Sales will be attributable to Florida using the following criteria:

(a) Sales of tangible personal property will be “Florida sales” if the property is delivered or shipped to a purchaser within Florida.
(b) Rentals will be “Florida sales” if the real or tangible personal property is in Florida.
(c) Interest received on deferred payments of sales of real or tangible personal property will be included in “Florida sales” if the sale of the property is in Florida.
(d) Sales of service organizations are within Florida if the services are performed in Florida.

For a financial organization, “Florida sales” will also include:

(a) Fees, commissions, or other compensation for financial services rendered within Florida.
(b) Gross profits from trading in stocks, bonds, or other securities managed within Florida.
(c) Interest, other than interest from loans secured by mortgages, deeds of trust, or other liens upon real or tangible personal property located outside Florida.
(d) Dividends received within Florida.
(e) Interest for carrying debit balances on margin accounts, charged to customers at their business locations in Florida, without deducting any costs for carrying such accounts.
(f) Interest, fees, commissions, and other charges or gains from loans secured by mortgages, deeds of trust, or other liens upon real or tangible personal property located in Florida or from installment sale agreements originally executed by a taxpayer or its agent to sell real or tangible personal property located in Florida.
(g) Any other gross income, including other interest, resulting from the operation as a financial organization within Florida.

III-A Line 4. Apportionment Fraction
For Lines 1, 2, and 3 of Schedule III-A, divide the amount in Column (a) by the amount in Column (b). Round the result to six decimal places. Enter the result in Column (c) of Schedule III-A. In Column (d), use the appropriate weight for each factor. See the note on page 9 for more detailed information. Multiply the amount in Column (c) by the weighted percentage in Column (d). Round the result to six decimal places. Enter the result in Column (e).

To compute the Florida apportionment fraction, add the weighted factors on Schedule III-A, Lines 1, 2, and 3 of Column (e). Enter the total on Schedule III-A, Line 4 and on Schedule IV, Line 2.

III-D. Special Apportionment Fractions
Insurance Companies
Insurance companies apportion adjusted federal income to Florida by multiplying it by a fraction. The numerator is the direct premiums written for insurance upon properties and risks in Florida and the denominator is direct premiums written on properties and risks everywhere. Florida defines the term “direct premiums written” as the total amount of direct premiums written, assessments, and annuity considerations, as reported on the annual statement filed by the company with the Florida Insurance Commissioner.

However, if the principal source of premiums written by an insurance company consists of premiums for reinsurance accepted by it, the numerator and denominator of the above fraction include the direct premiums written plus premiums written for reinsurance.

Enter the amounts within Florida in Column (a) and amounts everywhere in Column (b) on Schedule III-D, Line 1. Divide Column (a) by Column (b) and enter the result on Schedule III-D, Line 1, Column (c) and on Schedule IV, Line 2.

Note: Insurance companies using this apportionment fraction should attach a copy of Schedule T from their annual report.

Transportation service companies
Taxpayers furnishing transportation services will use a single factor apportionment fraction to apportion their income to Florida. The term “taxpayers furnishing transportation services” includes taxpayers engaged exclusively in interstate commerce.

Florida apportions the income of transportation companies by multiplying their adjusted federal income by a fraction; the numerator is the revenue miles within Florida and the denominator is the revenue miles everywhere.

For transportation other than by pipeline, a revenue mile is the transportation of one passenger or one net ton of freight the distance of one mile for consideration.

Enter the amount within Florida in Column (a) and the amount everywhere in Column (b) on Schedule III-D, Line 2. Divide Column (a) by (b) and enter the result on Schedule III-D, Line 2, Column (c) and on Schedule IV, Line 2.

Schedule IV – Computation of Florida Portion of Adjusted Federal Income
A taxpayer doing business outside Florida should use Schedule IV to compute the Florida portion of adjusted federal income. Florida does not allow a taxpayer to apportion income using Schedule IV if it is not considered to be doing business outside Florida.

Taxpayers required to compute Florida alternative minimum tax (see instructions for Schedule VI, page 14) must compute the Florida portion of adjusted federal income in Column (a) and the Florida portion of adjusted federal alternative minimum taxable income in Column (b). Taxpayers not required to compute Florida alternative minimum tax should only compute the Florida portion of adjusted federal income in Column (a).

Column (a) - Apportionment of Adjusted Federal Income
Line 1, Column (a) - Apportionable Adjusted Federal Income
Enter the adjusted federal income from Line 6 on the front page of Florida Form F-1120.

Line 2, Column (a) - Florida Apportionment Fraction
Enter the Florida apportionment fraction from either Schedule III-A, Line 4 or Schedule III-D, Column (c).

Line 4, Column (a) - Net Operating Loss Carryover Apportioned to Florida
Enter any available Florida net operating loss carryover deduction. To support a deduction, you must attach a schedule showing how you computed the deduction. See the Florida Net Operating Loss Carryover Deduction (NOLD) instructions on page 4, including Examples of Florida Net Operating Loss Carry Forward Schedules on page 16.
Line 5, Column (a) - Net Capital Loss Carryover Apportioned to Florida
Enter any available Florida net capital loss carryover deduction. See the Florida Net Capital Loss Carryover Deduction instructions on page 5.

To support a deduction, you must attach a schedule showing how you computed the deduction. You must include the year(s) of loss, apportionment fraction for the taxable year in which the loss occurred, and amounts of the carryover(s) previously deducted.

Line 6, Column (a) - Excess Charitable Contribution Carryover Apportioned to Florida
Enter any available Florida excess charitable contribution carryover. See the Florida Excess Contribution Carryover Deductions instructions on page 5.

To support a deduction, you must attach a schedule showing how you computed the deduction. You must include the year(s) of federal excess contributions, actual contributions made, federal contribution limitation, amount of excess contributions, Florida apportionment fraction for the taxable year(s), apportioned excess contribution to be carried over, and the amount of the carryover(s) previously deducted.

Line 7, Column (a) - Employee Benefit Plan Contribution Carryover Apportioned to Florida
Enter any available Florida employee benefit plan excess contribution carryover. See the Florida Excess Contribution Carryover Deductions instructions on page 5.

To support a deduction, you must attach a schedule showing how you computed the deduction. You must include the year(s) of federal excess contributions, actual contributions made, federal contribution limitation, amount of excess contributions, Florida apportionment fraction for the taxable year(s), apportioned excess contribution to be carried over, and the amount of the carryover(s) previously deducted.

Line 8, Column (a) - Total Carryovers Apportioned to Florida
Add Column (a), Lines 4 through 7, and enter the total.

Line 9, Column (a) - Adjusted Federal Income Apportioned to Florida
Subtract Line 8, Column (a) from Line 3, Column (a) and enter the difference on this line and on Schedule VI, Line 7.

Schedule V - Credits Against the Corporate Income/Franchise Tax

Note: Credits against the tax may not exceed the corporate income/franchise tax liability.

Section 220.02(8), F.S., provides for an order of application for the credits against corporate income tax. The credits are listed in Schedule V in the order they must be applied. The Florida Life and Health Insurance Guaranty Association (FLAHIGA) Assessment Credit, available to certain insurers, is not listed in s. 220.02(8), F.S. Therefore, the FLAHIGA credit is to be included in the "other credits" on Line 21. You may find the instructions for the credit with the instructions for Line 21.

Line 1 - Florida Health Maintenance Organization Consumer Assistance Assessment Credit

A corporate income tax credit is available to a member of the Health Maintenance Organization Consumer Assistance Plan for assessments paid under s. 631.828, F.S. This credit is limited to 20 percent of the amount of such assessments for each of the five calendar years following the year in which such assessment was paid. Attach a copy of the assessment notice to Florida Form F-1120.

Note: Taxpayers must include the amount of any credit claimed for the current year on Schedule I, Line 9.

Line 2 - Capital Investment Tax Credit

An annual capital investment tax credit is available to a qualifying business that establishes a qualifying project. Attach a copy of the certification. For qualifying projects defined in s. 220.191(1)(g)1., and 2., F.S., this credit is granted against only the portion of Florida corporate income tax generated by, or arising out of, the qualifying project. You must attach a pro forma tax return indicating the qualifying project’s Florida taxable income for the year to claim this credit. Businesses may apply for this credit with Enterprise Florida, Inc., at 850-298-6620. A taxpayer that takes this credit against Florida insurance premium tax is not eligible to take it against Florida corporate income tax.

For qualifying projects defined in s. 220.191(1)(g)3., F.S., when the capital investment tax credit is used in whole or in part by a member of the qualifying business’ affiliated group or a related entity that is taxable as a cooperative under subchapter T of the Internal Revenue Code, the qualifying business and the entities claiming the qualifying business’ tax credit must attach a schedule reconciling how the capital investment tax credit is used. The name, federal employer identification number and amount of capital investment tax credit claimed by each entity must be included in the schedule.

If you are claiming a transferred capital investment tax credit per s. 220.191(2)(c), F.S., you must attach to your return a copy of the letter received from the Department of Revenue certifying the amount of the credit transferred (only credits relating to solar energy projects may be transferred).

Line 3 - Enterprise Zone Jobs Credit

Any business claiming the credit must complete and attach a Florida Enterprise Zone Jobs Credit Certificate of Eligibility for Corporate Income Tax (Florida Form F-1156Z). Enter the amount from Florida Form F-1156Z. Taxpayers claiming the credit must include the amount claimed for the current taxable year on Schedule I, Line 7.
Line 4 - Community Contribution Tax Credit

Florida allows a credit equal to 50 percent of a qualified community contribution against corporate income tax for the taxable year of the contribution. The amount of the community contribution credit allowed is limited to $200,000 per taxpayer. You may carry forward any unused credits for a period not to exceed five (5) years.

Attach a copy of the decision approving the credit to the Florida Form F-1120 on which you are claiming the credit. Note: Insurance companies may not claim the community contribution credit against their corporate income tax liability.

Line 5 - Enterprise Zone Property Tax Credit

Any business claiming the credit must complete and attach an Enterprise Zone Property Tax Credit form (Florida Form F-1158Z). Enter the amount of enterprise zone property tax credit, including any applicable carryover credit, from Florida Form F-1158Z.

Note: Taxpayers claiming the credit must include the amount claimed for the current year on Schedule I, Line 8.

Line 6 - Rural Job Tax Credit, and Line 7 - Urban High Crime Area Job Tax Credit

Attach a copy of the approval to the return. A corporation that uses one of these credits against sales and use tax is not eligible to take the same credit against Florida corporate income tax. You may carry forward any unused credit for a period not to exceed five (5) years.

Note: Taxpayers claiming these credits must include the amounts claimed for the current year on Schedule I, Line 10.

Line 8 - Emergency Excise Tax (EET) Credit

Beginning with tax years ending in 2012, there is a new emergency excise tax credit (s. 220.195, F.S.) which is equal to all of the emergency excise tax paid but not taken as a credit to be entered on this line. You may carry forward any unused credit for a period not to exceed five (5) years.

Note: Taxpayers must include the amount of any credit claimed that is deductible for the taxable year on Schedule I, Line 20 per s. 220.13(1)(a)6., F.S.

Attach a schedule showing computations to support the credit claimed.

Line 9 - Hazardous Waste Facility Tax Credit

A credit is allowed to the owner of any commercial hazardous waste facility for the sum of: (a) expenses for required hydrologic, geologic, or soil site evaluations and permit fees, and (b) five percent of the cost of stationary facility equipment used for recycling hazardous wastes pursuant to s. 220.184, F.S. Any unused credit may be carried forward for a period not to exceed five (5) years.

Line 10 - Florida Alternative Minimum Tax (AMT) Credit

A credit for Florida AMT paid is allowable in any tax year in which “regular” Florida tax is due subsequent to the tax year for which Florida AMT was paid. The amount of the credit is equal to the amount of AMT paid over the “regular” tax that would have otherwise been due without application of the credit for contributions to nonprofit scholarship-funding organizations (s. 220.1875, F.S.) and the Florida renewable energy production tax credit (s. 220.193, F.S.).

The amount of AMT credit that may be taken in a subsequent tax year is limited to the amount of “regular” tax that is due over the amount of AMT that would be due if the AMT statutes were applicable.

Line 11 - Contaminated Site Rehabilitation Tax Credit

A credit is available to eligible entities for a percentage of the costs of a voluntary cleanup of a contaminated site. Any corporation that wishes to obtain this credit must submit with its return a tax credit certificate issued by the Florida Department of Environmental Protection. Additional information can be obtained by contacting the Department of Environmental Protection, Bureau of Waste Cleanup, at 850-245-8927. Any unused credit may be carried forward for a period not to exceed five (5) years.

Line 12 - State Housing Tax Credit

A credit is available against Florida corporate income tax for contributions to nonprofit scholarship-funding organizations (SFOs). To learn more about this credit or to submit your application, go to the Department’s website and follow the links. The Department of Revenue must approve this credit before it can be taken. If the credit granted is not fully used in any one year, the taxpayer may apply for approval to carry forward the credit in a subsequent year. An unused credit cannot be carried forward more than five (5) years.

Attach a copy of the certificate of contribution from each nonprofit scholarship-funding organization to your Florida Form F-1120.

You may transfer this credit to members of the same affiliated group. To learn more about transfers of this credit refer to Florida Form DR-116200, Florida Tax Credit Scholarship Program Notice of Intent to Transfer a Tax Credit. For transferred credits, a copy of the letter received from the Department of Revenue certifying the amount of credit transferred must be attached to the return.

Note: Taxpayers must include the amount of any credit claimed for the current year on Schedule I, Line 12.

Line 13 – Credit for Contributions to Nonprofit Scholarship-Funding Organizations

A credit is available against Florida corporate income tax for contributions to nonprofit scholarship-funding organizations (SFOs). To learn more about this credit or to submit your application, go to the Department’s website and follow the links. The Department of Revenue must approve this credit before it can be taken. If the credit granted is not fully used in any one year, the taxpayer may apply for approval to carry forward the credit in a subsequent year. An unused credit cannot be carried forward more than five (5) years.

Attach a copy of the certificate of contribution from each nonprofit scholarship-funding organization to your Florida Form F-1120.

You may transfer this credit to members of the same affiliated group. To learn more about transfers of this credit refer to Florida Form DR-116200, Florida Tax Credit Scholarship Program Notice of Intent to Transfer a Tax Credit. For transferred credits, a copy of the letter received from the Department of Revenue certifying the amount of credit transferred must be attached to the return.

Note: Taxpayers must include the amount of any credit claimed for the current year on Schedule I, Line 12.

Line 14 - Renewable Energy Technologies Investment Tax Credit

A credit is available against Florida corporate income tax for certain eligible costs incurred between July 1, 2006 and June 30, 2010 or between July 1, 2012 and June 30, 2016 in connection with an investment in renewable energy technologies. Any unused credit may be carried forward to tax years ending on or before December 31, 2018.

The Department of Revenue must approve this credit before it can be taken. If the credit granted is not fully used in any one year, the taxpayer may apply for approval to carry forward the credit in a subsequent year. An unused credit cannot be carried forward more than five (5) years.

Note: Taxpayers must include the amount of any credit claimed for the current year on Schedule I, Line 12.

Line 15 - Florida Renewable Energy Production Tax Credit

A credit is available against Florida corporate income tax for electricity produced at a Florida facility from renewable energy. The credit is based upon additional electricity produced and sold between January 1, 2007 and June 30, 2010 or January 1, 2013
and June 30, 2016. Any unused amount of an allocated credit may be carried forward for up to five years. You may transfer this tax credit one time, in increments of 25% or more. Refer to Florida Form F-1193T, Notice of Intent to Transfer Florida Energy Tax Credit which is available on the Department of Revenue’s website.

Attach a copy of the certification received from the Department of Revenue or the Department of Agriculture and Consumer Services to your tax return showing the allocation of the credit. For transferred credits, a copy of the letter received from the Department of Revenue certifying the amount of credit transferred must be attached to your return.

**Note:** Taxpayers must include the amount of any credit claimed for the current year on Schedule I, Line 13.

**Line 16 – New Markets Tax Credit**

A credit is available against Florida corporate income tax for a qualified investment under the Florida New Markets Development Program administered by the Department of Economic Opportunity. Attach a copy of the certification. You may carry forward any unused credit for a period of five (5) years.

Insurance companies may only claim this credit against their insurance premium tax due under s. 624.509, F.S.

**Note:** Taxpayers must include the amount of any credit claimed for the current year on Schedule I, Line 15.

**Line 17 – Entertainment Industry Tax Credit**

A credit is available against Florida corporate income tax as part of the entertainment industry financial incentive program. The program is administered by the Office of Film and Entertainment. Visit their website at [http://www.filminflorida.com/](http://www.filminflorida.com/). Attach a copy of the approval letter for the tax credit or credit transfer to the return. Any unused credit may be carried forward for a period not to exceed five (5) years.

**Note:** Taxpayers must include the amount of any credit claimed for the current year on Schedule I, Line 14.

**Line 18 – Credits for Spaceflight Projects**

A credit is available against Florida corporate income tax for spaceflight businesses that meet specified job creation and investment requirements and are certified by the Department of Economic Opportunity. Attach a copy of the Department of Economic Opportunity’s approval/certification letter to the return.

**Note:** Taxpayers must include the amount claimed for the current year on Schedule I, Line 16.

**Line 19 - Research and Development Tax Credit**

A credit is available against Florida corporate income tax based upon qualified research expenses in Florida for taxpayers that also claim and are allowed a federal income tax credit under section 41 of the IRC for the same research expenses. The Department of Revenue must allocate this credit before it can be taken. Attach federal Forms 6765, 3800, and 1065, Schedule K-1 (if applicable) to the return. An unused credit cannot be carried forward more than five (5) years.

**Note:** Taxpayers must include the amount claimed for the current taxable year on Schedule I, Line 17.

**Line 20 - Energy Economic Zone Tax Credit**

A credit is available against Florida corporate income tax for eligible corporations located in an energy economic zone. Attach a copy of the certification approving the credit to the return.

**Note:** Taxpayers must include the amount of any credit claimed for the current year on Schedule I, Line 18.

**Line 21 - Other Credits**

Enter the amount of any other credits allowable against the corporate income/franchise tax. Attach a supporting schedule indicating the type and amount of any allowable credit.

**Florida Life and Health Insurance Guaranty Association (FLAHIGA) Assessment Credit**

A credit against insurance premium tax or corporate income tax is available to member insurers of FLAHIGA as follows:

- For each assessment levied before January 1, 1997, 0.1 percent of the amount of the assessment for each year following the year in which the assessment was paid.
- For each assessment levied and paid after December 31, 1996, five percent of the amount of the assessment for each of the 20 years following the year in which the assessment was paid.

The total amount of assessment that can be claimed as a credit is not of any refunds received.

However, if a member insurer ceases doing business, all uncredited assessments may be credited against its insurance premium or corporate income tax liability for the year it ceases doing business.

The same assessment amount may not be offset by an insurer against both its insurance premium and corporate income tax liabilities.

Attach a statement showing the computations to support the credit claimed, a copy of the Assessment Levy, and a copy of the Certificate of Contribution for each assessment claimed as a credit.

**Note:** Taxpayers must include the amount of any credit claimed for the current year on Schedule I, Line 9.

**Line 22 - Total Credits Against the Tax**

Enter the sum of Lines 1 through 21 on this line and on the front page of Florida Form F-1120 (Line 12).

**Schedule VI – Computation of Florida Alternative Minimum Tax (AMT)**

If you did not pay federal AMT for the related federal taxable year, you will not have to pay AMT to Florida.

Corporations required to pay federal AMT must compute the amount of “regular” Florida corporate income/franchise tax and the amount of Florida AMT that may be due. The corporation is liable for whichever amount is greater.

Florida AMT is 3.3 percent of the Florida alternative minimum taxable income (AMTI). The computation of the Florida AMTI is similar to the computation of the regular Florida taxable income. The primary difference is the starting point for the computation. The federal AMTI, after exemption, is the base used for computing the Florida AMTI.

A corporation that is part of an affiliated group, which filed a consolidated return for federal income tax purposes and paid the federal AMT, must compute Florida AMT even if it files a separate return for Florida. This is true even if the individual corporation would not have been subject to federal AMT if a separate federal return had been filed. The separate corporation must compute its federal AMTI using a pro forma federal Form 4626. The amounts reflected on the pro forma 4626 should be the actual amounts computed as the federal AMTI after the exemption. The federal form instructions indicate that zero should be entered if the actual amount is less than zero. The actual amount should be reflected for purposes of computing the Florida AMT.
The Florida Income Tax Code does not create a separate net operating loss deduction (NOLD) for AMT purposes or limit the amount of the NOLD to 90 percent of AMTI before the NOLD. See the Florida Net Operating Loss Carryover Deduction (NOLD) instructions on page 4. Any available tax credits itemized in Schedule V should be used against the amount of AMT due.

**Line 1 - Federal Alternative Minimum Taxable Income (AMTI) after Exemption**
Enter the amount of federal AMTI, after the allowed $40,000 exemption or reduced exemption stated on the federal Form 4626.

**Line 2 - State Income Taxes Deducted in Computing Federal Taxable Income**
Enter the total amount of state income taxes deducted on the federal return in the computation of federal taxable income. Include the amount deducted for income taxes paid to the District of Columbia and all states, including Florida. Do not include taxes based on gross receipts or income taxes paid to cities or counties. Prepare a list identifying the amount of tax and the state to which it was paid and attach it to Florida Form F-1120.

**Line 3 - Additions to Federal Taxable Income**
Enter the amount from Schedule I, Line 21, Column (b).

**Line 5 - Subtractions from Federal Taxable Income**
Enter the amount from Schedule II, Line 12, Column (b).

**Line 7 - Florida Portion of Adjusted Federal Income**
If the taxpayer’s business is conducted entirely within Florida, enter the amount reported on Schedule VI, Line 6 on this line, also.

If the taxpayer’s business is also conducted outside Florida, complete Column (b) titled “Adjusted AMT Income” in Schedule IV. On Schedule VI, Line 7, enter the amount from Schedule IV, Line 9, Column (b).

**Line 8 - Nonbusiness Income Allocated to Florida**
If the taxpayer’s business is conducted entirely within Florida, enter zero. If the business is also conducted outside Florida, enter the amount from Schedule R, Line 1.

**Line 9 - Florida Exemption**
Use the instructions on page 6 for completing Florida Form F-1120, Line 9.

**Note:** The amounts entered in Schedule VI are not reduced by any amount entered on the front page of Florida Form F-1120.

**Schedule R - Nonbusiness Income**
**Note:** Taxpayers that conduct business entirely within Florida need not complete Schedule R.

Nonbusiness income is not subject to apportionment, but is allocated as provided in s. 220.16, F.S. The term nonbusiness does not include income from tangible and intangible property if the acquisition, management, and disposition of the property constitute integral parts of the taxpayer’s regular trade or business operations, or any amounts that could be included in apportionable income without violating the due process clause of the U.S. Constitution. In general, all transactions and activities of a taxpayer that are dependent upon, or contribute to the operations of the taxpayer’s economic enterprise as a whole, constitute the taxpayer’s trade or business. Functionally related dividends are presumed to be business income.

Nonbusiness income means rents and royalties from real or tangible personal property, capital gains, interest, dividends, and patent and copyright royalties, to the extent they do not arise from transactions and activities in the regular course of a taxpayer’s trade or business.

**Line 1 - Nonbusiness Income (Loss) Allocated to Florida**
Enter each type (for example: dividends, interest, and royalties) and the amount of nonbusiness income allocated to Florida on this line and on the front page of Florida Form F-1120 (Line 8). AMT filers should enter the amount of nonbusiness income allocated to Florida on Schedule VI, Line 8.

**Line 2 - Nonbusiness Income (Loss) Allocated Elsewhere**
Enter each type (for example: dividends, interest, and royalties), the state or country to which the nonbusiness income is allocated, and the amount of nonbusiness income.

**Line 3 - Total Nonbusiness Income**
Enter the sum of Lines 1 and 2 on Line 3 and on Schedule II, Line 7.

**Estimated Tax Worksheet**
You must make estimated payments if your corporate income tax liability exceeds $2,500. Complete the worksheet to determine if estimated tax is due.

**Line 2 - Florida Exemption $50,000**

**Members of a Controlled Group** - Only one $50,000 exemption is allowed to a controlled group of corporations. For any Florida taxpayer who is a member of a controlled group, the manner in which the members allocate the $50,000 exemption for purposes of filing the annual Florida return will be binding upon all members with respect to estimated tax. This includes the determination of whether a declaration was required and the computation of penalties and interest on underpayments.
Information, forms, and tutorials are available on our website: www.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, go to: www.floridarevenue.com/Pages/contact.aspx

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

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

Go to: www.floridarevenue.com

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### Examples of Florida Net Operating Loss Carry Forward Schedules

**For Taxpayers that Apportion (doing business outside Florida):**

<table>
<thead>
<tr>
<th>Tax Year</th>
<th>(a) Adjusted Federal Income/Loss</th>
<th>(b) Apportionment Fraction (rounded to 6 decimal places)</th>
<th>(c) Florida Apportioned Income/Loss (a) x (b)</th>
<th>(d) NOLCO Applied (Schedule IV)</th>
<th>(e) Florida Portion of Adjusted Federal Income/Loss (c + d)</th>
<th>(f) NOL Carry Forward to Next Year</th>
</tr>
</thead>
<tbody>
<tr>
<td>2006</td>
<td>$ (1,000,000)</td>
<td>0.123456</td>
<td>$ (123,456)</td>
<td>$ -</td>
<td>$(123,456)</td>
<td>$(123,456)</td>
</tr>
<tr>
<td>2007</td>
<td>$ 750,000</td>
<td>0.130010</td>
<td>$ 97,508</td>
<td>$ (123,456)</td>
<td>$(25,948)</td>
<td>$(25,948)</td>
</tr>
<tr>
<td>2008</td>
<td>$ 1,500,000</td>
<td>0.128500</td>
<td>$ 192,750</td>
<td>$ (25,948)</td>
<td>$ 166,802</td>
<td>$ -</td>
</tr>
</tbody>
</table>

**For 100% Florida Taxpayers:**

<table>
<thead>
<tr>
<th>Tax Year</th>
<th>(a) Federal Income/Loss</th>
<th>(b) NOLCO Applied (Schedule II)</th>
<th>(c) Adjusted Florida Income/Loss</th>
<th>(d) NOL Carry Forward to Next Year</th>
</tr>
</thead>
<tbody>
<tr>
<td>2006</td>
<td>$(1,000,000)</td>
<td>$ -</td>
<td>$(1,000,000)</td>
<td>$(1,000,000)</td>
</tr>
<tr>
<td>2007</td>
<td>$ 750,000</td>
<td>$(1,000,000)</td>
<td>$(250,000)</td>
<td>$(250,000)</td>
</tr>
<tr>
<td>2008</td>
<td>$ 1,500,000</td>
<td>$(250,000)</td>
<td>$ 1,250,000</td>
<td>$ -</td>
</tr>
</tbody>
</table>

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### Forms

- **Additional Florida forms** which may be needed.
  - F-851 Affiliations Schedule
  - F-1065 Florida Partnership Information Return
  - F-1120A Florida Corporate Short Form
  - F-1120ES Declaration/Installment of Florida Estimated Income/Franchise Tax
  - F-1120X Amended Florida Corporate Income Tax Return
  - F-1122 Authorization and Consent of Subsidiary Corporation to be included in a Consolidated Income Tax Return
  - F-1156Z Florida Enterprise Zone Jobs Credit Certificate of Eligibility for Corporate Income Tax
  - F-1158Z Enterprise Zone Property Tax Credit
  - F-2220 Underpayment of Estimated Tax on Florida Corporate Income/Franchise Tax
  - F-7004 Tentative Income/Franchise Tax Return and Application for Extension of Time to File Return

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### Filing Tips

- Be sure to make personal file copies of your return and schedules before mailing originals to the Department of Revenue.
- Notify the Department of a change of address online at: www.floridarevenue.com
- For ease of processing and to ensure the Department properly records your return and payment, use an original form whenever possible.
- To find filing due dates for the current year go to the Department’s website at: www.floridarevenue.com/dor/taxes/pdf/CIT_due_dates.pdf

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### Contact Us

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Applications may be filed with the Department between 12:00 a.m., ET, March 20 and 11:59 p.m., ET, March 26 of each calendar year for which the credit is available. If the total credits for all qualified applicants exceed the tax credit cap, the Department will allocate credits on a prorated basis.

Instructions

Once you complete this application, you will receive a confirmation number. The screen will display the information entered and confirm receipt of the electronic application for credit allocation. You will be able to print this information and confirmation number.

The Department will send you written correspondence either approving an allocation of tax credit or explaining why a credit allocation could not be made.

About the Research and Development Tax Credit

The credit is available annually and is based upon qualified research expenses in Florida allowed under section (s.) 41 of the Internal Revenue Code (IRC). Approved tax credits will be based on qualified research expenses incurred during the prior calendar year.

Who May Apply

Corporations, as defined in s. 220.03, F.S., that also meet the definition of qualified target industry business, as defined in s. 288.106(2)(n), F.S., may apply. However, only qualified target industry businesses in the manufacturing, life sciences, information technology, aviation and aerospace, homeland security and defense, cloud information technology, marine sciences, materials science, and nanotechnology industries may qualify for a tax credit.

Businesses that are partnerships, limited liability companies taxed as partnerships, or disregarded single member limited liability companies, are not corporations under Section 220.03, F.S., and, therefore, may not apply for an allocation of credit. However, each corporate partner of a partnership may apply separately for an allocation of credit based on the corporation’s separate research expenses, including allocated partnership research expenses, if the corporate partner is also a qualified target industry business. For disregarded entities, the corporation that owns the single member limited liability company may apply separately for an allocation of credit based on the corporation’s separate research expenses, including those of the disregarded single member limited liability company, if the corporate owner is also a qualified target industry business. For purposes of 26 U.S.C. s. 41, the research expenses are apportioned among the partners during the taxable year and are treated as paid or incurred directly by the partners rather than by the partnership.

A corporation applying for the tax credit must include a letter from the Department of Economic Opportunity certifying that it is an eligible qualified target industry business with its application, or documentation that it has timely protested the Department of Economic Opportunity’s determination not to issue such a certification letter.
Federal Income Tax Credit

To receive a Florida research and development tax credit, the corporation must claim and be allowed a research credit for the taxable year against federal income tax for qualified research expenses under s. 41, IRC. Attach federal Form 6765 (Credit for Increasing Research Activities) and federal Form 3800 (General Business Credit) to Florida Form F-1120 (Florida Corporate Income/Franchise Tax Return) when claiming the Florida credit. For federal forms, see www.irs.gov/Forms.

Qualified Research Expenses

Qualified research expenses are defined as research expenses qualifying for the credit under s. 41, IRC, for in-house research expenses incurred in Florida or contract research expenses incurred in Florida. The term "qualified research expenses" does not include research conducted outside Florida or research expenses that do not qualify for a credit under s. 41, IRC.

Program Limitations

If the total credits requested (computed as the sum of the credit allocations requested from Form F-1196 for all qualified applicants) exceed the annual credit cap, each qualified applicant will be allocated credit on a prorated basis.

The Florida research and development tax credit taken may not exceed 50 percent of the Florida corporate income tax liability after all other credits have been applied in the order provided in s. 220.02(8), F.S.

If the amount of qualified research expenses is reduced as a result of a federal audit or examination, the Florida credit must be recalculated. Amended Florida returns must be filed for all affected years, and the difference between the initial credit amount taken and the recalculated credit amount, with interest, in accordance with the provisions of s. 220.807, F.S., must be paid to the Department.

Should the amount of credit requested be overstated, the percentage of the original allocation provided by the Department will be applied to the lesser amount of credit that should have been requested.

Additional Information

See Rule 12C-1.0196, F.A.C., for additional information on the Research and Development Tax Credit.

Apply for the Research and Development Tax Credit Allocation.

[When you click on the link above, you will be taken to a new page (see below).]
Research and Development Tax Credit for Florida Corporate Income/Franchise Tax

(Under section 220.196, Florida Statutes)

Beginning 12:00 a.m., ET, March 20th and ending 11:59 p.m., ET, March 26th, you may apply for the credit based upon qualified research expenses incurred during the prior calendar year.

Is the applicant a corporation, or treated like a corporation for federal income tax purposes?
☐ Yes ☐ No

Indicate your tax year:
☐ Calendar year
☐ Other taxable year beginning ☐/☐/☐ and ending ☐/☐/☐.

Enter the appropriate information in the following boxes:

Federal Employer Identification Number (FEIN):

Corporation Name:

Date of Incorporation:

Mailing Address:

Address (cont):

City:

State:

ZIP Code:

Contact Person:

Contact's Telephone Number:

Contact's Email Address:

If a consolidated Florida corporate income tax return is filed, provide the parent corporation's name and FEIN.

Parent Corporation's Name:

Parent Corporation's FEIN:

Target Industry Business

Is this a qualified target industry business as defined in section 288.106(2)(n), F.S., and certified by the Department of Economic Opportunity? ☐ Yes ☐ No

Attach certification letter from the Department of Economic Opportunity.
Federal Credit for Increasing Research Activities

Is the corporation planning to claim the federal credit for increasing research activities for its qualified research expenses incurred during the prior calendar year? □ Yes □ No

Indicate the corporation's total (including non-Florida) research expenses qualifying for the federal credit for increasing research activities under s. 41, IRC, incurred during calendar year (January 1 – December 31).

(Enter whole dollar amount only.)

$ 

Tentative Allowable Amount of Credit

Lines (1) – (6): Compute the base amount as the average of the qualified research expenses in Florida for the 4 taxable years preceding the taxable year for which the credit is determined. The qualified research expenses taken into account in computing the base amount is determined on a basis consistent with the determination of qualified research expenses for the taxable year.

The 4 taxable years used to compute the base amount must end before the calendar year for which the qualified research expenses are determined. For example, the base years for qualified research expenses incurred during calendar year 2017 should end in 2016, 2015, 2014, and 2013*. See table below:

<table>
<thead>
<tr>
<th>Tax year end</th>
<th>Qualified research expenses in Florida</th>
<th>1st taxable year ending before the taxable year of the credit</th>
<th>2nd taxable year ending before the taxable year of the credit</th>
<th>3rd taxable year ending before the taxable year of the credit</th>
<th>4th taxable year ending before the taxable year of the credit</th>
</tr>
</thead>
<tbody>
<tr>
<td>01/31/2018</td>
<td>01/31/2016</td>
<td>01/31/2016</td>
<td>01/31/2016</td>
<td>01/31/2016</td>
<td>01/31/2016</td>
</tr>
<tr>
<td>02/29/2018</td>
<td>02/28/2016</td>
<td>02/28/2016</td>
<td>02/28/2016</td>
<td>02/28/2016</td>
<td>02/28/2016</td>
</tr>
<tr>
<td>03/31/2018</td>
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<td>03/31/2016</td>
</tr>
<tr>
<td>04/30/2018</td>
<td>04/30/2016</td>
<td>04/30/2016</td>
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</tr>
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<td>06/30/2018</td>
<td>06/30/2016</td>
<td>06/30/2016</td>
<td>06/30/2016</td>
<td>06/30/2016</td>
<td>06/30/2016</td>
</tr>
<tr>
<td>07/31/2018</td>
<td>07/31/2016</td>
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<td>07/31/2016</td>
<td>07/31/2016</td>
<td>07/31/2016</td>
</tr>
<tr>
<td>08/31/2018</td>
<td>08/31/2016</td>
<td>08/31/2016</td>
<td>08/31/2016</td>
<td>08/31/2016</td>
<td>08/31/2016</td>
</tr>
<tr>
<td>09/30/2018</td>
<td>09/30/2016</td>
<td>09/30/2016</td>
<td>09/30/2016</td>
<td>09/30/2016</td>
<td>09/30/2016</td>
</tr>
</tbody>
</table>

*If the corporation has any short years as part of the base calculation, include the corporation's taxable years.

Lines (7) – (10): Compute the credit allocation requested. The tax credit is 10 percent of the qualified research expenses over the base amount. However, the maximum tax credit for a business enterprise that has not been in existence for at least 4 taxable years immediately preceding the taxable year of the credit is reduced by 25 percent for each taxable year for which
the business enterprise, or a predecessor corporation that was a business enterprise, did not exist.

<table>
<thead>
<tr>
<th>Taxable years preceding the taxable year of the credit</th>
<th>Qualified research expenses in Florida (Enter whole dollar amount only.)</th>
</tr>
</thead>
<tbody>
<tr>
<td>(1) 1st taxable year end □□/□□/ or □□/□□/20□□</td>
<td>$</td>
</tr>
<tr>
<td>(2) 2nd taxable year end □□/□□/ or □□/□□/20□□</td>
<td>$</td>
</tr>
<tr>
<td>(3) 3rd taxable year end □□/□□/ or □□/□□/20□□</td>
<td>$</td>
</tr>
<tr>
<td>(4) 4th taxable year end □□/□□/ or □□/□□/20□□</td>
<td>$</td>
</tr>
<tr>
<td>(5) Sum of the qualified research expenses in Florida for the 4 taxable years preceding the taxable year of the credit. Total of Lines (1) – (4).</td>
<td>$</td>
</tr>
<tr>
<td>(6) Base amount. Line (5) divided by 4.</td>
<td>$</td>
</tr>
<tr>
<td>(7) Enter qualified research expenses in Florida during calendar year .</td>
<td>$</td>
</tr>
<tr>
<td>(8) Line (7) minus Line (6). If Line (6) is greater than Line (7), the amount will be zero.</td>
<td>$</td>
</tr>
<tr>
<td>(9) 10% of Line (8).</td>
<td>$</td>
</tr>
<tr>
<td>(10) Credit allocation requested. Enter the amount from Line (9). If the business enterprise did not exist for the 4 preceding tax years, reduce the amount from Line (9) by 25% for each taxable year for which the business enterprise did not exist.</td>
<td>$</td>
</tr>
</tbody>
</table>

By typing your name in the space below and submitting this form, you are declaring, under penalties of perjury, that you have read this application and that the facts stated in it are true.

Name: ____________________________
Title: ____________________________

[Submit Application] [Clear Application]
**For Tax Year:**

<table>
<thead>
<tr>
<th>Beginning</th>
<th>Ending</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Federal Employer Identification Number (FEIN): ________________________

Name: ___________________________________________________________________

Address: ___________________________________________________________________

City/State/ZIP: ____________________________________________

---

1. Total income/franchise tax due for the year (enter from Florida Form F-1120, Line 13)

2. 90% of Line 1

<table>
<thead>
<tr>
<th>Due Dates of Installments</th>
</tr>
</thead>
<tbody>
<tr>
<td>(1st) (2nd) (3rd) (4th)</td>
</tr>
</tbody>
</table>

Enter in Columns 1 through 4 the installment dates.

(See Installment Dates in the instructions)

---

3. Enter 25% of Line 2 in Columns 1 through 4

4. (a) Amount paid for each period

   (b) Overpayment credit from prior year

   (c) Overpayment of previous installment

5. Total of Lines 4(a), 4(b), and 4(c)

6. Underpayment (Line 3 less Line 5) or overpayment (Line 5 less Line 3). An overpayment on Line 6 in excess of all prior underpayments is to be applied as a credit against the next installment. (See Line 4c)

---

**Exception that avoids penalty and interest**

7. Total cumulative amount paid (or credited) from the beginning of the taxable year through the installment date indicated.

8(a). Tax on prior year's income using current year's rates:

   25% of tax 50% of tax 75% of tax 100% of tax

8(b). Cumulative donations made to nonprofit scholarship-funding organizations (SFOs) from the beginning of the taxable year through the installment date indicated. Certificate of contribution must be issued on or before installment due date.

8(c). Line 8(a) less Line 8(b). This is the prior year exception adjusted for the credit for contributions to SFOs per section (s.) 1002.395(5)(g), Florida Statutes (F.S.)

Check below if the exception applies for each underpaid installment [Line 7 must equal or exceed Line 8(c)]

---

**Computation of Penalty and Interest**

<table>
<thead>
<tr>
<th>Due Dates of Installments</th>
</tr>
</thead>
<tbody>
<tr>
<td>(1st) (2nd) (3rd) (4th)</td>
</tr>
</tbody>
</table>

9. Amount of underpayment

10. Enter the date of payment or the due date of the corresponding Florida Corporate Income/Franchise Tax return, whichever is earlier.

11. Number of days from due date of installment to the dates shown on Line 10

12. Penalty on underpayment (12% per year on the amount of underpayment on Line 9 for the number of days shown on Line 11)

13. Interest on underpayments. In general, interest will be the appropriate interest rate on the amount of underpayment on Line 9 for the number of days shown on Line 11

14. Total of amounts shown on Lines 12 and 13. If this Florida Form F-2220 is being filed with your return, the amounts shown as penalty and interest should be entered on appropriate line of Florida Form F-1120.
Installment Dates – Generally, for tax years ending 6/30, the declaration or payment of estimated tax is due on or before the last day of the 4th month, the last day of the 6th month, the last day of the 9th month, and the last day of the tax year. For tax years not ending on 6/30, the declaration or payment of estimated tax is due on or before the last day of the 5th month, the last day of the 6th month, the last day of the 9th month, and the last day of the tax year. Installment due dates that fall on a Saturday, Sunday, or legal holiday extend to the next business day, with the exception of installments due on the last day of June, which must be paid on or before the last Friday of June.

Estimated Tax – Every domestic or foreign corporation or other entity subject to taxation under Chapter 220, F.S., must report estimated tax for the taxable year if the amount of income tax liability for the year is expected to be more than $2,500.

Purpose of Form – This form will enable taxpayers to determine if they paid the correct amount of each installment of estimated tax by the proper due date. If the minimum amount was not paid timely, we may impose penalty and interest.

Computation of Underpayments – Make entries on Lines 1 through 6 following the instructions for each line item. Enter on Line 4(c) the previous installment’s overpayment (Line 6) but only if the overpayment exceeds all prior underpayments. If Line 6 shows an underpayment of any installment, complete Lines 7 and 8 and Lines 9 through 14, to the extent applicable. If the requirements for filing the declaration of estimated tax were met during the tax year and fewer than four installment payments were required, attach an explanatory statement including computations.

Exception to Avoid Penalty and Interest – You will not owe penalty or interest for an underpaid installment on Line 6 if the total amount of all payments made by the installment date equals or exceeds the amount that would have been required to be paid using the preceding year’s tax (see s. 220.34, F.S.). Calculate the exception using Lines 7 and 8. The prior year exception calculation includes donations to nonprofit scholarship-funding organizations made in the current year. The certificate of contribution must be issued on or before the installment due date.

A taxpayer may not use the prior year exception if the previous tax year was for a short tax year (not a full 12 months), except where the short period is due to a change in accounting period. You may not use the prior period exception in your first year of operation.

Note: The Florida Income Tax Code does not allow annualizing taxable income to determine the requirement for making an individual installment.

Computation of Penalty and Interest – Follow the instructions on the form to complete Lines 9 through 14. For purposes of determining the date of payment on Line 10, a payment of estimated tax on any installment date is considered a payment of any previous underpayment only to the extent the payment exceeds that amount of the installment as computed on Line 3. If you made more than one payment for a given installment, attach a separate computation for each payment.

Line 13 — Interest on underpayments – The interest rate on each underpayment will vary depending on the date of the payment and the interest rate or rates in effect for the period. It may be necessary to attach a separate schedule showing the computation of interest on each underpayment. A floating rate of interest applies to underpayments and late payments of estimated tax. The rate is updated January 1 and July 1 of each year by using the formula established in s. 220.807, F.S. To obtain interest rates:

- Visit the Department’s website at: www.floridarevenue.com
- Call Taxpayer Services at 850-488-6800, Monday through Friday (excluding holidays).
October 17, 2017

MEMORANDUM

TO: The Honorable Rick Scott, Governor
Attention: Kristin Olson, Deputy Chief of Staff
Craig Carbone, 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
Kimberly Renspie, Cabinet and Legislative Analyst

The Honorable Pam Bondi, Attorney General
Attention: Andrew Fay, Director of Legislative and Cabinet Affairs
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

THROUGH: Leon Biegalski, Executive Director

FROM: Debbie Longman, Director, Legislative and Cabinet Services

SUBJECT: Request for approval to publish Notices of Proposed Rule

Statement of Sections 120.54(3)(b) and 120.541, F.S., Impact: No impact
The Department has reviewed this proposed amended rule and forms for compliance with sections 120.54(3)(b) and 120.541, F.S. This proposed rule will not have an adverse impact on small businesses, small counties, or small cities and will not likely to have an increased regulatory cost in excess of $200,000 within one year. Additionally, it will not have an adverse impact or increased regulatory cost in excess of $1,000,000 within five years.
What is the Department requesting? Section 120.54(3)(a), F.S., requires the Department to obtain the Cabinet’s approval to hold public hearings for proposed amended rules. The Department requests approval to publish a Notice of Proposed Rule in the Florida Administrative Register for each of the following proposed rules.

Why are the proposed rule amendments necessary? The proposed amendments to current rules and forms are necessary to reflect statutory changes the Florida Legislature enacted in Chapters 2017-36, 2017-105, and 2017-118, Laws of Florida.

What do the proposed amendments to these rules do?

**Rule 12D-7.001, F.A.C., Applications for Exemptions**

The proposed changes amend Rule 12D-7.001, F.A.C., to:

- Add two statutes to the list in subsection (4) to parallel s. 196.011(1)(b), which requires applicants to include the social security numbers on the exemption application form, DR-501.
- Add the title of Form DR-501 for identification purposes.

**Rule 12D-16.002, F.A.C., Index to Forms**

The proposed changes to Rule 12D-16.002, F.A.C.:

- Amend Form DR-403EB, The (tax year) Ad Valorem Assessment Rolls Exemption Breakdown of ____ County, Florida, to add new exemptions for the property appraiser to identify the number and value of exemptions for the tax roll certification. These additions are based on section 2 of Chapter 2017-105, L.O.F., which created s. 196.102, F.S., for totally and permanently disabled first responders and section 3 of Chapter 2017-118, L.O.F., which created s. 196.182, F.S., allowing an exemption of 80 percent of the assessed value of a renewable energy source device for tangible personal property (TPP) equipment.
- Amend Form DR-403V, The (tax year) Revised Recapitulation of the Ad Valorem Assessment Roll, Value Data, to incorporate new exemption types and correct line references for value calculations. These additions are based on section 2 of Chapter 2017-105, L.O.F., which created s. 196.102, F.S., for totally and permanently disabled first responders and section 3 of Chapter 2017-118, L.O.F., which created s. 196.182, F.S., allowing an exemption of 80 percent of the assessed value of a renewable energy source device for TPP equipment.
- Amend Form DR-405, Tangible Personal Property Tax Return, to add line 24 to include renewable energy source devices, update the schedules on page 2 of the form to include new line 24, and add instructions for line 24 on page 3. The legislature enacted these changes in section 3 of Chapter 2017-118, L.O.F., which created s. 196.182, F.S. The amendments also expand the definition of “inventory,” which the legislature enacted in section 2 of Chapter 2017-36, L.O.F., amending s. 192.011(11)(c), F.S.
- Amend Form DR-489EB, The (tax year) Ad Valorem Assessment Rolls Exemption Breakdown of ____ County, Florida, to add new exemptions to the current list of exemptions. The additions are based on the same statutory amendments for Form DR-403EB above.

- Amend Form DR-489V, The (tax year) Preliminary Recapitulation of the Ad Valorem Assessment Roll, Value Data, to add to the listed exemptions. The additions are based on the same statutory amendments for Form DR-403V above.

- Amend Form DR-501, Original Application for Homestead and Related Tax Exemptions, to incorporate exemptions the legislature enacted in section 2 of Chapter 2017-105, L.O.F., which created s. 196.102, F.S. This promulgation activity incorporates changes adopted by Emergency Rule 12DER17-02. The proposed amendment changes the certification statement for the applicant and co-applicant’s signature.

- Amend Form DR-504, Ad Valorem Tax Exemption Application and Return, to incorporate changes the legislature enacted in Chapter 2017-36, L.O.F., and other statutory changes as needed. Section 3 of the chapter amended s. 196.012, F.S., adding part 1 of Chapter 429, F.S., to the definition of “nursing home.” Section 6 of the chapter amended s. 196.1978, F.S., adding a discount for multi-family housing projects that meet certain requirements. Changes include adding affordable housing as an option to apply for an exemption, adding a list of questions and check boxes for affordable housing for multi-family property requirements, and formatting the form to accommodate the new exemption.

Were comments received from external parties? Yes. The Department published a Notice of Rule Development on September 6, 2017, and held a workshop on September 20, 2017. Several interested parties attended through a teleconference system. One individual suggested clarification on language to Form DR-504, referencing when to file the annual application and return. The Department reviewed the suggestion and determined the form did not require additional changes.

Attachments
- Summaries of the proposed rules, which include:
  - Statements of facts and circumstances justifying the rules;
  - Federal comparison statement; and
  - Summary of the workshop
- Rule text
- Incorporated materials
SUMMARY OF PROPOSED RULE

The proposed amendments to Rule 12D-7.001, F.A.C., incorporate changes the Florida Legislature enacted in Chapter 2017-105, L.O.F. The proposed amendments include adding two statute references to parallel s. 196.011(1)(b), F.S., which requires applicants to include their social security numbers on the exemption application form, DR-501, when filing for homestead exemption. The Department of Revenue is adding the title of Form DR-501 for identification purposes. Section 194.011, F.S., is added to the history notes to include the statute reference for subsection (4) of the rule.

FACTS AND CIRCUMSTANCES JUSTIFYING PROPOSED RULE

The purpose of the proposed amendments to this rule is to incorporate changes the Florida Legislature enacted in section 1 of Chapter 2017-105, Laws of Florida, which amended s. 196.011, F.S.
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 SEPTEMBER 20, 2017

The Department of Revenue published a Notice of Rule Development for proposed amendments to Rule 12D-7.001, F.A.C., in the Florida Administrative Register (F.A.R.) on September 6, 2017 (Vol. 43, No. 173, p. 3855). The Department held a rule development workshop on September 20, 2017, and invited interested parties and county officials to attend in person and through a teleconference system. No one presented comments at the workshop, and the Department received no written comments.
NOTICE OF PROPOSED RULE

DEPARTMENT OF REVENUE

Property Tax Oversight Program

RULE NO.: RULE TITLE:
12D-7.001 Applications for Exemptions

PURPOSE AND EFFECT: The purpose of the proposed amendments to this rule is to incorporate changes the Florida Legislature enacted in Section 1 of Chapter 2017-105, Laws of Florida. The amendments include adding two statute references to parallel s. 196.011(1)(b), F.S., which requires applicants to include social security numbers on the exemption application form, DR-501. The amendments include the title of the form for identification. Section 194.011, F.S., is added to the history notes to include the statute reference for subsection (4) of the rule. These changes will implement statutory amendments to allow certain totally and permanently disabled first responders to apply for a homestead exemption.

SUMMARY: The proposed amendments implement statutory provisions to the application for a homestead exemption.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COSTS AND LEGISLATIVE RATIFICATION: The Agency has determined that this rule 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 rule. A Statement of Estimated Regulatory Cost (SERC) has not been prepared by the Agency. The Agency has determined that this proposed rule is not expected to require legislative ratification based on the SERC or if no SERC is required, the information expressly relied upon and described herein: 1) no requirement for a SERC was triggered under Section 120.541(1), F.S.;
and, 2) based on past experiences with activities for providing the public tax information and 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 SERC, or to provide a proposal for a lower cost regulatory alternative must do so in writing within 21 days of this notice.

RULEMAKING AUTHORITY (formerly “Specific Authority”): 195.027(1), 213.06(1) FS.

LAW IMPLEMENTED: 192.047, 194.011, 196.011 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: [To be determined.]

PLACE: [To be determined.]

NOTICE UNDER THE AMERICANS WITH DISABILITIES ACT: Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this meeting is asked to advise the agency at least 48 hours before the meeting by contacting Mike Cotton at: Mike.Cotton@floridarevenue.com or (850) 617-8870. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Mike Cotton, Tax Law Specialist, Property Tax Oversight Program, Department of Revenue, P.O. Box 3000, Tallahassee, Florida 32315-3000, telephone: (850) 617-8870 or email address: Mike.Cotton@floridarevenue.com.

THE FULL TEXT OF THE PROPOSED RULE IS:
12D-7.001 Applications for Exemptions.

(1) through (3) No change.

(4) Each new applicant for an exemption under Sections 196.031, 196.081, 196.091, 196.101, 196.102, 196.173, or 196.202, F.S., must provide his or her social security number and the social security number of his or her spouse, if any, in the applicable spaces provided on the application form, Form DR-501, Original Application for Homestead and Related Tax Exemptions (incorporated by reference in Rule 12D-16.002, F.A.C.). Failure to provide such numbers will render the application incomplete. If an applicant omits the required social security numbers and files an otherwise complete application, the property appraiser shall contact that applicant and afford the applicant the opportunity to file a complete application on or before April 1. Failure to file a completed application on or before April 1 shall constitute a waiver of the exemption for that tax year, unless the applicant can demonstrate that failure to timely file a completed application was the result of a postal error or, upon filing a timely petition to the value adjustment board, that the failure was due to extenuating circumstances as provided in Section 196.011, F.S.

(5) No change.
Rulemaking Authority 195.027(1), 213.06(1) FS. Law Implemented 192.047, 194.011, 196.011

NAME OF PERSON ORIGINATING PROPOSED RULE: Mike Cotton

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Governor and Cabinet

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: [To be determined.]

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: September 6, 2017
STATE OF FLORIDA
DEPARTMENT OF REVENUE
PROPERTY TAX OVERSIGHT PROGRAM
CHAPTER 12D-16, FLORIDA ADMINISTRATIVE CODE
ADMINISTRATION OF FORMS
PROPOSED AMENDMENTS TO RULE 12D-16.002, F.A.C.

SUMMARY OF PROPOSED RULE

The proposed amendments to Rule 12D-16.002, F.A.C., implement statutory changes enacted in the 2017 legislative session and update forms for statutory compliance. Amended forms include:

- Form DR-403EB, The (tax year) Ad Valorem Assessment Rolls Exemption Breakdown of _____ County, Florida
- Form DR-403V, The (tax year) Revised Recapitulation of the Ad Valorem Assessment Roll, Value Data
- Form DR-405, Tangible Personal Property Tax Return
- Form DR-489EB, The (tax year) Ad Valorem Assessment Rolls Exemption Breakdown of _____ County, Florida
- Form DR-489V, The (tax year) Preliminary Recapitulation of the Ad Valorem Assessment Roll, Value Data
- Form DR-501, Original Application for Homestead and Related Tax Exemptions
- Form DR-504, Ad Valorem Tax Exemption Application and Return
FACTS AND CIRCUMSTANCES JUSTIFYING PROPOSED RULE

The purpose of amending Rule 12D-16.002, F.A.C., is to implement statutory changes enacted in the 2017 legislative session and to update seven forms for statutory compliance. The amendments to the forms incorporated in this rule reflect the statutory changes in Sections 2, 3, and 6 of Chapter 2017-36; Section 2 of Chapter 2017-105; and Section 3 of Chapter 2017-118, 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 SEPTEMBER 20, 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 September 6, 2017 (Vol. 43, No. 173, pages 3855-3856). The Department held a rule development workshop on September 20, 2017, and invited interested parties and county officials to attend in person and through a teleconference system. At the workshop, one individual presented a comment on Form DR-504, and the Department received no written comments. The Department reviewed the comment and determined the form did not require further changes.
NOTICE OF PROPOSED RULE

DEPARTMENT OF REVENUE

Property Tax Oversight Program

RULE NO.: RULE TITLE:

12D-16.002 Index to Forms

PURPOSE AND EFFECT: The purpose of amending this rule is to implement statutory changes enacted in the 2017 legislative session and to update forms for statutory compliance. Amended forms include Form DR-403EB (The (tax year) Ad Valorem Assessment Rolls Exemption Breakdown of ____County, Florida), which adds new exemptions for the property appraiser to identify the number and value of exemptions for the tax roll certification. The amended forms also include Form DR-403V (The (tax year) Revised Recapitulation of the Ad Valorem Assessment Roll, Value Data), which adds the new exemption types to the current list and updates line references for calculations.

The amended forms also include Form DR-405 (Tangible Personal Property Tax Return), to add line 24 to include renewable energy source devices; update the schedules on page 2 of the form to include new line 24, the legislature enacted in section 3 of Chapter 2017-118, L.O.F.; and include the new inventory definition the legislature enacted in Chapter 2017-36, L.O.F.

The amended forms further include two forms in the DR-489 series, which property appraisers use in the preliminary tax roll certification process, to add exemptions to the current list on the DR-489EB (The (tax year) Ad Valorem Assessment Rolls Exemption Breakdown of ____County, Florida), and to correct line references for calculations and add to the exemptions listed on Form DR-489V (The (tax year) Preliminary Recapitulation of the Ad Valorem Assessment Roll, Value Data.)
Amendments to Form DR-501 (Original Application for Homestead and Related Tax Exemptions), incorporate exemptions the legislature enacted in Chapter 2017-105, L.O.F., and other statutory changes as needed.

Amendments to Form DR-504 (Ad Valorem Tax Exemption Application and Return), incorporate changes the legislature enacted in Chapter 2017-36, L.O.F., which amended s. 196.1978, F.S., adding an exemption for affordable housing property in a multi-family project and other statutory changes as needed.

The effect of these proposed amendments is that affected parties will have updated forms available that comply with current law.

SUMMARY: The proposed amendments to Rule 12D-16.002, Index to Forms, incorporate changes to seven forms to bring them into compliance with current administrative procedures.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COSTS AND LEGISLATIVE RATIFICATION: The Agency has determined that this rule 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 rule. A Statement of Estimated Regulatory Cost (SERC) has not been prepared by the Agency. The Agency has determined that this proposed rule is not expected to require legislative ratification based on the SERC or if no SERC is required, the information expressly relied upon and described herein: 1) no requirement for a SERC was triggered under Section 120.541(1), F.S.; and, 2) based on past experiences with activities for providing the public tax information and 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 SERC, or to provide a proposal for a lower cost regulatory alternative must do so in writing within 21 days of this notice.

RULEMAKING AUTHORITY (formerly “Specific Authority”): 195.027(1), 213.06(1) 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: [To be determined.]

PLACE: [To be determined.]

NOTICE UNDER THE AMERICANS WITH DISABILITIES ACT: Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this meeting is asked to advise the agency at least 48 hours before the meeting by contacting Mike Cotton at: Mike.Cotton@floridarevenue.com or (850) 617-8870. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Mike Cotton, Tax Law Specialist, Property Tax Oversight Program, Department of Revenue, P.O. Box 3000, Tallahassee, Florida 32315-3000, telephone: (850) 617-8870 or email address: Mike.Cotton@floridarevenue.com.

THE FULL TEXT OF THE PROPOSED RULE IS:
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></td>
<td></td>
</tr>
</tbody>
</table>

(2) through (5)(a) No change.

(5)(b) DR-403EB The 20XX (tax year) Ad Valorem Assessment Rolls Exemption Breakdown of _____County, Florida (r. xx/xx 6/44)


(6)(a) DR-403PC No change.

(b) DR-403V The 20XX (tax year) Revised Recapitulation of the Ad Valorem Assessment
Assessment Roll, Value Data (r. xx/xx n. 6/11)

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

(7)(a) through (7)(b) No change.

(7)(c) DR-405 Tangible Personal Property Tax Return (r. xx/xx 4/11)

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

(7)(d) through (28) No change.

(29)(a) DR-489EB The 20XX (tax year) Ad Valorem Assessment Rolls Exemption Breakdown of ___ County, Florida (r. xx/xx 6/11)

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

(b) DR-489PC No change.

(c) DR-489V The 20XX (tax year) Preliminary Recapitulation of the Ad Valorem Assessment Roll, Value Data (r. xx/xx n. 6/11)

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

(30) through (38) No change.

(39)(a) DR-501 Original Application for Homestead and Related Tax Exemptions xx/xx 4/12 (r. xx/xx 4/12)

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

(b) through (40) No change.
(41)(a) DR-504 Ad Valorem Tax Exemption Application and Return (r. xx/xx xx/xx 12/04)

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

(b) through (61) No change.


NAME OF PERSON ORIGINATING PROPOSED RULE: Mike Cotton

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Governor and Cabinet

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: [To be determined.]

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: September 6, 2017
<table>
<thead>
<tr>
<th>Statutory Authority</th>
<th>Property Roll Affected</th>
<th>Type of Exemption</th>
<th>Real Property</th>
<th>Personal Property</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 § 196.031(1)(a)</td>
<td>Real</td>
<td>$25,000 Homestead Exemption</td>
<td>Number of Exemptions: 1</td>
<td>Value of Exemption: 1</td>
</tr>
<tr>
<td>2 § 196.031(1)(b)</td>
<td>Real</td>
<td>Additional $25,000 Homestead Exemption</td>
<td>Number of Exemptions: 2</td>
<td>Value of Exemption: 2</td>
</tr>
<tr>
<td>3 § 196.075</td>
<td>Real</td>
<td>Additional Homestead Exemption Age 65 and Older</td>
<td>Number of Exemptions: 3</td>
<td>Value of Exemption: 3</td>
</tr>
<tr>
<td>4 § 196.081</td>
<td>Real</td>
<td>Totally &amp; Permanently Disabled Veterans &amp; Surviving Spouse</td>
<td>Number of Exemptions: 4</td>
<td>Value of Exemption: 4</td>
</tr>
<tr>
<td>5 § 196.091</td>
<td>Real</td>
<td>Totally Disabled Veterans Confined to Wheelchairs</td>
<td>Number of Exemptions: 5</td>
<td>Value of Exemption: 5</td>
</tr>
<tr>
<td>6 § 196.095</td>
<td>Real</td>
<td>Licensed Child Care Facility in Enterprise Zone</td>
<td>Number of Exemptions: 6</td>
<td>Value of Exemption: 6</td>
</tr>
<tr>
<td>7 § 196.101</td>
<td>Personal</td>
<td>$25,000 Tangible Personal Property Exemption</td>
<td>Number of Exemptions: 7</td>
<td>Value of Exemption: 7</td>
</tr>
<tr>
<td>8 § 196.196</td>
<td>Real &amp; Personal</td>
<td>Constitutional Charitable, Religious, Scientific or Literary</td>
<td>Number of Exemptions: 9</td>
<td>Value of Exemption: 9</td>
</tr>
<tr>
<td>9 § 196.1961</td>
<td>Real</td>
<td>Historic Property for Commercial or Nonprofit Purposes</td>
<td>Number of Exemptions: 10</td>
<td>Value of Exemption: 10</td>
</tr>
<tr>
<td>10 § 196.197</td>
<td>Real &amp; Personal</td>
<td>Charitable Hospitals, Nursing Homes &amp; Homes for Special Services</td>
<td>Number of Exemptions: 11</td>
<td>Value of Exemption: 11</td>
</tr>
<tr>
<td>11 § 196.1975</td>
<td>Real &amp; Personal</td>
<td>Charitable Homes for the Aged</td>
<td>Number of Exemptions: 12</td>
<td>Value of Exemption: 12</td>
</tr>
<tr>
<td>12 § 196.1977</td>
<td>Real</td>
<td>Proprietary Continuing Care Facilities</td>
<td>Number of Exemptions: 13</td>
<td>Value of Exemption: 13</td>
</tr>
<tr>
<td>13 § 196.1978</td>
<td>Real &amp; Personal</td>
<td>Affordable Housing Property</td>
<td>Number of Exemptions: 14</td>
<td>Value of Exemption: 14</td>
</tr>
<tr>
<td>14 § 196.198</td>
<td>Real &amp; Personal</td>
<td>Educational Property</td>
<td>Number of Exemptions: 15</td>
<td>Value of Exemption: 15</td>
</tr>
<tr>
<td>15 § 196.1983</td>
<td>Real &amp; Personal</td>
<td>Charter School</td>
<td>Number of Exemptions: 16</td>
<td>Value of Exemption: 16</td>
</tr>
<tr>
<td>16 § 196.1985</td>
<td>Real</td>
<td>Labor Union Education Property</td>
<td>Number of Exemptions: 17</td>
<td>Value of Exemption: 17</td>
</tr>
<tr>
<td>17 § 196.1986</td>
<td>Real</td>
<td>Community Center</td>
<td>Number of Exemptions: 18</td>
<td>Value of Exemption: 18</td>
</tr>
<tr>
<td>18 § 196.1987</td>
<td>Real &amp; Personal</td>
<td>Biblical History Display Property</td>
<td>Number of Exemptions: 19</td>
<td>Value of Exemption: 19</td>
</tr>
<tr>
<td>19 § 196.199(1)(a)</td>
<td>Real &amp; Personal</td>
<td>Federal Government Property</td>
<td>Number of Exemptions: 20</td>
<td>Value of Exemption: 20</td>
</tr>
<tr>
<td>20 § 196.199(1)(b)</td>
<td>Real &amp; Personal</td>
<td>State Government Property</td>
<td>Number of Exemptions: 21</td>
<td>Value of Exemption: 21</td>
</tr>
<tr>
<td>21 § 196.199(1)(c)</td>
<td>Real &amp; Personal</td>
<td>Local Government Property</td>
<td>Number of Exemptions: 22</td>
<td>Value of Exemption: 22</td>
</tr>
<tr>
<td>22 § 196.199(2)</td>
<td>Real &amp; Personal</td>
<td>Leasehold Interests in Government Property</td>
<td>Number of Exemptions: 23</td>
<td>Value of Exemption: 23</td>
</tr>
<tr>
<td>23 § 196.1993</td>
<td>Real</td>
<td>Agreements with Local Governments for use of Public Property</td>
<td>Number of Exemptions: 24</td>
<td>Value of Exemption: 24</td>
</tr>
<tr>
<td>25 § 196.1997</td>
<td>Real</td>
<td>Historic Property Improvements</td>
<td>Number of Exemptions: 26</td>
<td>Value of Exemption: 26</td>
</tr>
<tr>
<td>26 § 196.1998</td>
<td>Real</td>
<td>Historic Property Open to the Public</td>
<td>Number of Exemptions: 27</td>
<td>Value of Exemption: 27</td>
</tr>
<tr>
<td>27 § 196.1999</td>
<td>Personal</td>
<td>Space Laboratories &amp; Carriers</td>
<td>Number of Exemptions: 28</td>
<td>Value of Exemption: 28</td>
</tr>
<tr>
<td>28 § 196.2001</td>
<td>Real &amp; Personal</td>
<td>Non-for-Profit Sewer &amp; Water Company</td>
<td>Number of Exemptions: 29</td>
<td>Value of Exemption: 29</td>
</tr>
<tr>
<td>29 § 196.2002</td>
<td>Real &amp; Personal</td>
<td>Non-for-Profit Water &amp; Waste Water Systems Corporation</td>
<td>Number of Exemptions: 30</td>
<td>Value of Exemption: 30</td>
</tr>
<tr>
<td>30 § 196.202</td>
<td>Real &amp; Personal</td>
<td>Blind Exemption</td>
<td>Number of Exemptions: 31</td>
<td>Value of Exemption: 31</td>
</tr>
<tr>
<td>31 § 196.202</td>
<td>Real &amp; Personal</td>
<td>Total &amp; Permanent Disability Exemption</td>
<td>Number of Exemptions: 32</td>
<td>Value of Exemption: 32</td>
</tr>
<tr>
<td>32 § 196.202</td>
<td>Real &amp; Personal</td>
<td>Widow's Exemption</td>
<td>Number of Exemptions: 33</td>
<td>Value of Exemption: 33</td>
</tr>
<tr>
<td>33 § 196.202</td>
<td>Real &amp; Personal</td>
<td>Widower's Exemption</td>
<td>Number of Exemptions: 34</td>
<td>Value of Exemption: 34</td>
</tr>
<tr>
<td>34 § 196.24</td>
<td>Real &amp; Personal</td>
<td>Disabled Ex-Service Member Exemption</td>
<td>Number of Exemptions: 35</td>
<td>Value of Exemption: 35</td>
</tr>
<tr>
<td>35 § 196.26(2)</td>
<td>Real</td>
<td>Land Dedicated in Perpetuity for Conservation Purposes (100%)</td>
<td>Number of Exemptions: 36</td>
<td>Value of Exemption: 36</td>
</tr>
<tr>
<td>36 § 196.26(3)</td>
<td>Real</td>
<td>Land Dedicated in Perpetuity for Conservation Purposes (50%)</td>
<td>Number of Exemptions: 37</td>
<td>Value of Exemption: 37</td>
</tr>
<tr>
<td>37 § 196.173</td>
<td>Real</td>
<td>Deployed Service Member's Homestead Exemption</td>
<td>Number of Exemptions: 38</td>
<td>Value of Exemption: 38</td>
</tr>
<tr>
<td>38 § 196.075</td>
<td>Real</td>
<td>Additional Homestead Exemption Age 65 and Older and 25 yr Residence</td>
<td>Number of Exemptions: 39</td>
<td>Value of Exemption: 39</td>
</tr>
<tr>
<td>39 § 196.102</td>
<td>Real</td>
<td>Totally &amp; Permanently Disabled First Responders &amp; Surviving Spouse</td>
<td>Number of Exemptions: 40</td>
<td>Value of Exemption: 40</td>
</tr>
<tr>
<td>40 § 196.182</td>
<td>Personal</td>
<td>Renewable Energy Source Devices (80% exemption)</td>
<td>Number of Exemptions: 41</td>
<td>Value of Exemption: 41</td>
</tr>
</tbody>
</table>

Note: Centrally assessed property exemptions should be included in this table.
### The 20XX Revised Recapitulation of the Ad Valorem Assessment Roll

#### Value Data

<table>
<thead>
<tr>
<th>Column I</th>
<th>Column II</th>
<th>Column III</th>
<th>Column IV</th>
</tr>
</thead>
<tbody>
<tr>
<td>Real Property Including Subsurface Rights</td>
<td>Personal Property</td>
<td>Centrally Assessed Property</td>
<td>Total Property</td>
</tr>
</tbody>
</table>

#### Just Value

<table>
<thead>
<tr>
<th>Property</th>
<th>Value</th>
</tr>
</thead>
<tbody>
<tr>
<td>Just Value (193.011, F.S.)</td>
<td>0</td>
</tr>
</tbody>
</table>

#### Assessed Value of Differentials

<table>
<thead>
<tr>
<th>Property</th>
<th>Value</th>
</tr>
</thead>
<tbody>
<tr>
<td>Homestead Differential: Just Value Minus Capped Value</td>
<td>0</td>
</tr>
<tr>
<td>Nonhomestead Residential Property Differential: Just Value Minus Capped Value</td>
<td>0</td>
</tr>
<tr>
<td>Certain Res. and Nonres. Real Property Differential: Just Value Minus Capped Value</td>
<td>0</td>
</tr>
</tbody>
</table>

#### Assessed Value of All Property in the Following Categories

<table>
<thead>
<tr>
<th>Property</th>
<th>Value</th>
</tr>
</thead>
<tbody>
<tr>
<td>Assessed Value of Land Classified Agricultural</td>
<td>0</td>
</tr>
<tr>
<td>Assessed Value of Land Classified High-Water Recharge</td>
<td>0</td>
</tr>
<tr>
<td>Assessed Value of Land Classified and Used for Conservation Purposes</td>
<td>0</td>
</tr>
<tr>
<td>Assessed Value of Pollution Control Devices</td>
<td>0</td>
</tr>
<tr>
<td>Assessed Value of Historic Property used for Commercial Purposes</td>
<td>0</td>
</tr>
<tr>
<td>Assessed Value of Homestead Property</td>
<td>0</td>
</tr>
<tr>
<td>Assessed Value of Non-Homestead Residential Property</td>
<td>0</td>
</tr>
<tr>
<td>Assessed Value of Certain Residential and Non-Residential Property</td>
<td>0</td>
</tr>
<tr>
<td>Assessed Value of Working Waterfront Property</td>
<td>0</td>
</tr>
</tbody>
</table>

#### Total Assessed Value

<table>
<thead>
<tr>
<th>Property</th>
<th>Value</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total Assessed Value [Line 1 minus (2 through 11) plus (15 through 24)]</td>
<td>0</td>
</tr>
</tbody>
</table>

#### Exemptions

<table>
<thead>
<tr>
<th>Property</th>
<th>Value</th>
</tr>
</thead>
<tbody>
<tr>
<td>$25,000 Homestead Exemption (196.031(1)(a), F.S.)</td>
<td>0</td>
</tr>
<tr>
<td>Additional $25,000 Homestead Exemption (196.031(1)(b), F.S.)</td>
<td>0</td>
</tr>
<tr>
<td>Additional Homestead Exemption Age 65 and Older up to $50,000 (196.075, F.S.)</td>
<td>0</td>
</tr>
<tr>
<td>Tangible Personal Property $25,000 Exemption (196.183, F.S.)</td>
<td>0</td>
</tr>
<tr>
<td>Governmental Exemption (196.199, 196.1993, F.S.)</td>
<td>0</td>
</tr>
<tr>
<td>Institutional Exemptions - Charitable, Religious, Scientific, Literary, Educational</td>
<td>0</td>
</tr>
<tr>
<td>Disability / Blind Exemptions</td>
<td>0</td>
</tr>
<tr>
<td>Land Dedicated in Perpetuity for Conservation Purposes (196.26, F.S.)</td>
<td>0</td>
</tr>
<tr>
<td>Econ. Dev. Exemption (196.1995, F.S.), Licensed Child Care Facility in Ent. Zone (196.095, F.S.)</td>
<td>0</td>
</tr>
<tr>
<td>Lands Available for Taxes (197.502, F.S.)</td>
<td>0</td>
</tr>
<tr>
<td>Homestead Assessment Reduction for Parents or Grandparents</td>
<td>0</td>
</tr>
<tr>
<td>Disabled Veterans' Homestead Discount</td>
<td>0</td>
</tr>
<tr>
<td>Deployed Service Member's Homestead Exemption</td>
<td>0</td>
</tr>
<tr>
<td>Additional Homestead Exemption Age 65 and Older and 25 yr Residence</td>
<td>0</td>
</tr>
<tr>
<td>Renewable Energy Source Devices 80% Exemption (196.182, F.S.)</td>
<td>0</td>
</tr>
</tbody>
</table>

#### Total Exempt Value

<table>
<thead>
<tr>
<th>Property</th>
<th>Value</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total Exempt Value (add lines 26 through 42)</td>
<td>0</td>
</tr>
</tbody>
</table>

#### Total Taxable Value

<table>
<thead>
<tr>
<th>Property</th>
<th>Value</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total Taxable Value (line 25 minus 43)</td>
<td>0</td>
</tr>
</tbody>
</table>

* Applicable only to County or Municipal Local Option Levies

Note: Columns I and II should not include values for centrally assessed property. Column III should include both real and personal centrally assessed values.
The 20XX Revised Recapitulation of the Ad Valorem Assessment Roll
Parcels and Accounts

County: _____________________________

Date Certified: _____________________

Taxing Authority: ____________________

### Reconciliation of Preliminary and Final Tax Roll

<table>
<thead>
<tr>
<th>Column 1</th>
<th>Column 2</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Taxable Value</strong></td>
<td><strong>Taxable Value</strong></td>
</tr>
<tr>
<td>Operating Taxable Value as Shown on Preliminary Tax Roll</td>
<td></td>
</tr>
<tr>
<td>Additions to Operating Taxable Value Resulting from Petitions to the VAB</td>
<td></td>
</tr>
<tr>
<td>Deductions from Operating Taxable Value Resulting from Petitions to the VAB</td>
<td></td>
</tr>
<tr>
<td>Subtotal (1 + 2 - 3 = 4)</td>
<td>0</td>
</tr>
<tr>
<td>Other Additions to Operating Taxable Value</td>
<td></td>
</tr>
<tr>
<td>Other Deductions from Operating Taxable Value</td>
<td></td>
</tr>
<tr>
<td>Operating Taxable Value Shown on Final Tax Roll (4 + 5 - 6 = 7)</td>
<td>0</td>
</tr>
</tbody>
</table>

### Selected Just Values

<table>
<thead>
<tr>
<th>Column 1</th>
<th>Column 2</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Just Value</strong></td>
<td><strong>Just Value</strong></td>
</tr>
<tr>
<td>Just Value of Subsurface Rights (this amount included in Line 1, Column I, Page One) 193.481, F.S.</td>
<td></td>
</tr>
<tr>
<td>Just Value of Centrally Assessed Railroad Property Value</td>
<td></td>
</tr>
<tr>
<td>Just Value of Centrally Assessed Private Car Line Property Value</td>
<td></td>
</tr>
</tbody>
</table>

Note: Sum of items 9 and 10 should equal centrally assessed just value on page 1, line 1, column III.

### Homestead Portability

<table>
<thead>
<tr>
<th>Column 1</th>
<th>Column 2</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong># of Parcels Receiving Transfer of Homestead Differential</strong></td>
<td><strong># of Parcels Receiving Transfer of Homestead Differential</strong></td>
</tr>
<tr>
<td><strong>Value of Transferred Homestead Differential</strong></td>
<td><strong>Value of Transferred Homestead Differential</strong></td>
</tr>
</tbody>
</table>

### Total Parcels or Accounts

<table>
<thead>
<tr>
<th>Column 1</th>
<th>Column 2</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Total Parcels or Accounts</strong></td>
<td><strong>Total Parcels or Accounts</strong></td>
</tr>
<tr>
<td><strong>Real Property</strong></td>
<td><strong>Personal Property</strong></td>
</tr>
<tr>
<td><strong>Parcels</strong></td>
<td><strong>Accounts</strong></td>
</tr>
</tbody>
</table>

### Property with Reduced Assessed Value

<table>
<thead>
<tr>
<th>Column 1</th>
<th>Column 2</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Property with Reduced Assessed Value</strong></td>
<td><strong>Property with Reduced Assessed Value</strong></td>
</tr>
<tr>
<td>Land Classified Agricultural (193.461, F.S.)</td>
<td></td>
</tr>
<tr>
<td>Land Classified High-Water Recharge (193.625, F.S.)</td>
<td>*</td>
</tr>
<tr>
<td>Land Classified and Used for Conservation Purposes (193.501, F.S.)</td>
<td></td>
</tr>
<tr>
<td>Pollution Control Devices (193.621, F.S.)</td>
<td></td>
</tr>
<tr>
<td>Historic Property used for Commercial Purposes (193.503, F.S.)</td>
<td>*</td>
</tr>
<tr>
<td>Historically Significant Property (193.505, F.S.)</td>
<td></td>
</tr>
<tr>
<td>Homestead Property; Parcels with Capped Value (193.155, F.S.)</td>
<td></td>
</tr>
<tr>
<td>Non-Homestead Residential Property; Parcels with Capped Value (193.1554, F.S.)</td>
<td></td>
</tr>
<tr>
<td>Certain Residential and Non-Residential Property; Parcels with Capped Value (193.1555, F.S.)</td>
<td></td>
</tr>
<tr>
<td>Working Waterfront Property (Art. VII, s.4(j), State Constitution)</td>
<td></td>
</tr>
</tbody>
</table>

### Other Reductions in Assessed Value

<table>
<thead>
<tr>
<th>Column 1</th>
<th>Column 2</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Other Reductions in Assessed Value</strong></td>
<td><strong>Other Reductions in Assessed Value</strong></td>
</tr>
<tr>
<td>Lands Available for Taxes (197.502, F.S.)</td>
<td></td>
</tr>
<tr>
<td>Homestead Assessment Reduction for Parents or Grandparents (193.703, F.S.)</td>
<td></td>
</tr>
<tr>
<td>Disabled Veterans’ Homestead Discount (196.082, F.S.)</td>
<td></td>
</tr>
</tbody>
</table>

* Applicable only to County or Municipal Local Option Levies
TANGIBLE PERSONAL PROPERTY TAX RETURN

CONFIDENTIAL

Return to property appraiser by April 1 to avoid penalty.

<table>
<thead>
<tr>
<th>County</th>
<th>Tax year</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Business name (DBA Doing Business As) and mailing address:

Federal Employer Identification Number

NAICS

If name and address is incorrect, please make needed corrections.

<table>
<thead>
<tr>
<th>1. Owner or person in charge</th>
<th>Phone</th>
</tr>
</thead>
<tbody>
<tr>
<td>Business/corporate name</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>2. Physical location</th>
<th>Name on most recent return or tax bill</th>
</tr>
</thead>
<tbody>
<tr>
<td>(no PO Boxes)</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>3. Do you file a TPP tax return under any other name?</th>
<th>Yes</th>
<th>No</th>
</tr>
</thead>
<tbody>
<tr>
<td>Name on most recent return or tax bill</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>4. Date you began business in this county</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>5. Fiscal year end date</th>
<th>If before 12/31 last year, does this return reflect additions/deletions through Dec 31?</th>
<th>Yes</th>
<th>No</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**Personal Property Summary Schedule** - Enter totals from page 2 or from an attached itemized list or depreciation schedule with original cost and date of acquisition.

<table>
<thead>
<tr>
<th>Item</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>10</td>
<td>Office furniture, office machines, and library</td>
</tr>
<tr>
<td>11</td>
<td>EDP equipment, computers, and word processors</td>
</tr>
<tr>
<td>12</td>
<td>Store, bar and lounge, and restaurant furniture, equipment, etc.</td>
</tr>
<tr>
<td>13</td>
<td>Machinery and manufacturing equipment</td>
</tr>
<tr>
<td>14</td>
<td>Farm, grove, and dairy equipment</td>
</tr>
<tr>
<td>15</td>
<td>Professional, medical, dental, and laboratory equipment</td>
</tr>
<tr>
<td>16</td>
<td>Hotel, motel, and apartment complex</td>
</tr>
<tr>
<td>16a</td>
<td>Rental units (stove, refrigerator, furniture, drapes, and appliances)</td>
</tr>
<tr>
<td>17</td>
<td>Mobile home attachments (carport, utility building, cabana, porch, etc.)</td>
</tr>
<tr>
<td>18</td>
<td>Service station and bulk plant equipment (underground tanks, lifts, tools)</td>
</tr>
<tr>
<td>19</td>
<td>Signs (billboard, pole, wall, portable, directional, etc.)</td>
</tr>
<tr>
<td>20</td>
<td>Leasehold improvements - grouped by type, year of installation, and description</td>
</tr>
<tr>
<td>21</td>
<td>Pollution control equipment</td>
</tr>
<tr>
<td>22</td>
<td>Equipment owned by you but rented, leased or held by others</td>
</tr>
<tr>
<td>23</td>
<td>Supplies not held for resale</td>
</tr>
<tr>
<td>24</td>
<td>Renewable energy source devices</td>
</tr>
<tr>
<td>25</td>
<td>Other, specify</td>
</tr>
</tbody>
</table>

**TOTAL PERSONAL PROPERTY**

<table>
<thead>
<tr>
<th>Item</th>
<th>Description</th>
</tr>
</thead>
</table>

| 10   | Office furniture, office machines, and library |
| 11   | EDP equipment, computers, and word processors |
| 12   | Store, bar and lounge, and restaurant furniture, equipment, etc. |
| 13   | Machinery and manufacturing equipment |
| 14   | Farm, grove, and dairy equipment |
| 15   | Professional, medical, dental, and laboratory equipment |
| 16   | Hotel, motel, and apartment complex |
| 16a  | Rental units (stove, refrigerator, furniture, drapes, and appliances) |
| 17   | Mobile home attachments (carport, utility building, cabana, porch, etc.) |
| 18   | Service station and bulk plant equipment (underground tanks, lifts, tools) |
| 19   | Signs (billboard, pole, wall, portable, directional, etc.) |
| 20   | Leasehold improvements - grouped by type, year of installation, and description |
| 21   | Pollution control equipment |
| 22   | Equipment owned by you but rented, leased or held by others |
| 23   | Supplies not held for resale |
| 24   | Renewable energy source devices |
| 25   | Other, specify |

I declare I have read this tax return and the accompanying schedules and statements. The facts in them are true. If prepared by someone other than the taxpayer, the preparer signing this return certifies that this declaration is based on all information he or she has knowledge of.

Signature taxpayer

Print name

Title

Date

Signature preparer

Print name

Preparer ID

Date

Address

Phone

$25,000

Less Exemptions

Widowed

Exempt

Blind

Taxable

Total disability

Value

Other, specify

Penalties

Signature, deputy

Date

Sign and date your return, send the original to the county property appraiser’s office by April 1. Unsigned returns cannot be accepted by the appraiser’s office. If you are entitled to a widow’s, widower’s, or disability exemption on personal property (not already claimed on real estate), consult your appraiser.
**TANGIBLE PERSONAL PROPERTY**

Report all property owned by you including fully depreciated items still in use.

### ASSETS PHYSICALLY REMOVED DURING THE LAST YEAR

<table>
<thead>
<tr>
<th>Description</th>
<th>Age</th>
<th>Year Acquired</th>
<th>Taxpayer’s Estimate of Fair Market Value</th>
<th>Original Installed Cost</th>
<th>Disposed, sold, or traded and to whom?</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

### LEASED, LOANED, OR RENTED EQUIPMENT

Complete if you hold equipment belonging to others.

<table>
<thead>
<tr>
<th>Name and Address of Owner or Lessor</th>
<th>Description</th>
<th>Year Acquired</th>
<th>Year of Manufacture</th>
<th>Monthly Rent</th>
<th>Original Installed Cost</th>
<th>Lease Purchase Option</th>
<th>Yes</th>
<th>No</th>
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</thead>
<tbody>
<tr>
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</tbody>
</table>

### SCHEDULE FOR LINE 22, PAGE 1

Equipment owned by you but rented, leased, or held by others. Enter total on page 1.

<table>
<thead>
<tr>
<th>Lease Number</th>
<th>Name/address of lessee</th>
<th>Actual physical location</th>
<th>Description</th>
<th>Age</th>
<th>Year Acquired</th>
<th>Taxpayer’s Estimate of Fair Market Value</th>
<th>Original Installed Cost</th>
<th>Cond*</th>
<th>Lease Purchase Option</th>
<th>Yes</th>
<th>No</th>
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### SCHEDULES FOR PAGE 1, LINES 10 - 21 and 23 - 25

<table>
<thead>
<tr>
<th>Description</th>
<th>Age</th>
<th>Year Acquired</th>
<th>Taxpayer’s Estimate of Fair Market Value</th>
<th>Cond*</th>
<th>Original Installed Cost</th>
<th>APPRAISER’S USE ONLY</th>
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</thead>
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<tr>
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</table>

**Enter totals on page 1.**

<table>
<thead>
<tr>
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**Enter line number from page 1.**

<table>
<thead>
<tr>
<th>Description</th>
<th>Age</th>
<th>Year Acquired</th>
<th>Taxpayer’s Estimate of Fair Market Value</th>
<th>Cond*</th>
<th>Original Installed Cost</th>
<th>Cond*</th>
<th>Value</th>
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</thead>
<tbody>
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</table>

**Enter totals on page 1.**

<table>
<thead>
<tr>
<th>TOTAL</th>
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**Enter line number from page 1.**

<table>
<thead>
<tr>
<th>Description</th>
<th>Age</th>
<th>Year Acquired</th>
<th>Taxpayer’s Estimate of Fair Market Value</th>
<th>Cond*</th>
<th>Original Installed Cost</th>
<th>Cond*</th>
<th>Value</th>
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</tbody>
</table>

**Enter totals on page 1.**

<table>
<thead>
<tr>
<th>TOTAL</th>
<th>TOTAL</th>
<th>TOTAL</th>
<th>TOTAL</th>
</tr>
</thead>
</table>

*Condition: enter good, avg (average), or poor.  
Add pages, if needed.  
See instructions on pages 3 and 4.
Complete this form if you own property used for commercial purposes that is not included in the assessed value of your business’ real property. This may include office furniture, computers, tools, supplies, machines, and leasehold improvements. Return this to your property appraiser’s office by April 1. Keep a copy for your records.

Report your summary totals on page 1. Use page 2 or an attached, itemized list with original cost and date acquired for each item to provide the details for each category. Contact your local property appraiser if you have questions.

If you ask, the property appraiser will give you an extension for 30 days and may grant an additional 15 days. You must ask for the extension in time for the property appraiser to consider the request and act on it before April 1.

Each return is eligible for an exemption up to $25,000. By filing a DR-405 on time you automatically apply for the exemption. If you do not file on time, Florida Law provides for the loss of the $25,000 exemption.

WHAT TO REPORT

Include on your return:
1. Tangible Personal Property. Goods, chattels, and other articles of value (except certain vehicles) that can be manually possessed and whose chief value is intrinsic to the article itself.
2. Inventory held for lease. Examples: equipment, furniture, or fixtures after their first lease or rental.
3. Equipment on some vehicles. Examples: power cranes, air compressors, and other equipment used primarily as a tool rather than a hauling vehicle.
4. Property personally owned, but used in the business.
5. Fully depreciated items, whether written off or not. Report at original installed cost.

Do not include:
1. Intangible Personal Property. Examples: money, all evidences of debt owed to the taxpayer, all evidence of ownership in a corporation.
2. Household Goods. Examples: wearing apparel, appliances, furniture, and other items ordinarily found in the home and used for the comfort of the owner and his family, and not used for commercial purposes.
3. Most automobiles, trucks, and other licensed vehicles. See 3 above.
4. Inventory that is for sale as part of your business. Items commonly referred to as goods, wares, and merchandise that are held for sale. Also, inventory is construction and agricultural equipment weighing 1,000 pounds or more that is returned to a dealership under a rent-to-purchase option and held for sale to customers in the ordinary course of business. See section 192.001(11)(c), Florida Statutes.

LOCATION OF PERSONAL PROPERTY

Report all property located in this county on January 1. You must file a single return for each site in the county where you transact business. If you have freestanding property at multiple sites other than where you transact business, file a separate, but single, return for all such property located in the county.

Examples of freestanding property at multiple sites include vending and amusement machines, LP/propane tanks, utility and cable company property, billboards, leased equipment, and similar property not customarily located in the offices, stores, or plants of the owner, but is placed throughout the county.

PENALTIES

Failure to file - 25% of the total tax levied against the property for each year that no return is filed

Filing late - 5% of the total tax levied against the property covered by that return for each year, each month, and part of a month, that a return is late, but not more than 25% of the total tax

Unlisted property - 15% of the tax attributable to the omitted property

RELATED FLORIDA TAX LAWS

§192.042, F.S. - Assessment date: Jan 1
§193.052, F.S. - Filing requirement
§193.062, F.S. - Filing date: April 1
§193.063, F.S. - Extensions for filing
§193.072, F.S. - Penalties
§193.074, F.S. - Confidentiality
§195.027(4), F.S. - Return Requirements
§196.183, F.S. - $25,000 Exemption
§ 837.06, F.S. - False Official Statements

See line and column instructions on page 4.
**LINE INSTRUCTIONS**

Within each section, group your assets by year of acquisition. List each item of property separately except for “classes” of personal property. A class is a group of items substantially similar in function, use, and age.

**Line 14 - Farm, Grove, and Dairy Equipment**

List all types of agricultural equipment you owned on January 1. Describe property by type, manufacturer, model number, and year acquired. Examples: bulldozers, draglines, mowers, balers, tractors, all types of dairy equipment, pumps, irrigation pipe - show feet of main line and sprinklers, hand and power sprayers, heaters, discs, fertilizer distributors.

**Line 16 and 16a - Hotel, Motel, Apartment and Rental Units (Household Goods)**

List all household goods. Examples: furniture, appliances, and equipment used in rental or other commercial property. Both residents and nonresidents must report if a house, condo, apartment, etc. is rented at any time during the year.

**Line 17 - Mobile Home Attachments**

For each type of mobile home attachment (awnings, carports, patio roofs, trailer covers, screened porches or rooms, cabanas, open porches, utility rooms, etc.), enter the number of items you owned on January 1, the year of purchase, the size (length X width), and the original installed cost.

**Line 20 - Leasehold Improvements, Physical Modifications to Leased Property**

If you have made any improvements, including modifications and additions, to property that you leased, list the original cost of the improvements. Group them by type and year of installation. Examples: slat walls, carpeting, paneling, shelving, cabinets. Attach an itemized list or depreciation schedule of the individual improvements.

**Line 22 - Owned by you but rented to another**

Enter any equipment you own that is on a loan, rental, or lease basis to others.

**Line 23 - Supplies**

Enter the average cost of supplies that are on hand. Include expensed supplies, such as stationery and janitorial supplies, linens, and silverware, which you may not have recorded separately on your books.

Include items you carry in your inventory account but do not meet the definition of “inventory” subject to exemption.

**Line 24 - Renewable Energy Source Devices**

List all renewable energy source devices as defined in section 193.624, Florida Statutes. Section 196.182, F.S., provides an exemption to renewable energy source devices considered tangible personal property. The exemption is granted based on a percentage of value, when the devices are installed, and what type of property the devices are installed on.

**COLUMN INSTRUCTIONS**

List all items of furniture, fixtures, all machinery, equipment, supplies, and certain types of equipment attached to mobile homes. For each item, you must report your estimate of the current fair market value and condition of the item (good, average, poor). Enter all expensed items at original installed cost. Do not use “various” or “same as last year” in any of the columns. These are not adequate responses and may subject you to penalties for failure to file.

**Taxpayer’s Estimate of Fair Market Value**

You must report the taxpayer's estimate of fair market value of the property in the columns labeled “Taxpayer’s Estimate of Fair Market Value.” The amount reported is your estimate of the current fair market value of the property.

**Original Installed Cost**

Report 100% of the original total cost of the property in the columns labeled “Original Installed Cost.” This cost includes sales tax, transportation, handling, and installation charges, if incurred. Enter only unadjusted figures in “Original Installed Cost” columns.

The original cost must include the total original installed cost of your equipment, before any allowance for depreciation. Include sales tax, freight- in, handling, and installation costs. If you deducted a trade-in from the invoice price, enter the invoice price. Add back investment credits taken for federal income tax if you deducted those from the original cost. Include all fully depreciated items at original cost, whether written off or not.

**Assets Physically Removed**

If you physically removed assets last year, complete the columns in the first section of page 2. If you sold, traded, or gave property to another business or person, include the name in the last column.

**Leased, Loaned, and Rented Equipment**

If you borrowed, rented, or leased equipment from others, enter the name and address of the owner or lessor in the second section of page 2. Include a description of the equipment, year you acquired it, year of manufacture (if known), the monthly rent, the amount it would have originally cost had you bought it new, and indicate if you have an option to buy the equipment at the end of the term.
### Property Roll

<table>
<thead>
<tr>
<th>Statutory Authority</th>
<th>Property Roll Affected</th>
<th>Type of Exemption</th>
<th>Real Property</th>
<th>Personal Property</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 § 196.031(1)(a)</td>
<td>Real</td>
<td>$25,000 Homestead Exemption</td>
<td>Number of Exemptions: 1</td>
<td>Value of Exemption: 1</td>
</tr>
<tr>
<td>2 § 196.031(1)(b)</td>
<td>Real</td>
<td>Additional $25,000 Homestead Exemption</td>
<td>Number of Exemptions: 2</td>
<td>Value of Exemption: 2</td>
</tr>
<tr>
<td>3 § 196.075</td>
<td>Real</td>
<td>Additional Homestead Exemption Age 65 and Older</td>
<td>Number of Exemptions: 3</td>
<td>Value of Exemption: 3</td>
</tr>
<tr>
<td>4 § 196.081</td>
<td>Real</td>
<td>Totally &amp; Permanently Disabled Veterans &amp; Surviving Spouse</td>
<td>Number of Exemptions: 4</td>
<td>Value of Exemption: 4</td>
</tr>
<tr>
<td>5 § 196.091</td>
<td>Real</td>
<td>Totally Disabled Veterans Confined to Wheelchairs</td>
<td>Number of Exemptions: 5</td>
<td>Value of Exemption: 5</td>
</tr>
<tr>
<td>6 § 196.095</td>
<td>Real</td>
<td>Licensed Child Care Facility in Enterprise Zone</td>
<td>Number of Exemptions: 6</td>
<td>Value of Exemption: 6</td>
</tr>
<tr>
<td>7 § 196.101</td>
<td>Real</td>
<td>Quadriplegic, Paraplegic, Hemiplegic &amp; Totally &amp; Permanently Disabled &amp; Blind (Meeting Income Test)</td>
<td>Number of Exemptions: 7</td>
<td>Value of Exemption: 7</td>
</tr>
<tr>
<td>8 § 196.183</td>
<td>Personal</td>
<td>$25,000 Tangible Personal Property Exemption</td>
<td>Number of Exemptions: 8</td>
<td>Value of Exemption: 8</td>
</tr>
<tr>
<td>9 § 196.196</td>
<td>Real &amp; Personal</td>
<td>Constitutional Charitable, Religious, Scientific or Literary</td>
<td>Number of Exemptions: 9</td>
<td>Value of Exemption: 9</td>
</tr>
<tr>
<td>10 § 196.1961</td>
<td>Real</td>
<td>Historic Property for Commercial or Nonprofit Purposes</td>
<td>Number of Exemptions: 10</td>
<td>Value of Exemption: 10</td>
</tr>
<tr>
<td>11 § 196.197</td>
<td>Real &amp; Personal</td>
<td>Charitable Hospitals, Nursing Homes &amp; Homes for Special Services</td>
<td>Number of Exemptions: 11</td>
<td>Value of Exemption: 11</td>
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<tr>
<td>12 § 196.1975</td>
<td>Real &amp; Personal</td>
<td>Charitable Homes for the Aged</td>
<td>Number of Exemptions: 12</td>
<td>Value of Exemption: 12</td>
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<tr>
<td>13 § 196.1977</td>
<td>Real</td>
<td>Proprietary Continuing Care Facilities</td>
<td>Number of Exemptions: 13</td>
<td>Value of Exemption: 13</td>
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<td>14 § 196.1978</td>
<td>Real &amp; Personal</td>
<td>Affordable Housing Property</td>
<td>Number of Exemptions: 14</td>
<td>Value of Exemption: 14</td>
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<tr>
<td>15 § 196.198</td>
<td>Real &amp; Personal</td>
<td>Educational Property</td>
<td>Number of Exemptions: 15</td>
<td>Value of Exemption: 15</td>
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<td>16 § 196.1983</td>
<td>Real &amp; Personal</td>
<td>Charter School</td>
<td>Number of Exemptions: 16</td>
<td>Value of Exemption: 16</td>
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<td>17 § 196.1985</td>
<td>Real</td>
<td>Labor Union Education Property</td>
<td>Number of Exemptions: 17</td>
<td>Value of Exemption: 17</td>
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<td>18 § 196.1986</td>
<td>Real</td>
<td>Community Center</td>
<td>Number of Exemptions: 18</td>
<td>Value of Exemption: 18</td>
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<tr>
<td>19 § 196.1987</td>
<td>Real &amp; Personal</td>
<td>Biblical History Display Property</td>
<td>Number of Exemptions: 19</td>
<td>Value of Exemption: 19</td>
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<tr>
<td>20 § 196.199(1)(a)</td>
<td>Real &amp; Personal</td>
<td>Federal Government Property</td>
<td>Number of Exemptions: 20</td>
<td>Value of Exemption: 20</td>
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<td>21 § 196.199(1)(b)</td>
<td>Real &amp; Personal</td>
<td>State Government Property</td>
<td>Number of Exemptions: 21</td>
<td>Value of Exemption: 21</td>
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<tr>
<td>22 § 196.199(1)(c)</td>
<td>Real &amp; Personal</td>
<td>Local Government Property</td>
<td>Number of Exemptions: 22</td>
<td>Value of Exemption: 22</td>
</tr>
<tr>
<td>23 § 196.199(2)</td>
<td>Real &amp; Personal</td>
<td>Leasehold Interests in Government Property</td>
<td>Number of Exemptions: 23</td>
<td>Value of Exemption: 23</td>
</tr>
<tr>
<td>24 § 196.1993</td>
<td>Real</td>
<td>Agreements with Local Governments for use of Public Property</td>
<td>Number of Exemptions: 24</td>
<td>Value of Exemption: 24</td>
</tr>
<tr>
<td>26 § 196.1997</td>
<td>Real</td>
<td>Historic Property Improvements</td>
<td>Number of Exemptions: 26</td>
<td>Value of Exemption: 26</td>
</tr>
<tr>
<td>27 § 196.1998</td>
<td>Real</td>
<td>Historic Property Open to the Public</td>
<td>Number of Exemptions: 27</td>
<td>Value of Exemption: 27</td>
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<tr>
<td>28 § 196.1999</td>
<td>Personal</td>
<td>Space Laboratories &amp; Carriers</td>
<td>Number of Exemptions: 28</td>
<td>Value of Exemption: 28</td>
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<tr>
<td>29 § 196.2001</td>
<td>Real &amp; Personal</td>
<td>Non-for-Profit Sewer &amp; Water Company</td>
<td>Number of Exemptions: 29</td>
<td>Value of Exemption: 29</td>
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<tr>
<td>30 § 196.2002</td>
<td>Real &amp; Personal</td>
<td>Non-for-Profit Water &amp; Waste Water Systems Corporation</td>
<td>Number of Exemptions: 30</td>
<td>Value of Exemption: 30</td>
</tr>
<tr>
<td>31 § 196.202</td>
<td>Real &amp; Personal</td>
<td>Blind Exemption</td>
<td>Number of Exemptions: 31</td>
<td>Value of Exemption: 31</td>
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<tr>
<td>32 § 196.202</td>
<td>Real &amp; Personal</td>
<td>Total &amp; Permanent Disability Exemption</td>
<td>Number of Exemptions: 32</td>
<td>Value of Exemption: 32</td>
</tr>
<tr>
<td>33 § 196.202</td>
<td>Real &amp; Personal</td>
<td>Widow’s Exemption</td>
<td>Number of Exemptions: 33</td>
<td>Value of Exemption: 33</td>
</tr>
<tr>
<td>34 § 196.202</td>
<td>Real &amp; Personal</td>
<td>Widower’s Exemption</td>
<td>Number of Exemptions: 34</td>
<td>Value of Exemption: 34</td>
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<tr>
<td>35 § 196.24</td>
<td>Real &amp; Personal</td>
<td>Disabled Ex-Service Member Exemption</td>
<td>Number of Exemptions: 35</td>
<td>Value of Exemption: 35</td>
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<tr>
<td>36 § 196.26(2)</td>
<td>Real</td>
<td>Land Dedicated in Perpetuity for Conservation Purposes (100%)</td>
<td>Number of Exemptions: 36</td>
<td>Value of Exemption: 36</td>
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<tr>
<td>37 § 196.26(3)</td>
<td>Real</td>
<td>Land Dedicated in Perpetuity for Conservation Purposes (50%)</td>
<td>Number of Exemptions: 37</td>
<td>Value of Exemption: 37</td>
</tr>
<tr>
<td>38 § 196.173</td>
<td>Real</td>
<td>Deployed Service Member’s Homestead Exemption</td>
<td>Number of Exemptions: 38</td>
<td>Value of Exemption: 38</td>
</tr>
<tr>
<td>39 § 196.075</td>
<td>Real</td>
<td>Additional Homestead Exemption Age 65 and Older and 25 yr Residence</td>
<td>Number of Exemptions: 39</td>
<td>Value of Exemption: 39</td>
</tr>
<tr>
<td>40 § 196.102</td>
<td>Real</td>
<td>Totally &amp; Permanently Disabled First Responders &amp; Surviving Spouse</td>
<td>Number of Exemptions: 40</td>
<td>Value of Exemption: 40</td>
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<tr>
<td>41 § 196.182</td>
<td>Personal</td>
<td>Renewable Energy Source Devices (80% exemption)</td>
<td>Number of Exemptions: 41</td>
<td>Value of Exemption: 41</td>
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Note: Centrally assessed property exemptions should be included in this table.
The 20XX Preliminary Recapitulation of the Ad Valorem Assessment Roll

Value Data

<table>
<thead>
<tr>
<th>County: _____________________________</th>
<th>Date Certified: _____________________________</th>
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</table>

**Textual Content:**

- **Just Value of All Property in the Following Categories**
  - Just Value of Land Classified Agricultural (193.461, F.S.)
  - Just Value of Land Classified High-Water Recharge (193.625, F.S.)
  - Just Value of Land Classified and Used for Conservation Purposes (193.501, F.S.)
  - Just Value of Pollution Control Devices (193.621, F.S.)
  - Just Value of Historic Property for Commercial Purposes (193.503, F.S.)
  - Just Value of Historically Significant Property (193.505, F.S.)
  - Just Value of Homestead Property (193.155, F.S.)
  - Just Value of Non-Homestead Residential Property (193.155, F.S.)
  - Just Value of Certain Residential and Non-Residential Property (193.155, F.S.)
  - Just Value of Working Waterfront Property (Art. VII, s.4(i), State Constitution)

- **Assessed Value of Differentials**
  - Homestead Assessment Differential: Just Value Minus Capped Value (193.155, F.S.)
  - Nonhomestead Residential Property Differential: Just Value Minus Capped Value (193.155, F.S.)
  - Certain Real and Nonreal Property Differential: Just Value Minus Capped Value (193.155, F.S.)

- **Assessed Value of All Property in the Following Categories**
  - Assessed Value of Land Classified Agricultural (193.461, F.S.)
  - Assessed Value of Land Classified High-Water Recharge (193.625, F.S.)
  - Assessed Value of Pollution Control Devices (193.621, F.S.)
  - Assessed Value of Historic Property for Commercial Purposes (193.503, F.S.)
  - Assessed Value of Historically Significant Property (193.505, F.S.)
  - Assessed Value of Homestead Property (193.155, F.S.)
  - Assessed Value of Non-Homestead Residential Property (193.155, F.S.)
  - Assessed Value of Certain Residential and Non-Residential Property (193.155, F.S.)
  - Assessed Value of Working Waterfront Property (Art. VII, s.4(i), State Constitution)

<table>
<thead>
<tr>
<th>Column I</th>
<th>Column II</th>
<th>Column III</th>
<th>Column IV</th>
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<tbody>
<tr>
<td>Exemptions</td>
<td></td>
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</tr>
<tr>
<td>$25,000 Homestead Exemption (196.0311(a), F.S.)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Additional $25,000 Homestead Exemption (196.0311(b), F.S.)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Additional Homestead Exemption Age 65 or Older up to $50,000 (196.075, F.S.)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Tangible Personal Property $25,000 Exemption (196.183, F.S.)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Governmental Exemption (196.199, 196.1993, F.S.)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Widows / Widowers Exemption (196.202, F.S.)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Disability / Blind Exemptions (196.081, 196.091, 196.101, 196.102, 196.202, 196.24, F.S.)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Land Dedicated in Perpetuity for Conservation Purposes (196.26, F.S.)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Historic Property Exemption (196.196, 196.197, 196.198, F.S.)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Econ. Dev. Exemption (196.1995, F.S.), Licensed Child Care Facility in Ent. Zone (196.095, F.S.)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Lands Available for Taxes (197.502, F.S.)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Homestead Assessment Reduction for Parents or Grandparents (193.703, F.S.)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Disabled Veterans' Homestead Discount (196.062, F.S.)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Deployed Service Member's Homestead Exemption (196.173, F.S.)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Additional Homestead Exemption Age 65 and Older and 25 Year Residence (196.075, F.S.)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Renewable Energy Source Devices 80% Exemption (196.182, F.S.)</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**Total Exempt Value**

0 0 0 0 0 0 0

**Total Taxable Value**

0 0 0 0 0 0 0

**Notes:**
- Columns I and II should not include values for centrally assessed property. Column III should include both real and personal centrally assessed values.
- *Applicable only to County or Municipal Local Option Levies*
The 20XX Preliminary Recapitulation of the Ad Valorem Assessment Roll
Parcels and Accounts

County: ___________________________________  Date Certified: ______________
Taxing Authority: ____________________________________________________________

<table>
<thead>
<tr>
<th>Additions/Deletions</th>
<th>Just Value</th>
<th>Taxable Value</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 New Construction</td>
<td></td>
<td></td>
</tr>
<tr>
<td>2 Additions</td>
<td></td>
<td></td>
</tr>
<tr>
<td>3 Annexations</td>
<td></td>
<td></td>
</tr>
<tr>
<td>4 Deletions</td>
<td></td>
<td></td>
</tr>
<tr>
<td>5 Rehabilitative Improvements Increasing Assessed Value by at Least 100%</td>
<td></td>
<td></td>
</tr>
<tr>
<td>6 Total TPP Taxable Value in Excess of 115% of Previous Year Total TPP Taxable Value</td>
<td></td>
<td></td>
</tr>
<tr>
<td>7 Net New Value (1 + 2 + 3 - 4 + 5 + 6 = 7)</td>
<td>0</td>
<td>0</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Selected Just Values</th>
<th>Just Value</th>
</tr>
</thead>
<tbody>
<tr>
<td>8 Just Value of Subsurface Rights</td>
<td></td>
</tr>
<tr>
<td>(this amount included in Line 1, Column I, Page One)</td>
<td>193.481, F.S.</td>
</tr>
<tr>
<td>9 Just Value of Centrally Assessed Railroad Property Value</td>
<td></td>
</tr>
<tr>
<td>10 Just Value of Centrally Assessed Private Car Line Property Value</td>
<td></td>
</tr>
</tbody>
</table>

Note: Sum of items 9 and 10 should equal centrally assessed just value on page 1, line 1, column III.

<table>
<thead>
<tr>
<th>Homestead Portability</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>11 # of Parcels Receiving Transfer of Homestead Differential</td>
<td></td>
</tr>
<tr>
<td>12 Value of Transferred Homestead Differential</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Column 1</th>
<th>Column 2</th>
</tr>
</thead>
<tbody>
<tr>
<td>Real Property</td>
<td></td>
</tr>
<tr>
<td>Personal Property</td>
<td></td>
</tr>
<tr>
<td>Parcels</td>
<td>Accounts</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Total Parcels or Accounts</th>
</tr>
</thead>
<tbody>
<tr>
<td>13 Total Parcels or Accounts</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Property with Reduced Assessed Value</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>14 Land Classified Agricultural (193.461, F.S.)</td>
<td></td>
</tr>
<tr>
<td>15 Land Classified High-Water Recharge (193.625, F.S.)</td>
<td>*</td>
</tr>
<tr>
<td>16 Land Classified and Used for Conservation Purposes (193.501, F.S.)</td>
<td></td>
</tr>
<tr>
<td>17 Pollution Control Devices (193.621, F.S.)</td>
<td></td>
</tr>
<tr>
<td>18 Historic Property used for Commercial Purposes (193.503, F.S.)</td>
<td>*</td>
</tr>
<tr>
<td>19 Historically Significant Property (193.505, F.S.)</td>
<td></td>
</tr>
<tr>
<td>20 Homestead Property; Parcels with Capped Value (193.155, F.S.)</td>
<td></td>
</tr>
<tr>
<td>21 Non-Homestead Residential Property; Parcels with Capped Value (193.1554, F.S.)</td>
<td></td>
</tr>
<tr>
<td>22 Certain Residential and Non-Residential Property; Parcels with Capped Value (193.1555, F.S.)</td>
<td></td>
</tr>
<tr>
<td>23 Working Waterfront Property (Art. VII, s.4(j), State Constitution)</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Other Reductions in Assessed Value</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>24 Lands Available for Taxes (197.502, F.S.)</td>
<td></td>
</tr>
<tr>
<td>25 Homestead Assessment Reduction for Parents or Grandparents (193.703, F.S.)</td>
<td></td>
</tr>
<tr>
<td>26 Disabled Veterans’ Homestead Discount (196.082, F.S.)</td>
<td></td>
</tr>
</tbody>
</table>

* Applicable only to County or Municipal Local Option Levies
**ORIGINAL APPLICATION FOR HOMESTEAD AND RELATED TAX EXEMPTIONS**

Permanent Florida residency required on January 1.  
Application due to property appraiser by March 1.

<table>
<thead>
<tr>
<th>County</th>
<th>Tax Year</th>
<th>Parcel ID</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

I am applying for homestead exemption, $25,000 to $50,000  
☐ New  ☐ Change

Do you claim residency in another county or state?  
Applicant?  ☐ Yes  ☐ No  
Co-applicant?  ☐ Yes  ☐ No

<table>
<thead>
<tr>
<th>Applicant</th>
<th>Co-applicant/Spouse</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Name

*Social Security #

Immigration #

Date of birth

% of ownership

Date of permanent residency

Marital status  
☐ Single  ☐ Married  ☐ Divorced  ☐ Widowed

Homestead address

Mailing address, if different

Legal description

Phone

Type of deed  
Date of deed  
Recorded:  Book  Page  Date

Did any applicant receive or file for exemptions last year?  ☐ Yes  ☐ No

Previous address:

Please provide as much information as possible. Your county property appraiser will make the final determination.

<table>
<thead>
<tr>
<th>Proof of Residence</th>
<th>Applicant</th>
<th>Co-applicant/Spouse</th>
</tr>
</thead>
<tbody>
<tr>
<td>Previous residency outside Florida and date terminated</td>
<td>date</td>
<td>date</td>
</tr>
<tr>
<td>FL driver license or ID card number</td>
<td>date</td>
<td>date</td>
</tr>
<tr>
<td>Evidence of relinquishing driver license from other state</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Florida vehicle tag number</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Florida voter registration number (if US citizen)</td>
<td>date</td>
<td>date</td>
</tr>
<tr>
<td>Declaration of domicile, enter date</td>
<td>date</td>
<td>date</td>
</tr>
<tr>
<td>Current employer</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Address on your last IRS return</td>
<td></td>
<td></td>
</tr>
<tr>
<td>School location of dependent children</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Bank statement and checking account mailing address</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Proof of payment of utilities at homestead address</td>
<td>☐ Yes  ☐ No</td>
<td>☐ Yes  ☐ No</td>
</tr>
</tbody>
</table>

Name and address of any owners not residing on the property

*Disclosure of your social security number is mandatory. It is required by section 196.011(1)b), Florida Statutes. The social security number will be used to verify taxpayer identity and homestead exemption information submitted to property appraisers.

Continued on page 2
In addition to homestead exemption, I am applying for the following benefits:
See page 3 for qualification and required documents.

<table>
<thead>
<tr>
<th>Benefit Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>- Age 65 and older with limited income (amount determined by ordinance)</td>
</tr>
<tr>
<td>- Age 65 and older with limited income and permanent residency for 25 years or more</td>
</tr>
<tr>
<td>- $500 widowed</td>
</tr>
<tr>
<td>- $500 blind</td>
</tr>
<tr>
<td>- $500 totally and permanently disabled</td>
</tr>
<tr>
<td>- Total and permanent disability - quadriplegic</td>
</tr>
<tr>
<td>- Certain total and permanent disabilities - limited income and hemiplegic, paraplegic, wheelchair required, or legally blind</td>
</tr>
<tr>
<td>- Disabled veteran discount, 65 or older</td>
</tr>
<tr>
<td>- Veteran disabled 10% or more</td>
</tr>
<tr>
<td>- Disabled veteran confined to wheelchair, service-connected</td>
</tr>
<tr>
<td>- Service-connected totally and permanently disabled veteran or surviving spouse</td>
</tr>
<tr>
<td>- Surviving spouse of veteran who died while on active duty</td>
</tr>
<tr>
<td>- First responder totally and permanently disabled in the line of duty or surviving spouse</td>
</tr>
<tr>
<td>- Surviving spouse of first responder who died in the line of duty</td>
</tr>
<tr>
<td>Other, specify:</td>
</tr>
</tbody>
</table>

I authorize this agency to obtain information to determine my eligibility for the exemptions applied for. I qualify for these exemptions under Florida Statutes. I own the property above and it is my permanent residence or the permanent residence of my legal or natural dependent(s). (See s. 196.031, Florida Statutes.)

I understand that under section 196.131(2), F.S., any person who knowingly and willfully gives false information to claim homestead exemption is guilty of a misdemeanor of the first degree, punishable by imprisonment up to one year, a fine up to $5,000, or both.

I certify all information on this form and any attached statements, schedules, etc., are true and correct to the best of my knowledge as of January 1 of this year.

Signature, applicant ___________________________ Signature, co-applicant ___________________________
Date ___________ Phone ___________________________ Date ___________ Phone ___________________________

Signature, property appraiser or deputy ___________________________ Date ___________________________
Entered by ___________________________ Date ___________________________

Penalties

The property appraiser has a duty to put a tax lien on your property if you received a homestead exemption during the past 10 years that you were not entitled to. The property appraiser will notify you that taxes with penalties and interest are due. You will have 30 days to pay before a lien is recorded. If this was not an error by the property appraiser, you will be subject to a penalty of 50 percent of the unpaid taxes and 15 percent interest each year (see s. 196.011(9)(a), F.S.). For special requirements for estates probated or administered outside Florida, see s. 196.161(1), F.S.

The information in this application will be given to the Department of Revenue. Under s. 196.121, F.S., the Department and property appraisers can give this information to any state where the applicant has resided. Social security numbers will remain confidential under s.193.114(5), F.S.

Contact your local property appraiser or visit the Department of Revenue’s website at [http://floridarevenue.com/property/](http://floridarevenue.com/property/)
EXEMPTION AND DISCOUNT REQUIREMENTS

**Homestead** Every person who owns real property in Florida on January 1, makes the property his or her permanent residence or the permanent residence of a legal or natural dependent, and files an application may receive a property tax exemption up to $50,000. The first $25,000 applies to all property taxes. The added $25,000 applies to assessed value over $50,000 and only to non-school taxes.

Your local property appraiser will determine whether you are eligible. The appraiser may consider information such as the items requested on the bottom of page 1.

**Save our Homes (SOH)** Beginning the year after you receive homestead exemption, the assessment on your home cannot increase by more than the lesser of the change in the Consumer Price Index or 3 percent each year, no matter how much the just value increases. If you have moved from one Florida homestead to another within the last two years, you may be eligible to take some of your SOH savings with you. See your property appraiser for more information.

This page does not contain all the requirements that determine your eligibility for an exemption. Consult your local property appraiser and Chapter 196, Florida Statutes, for details.

### Added Benefits Available for Qualified Homestead Properties

<table>
<thead>
<tr>
<th>Added Benefits Available for Qualified Homestead Properties</th>
</tr>
</thead>
<tbody>
<tr>
<td>Exemptions</td>
</tr>
<tr>
<td><strong>Local option, age 65 and older</strong></td>
</tr>
<tr>
<td>Amount</td>
</tr>
<tr>
<td>Local ordinance</td>
</tr>
<tr>
<td>The amount of the assessed value</td>
</tr>
<tr>
<td><strong>Widowed</strong></td>
</tr>
<tr>
<td><strong>Blind</strong></td>
</tr>
<tr>
<td><strong>Totally and Permanently Disabled</strong></td>
</tr>
<tr>
<td>All taxes</td>
</tr>
<tr>
<td>All taxes</td>
</tr>
</tbody>
</table>

### Veterans and First Responders Exemptions and Discount

<table>
<thead>
<tr>
<th>Veterans and First Responders Exemptions and Discount</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Disabled veteran discount, age 65 and older</strong></td>
</tr>
<tr>
<td>Amount</td>
</tr>
<tr>
<td>% of disability</td>
</tr>
<tr>
<td><strong>Veteran, disabled 10% or more by misfortune or during wartime service</strong></td>
</tr>
<tr>
<td>Up to $5,000</td>
</tr>
<tr>
<td><strong>Veteran confined to wheelchair, service-connected, totally disabled</strong></td>
</tr>
<tr>
<td>All taxes</td>
</tr>
<tr>
<td><strong>Service-connected, totally and permanently disabled veteran or surviving spouse</strong></td>
</tr>
<tr>
<td>All taxes</td>
</tr>
<tr>
<td><strong>Surviving spouse of veteran who died while on active duty</strong></td>
</tr>
<tr>
<td>All taxes</td>
</tr>
<tr>
<td><strong>First responder totally and permanently disabled in the line of duty or surviving spouse</strong></td>
</tr>
<tr>
<td>All Taxes</td>
</tr>
<tr>
<td><strong>Surviving spouse of first responder who died in the line of duty</strong></td>
</tr>
<tr>
<td>All taxes</td>
</tr>
</tbody>
</table>

Department of Revenue (DR) forms are available at [http://floridarevenue.com/dor/property/forms/](http://floridarevenue.com/dor/property/forms/). *DVA is the US Department of Veterans Affairs or its predecessor. **SSA is the Social Security Administration.
AD VALOREM TAX EXEMPTION
APPLICATION AND RETURN
Sections 196.195, 196.196, 196.197, 196.1978,

This application is for ad valorem tax exemption under Chapter 196, Florida Statutes, for organizations that are organized and operate for one or more of the following purposes: (check all that apply)

- Religious
- Literary
- Charitable
- Scientific
- Sewer water/Wastewater systems
- Educational
- Hospitals, nursing homes, and homes for special services
- Affordable housing / Multi-Family housing
- Other: ____________________________

The application and return must be filed each year with the county property appraiser on or before March 1.

**A. General Information**

<table>
<thead>
<tr>
<th>Name of organization</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Mailing address</th>
<th>Physical address, if different</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Business phone</th>
<th>County where property is located</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

List all owners of the property and their proportionate interest.

<table>
<thead>
<tr>
<th>Owner 1</th>
<th>%</th>
<th>Owner 2</th>
<th>%</th>
<th>Owner 3</th>
<th>%</th>
</tr>
</thead>
</table>

Legal description or parcel ID

1. Is the organization incorporated? □ Yes □ No
   - If yes, is the organization exempt from federal income tax under
     - □ 501(c)(3), I.R.C.
     - Provide a copy of the current exemption determination letter from the Internal Revenue Service.
     - If no, what is the form of organization?

2. Is any of this property rented or leased? □ Yes □ No
   - If yes, attach a copy of all active rental and lease contracts for last year.

3. Owner's statement of full value:
   - Real property
   - Real property improvements
   - Tangible personal property

4. How is the property used?
   - ____________________________

5. Is any portion of the property used for non-exempt purposes? □ Yes □ No
   - If yes, provide a detailed explanation.

Add pages, if needed.
### B. Hospitals, Nursing Homes, and Homes for Special Services

Organizations filing for exemption under this category must include the following information in addition to completing sections A & D.

1. Did you possess a valid license under Chapters 395, 400, or part I of Chapter 429, Florida Statutes, on January 1 of this year?  
   - Yes  
   - No

2. Have you qualified under Section 501(c)(3), United States Internal Revenue Code 1954?  
   - Yes  
   - No

### C. Affordable Housing / Multi-Family Affordable Housing

Organizations filing for exemption under this category must include the following information in addition to completing sections A & D.

1. How many units are used to provide affordable housing?

2. As of January 1, have there been at least 15 completed years of the recorded agreement terms on the portion of the affordable housing property for extremely-low, very-low, or low-income limits?  
   - Yes  
   - No

3. Is the property subject to an agreement with the Florida Housing Finance Corporation?  
   - Yes  
   - No

4. Is the agreement recorded in the official records of the county?  
   - Yes  
   - No

### D. Attachments

You must attach the following information except when applying for exemption as an educational institution.

> Every attachment must show the name and address of the organization, the date, and an identifiable heading and indicate that it is an attachment to Form DR-504.

1. If incorporated, a copy of your articles of incorporation
   - If not incorporated, a copy of your constitution, articles of association, declaration of trust, or other document setting your aims and purposes, including any amendments

2. A statement indicating the salaries, fees, loans, commissions, gratuities, or other compensation of any officer, director, trustee, member, or stockholder of this organization.

3. A statement indicating the guarantee of any loan to or obligation of any officer, director, trustee, member, or stockholder of this organization.

4. Any contracts between the applicant and any officer, director, trustee, member, or stockholder of this organization pertaining to:
   - a. rendition of service
   - b. provision of goods or supplies
   - c. the management of the applicant
   - d. the construction or renovation of the applicant

5. A schedule of the following:
   - a. salaries for the operation of the applicant
   - b. services rendered to the applicant
   - c. supplies and materials used by the applicant
   - d. reserves for repair, replacement, and depreciation of the property of the applicant
   - e. mortgage, lien, and encumbrance payments for the property of the applicant

6. A statement indicating the amounts the applicant charged for its services.

7. A statement indicating to what degree the proceeds of the sale, lease, or other disposition of the applicant’s property will inure to the benefit of the organization’s members, directors, or officers.

I certify all information on this form and any attached statements, schedules, etc., are true and correct to the best of my knowledge as of January 1 of this year.

_________________________  ________________________  _____________  
Signature  Title  Date

The property appraiser may require additional information to determine your eligibility for the exemption requested.
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
Kimberly Renspie, Cabinet and Legislative Analyst

The Honorable Pam Bondi, Attorney General
Attention: Andrew Fay, Director of Legislative and Cabinet Affairs
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 Department therefore requests approval to publish a Notice of Proposed Rule in the Florida Administrative Register for the following proposed rules.

**Why are the proposed rules necessary?**

The amendments to Rules 12E-1.030 (Administrative Establishment of Child Support Obligations) and 12E-1.036 (Administrative Establishment of Paternity and Support Obligations), F.A.C., are needed to incorporate by reference forms the Department intends to use to allow parents to incorporate parenting time plans in administrative child support proceedings as authorized by Chapter 2017-117, Laws of Florida.

**What do the proposed rules do?**

The proposed changes amend two rules and thirteen forms to include the procedures the Department will use to provide parenting time plans for administrative child support proceedings.

**Were comments received from external parties?** No. A rule development workshop was scheduled to be held on September 20, 2017, if requested in writing. No request was received and no workshop was held. No comments were received by the Department.

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
  - Summary of the workshop
- Draft Notice of Proposed Rule with rule text
- Incorporated materials
SUMMARY OF PROPOSED RULES

The proposed amendments to Rule 12E-1.030, F.A.C. (Administrative Establishment of Child Support Obligations), incorporate by reference forms the Department intends to use to establish parenting time plans in administrative proceedings as authorized by Chapter 2017-117, Laws of Florida.

The proposed amendments to Rule 12E-1.036, F.A.C. (Administrative Establishment of Paternity and Support Obligations), incorporate by reference forms the Department intends to use to establish parenting time plans in administrative proceedings as authorized by Chapter 2017-117, Laws of Florida.

The proposed amendments adopt, by reference, technical and administrative changes to forms currently used to administer child support services.

FACTS AND CIRCUMSTANCES JUSTIFYING PROPOSED RULES

The proposed amendments to Rule 12E-1.030, F.A.C., Administrative Establishment of Child Support Obligations, provide the forms the Department intends to use to establish parenting time plans in administrative proceedings.

The proposed amendments to Rule 12E-1.036, F.A.C., Administrative Establishment of
Paternity and Support Obligations, provide the forms the Department intends to use to establish parenting time plans in administrative proceedings.

**FEDERAL COMPARISON STATEMENT**

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

**SUMMARY OF RULE DEVELOPMENT WORKSHOP**

**SEPTEMBER 20, 2017**

A Notice of Rule Development was published in the Florida Administrative Register on September 6, 2017 (Vol. 43, No. 173, p. 3856), to advise the public of the proposed changes to Rule 12E-1.030 and Rule 12E-1.036, F.A.C., and to provide that, if requested in writing, a rule development workshop would be held on September 20, 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

CHILD SUPPORT ENFORCEMENT PROGRAM

RULE NO: RULE TITLE:

12E-1.030 Administrative Establishment of Child Support Obligations
12E-1.036 Administrative Establishment of Paternity and Support Obligations

PURPOSE AND EFFECT: The proposed amendments revise child support rules and forms to include the procedure the Department will use to allow parents to include parenting time plans in their administrative child support proceedings, pursuant to Chapter 2017-117, Laws of Florida.

SUMMARY: The rule amendments incorporate changes to procedures and forms to establish the option for parenting time plans in administrative proceedings, in accordance with recently enacted legislation.

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 wishing 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: ss. 61.13(1)(b)7., 61.14(1)(d), 409.2557(3)(p), 409.256(17),
409.2563(7)(e),409.2563(16), 409.25633(9), FS.
LAW IMPLEMENTED: ss. 409.256, 409.2563, 409.25633, 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: NOVEMBER 9, 2017 AT 1:00 P.M.

PLACE: ROOM 1220, BLDG TWO, 2450 SHUMARD OAK BLVD, TALLAHASSEE, FL

NOTICE UNDER THE AMERICANS WITH DISABILITIES ACT: Any person requiring
special accommodations to participate in any rulemaking proceeding before the Child
Support Program is asked to advise the Department at least 48 hours before such
proceeding by contacting Bobby York at (850) 617-8037. 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 IS: Bobby
York, Government Analyst II, Child Support Program, Department of Revenue, P.O. Box
8030, Mail Stop 2-4464, Tallahassee, Florida 32314-8030, Telephone: (850) 617-8037
THE FULL TEXT OF THE PROPOSED RULE IS:
12E-1.030 - Administrative Establishment of Child Support Obligations.

(1) through (3) No change.

(4) Obtaining Cooperation from the Petitioner.

(a) If a case is eligible for establishment of an administrative support order the Department must obtain cooperation from the petitioner before serving notice on the respondent. To obtain cooperation, the Department mails the petitioner Form CS-ES96, Request for Information, incorporated herein by reference, effective ______09/19/17
(http://www.flrules.org/Gateway/reference.asp?No=Ref-____08623); the Financial Affidavit Administrative Proceeding (CS-OA11); and the Parent Information Form (CS-OA12); and the Title IV-D Standard Parenting Time Plan (CS-OA250), except as provided by paragraph (6)(a). Forms CS-OA11 and CS-OA12 are incorporated by reference in Rule 12E-1.036, F.A.C. The petitioner has 20 days after the mailing date of the forms to complete and return them.

(b) through (c) No change.

(5) Initial Notice.

(a) The Department uses Form CS-OA01, Notice of Proceeding to Establish Administrative Support Order (incorporated by reference in Rule 12E-1.036, F.A.C.), to inform the respondent
that the Department has initiated an administrative proceeding to establish a support obligation. This notice is referred to as the “Initial Notice”.

1. Along with the Initial Notice, the Department shall provide the respondent with the following documents:

   a. Financial Affidavit Administrative Support Proceeding (CS-OA11); and

   b. Parent Information Form Administrative Support Proceeding (CS-OA12); and

   c. Title IV-D Standard Parenting Time Plan (CS-OA250), except as provided by paragraph (6)(a).

2. No change.

   (b) No change.

(6) Title IV-D Standard Parenting Time Plan.

(a) The Department will provide a Title IV-D Standard Parenting Time Plan, form CS-OA250, to each parent as required by section 409.25633, F.S., unless:

   1. Florida is not the child’s home state;

   2. One or both parents do not reside in Florida;

   3. Either parent has requested nondisclosure for fear of harm from the other parent;

   4. The parent who owes support is incarcerated; or

   5. The parent owed support is a caregiver.

   (b) If both parents agree to, sign, and return a parenting time plan to the Department before an administrative Final Order is entered, the parenting time plan will be incorporated into the Final Order. Both parents do not need to sign the same form. If the parents have a judicially established parenting time plan, the plan will not be incorporated in the administrative order.

   (6) renumbered to (7), No further change.
(8)(7) Proposed Administrative Support Order.

(a) After the Department serves the respondent with the Initial Notice in accordance with paragraph (5)(4)(b), no sooner than 20 days after service, the Department shall calculate the respondent’s support obligation using the child support guidelines in section 61.30, F.S. If the respondent does not provide financial information within the time required by section 409.2563(13)(a) and (b), F.S., the Department shall impute income as provided by section 61.30(2)(b), F.S. or section 409.2563(5), as applicable.

(b) through (d) No change.

(e) Except as provided by paragraph (6)(a), a blank Title IV-D Standard Parenting Time Plan is included with Form CS-OA20 when the parents do not provide a parenting time plan of their own or do not agree to the Title IV-D Standard Parenting Time Plan.

(e) renumbered to (f), No further change.

(9)(8) Informal Discussions.

(a) through (b) No change.

(c) The respondent may contact the Department to discuss the case at any time, however, contact outside the time frame referenced in paragraph (9)(8)(b) does not extend the time to request a hearing. If the respondent asks the Department for an informal discussion outside of the time frame referenced above, the Department shall send the respondent Form CS-OA35, Notice of Late Request for Informal Discussion Administrative Proceeding (incorporated by reference in Rule 12E-1.036, F.A.C.), and inform the respondent that the Department will discuss the Proposed Order with the respondent, but will not extend the time to request an administrative hearing.

(d) through (f) No change.
(9) renumbered to (10), No further change.

(11)(40) Final Administrative Support Orders. The Department uses Form CS-OA40, Final Administrative Paternity and Support Order (incorporated by reference in Rule 12E-1.036, F.A.C.) to establish the support obligation. Section 409.2563(7)(e), F.S., sets the requirement for the Final Administrative Support Order and the minimum requirements for the content of the order. In addition to the Final Administrative Support Order, the Department enters an Income Deduction Order as part of the Final Administrative Support Order. The respondent is responsible for making the ordered payments to the State Disbursement Unit until the income deduction begins. Once rendered, a Final Administrative Support Order has the same force and effect as a court order and it remains in effect until the Department modifies it, or it is vacated as described in subsection (17)(45), or it is superseded by a court order. If an administrative hearing is held, the administrative law judge shall issue an administrative support order, or a final order denying an administrative support order. If both parents agree to, sign, and return a parenting time plan to the Department before an administrative Final Order is entered, the parenting time plan will be incorporated into the Final Order. If a parenting time plan is not incorporated into the Final Order, the Department will provide each parent a blank Petition to Establish a Parenting Time Plan, except as provided by paragraph (6)(a).

(12)(44) A respondent may consent to the entry of a final order any time after the receipt of the Initial Notice. To do this, the respondent must complete and return Form CS-PO384, Waiver of Opt-Out Administrative Proceeding (incorporated by reference in Rule 12E-1.036, F.A.C.), after the respondent receives the Initial Notice Packet. If the respondent returns the Waiver of Opt-Out Administrative Proceeding, Financial Affidavit, and Parent Information Form, the Department sends the respondent Form CS-ES97, Waiver of Administrative Hearing
(incorporated by reference in Rule 12E-1.036, F.A.C.). The Department also sends a copy of the Proposed Administrative Support Order discussed in subsection (8)(6) of this rule. If the respondent completes and returns the CS-ES97, the Department need not wait 27 days from sending the Proposed Order to complete and render a Final Administrative Paternity and Support Order, CS-OA40. If the respondent does not return the CS-ES97, the Department waits at least 27 days after sending the Proposed Order before completing a Final Administrative Paternity and Support Order.

(12) renumbered to (13). No further change.

(14)(13) Modifying an Administrative Support Order.

(a) through (c) No change.

(d) The Department shall notify the parents or caregiver when it begins a proceeding to modify the support obligation of an Administrative Support Order.

1. The Department uses Form CS-OA120R, Proposed Order to Modify Administrative Support Order, hereby incorporated by reference effective 9/19/17 (http://www.flrules.org/Gateway/reference.asp?No=Ref-08625), to modify the support obligation amount when a review indicates a modification is appropriate. If the party that did not request the review responds during the support order review, the Department sends the proposed order by regular mail to both parties to their addresses of record. If the non-requesting party does not participate in the support order review, the Department shall attempt to serve the proposed order on the non-requesting party by certified mail or personal service. If service is not accomplished by certified mail or personal service, the Department shall send the non-requesting party the proposed order by regular mail to the non-requesting party’s address of record. If the proposed order is not contested by either party within 30 days of service by certified mail or
personal service, or 35 days after the Notice is sent by regular mail, the Department prepares and
renders Form CS-OA140R, Final Modified Administrative Support Order, hereby incorporated
by reference effective _____9/19/17 (http://www.flrules.org/Gateway/reference.asp?No=Ref-
_____08626). Under section 409.2563(13)(c), F.S., a party to an administrative proceeding has a
continuing duty to provide the Department with a current mailing address after being served with
an initial notice under (5)(b) of this rule and the party is presumed to receive a subsequent notice,
proposed order or other document mailed to the party’s address of record including a proposed
order to modify support.

2. The Proposed Order to Modify Administrative Support Order shall include the same
notices as specified in subsection (8)(7) of this rule.

3. Except as provided by paragraph (6)(a), a blank Title IV-D Standard Parenting Time Plan
is included with Form CS-OA120R and CS-OA140R when the parents do not provide a
parenting time plan of their own or do not agree to a Title IV-D Standard Parenting Time Plan. If
a parenting time plan is not incorporated into the Final Modified Administrative Order, a blank
Petition to Establish a Parenting Time Plan is provided, except as provided by paragraph (6)(a).

(15)(14) Termination of an Administrative Support Order

(a) through (d) No change.

(e) When the Department begins a proceeding to terminate an Administrative Support Order,
the Department shall notify the parents or caregiver by regular mail at the address of record for
each party using Form CS-OA160, Notice of Intent to Terminate Final Administrative Support
Order, hereby incorporated by reference effective 9/19/17
(http://www.flrules.org/Gateway/reference.asp?No=Ref-08627). If the notice is not contested the
Department shall render Form CS-OA178, Final Administrative Order Terminating Support
Order, hereby incorporated by reference effective 9/19/17


(15) through (17) renumbered to (16) through (18), no further change.


Amended ________.

12E-1.036 Administrative Establishment of Paternity and Support Obligations.

(1) through (4) No change.

(5) Obtaining Cooperation from the Mother or Caregiver.

(a) No change.

(b) If the mother or caregiver and the child(ren) appear for the genetic test and provide a sample timely, the Department shall proceed to serve the respondent with an initial notice as described in subsection (7)(6) below.

(c) No change.

(6) Title IV-D Standard Parenting Time Plan.

(a) The Department will provide a Title IV-D Standard Parenting Time Plan, form CS-OA250, to each parent as required by section 409.25633, F.S., unless:

1. Florida is not the child’s home state;

2. One or both parents do not reside in Florida;

3. Either parent has requested nondisclosure for fear of harm from the other parent;

4. The parent who owes support is incarcerated; or

5. The parent owed support is a caregiver.
(b) If both parents agree to, sign, and return the parenting time plan to the Department before an administrative Final Order is entered, the parenting time plan will be incorporated into the Final Order. Both parents do not need to sign the same form. If the parents have a judicially established parenting time plan, the plan will not be incorporated in the administrative order.

(7)(6) Notice of Proceeding to Establish Paternity and Order to Appear for Genetic Testing.

(a) Notice of Proceeding to Establish Paternity or Paternity and Administrative Support Requirements. The Department will serve the alleged father with Form CS-OP01, Notice of Administrative Proceeding to Establish Paternity, hereby incorporated by reference effective ——9/19/17 (http://www.flrules.org/Gateway/reference.asp?No=Ref-____08631), hereafter referred to as the Notice of Proceeding. The Department will send the alleged father Form CS-OP02, Order to Appear for Genetic Testing, incorporated by reference effective 04/16 (http://www.flrules.org/Gateway/reference.asp?No=Ref-06601), with the Notice of Proceeding and a copy of the Paternity Declaration, CS-PO34, or an affidavit that names the alleged father. The Notice of Proceeding will be served on the respondent by certified mail, restricted delivery, return receipt requested, or by any other means of service that meet the requirements for service of process in a civil action. Once served, the alleged father must notify the Department in writing of any change of address. If the alleged father does not update the Department, the Department will serve by regular mail any other document or resulting order to the address of record and the alleged father is deemed to have received them.

(b) No change.

(7) renumbered to (8), No further change.

(9)(8) Scheduling and Rescheduling of Genetic Testing Sample Collections.

(a) No change.
(b) Rescheduling of Genetic Testing. The Department will reschedule the appointment for a genetic testing sample collection:

1. through 2. No change.

3. One time when a person sanctioned as described by subsection (10)(9) of this rule asks for a genetic testing sample collection.

(c) through (d) No change.

(9) through (10) renumbered to (10) through (11), No further change.

(12)(14) Proposed Order of Paternity. The Proposed Order of Paternity (http://www.flrules.org/Gateway/reference.asp?No=Ref-08636), CS-OP30 effective _____9/49/17 and incorporated by reference, is sent to the alleged father by regular mail to the address of record. The Proposed Order of Paternity informs him that the Department intends to issue a final order establishing him as the legal father of the child or children named in the Proposed Order of Paternity. The Proposed Order of Paternity informs the alleged father of his right to an informal review and to an administrative hearing. The time frames, forms, and procedures for the informal review and administrative hearing are the same as described in paragraphs (14)(13)(a) and (b). A blank Title IV-D Standard Parenting Time Plan, CS-OA250, is included with form CS-OP30 except as provided by paragraph (6)(a). The Department will:

(a) through (c) No change.

(13)(12) Proceeding to Establish an Administrative Paternity and Support Order.

(a) After paternity has been determined, the Department may serve the alleged father by regular mail at the address of record with the Notice of Proceeding to Establish Administrative Support Order form (http://www.flrules.org/Gateway/reference.asp?No=Ref-08638), CS-OA01 effective _____9/49/17 and incorporated by reference. The CS-OA01 informs the
alleged father the Department intends to establish a paternity and a support obligation for the child named in the Notice and explains the steps the Department will take. The CS-OA01 also informs the alleged father of his right to file an action in circuit court or request the Department to proceed in circuit court instead of administratively. The Department will:

1. Send the alleged father the Notice of Proceeding to Establish Administrative Support Order form, CS-OA01, by regular mail informing him of the Department’s intent to establish an order for paternity and support. The Department uses the Notice of Proceeding to Establish Paternity and Administrative Support Order form (http://www.flrules.org/Gateway/reference.asp?No=Ref-08639), CS-OX01 effective 9/49/17 and incorporated by reference, when there is more than one child on the case and paternity has already been established for one or more children. **The Department will provide a Title IV-D Standard Parenting Time Plan, CS-OA250, except as provided by paragraph (6)(a).**

2. No change.

3. Send the mother, caregiver, or other state a copy of the Notice of Proceeding to Establish Administrative Support Order, CS-OA01, by regular mail. The Department will also include the genetic test results and a blank Financial Affidavit Administrative Support Proceeding, CS-OA11, in the packet. The Financial Affidavit is not sent to caregivers. The Department also sends the Notice to Parent or Caregiver of Administrative Proceeding form (http://www.flrules.org/Gateway/reference.asp?No=Ref-08642), CS-OA06 effective 9/49/17 and incorporated by reference. The Notice to Parent or Caregiver of Administrative Proceeding informs the mother or caregiver of the proceeding to establish support and directs the mother to complete the enclosed forms. Included in the packet is the Parent
Information Form Administrative Support Proceeding, CS-OA12. The Department will provide a
Title IV-D Standard Parenting Time Plan, CS-OA250, except as provided by paragraph (6)(a).

(b) Alleged Father’s Rights; Proceeding in Circuit Court as an alternative to the
Administrative Process:

1. The alleged father may file a paternity action in circuit court and serve the
Department with a copy of the petition. The alleged father must have the petition served on
the Deputy Agency Clerk at the address specified in the notice within 20 days after the date
the Notice of Proceeding to Establish Administrative Support Order was mailed. If the
Department is served timely, it will end the administrative establishment process and
proceed in circuit court. If the alleged father files a petition in circuit court, but does not
serve the Department in the 20-day time frame, the Department will continue with the
administrative establishment proceeding by either issuing a Proposed Administrative
Paternity and Support Order (http://www.flrules.org/Gateway/reference.asp?No=Ref-
_____08643), CS-OA20 effective _____9/19/17 and incorporated by reference, or referring
the proceeding to the Division of Administrative Hearings without issuing a Proposed
Administrative Paternity and Support Order if the Department determines that an
evidentiary hearing is appropriate to determine the respondent’s income. If the petition is
served on the Department timely, the Department will mail the petitioning parent or
caregiver the Dismissal of Administrative Proceeding form, CS-OA88.

2. No change.

(14)(b) Proposed Administrative Paternity and Support Order. Not sooner than 20 days after
serving the Notice of Proceeding to Establish Administrative Support Order form, CS-OA01
under subsection (12)(b), the Department shall calculate the respondent’s support obligation
using the child support guidelines in section 61.30, F.S. If the respondent does not provide financial information within the time required by section 409.2563(13)(a) and (b), F.S., the Department shall impute income as provided section 61.30(2)(b), F.S. or section 409.2563(5), as applicable.

(a) through (b) No change.

(c) The Department may proceed with the administrative establishment of paternity and support by either sending the alleged father a Proposed Administrative Paternity and Support Order, CS-OA20, or referring the proceeding to the Division of Administrative Hearings without issuing a Proposed Administrative Paternity and Support Order if the Department determines that an evidentiary hearing is appropriate to determine the respondent’s income. The Department shall calculate the respondent’s support obligation using the child support guidelines in section 61.30, F.S. If the respondent does not provide financial information within the time required by section 409.2563(13)(a) and (b), F.S., the Department shall impute income as provided by section 61.30(2)(b), or impute income at fulltime minimum wage as provided by section 409.2563(5)(a), F.S. Calculation of the respondent’s retroactive support obligation shall be in accordance with section 61.30(17), F.S. Retroactive support shall be addressed in an initial determination of child support. The Department uses a Proposed Administrative Paternity and Support Order (http://www.flrules.org/Gateway/reference.asp?No=Ref-____08637), CS-OX20 effective ____9/19/17 and incorporated by reference, when a proceeding involves more than one child and paternity has already been established for one or more of the children. The Proposed Administrative Paternity and Support Order may include terms for monetary support, retroactive support, health insurance, and non-covered medical expenses as appropriate. The Proposed Administrative Paternity and Support Order tells the alleged father that the Department
intends to issue an administrative order establishing paternity and a support obligation for the child or children listed in the Proposed Administrative Paternity and Support Order. When an agreed to and signed parenting time plan is provided by the parents, it is enclosed with Proposed Order. If a signed parenting time plan is not enclosed, the Department will provide a blank Title IV-D Standard Parenting Time Plan, CS-OA250, with form CS-OX20 except as provided by paragraph (6)(a).

(d) through (e) No change.

(f) The Proposed Order also informs the alleged father of his rights to contest the Proposed Administrative Paternity and Support Order. The alleged father’s rights to contest the Proposed Administrative Paternity and Support Order, CS-OA20, CS-OX20, or the Proposed Order for Paternity, CS-OP30, discussed in paragraph (12)(44) are:

1. through 2. No change.

(g) through (h) No change.

(15)(44) Final Order Establishing Paternity or Paternity and Child Support.

(a) The Department will render a Final Order of Paternity (http://www.flrules.org/Gateway/reference.asp?No=Ref-_____08644), CS-OP50 effective _____ 9/19/17, or a Final Administrative Paternity and Support Order (http://www.flrules.org/Gateway/reference.asp?No=Ref-_____08645), CS-OA40 effective _____ 9/19/17, both forms incorporated by reference, if the alleged father does not ask for a hearing timely. The Department may use a Final Administrative Paternity and Support Order (http://www.flrules.org/Gateway/reference.asp?No=Ref-_____08646), CS-OX40 effective _____ 9/19/17 and incorporated by reference, in cases where there is more than one child on the order and paternity does not need to be established for all of the children. In addition to the Final
Administrative Paternity and Support Order, the Department enters an Income Deduction Order as part of the Final Administrative Paternity and Support Order. The respondent is responsible for making the ordered payments to the State Disbursement Unit until the income deduction begins.

(b) If a parenting time plan is not incorporated into the final order, forms CS-OP50, CS-OA40 and CS-OX40 include a blank Petition to Establish a Parenting Time Plan, except as provided by paragraph (6)(a).

(c) A respondent may consent to the entry of a final order any time after the receipt of the Initial Notice. To do this, the respondent must complete and return the Waiver of Opt-Out Administrative Proceeding (CS-PO384), (http://www.flrules.org/Gateway/reference.asp?No=Ref-08647), incorporated by reference, effective 9/19/17, after the respondent receives the Initial Notice Packet. If the respondent returns the Waiver of Opt-Out Administrative Proceeding, Financial Affidavit, and Parent Information Form, the Department sends the respondent the Waiver of Administrative Hearing (CS-ES97), (http://www.flrules.org/Gateway/reference.asp?No=Ref-08648), incorporated herein by reference, effective 9/19/17. The Department also sends a copy of the Proposed Administrative Support Order discussed in subsection (7)(d) of this rule. If the respondent completes and returns the CS-ES97, the Department need not wait 27 days from sending the Proposed Order to complete and render a Final Administrative Paternity and Support Order, CS-OX40. If the respondent does not return the CS-ES97, the Department waits at least 27 days after sending the Proposed Order before completing a Final Administrative Paternity and Support Order.

(c) through (d) renumbered (d) through (e), No further change.

(15) through (20) renumbered (16) through (21), No further change.
Rulemaking Authority 409.2557(3)(p), 409.256(17), 409.25633(9), FS. Law Implemented

409.256, 409.2563, 409.25633, FS. History–New 4-5-16, Amended_____.
NAME OF PERSON ORIGINATING PROPOSED RULE: Bobby York

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Governor and Cabinet

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: October 17, 2017

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: September 6, 2017
Child Support Program

Request for Information

Child Support Case Number: <<CSECaseNum>>
Activity Number: <<ActivityNum>>
Other Parent: <<NCPName>>

We are establishing, modifying, or reviewing a support order for the child(ren) named below:

Child’s Name                      Child’s Birth Date
<<Child1Name>>                    <<Child1DOB>>
<<Child2Name>>                    <<Child2DOB>>

To contact us call <<Option 1>>.

If your address has changed, provide new address here:

________________________________________

________________________________________

________________________________________
Option 1 (based on the office handling the case)

If case is handled in Miami Dade, use current Miami Dade phone number from ZCCOUNTY_CODES table. If case is handled in any other county except Miami Dade, use current State Office phone number from ZCCOUNTY_CODES table.

Option 2 (based upon activity and recipient)

A. when generated to Other parent from ZINC, ZPSN, or ZJUE

To decide how much the other parent should pay, we also need information about you.

Please fill in the enclosed form(s) and return them to us within 20 days from the date of this notice. Mail the completed form(s) to:

Florida Department of Revenue
Child Support Program
Central Mail Processing Facility
<<GenTaxworldCentralAddress1>>
<<GenTaxworldCentralAddress2>>

This address in not a Child Support office location. Find office locations at www.floridarevenue.com/childsupport/contact

B. when generated to CP or CTR from ZINC, ZPSN, or ZJUE when reason is not ZPS, ZACP, ZPDE, ZPMS, ZPO, ZPSL, on in-state or initiating cases

To decide how much the other parent should pay, we also need information about you.

You must fill in the enclosed form(s) and return them to us within 20 days from the date of this notice. Mail the completed form(s) to:

Florida Department of Revenue
Child Support Program
Central Mail Processing Facility
<<GenTaxworldCentralAddress1>>
<<GenTaxworldCentralAddress2>>

This address in not a Child Support office location. Find office locations at www.floridarevenue.com/childsupport/contact

If you receive temporary cash assistance, Medicaid, or Food Assistance and do not complete and return the form(s), your benefits may be reduced. However, if you are in fear of the other parent, please contact us at the number below to discuss your options for how to cooperate with us. If you do not receive public assistance and do not complete and return the forms, your case may be closed.
C. when generated to CP or CTR from ZINC, ZPSN, or ZJUE on responding cases
To decide how much the other parent should pay, we also need information about you.

Please fill in the enclosed form(s) and return them to us within 45 days from the date of this notice. Mail the completed form(s) to:

Florida Department of Revenue  
Child Support Program  
Central Mail Processing Facility  
<<GenTaxworldCentralAddress1>>  
<<GenTaxworldCentralAddress2>>

This address in not a Child Support office location. Find office locations at www.floridarevenue.com/childsupport/contact

If completed forms are not returned within 45 days we will take steps to close your case because we need this information from you to move forward.

D. when generated to CP Who Is NOT CTR from ZJUE AND Activity Reason is Paternity and Support, Paternity and Medical, Add a child for Paternity and Support

We need to establish paternity for the children named above. <<Alleged Father Name>> is named in an affidavit or written declaration that states he is or may be the child(ren)’s biological father. We scheduled a genetic testing appointment for you and the child(ren).

Your appointment date and time is:

a. Date: <<Appointment Date>>
b. Time:<<Appointment Time>>
c. Place:<<First Name of Appointment Site>>
d. Address:<<Appointment Site Address 2>>
   <<Appointment Site Address 1>>
   <<City, Region, Zip-Code>>

You may also visit a Child Support Office near you Monday - Friday, between the hours of 9:00 am - 4:00 pm, before the above appointment time.

If the child(ren) lives with you, you must bring the child(ren) with you for genetic testing.

If you are a minor parent, you must bring your legal guardian with you to your appointment.

During your genetic testing appointment we will take a photo to verify your identity.

You must bring a photo ID for yourself and identification for the child.

Valid adult identification includes:

- A state issued driver’s license or ID card
- A U.S. passport, a foreign passport stamped by or an ID card issued by the U.S. Bureau of Citizenship and Immigration Services
• A U.S. military ID card
• A Florida or federal inmate ID card

Valid child identification includes:
• A state issued ID card
• A certified copy of a birth certificate
• A social security card
• An insurance card
• A school ID

To decide how much the other parent should pay, we also need information about you.

Please fill in the enclosed form(s) and return them to us within 20 days from the date of this notice. Mail the completed form(s) to:

Florida Department of Revenue
Child Support Program
Central Mail Processing Facility
<<GenTaxworldCentralAddress1>>
<<GenTaxworldCentralAddress2>>

This address in not a Child Support Program office location. Find office locations at www.floridarevenue.com/childsupport/contact

Once you have completed the genetic test for you and the child(ren), and have completed and submitted the notarized forms that we have requested we will schedule a genetic test appointment to find out if <<Alleged Father Name>>, is the biological father of the child(ren) named above.

Important
If you receive temporary cash assistance, Medicaid, or Food Assistance and do not appear or call ahead of time to reschedule, and do not return the form(s), your benefits may be reduced. However, if you are in fear of the other parent, please contact us at the number below to discuss your options for how to cooperate with us. If you do not receive public assistance and do not complete and return the forms, your case may be closed.

Option 3 (based on whether the case is Responding or not)
A. when case is not responding CP address is printed normally

B. when case is responding CP name is selected, then the following text:

In Care of Child Support Agency

Then the street, street 2, city, state, and zip of the BP in the role of other state county on the case, or, if other state county is missing, the BP in the role of other state agency on the case.
Option 4: Insert when the parenting time indicator on Review for Modification (ZRAJ) is Yes

We have also enclosed a blank Title IV-D Standard Parenting Time Plan form. If both you and the other parent agree to, sign, and return the Title IV-D Standard Parenting Time Plan or your own parenting time plan to the Department at the address before an administrative Final Order is entered, the Title IV-D Standard Parenting Time Plan or your own parenting time plan will be made a part of the Final Order. We will provide a blank copy of the Title IV-D Standard Parenting Time Plan form to the other parent. Both parents do not need to sign the same form. The Department is not authorized to modify or enforce a parenting time plan. For more information, go to floridarevenue.com/childsupport/parenting_time_plans.
1. The Florida Department of Revenue, Child Support Program issues this Proposed Order to Modify Administrative Support Order (Proposed Modified Order) as authorized by section 409.2563, Florida Statutes. In this Proposed Order we refer to <<NCP Name>> as the Respondent and <<CP/CTR Name>> as the Petitioning parent (or caregiver, if applicable).

2. The Child Support Program reviewed the existing Final Order and applied the child support guidelines in section 61.30, Florida Statutes, to the current circumstances of the parties and child(ren). Having completed the review we find that the support order should be modified because <<Option 36>>

3. Based on the enclosed Child Support Guideline Worksheet(s) and any relevant deviation factors, we propose and are prepared to enter a Final Modified Administrative Support Order (Final Modified Order) requiring the following support obligations for the child(ren) named in later in this Proposed Order:

   a. **Current child support** of $<<Current Support>> each month to be paid by the Respondent. This would be <<Option 40>> in the amount of current support ordered.

   b. **Health Insurance** <<Option 38>>.

   c. **Noncovered medical expenses.** The Respondent shall pay <<NCP Percent Support Need>> percent of the child(ren)’s reasonable and necessary noncovered medical, dental, and prescription medication expenses. The Petitioning/other parent is responsible for <<CP Percent Support Need>> percent of the expenses.

   d. **Past-due support** of $<<Past Due Support Owed>> has accrued under the existing Final Order(s), which includes any retroactive support, to be paid by the Respondent at the rate of an additional $<<Monthly Arrears Payment>> each month.

<<Option 52>>

This page is only a summary. The pages that follow contain our findings and additional terms and conditions of the Proposed Order. The start date for payments and health insurance (if ordered) will be covered in the Final Modified Order.
Notice of Rights

A. If both parties agree to the terms of this Proposed Order we will prepare a Final Modified Order for your signature.

B. If you have questions or want to discuss this Proposed Order with us informally, contact us at the address, phone number, or fax number provided. If you ask for an informal discussion within 10 days from the issue date of this proposed order, your time to ask for a hearing will be extended until 10 days after we notify you in writing that the informal discussions have ended.

C. If you disagree with this Proposed Order, you may ask for a hearing by filing a written request with the Deputy Agency Clerk at the following address:

   Deputy Agency Clerk  
   << CSE Local Office and Address >>

   Your written request must be received no later than 20 days after the issue date of this proposed order, unless the time to request a hearing is extended under paragraph B. If you file a request for hearing, you should tell us in writing why you disagree with this Proposed Order, stating each point of disagreement.

   If you file a timely request for a hearing, the Division of Administrative Hearings (DOAH) will mail you written notice of the date, time, and place of the hearing. If there is a hearing you will be able to tell your story to an administrative law judge who will decide the case. You are allowed to bring witnesses, present information, argue your case, and ask questions of any witnesses that testify. <<Option 47>>

   Any hearing will consider only issues related to child support. Neither the Child Support Program nor DOAH has authority in this proceeding to decide issues of divorce, alimony, time-sharing, or contested paternity. Only the circuit court may decide these issues.

   If you do not file a timely request for a hearing, you will lose your right to a hearing and we may render a Final Modified Order that incorporates the findings of this Proposed Order.

D. If you do not respond timely to this Proposed Order we will issue a Final Modified Order that requires you to provide support. We will mail the Final Modified Order to you and the Petitioning parent (or caregiver, if applicable) and file a copy with the clerk of the circuit court. If we or an administrative law judge issues a Final Modified Order, you have the right to seek judicial review in the District Court of Appeal.

Effect of Final Modified Order

E. If we issue a Final Modified Order, we may enforce it by any lawful means, including:

   ▪ Requiring your employer to deduct payments from your income
   ▪ Filing liens against your property
   ▪ Suspending drivers, occupational, and recreational licenses
   ▪ Attaching bank accounts and settlement proceeds
   ▪ Obtaining judgments by operation of law against you
   ▪ Taking your lottery winnings and federal income tax refunds
   ▪ Taking 40 percent of your unemployment benefits
   ▪ Taking part of your worker’s compensation benefits
   ▪ Asking a court to enforce the order
If payments are late we will report the amount owed to credit reporting agencies.

F. If we issue a Final Modified Order we will issue an income deduction order that will be effective right away.

Requirement to Notify Department of Revenue
Change of Address and Other Changes

G. Both parents (and caregiver, if any) must tell us of any changes concerning identity, contact information, or location. This includes name, social security number, residential and mailing addresses, phone numbers, driver’s license numbers, and names, addresses, and phone numbers of employers. You must promptly notify us in writing of any change in your mailing address. We will assume you receive any papers we send to the mailing address we have for you. If you change your address and do not notify us in writing, you may miss a deadline and lose your right to ask for a hearing or file an appeal.

<<Option 48>>

DONE and ISSUED this the <<Day; 1st, 2nd, 3rd, etc.>> day of <<Month>>, 20<<Year>>.

s/<<1st initial & Last Name Resp Employee from ZAPO>>
Authorized Representative
Florida Department of Revenue

This document has been electronically signed as authorized by s. 668.004, F.S.

Enclosures:
Child Support Guidelines Worksheet(s)
Financial Affidavits
<<Option 49>>

Copies furnished to:
<<Option 33>>
<<CP/CTR name>>
State of Florida Department of Revenue
Child Support Program and

<<CP/CTR NAME>>
Petitioners,

vs.

<<NCP NAME>>
Respondent.

FINAL MODIFIED ADMINISTRATIVE SUPPORT ORDER

Important Notice: This is only a Proposed Modified Order at this time. It is not yet in effect. If you disagree with this Proposed Modified Order, read the Notice of Rights section above. It tells you what to do to request a hearing. If you do nothing, we will enter this as a Final Modified Order.

The Florida Department of Revenue, Child Support Program, enters this Final Modified Administrative Support Order (Final Modified Order). We have considered the financial affidavits we received and/or other reliable information about the income of each parent. We have taken into account the child support guidelines and any relevant deviation factors in section 61.30, Florida Statutes. In this Final Modified Order we refer to <<NCP Name>> as the Respondent and <<CP/CTR Name>> as the Petitioning parent (or caregiver, if applicable).

Findings of Fact and Conclusions of Law

1. The Child Support Program has subject matter jurisdiction in this proceeding and enters this Final Modified Order as authorized by section 409.2563, Florida Statutes. There is no judicial support order for the child(ren).

2. On <<Render Date of Order Being Modified>>, the Child Support Program issued a Final Administrative Support Order (Final Order) establishing the Respondent's support obligations. The Child Support Program reviewed the Final Order as provided by section 409.2564(11), Florida Statutes, and applied the child support guidelines in section 61.30, Florida Statutes, to the current circumstances of the parties and child(ren). Having completed the review, the Child Support Program finds that the support order should be modified because <<Option 36>>

3. The Child Support Program is providing Title IV-D child support services for <<CP/CTR Name>>, the <<Option 11>> of the child(ren) named in Paragraph 4. The child(ren) resides with <<CP/CTR Name>> most of the time.
4. The Respondent has a legal duty to contribute to the support of the child(ren) named below because the Respondent is the child(ren)’s parent.

<table>
<thead>
<tr>
<th>Child(ren) Name</th>
<th>Date of Birth</th>
</tr>
</thead>
<tbody>
<tr>
<td>&lt;&lt;Child1Name&gt;&gt;</td>
<td>&lt;&lt;Child1DOB&gt;&gt;</td>
</tr>
<tr>
<td>&lt;&lt;Child2Name&gt;&gt;</td>
<td>&lt;&lt;Child2DOB&gt;&gt;</td>
</tr>
</tbody>
</table>

5. The child(ren) needs support and the Respondent has the ability to provide support as determined by this Final Modified Order.

6. This Final Modified Order is being entered without a hearing because: (Not Applicable – This is a Proposed Modified Order)

7. The Child Support Program makes the following findings of fact:
   a. The Respondent’s <<Option 13.1>> net monthly income is $<<NCP Net Income>> (<<NCP Percent Support Need>> percent of the parents’ combined net income).
   b. The Petitioning/other parent’s <<Option 13.2>> net monthly income is $<<Petitioning Parent’s Net Income>> (<<Petitioning Parent’s Percent Support Need>> percent of the parents’ combined net income).
   c. Monthly child care costs are $<<Monthly Child Care Expense>>.
   d. Monthly health insurance costs for the child(ren) are $<<Monthly Health Insurance Expense>>.

<<Option 14.1>>
<<Option 14.2>>

8. The total monthly child support need under Florida’s Child Support Guidelines is $<<Total Monthly Child Support Need>>.

9. The Respondent’s guideline share of the total child support need is $<<Current Support>> per month. The amount is based on section 61.30, Florida Statutes, which includes the factors in paragraph 7.

<<Option 15>>

10. Health insurance for the child(ren) <<Option 16.1>> available to the Respondent at reasonable cost through his/her employer, union, or other source and <<Option 16.2>> accessible to the child.

Health insurance for the child(ren) <<Option 16.3>> available to Petitioning/other parent at reasonable cost through his/her employer, union, or other source and <<Option 16.4>> accessible to the child.

<<Option 17>>
<<Option 18>>

11. <<Option 50>>
<<Option 20>>
Based upon the Findings of Fact and Conclusions of Law and in accordance with section 409.2563, Florida Statutes, it is ORDERED that:

A. The Respondent shall pay support for the following child(ren):

<table>
<thead>
<tr>
<th>Child(ren)’s Name</th>
<th>Date of Birth</th>
</tr>
</thead>
<tbody>
<tr>
<td>&lt;&lt;Child1FullName&gt;&gt;</td>
<td>&lt;&lt;Child1DOB&gt;&gt;</td>
</tr>
<tr>
<td>&lt;&lt;Child2FullName&gt;&gt;</td>
<td>&lt;&lt;Child2DOB&gt;&gt;</td>
</tr>
</tbody>
</table>

B. Starting ________ (Start date will be stated in the Final Modified Order) the Respondent shall pay:

$<<Current Support>> per month current support, plus $<<Total Payment for Past-Due Support>> each month for past-due support for a total monthly payment of $<<Total Monthly Payment>>.

When the total past-due support amount and any arrears that accrue after the date of this Final Modified Order are paid, the monthly obligation becomes the current support amount.

C. All payments must be paid by cashier’s check, certified check, money order, or a personal or business check payable to the Florida State Disbursement Unit at the following address:

Florida State Disbursement Unit
<<SDUAddress>>

Cash is not accepted. If a personal or business check is returned, the person who wrote the check may no longer be allowed to pay by check. All payments must be identified with the Respondent’s name, the amount of the payment and depository number <<Depository Number>>. The Respondent shall not receive credit for any future support payments made directly to the <<CP/CTR Name>> or to the child(ren). Any payment that is not paid when due is considered late and will result in collection action by the Child Support Program.

D. Duration of order. This Final Modified Order stays in effect until:

1. Vacated, modified, suspended or terminated by the Child Support Program;
2. Vacated on appeal; or
3. Superseded by a circuit court order.

The current support obligation in Paragraph B is reduced according to the schedule below as each child reaches age 18, dies, marries, or otherwise emancipates, unless the child is dependent in fact, between the ages of 18 and 19, still in high school and performing in good faith with a reasonable expectation of graduating before the age of 19. If payable beyond the age of 18, the current support obligation ends when the child graduates from high school.

<<Option 41>>

Current support for <<youngest child’s name 1>> is scheduled to end on <<child’s estimated emancipation date – 1 day>>, or date of high school graduation according to the conditions above, at which time the Respondent’s current support obligation ends for all children.

E. Health Insurance and Noncovered Medical Expenses. <<Option 39>>
The obligation to pay reasonable and necessary noncovered medical, dental, and prescription medication expenses incurred for the minor child(ren) shall be based on each parent’s percentage share of the monthly support obligation as stated in the child support guidelines worksheet(s). The Petitioning/other parent’s share is <<CP Percent Support Need>> percent and the Respondent’s share is <<NCP Percent Support Need>> percent.

F. Notice of Changes. Within seven (7) days the Respondent shall notify the <<CSE Local Office and Address>> and the Clerk of the Circuit Court in <<County Name>> County at <<Clerk of Court Address>> in writing of any change in name, Social Security number, residential address, mailing address, employer, employment address, phone numbers, and driver license number. It will be presumed that the Respondent has received any documents sent by regular U.S. Mail to the most recent mailing address provided.

G. The Respondent’s income is subject to immediate income deduction for payment of the support obligations in Paragraph B and any late payments or past-due amounts that accrue after entry of this Final Modified Order. A separate Income Deduction Order is being entered. The Respondent is responsible for paying the support obligations under this Final Modified Order to the State Disbursement Unit until income deduction starts.

H. The Florida Department of Economic Opportunity (or its successor agency) shall deduct, withhold, and pay to the Child Support Program, forty percent (40%) of any unemployment compensation which may now or in the future be payable to the Respondent. The amount may not exceed the total amount in Paragraph B and any subsequent late payments or past-due amounts that accrue after entry of this Final Modified Order.

<<Option 51>>

<<Option 25>>
OPTION 1 (When applicable):

A. AMENDED (use in heading only)
B. Amended

OPTION 11 (role/relationship of party to child[ren])

A. father
B. mother
C. caregiver

OPTION 13.1 (for parent who owes support)

A. imputed
B. actual

OPTION 13.2 (for parent due support)

A. imputed
B. actual

OPTION 14.1 (User selects additional findings related to income used for support guidelines for the parent who owes support) Select only when parent who owes support’s income is imputed. Choose either A1, A2, or A3.

A. The Respondent is voluntarily underemployed and is capable of earning the imputed net monthly income based upon his or her recent work history, occupational qualifications and prevailing earnings level in the community.
B. The Respondent is voluntarily unemployed and is capable of earning the imputed net monthly income based upon his or her recent work history, occupational qualifications and prevailing earnings level in the community.
C. There is a lack of sufficient, reliable information concerning the Respondent's actual earnings; therefore an earning capacity equal to full time employment at federal minimum wage is presumed for the purpose of establishing the support obligation.

OPTION 14.2 (User selects additional findings related to income used for support guidelines for the parent due support) Select only when parent due support/other parent (13.2) income is imputed. Choose either B1 or B2

A. The Petitioning/other parent is voluntarily underemployed and is capable of earning the imputed net monthly income based upon his or her recent work history, occupational qualifications and prevailing earnings level in the community.
B. The Petitioning/other parent is voluntarily unemployed and is capable of earning the imputed net monthly income based upon his or her recent work history, occupational qualifications and prevailing earnings level in the community.
C. There is a lack of sufficient, reliable information concerning the Petitioning/other parent’s actual earnings; therefore an earning capacity equal to full time employment at federal minimum wage is presumed for the purpose of establishing the support obligation.
OPTION 15 (Based on guideline information)

DOR is deviating from the guideline amount, which would be inappropriate for the following reason(s):

[Note: User selects applicable deviation reason(s). System will enumerate alphabetically as a., b., c., etc.] When options 15A – L are selected, option 20 must also be selected and the user must provide free text explanation.

A. A particular parenting plan, a court-ordered time-sharing schedule, or a time-sharing arrangement exercised by agreement of the parties provides that each child spend a substantial amount of time with each parent, as explained in the Additional Findings of Fact and Conclusions of Law.

B. The child(ren) spends a significant amount of time with the Respondent due to a particular parenting plan, a court-ordered time-sharing schedule, or a time-sharing arrangement exercised by agreement of the parties as explained in the Additional Findings of Fact and Conclusions of Law.

C. Extraordinary medical, psychological, educational, or dental expenses as explained in the Additional Findings of Fact and Conclusions of Law.

D. Payment of support to a parent that regularly has been paid and for which there is a demonstrated need as explained in the Additional Findings of Fact and Conclusions of Law.

E. Seasonal variations in one or both parents’ income as explained in the Additional Findings of Fact and Conclusions of Law.

F. Age(s) of the child(ren), taking into consideration the greater needs of older child(ren) as explained in the Additional Findings of Fact and Conclusions of Law.

G. Special needs that have been met traditionally within the family budget even though the fulfilling of those needs will cause support to exceed the guideline amount as explained in the Additional Findings of Fact and Conclusions of Law.

H. Total available assets of mother, father, and child(ren) as explained in the Additional Findings of Fact and Conclusions of Law.

I. Application of the child support guidelines requires the Respondent to pay more than 55 percent of gross income for a single support order as explained in the Additional Findings of Fact and Conclusions of Law.

J. Independent income of the child(ren), excluding the child(ren)’s SSI income as explained in the Additional Findings of Fact and Conclusions of Law.

K. Impact of IRS dependency exemption and waiver of that exemption as explained in the Additional Findings of Fact and Conclusions of Law.

L. Adjustments needed to achieve and equitable result as explained in the Additional Findings of Fact and Conclusions of Law.

M. The Respondent is entitled to a $<<Allowable Deduction>> deduction from gross income for the Respondent’s child(ren) who resides in his/her household.

N. The Respondent receives Social Security Disability (SSD) benefits. The Respondent’s guideline share of the total child support need is offset by $<<ReducedObligAmt>>$, which is the amount of Social Security dependent benefits received by the child(ren) due to Respondent’s disability.

[The following concludes Option 15 and must print when 15B-L is selected.]

Therefore, the Respondent’s monthly current support payment stated in Paragraph B is $<<TotalDeviationAmountPOSD><<Option 15.1>> per month than the guideline amount.
OPTION 15.1
A. more
B. less

OPTION 16.1 (Select whether health insurance is or is not available at reasonable cost to the parent who owes support)
A. is
B. is not

OPTION 16.2 (Select whether health insurance is or is not accessible to the child through the parent who owes support)
A. is
B. is not

OPTION 16.3 (Select whether health insurance is or is not available at reasonable cost to the parent due support)
A. is
B. is not

OPTION 16.4 (Select whether health insurance is or is not accessible to the child through the parent due support)
A. is
B. is not

OPTION 17
A. When parent due support is providing health insurance
   The Respondent has the ability to pay all or part of the cost of the child(ren)’s health insurance, which is being provided by the Petitioning parent or caregiver.

B. When either the parent who owes support or the parent due support (not caregiver) is active duty or retired military
   The <<LV_HI_PROVIDER>> is active or retired United States military. As a dependent of the <<LV_HI_PROVIDER>>, the child(ren) is entitled to health insurance under the military health insurance program.

OPTION 18 [Select A, B, or C]
A. The Respondent has the ability to pay reasonable and necessary noncovered medical, dental, and prescription medication expenses incurred for the minor child(ren).
B. The Petitioning parent has the ability to pay reasonable and necessary noncovered medical, dental, and prescription medication expenses incurred for the minor child(ren).
C. Both parents have the ability to pay reasonable and necessary noncovered medical, dental, and prescription medication expenses incurred for the minor child(ren).

OPTION 20 (Include is user selects, however mandatory if option 15A – L is selected, as well as when 20A or 20B are selected) Center as header.
Additional Findings of Fact and Conclusions of Law

OPTION 20A (Must be selected when option 15A or 15B is selected and is listed as unnumbered paragraph under Option 20.)
The Respondent’s obligation of $<<DevOblig>> is based on a particular parenting plan, a court-ordered time-sharing schedule, or a time-sharing arrangement exercised by agreement of the Respondent and the Petitioning parent under which the child spends <<%ofNightsWithNCP>>
percent of the overnights with Respondent.

Option 20B
<<Free Form Text>>

Option 23

A. When parent due support is providing health insurance
The Respondent’s share of the cost of health insurance provided for the child(ren) by the Petitioning parent/caregiver is $<<NCP Share of Health Insurance Expense When CP/CTR Provides>>, which is included in the Respondent’s share of the total child support need stated in paragraph 9.

B. When either parent is active duty or retired military
The parents shall promptly enroll the child(ren) in the Defense Enrollment Eligibility Reporting System (DEERS). The parents shall cooperate with each other in doing so, which includes but is not limited to signing forms needed to enroll the child(ren) and providing any required documentation. If the child(ren) becomes ineligible for benefits under the military health care program, the parent who enrolls the child(ren) shall notify DOR within 30 days of the change in the child(ren)’s entitlement.

OPTION 25 (Include if user selects)
Additional Provisions: (Center as Header)
<<Free Form Text>>

OPTION 31 (Based on the office handling the case.)
A. <<ZCCOUNTY_CODES>>

OPTION 33 (Use B if Respondent has an attorney)
A. <<NCP Name>>
B. <<NCP Attorney Name>>
   <<NCP Attorney Address>>

OPTION 35 (Notice goes to both parent who owes support and parent due support)
A. <<NCP Name>>
   <<NCP Address1>>
   <<NCP Address2>>
B. <<CP/CTR Name>>
   <<CP/CTR Address>>
   <<CP/CTR Address2>>

OPTION 36 (Reason for order modification)
A. the needs of the child(ren) and/or financial circumstances of one or both parents have changed.
B. <<Free Form Text>>
OPTION 38
A. Health Insurance is to be provided by <<LV_HI_PROVIDER>>.
B. Neither parent is ordered to provide health insurance for the minor child(ren).
C. The Respondent has the ability to pay all or part of the cost of the child(ren)’s health insurance, which is being provided by the Petitioning parent or caregiver.

OPTION 39
A. The <<LV_HI_PROVIDER>> shall obtain and maintain health insurance for the child(ren) by enrolling them in group health insurance available through the <<LV_HI_PROVIDER>>’s employer, union, or other source. The <<LV_HI_PROVIDER>> shall send written proof of coverage to the <<CSE Local Office and Address>>. If there is any change in health insurance the <<LV_HI_PROVIDER>> must notify DOR within 30 days and send written proof of the change. <<Option 23>>
B. Neither parent is ordered to provide health insurance for the minor child(ren).
C. The Respondent’s share of the cost of health insurance provided for the child(ren) by the Petitioning parent/caregiver is $<<NCP Share of Health Insurance Expense When CP/CTR Provides>>, which is included in the Respondent’s share of the total child support need stated in paragraph 9.

OPTION 40
A. an increase
B. a decrease

OPTION 41
Current support for <<oldest child’s name 1>> is scheduled to end on <<child’s estimated emancipation date – 1 day>>, or date of high school graduation according to the conditions above, at which time the Respondent shall pay:

$<<1st step down support amount>> per month current support.

Current support for <<next oldest child’s name 1>> is scheduled to end on <<child’s estimated emancipation date – 1 day>>, or date of high school graduation according to the conditions above, at which time the Respondent shall pay:

$<<2nd step down support amount>> per month current support

Option 47
A. [Insert when neither blank Title IV-D Standard Parenting Time Plan nor signed parenting time plan is enclosed with Proposed Order.]

If there is a hearing, DOAH may enter a Final Order.

B. [Insert when either blank Title IV-D Standard Parenting Time Plan or signed parenting time plan is enclosed with Proposed Order.]

If there is a hearing, DOAH may enter a Final Order, which would include a parenting time plan or Title IV-D Standard Parenting Time Plan that is agreed to and signed by both parents.
Option 48

A. [Insert when neither blank Title IV-D Standard Parenting Time Plan nor signed parenting time plan is enclosed with Proposed Order. ZAPO parenting time indicator = N]

I. If you have questions about this Proposed Order call <<Option 31>> or see us in person at <<CSE Local Office and Address>>.

B. [Insert when a blank Title IV-D Standard Parenting Time Plan is enclosed with Proposed Order.]

H. If provided with a written parenting time plan agreed to and signed by both parents, we will make it a part of the Final Order. A blank Title IV-D Standard Parenting Time Plan is included with this notice. If you and the other parent both agree to, sign, and return either the Title IV-D Standard Parenting Time Plan or your own parenting time plan before a Final Order is entered, we will make it a part of the Final Order. A parenting time plan that is made a part of the Final Order may only be modified or enforced by a court. The Department is not authorized to modify or enforce a parenting time plan.

I. If you have questions about this Proposed Order call <<Option 31>> or see us in person at <<CSE Local Office and Address>>.

Option 49

A. [Insert when blank Title IV-D Standard Parenting Time Plan is included with Proposed Order.]

Title IV-D Standard Parenting Time Plan

B. [Insert when nonstandard parenting time plan signed by both parents is enclosed with Proposed Order.]

Signed Parenting Time Plan

Option 50

A. [Insert when blank Title IV-D Standard Parenting Time Plan is included with Proposed Order.]

A written parenting time plan agreed to and signed by both parents has not been provided to the Department as part of this proceeding. Therefore, a parenting time plan is not incorporated into this Final Order.

B. [Insert when either signed Title IV-D Standard Parenting Time Plan or signed parenting time plan is enclosed with Proposed Order.]

A written parenting time plan agreed to and signed by both parents has been provided to the Department as part of this proceeding.
Option 51

[Insert when either signed Title IV-D Standard Parenting Time Plan or signed parenting time plan is enclosed with Proposed Order.]

1. The attached parenting time plan, agreed to and signed by both parents, is made a part of and incorporated into this Final Order. The Department is not authorized to enforce or modify the parenting time plan. The parenting time plan may only be enforced or modified in court.

Option 52 [Insert when either signed Title IV-D Standard Parenting Time Plan or signed parenting time plan is enclosed with Proposed Order.]

4. The enclosed parenting time plan has been agreed to and signed by both parents and will be made a part of the Final Order.
State of Florida Department of Revenue
Child Support Program and
<<CP/CTR NAME>>
Petitioners,

vs.

<<NCP NAME>>
Respondent.

FINAL MODIFIED ADMINISTRATIVE SUPPORT ORDER

The Florida Department of Revenue, Child Support Program, enters this Final Modified Administrative Support Order (Final Modified Order). We have considered the financial affidavits we received and/or other reliable information about the income of each parent. We have taken into account the child support guidelines and any relevant deviation factors in section 61.30, Florida Statutes. In this Final Modified Order we refer to <<NCP Name>> as the Respondent and <<CP/CTR Name>> as the Petitioning parent (or caregiver, if applicable).

Findings of Fact and Conclusions of Law

1. The Department of Revenue has subject matter jurisdiction in this proceeding and enters this Final Modified Order as authorized by section 409.2563, Florida Statutes. There is no judicial support order for the child(ren).

2. On <<Render Date of Order Being Modified>> the Child Support Program issued a Final Administrative Support Order (Final Order) establishing the Respondent’s support obligations. DOR reviewed the Final Order as provided by section 409.2564(11), Florida Statutes, and applied the child support guidelines in section 61.30, Florida Statutes, to the current circumstances of the parties and child(ren). Having completed the review the Child Support Program finds that the support order should be modified because <<Option 36>>

3. The Child Support Program is providing Title IV-D child support services for <<CP/CTR Name>>, the <<Option 11>> of the child(ren) named in Paragraph 4. The child(ren) resides with <<CP/CTR Name>> most of the time.
4. The Respondent has a legal duty to contribute to the support of the child(ren) named below because the Respondent is the child(ren)’s parent.

<table>
<thead>
<tr>
<th>Child(ren) Name</th>
<th>Date of Birth</th>
</tr>
</thead>
<tbody>
<tr>
<td>&lt;&lt;Child1Name&gt;&gt;</td>
<td>&lt;&lt;Child1DOB&gt;&gt;</td>
</tr>
<tr>
<td>&lt;&lt;Child2Name&gt;&gt;</td>
<td>&lt;&lt;Child2DOB&gt;&gt;</td>
</tr>
</tbody>
</table>

5. The child(ren) needs support and the Respondent has the ability to provide support as determined by this Final Modified Order.

6. This Final Modified Order is being entered without a hearing because <<Option 12>>.

7. The Child Support Program makes the following findings of fact:
   a. The Respondent’s <<Option 13.1>> net monthly income is $<<NCP Net Income>> (<<NCP Percent Support Need>> percent of the parents’ combined net income).
   b. The Petitioning/other parent’s <<Option 13.2>> net monthly income is $<<Petitioning Parent’s Net Income>> (<<CP Percent Support Need>> percent of the parents’ combined net income).
   c. Monthly child care costs are $<<Monthly Child Care Expense>>.
   d. Monthly health insurance costs for the child(ren) are $<<Monthly Health Insurance Expense>>.

8. The total monthly child support need under Florida’s Child Support Guidelines is $<<Total Monthly Child Support Need>>.

9. The Respondent’s guideline share of the total child support need is $<<Current Support>> per month. The amount is based on section 61.30, Florida Statutes, which includes the factors in paragraph 7.

10. Health insurance for the child(ren) <<Option 16.1>> available to the Respondent at reasonable cost through his/her employer, union, or other source and <<Option 16.2>> accessible to the child.

   Health insurance for the child(ren) <<Option 16.3>> available to Petitioning/other parent at reasonable cost through his/her employer, union, or other source and <<Option 16.4>> accessible to the child.

11. <<Option 50>>

<<Option 20>>
Based upon the Findings of Fact and Conclusions of Law and in accordance with section 409.2563, Florida Statutes, it is ORDERED that:

A. The Respondent shall pay support for the following child(ren):

<table>
<thead>
<tr>
<th>Child(ren)’s Name</th>
<th>Date of Birth</th>
</tr>
</thead>
<tbody>
<tr>
<td>&lt;&lt;Child1FullName&gt;&gt;</td>
<td>&lt;&lt;Child1DOB&gt;&gt;</td>
</tr>
<tr>
<td>&lt;&lt;Child2FullName&gt;&gt;</td>
<td>&lt;&lt;Child2DOB&gt;&gt;</td>
</tr>
</tbody>
</table>

B. Starting <<Payment Start Date>> the Respondent shall pay:

- $<<Current Support>> each month in current support, plus $<<Total Payment for Past-Due Support>> each month for past-due support, for a total monthly payment of $<<Total Monthly Payment>>

When the total past-due support amount and any arrears that accrue after the date of this Final Modified Order are paid, the monthly obligation becomes the current support amount.

C. All payments must be paid by cashier’s check, certified check, money order, or a personal or business check payable to the Florida State Disbursement Unit at the following address:

Florida State Disbursement Unit
<<SDUAddress>>

Cash is not accepted. If a personal or business check is returned, the person who wrote the check may no longer be allowed to pay by check. All payments must be identified with the Respondent’s name, the amount of the payment and depository number <<Depository Number>>. The Respondent shall not receive credit for any future support payments made directly to <<CP/CTR Name>> or to the child(ren). Any payment that is not paid when due is considered late and will result in collection action by the Child Support Program.

D. Duration of order. This Final Modified Order stays in effect until:

1. Vacated, modified, suspended or terminated by the Child Support Program;
2. Vacated on appeal; or
3. Superseded by a circuit court order.

The current support obligation in Paragraph B is reduced according to the schedule below as each child reaches age 18, dies, marries, or otherwise emancipates, unless the child is dependent in fact, between the ages of 18 and 19, still in high school and performing in good faith with a reasonable expectation of graduating before the age of 19. If payable beyond the age of 18, the current support obligation ends when the child graduates from high school.

<<Option 41>>

Current support for <<youngest child’s name 1>> is scheduled to end on <<child’s estimated emancipation date – 1 day>>, or date of high school graduation according to the conditions above, at which time the Respondent’s current support obligation ends for all children.
E. Health Insurance and Noncovered Medical Expenses. <<Option 39>>

The obligation to pay reasonable and necessary noncovered medical, dental, and prescription medication expenses incurred for the minor child(ren) shall be based on each parent’s percentage share of the monthly support obligation as stated in the child support guidelines worksheet(s). The Petitioning/other parent’s share is <<CP Percent Support Need>> percent and the Respondent’s share is <<NCP Percent Support Need>> percent.

F. Notice of Changes. Within seven (7) days the Respondent shall notify the <<CSE Local Office and Address>> and the Clerk of the Circuit Court in <<County Name>> County at <<Clerk of Court Address>> in writing of any change in name, Social Security number, residential address, mailing address, employer, employment address, phone numbers, and driver license number. It will be presumed that the Respondent has received any documents sent by regular U.S. Mail to the most recent mailing address provided.

G. The Respondent’s income is subject to immediate income deduction for payment of the support obligations in Paragraph B and any late payments or past-due amounts that accrue after entry of this Final Modified Order. A separate Income Deduction Order is being entered. The Respondent is responsible for paying the support obligations under this Final Modified Order to the State Disbursement Unit until income deduction starts.

H. The Florida Department of Economic Opportunity (or its successor agency) shall deduct, withhold, and pay to the Child Support Program, forty percent (40%) of any unemployment compensation which may now or in the future be payable to the Respondent. The amount may not exceed the total amount in Paragraph B and any subsequent late payments or past-due amounts that accrue after entry of this Final Modified Order.

<<Option 51>>

<<Option 25>>

Effective Date. This Final Modified Order is effective immediately and remains in effect until modified by DOR, vacated on appeal, or superseded by a subsequent court order.

DONE and ORDERED this the << Day; 1st, 2nd, 3rd, etc. >> day of <<Month>>, <<YY>>.

<<Image of Ann Coffin’s signature>>
Director, Child Support Program
Authorized Representative
Florida Department of Revenue

This document has been signed electronically as authorized by section 668.004, Florida Statutes. A copy has been rendered and filed on this date in the office records of the Florida Department of Revenue.

Copy furnished this date to:
<<County Name>> County Clerk of the Circuit Court

<<Option 33>>

<<Option CP/CTR name>>
NOTICE OF RIGHT TO APPEAL

A party that is adversely affected by this Final Administrative Order, the Income Deduction Order, or both has the right to judicial review under section 120.68, Florida Statutes. To obtain judicial review you must complete the following steps:

1. File an original Notice of Appeal with the Department of Revenue’s Deputy Agency Clerk within 30 days after the date the Final Modified Order is rendered. The address is:

   Department of Revenue
   Child Support Program
   Attention: Deputy Agency Clerk
   P.O. Box 8030
   Tallahassee, Florida 32314-8030

2. File a copy of the Notice of Appeal with the Clerk of the First District Court of Appeal or the Clerk of the District Court of Appeal for the district where you live. You also must pay a filing fee when you file the Notice of Appeal with the court.

Filing with the Department of Revenue or the District Court of Appeal is complete when the Notice of Appeal is received, not when it is mailed.
State of Florida Department of Revenue
Child Support Program and
<<CP/CTR NAME>>
Petitioners,

vs.

<<NCP NAME>>
Respondent.

INCOME DEDUCTION ORDER
ADMINISTRATIVE SUPPORT PROCEEDING

The Florida Department of Revenue, Child Support Program enters this Income Deduction Order regarding the Respondent’s child support obligation pursuant to section 409.2563(7), Florida Statutes.

To: All current and subsequent employers and payors of income to Respondent <<NCP Name>>

YOU ARE HEREBY ORDERED, as required by Florida law, to make regular deductions from all income of the Respondent in accordance with this Income Deduction Order and any accompanying Order/Notice to Withhold Income.

YOU ARE FURTHER ORDERED:

1. To deduct from all money due and payable to the Respondent:

   (a) $<<Current Support>> per month for current child support, plus
   (b) $<<Total Payment for Past-Due Support>> per month for past-due/retroactive support until the total past-due/retroactive/arrears amount of $<<Total Past Due Owed>> is paid,
   (c) for a total monthly payment of $<<Total Monthly Payment>>
   (d) When the total past-due/retroactive/arrears amount in (b) has been paid, continue to deduct the amount in (a) for current child support.

<<Option 41>>

Current support for <<youngest child’s name 1>> is scheduled to end on <<child’s estimated emancipation date – 1 day>>, or date of high school graduation according to the conditions above, at which time the Respondent’s current support obligation ends for all children.
2. To deduct 100 percent of any income paid in the form of a bonus or other similar one-time payment, up to the amount of the arrearage reported in the Order/Notice to Withhold, or any subsequent past-due amount that accrues.

3. To send these amounts to:

   Florida State Disbursement Unit

   <<SDUAddress>>

   Your check or other form of payment must include the Respondent’s name, the date the deduction was made, and the court depository number <<Depository Number>>.

4. Not to deduct more than the amounts allowed under Section 303(b) of the Consumer Credit Protection Act, 15 U.S.C. 1673(b), as amended.

5. To deduct an additional 20 percent of the current support obligation or other amount agreed to by the parties if a delinquency accrues after the order establishing, modifying, or enforcing the obligation has been entered and there is no order for repayment of the delinquency or a preexisting arrearage. This amount is to be deducted until the delinquency and any attorney’s fees and costs are paid in full. No deduction may be applied to attorney’s fees and costs until the delinquency is paid in full.

6. To continue income deduction at the rate in effect immediately prior to emancipation, if the obligation to pay current support is reduced or terminated due to emancipation of a child and the obligor owes an arrearage, retroactive support, delinquency, or costs. Continued deduction at that rate shall continue until all arrearages, retroactive support, delinquencies, and costs are paid in full or until the amount of withholding is modified by the DOR or a court.

This Income Deduction Order or an Income Deduction Notice will be served on the Respondent’s present and future employers. Enforcement of the Income Deduction Order may only be contested on the grounds of mistake of fact regarding the amount due pursuant to the order establishing, enforcing, or modifying the amounts in paragraph 1, or the identity of the Respondent, the Petitioning parent/caregiver, or the employer.

DONE and ORDERED this the <<Day; 1st, 2nd, 3rd, etc.>> day of <<Month>>, <<YY>>.

<<Image of Ann Coffin’s signature>>
Director, Child Support Program
Authorized Representative
Florida Department of Revenue

This document has been signed electronically as authorized by section 668.004, Florida Statutes. A copy has been filed on this date in the office records of the Florida Department of Revenue.
Notes:
(1) The Certificate of Rendition paragraph must remain all together on a single page.
(2) The Income Deduction Order section of this form must start on its own page.

Option 11 (role/relationship of party to child[ren])
A. father
B. mother
C. caregiver

Option 12 (Based on activity status codes)
A. No DOAH Request
The Respondent did not file a timely request for an administrative hearing. The time limits are stated in the Proposed Administrative Support Order, which was served on the Respondent. The Respondent is deemed to have waived the right to request a hearing as provided by section 409.2563(7)(b), Florida Statutes.
B. DOAH Relinquishes Jurisdiction
The Respondent waived his or her right to contest the proposed order at an administrative hearing.

Option 13.1 (for parent who owes support)
A. imputed
B. actual

Option 13.2 (for parent due support)
A. imputed
B. actual

Option 14.1 User selects additional findings related to income used for support guidelines for the parent who owes support
Select only when parent who owes support’s income is imputed. Choose either A1, A2, or A3.
A. The Respondent is voluntarily underemployed and is capable of earning the imputed net monthly income based upon his or her recent work history, occupational qualifications and prevailing earnings level in the community.
B. The Respondent is voluntarily unemployed and is capable of earning the imputed net monthly income based upon his or her recent work history, occupational qualifications and prevailing earnings level in the community.
C. There is a lack of sufficient, reliable information concerning the Respondent's actual earnings; therefore an earning capacity equal to full time employment at federal minimum wage is presumed for the purpose of establishing the support obligation.
Option 14.2 User selects additional findings related to income used for support guidelines for the parent due support
Select only when parent due support/OP (13.2) income is imputed. Choose either B1 or B2

A. The Petitioning/other parent is voluntarily underemployed and is capable of earning the imputed net monthly income based upon his or her recent work history, occupational qualifications and prevailing earnings level in the community.

B. The Petitioning/other parent is voluntarily unemployed and is capable of earning the imputed net monthly income based upon his or her recent work history, occupational qualifications and prevailing earnings level in the community.

C. There is a lack of sufficient, reliable information concerning the Petitioning/other parent’s actual earnings; therefore an earning capacity equal to full time employment at federal minimum wage is presumed for the purpose of establishing the support obligation.

Option 15 Based on guideline information
DOR is deviating from the guideline amount, which would be inappropriate for the following reason(s):

[Note: User selects applicable deviation reason(s). System will enumerate alphabetically as a., b., c., etc.]
When options 15A – L are selected, option 20 must also be selected and the user must provide free text explanation.

A. A particular parenting plan, a court-ordered time-sharing schedule, or a time-sharing arrangement exercised by agreement of the parties provides that each child spend a substantial amount of time with each parent, as explained in the Additional Findings of Fact and Conclusions of Law.

B. The child(ren) spends a significant amount of time with the Respondent due to a particular parenting plan, a court-ordered time-sharing schedule, or a time-sharing arrangement exercised by agreement of the parties as explained in the Additional Findings of Fact and Conclusions of Law.

C. Extraordinary medical, psychological, educational, or dental expenses as explained in the Additional Findings of Fact and Conclusions of Law.

D. Payment of support to a parent that regularly has been paid and for which there is a demonstrated need as explained in the Additional Findings of Fact and Conclusions of Law.

E. Seasonal variations in one or both parents’ income as explained in the Additional Findings of Fact and Conclusions of Law.

F. Age(s) of the child(ren), taking into consideration the greater needs of older child(ren) as explained in the Additional Findings of Fact and Conclusions of Law.

G. Special needs that have been met traditionally within the family budget even though the fulfilling of those needs will cause support to exceed the guideline amount as explained in the Additional Findings of Fact and Conclusions of Law.

H. Total available assets of mother, father, and child(ren) as explained in the Additional Findings of Fact and Conclusions of Law.

I. Application of the child support guidelines requires the Respondent to pay more than 55 percent of gross income for a single support order as explained in the Additional Findings of Fact and Conclusions of Law.

J. Independent income of the child(ren), excluding the child(ren)’s SSI income as explained in the Additional Findings of Fact and Conclusions of Law.

K. Impact of IRS dependency exemption and waiver of that exemption as explained in the Additional Findings of Fact and Conclusions of Law.

L. Adjustments needed to achieve and equitable result as explained in the Additional Findings of Fact and Conclusions of Law.
M. The Respondent is entitled to a $<<Allowable Deduction>> deduction from gross income for the Respondent’s child(ren) who resides in his/her household.

N. The Respondent receives Social Security Disability (SSD) benefits. The Respondent’s guideline share of the total child support need is offset by $<<ReducedObligAmt>> , which is the amount of Social Security dependent benefits received by the child(ren) due to Respondent’s disability.

[The following concludes Option 15 and must print when 15B-L is selected.] Therefore, the Respondent’s monthly current support payment stated in Paragraph B is $<<TotalDeviationAmountPOSD>><<Option 15.1>> per month than the guideline amount.

Option 15.1

A. more
B. less

Option 16.1 Select whether health insurance is or is not available at reasonable cost to the parent who owes support
A. is
B. is not

Option 16.2 Select whether health insurance is or is not accessible to the child through the parent who owes support
A. is
B. is not

Option 16.3 Select whether health insurance is or is not available at reasonable cost to the parent due support
A. is
B. is not

Option 16.4 Select whether health insurance is or is not accessible to the child through the parent due support
A. is
B. is not

Option 17

A. When the parent due support is providing health insurance
The Respondent has the ability to pay all or part of the cost of the child(ren)’s health insurance, which is being provided by the Petitioning parent or caregiver.

B. When either the parent who owes support or the parent due support (not caregiver) is active duty or retired military
The $<<LV_HI_PROVIDER>> is active or retired United States military. As a dependent of the $<<LV_HI_PROVIDER>>, the child(ren) is entitled to health insurance under the military health insurance program.
**Option 18 [Select A, B, or C]**

A. The Respondent has the ability to pay reasonable and necessary noncovered medical, dental, and prescription medication expenses incurred for the minor child(ren).

B. The Petitioning parent has the ability to pay reasonable and necessary noncovered medical, dental, and prescription medication expenses incurred for the minor child(ren).

C. Both parents have the ability to pay reasonable and necessary noncovered medical, dental, and prescription medication expenses incurred for the minor child(ren).

**Option 20 (Include is user selects, However mandatory if option 15A – L is selected, as well as when 20A or 20B are selected) Center as header.**

Additional Findings of Fact and Conclusions of Law

**Option 20A Must be selected when option 15A or 15B is selected and is listed as unnumbered paragraph under Option 20.**

The Respondent's obligation of $<<DevOblig>> is based on a particular parenting plan, a court-ordered time-sharing schedule, or a time-sharing arrangement exercised by agreement of the Respondent and the Petitioning parent under which the child spends $<<%ofNightsWithNCP>> percent of the overnights with Respondent.

**Option 20B**

<<Free Form Text>>

**Option 23**

A. When parent due support is providing health insurance

The Respondent’s share of the cost of health insurance provided for the child(ren) by the Petitioning parent/caregiver is $<<NCP Share of Health Insurance Expense When CP/CTR Provides>>, which is included in the Respondent’s share of the total child support need stated in paragraph 9.

B. When either parent is active duty or retired military

The parents shall promptly enroll the child(ren) in the Defense Enrollment Eligibility Reporting System (DEERS). The parents shall cooperate with each other in doing so, which includes but is not limited to signing forms needed to enroll the child(ren) and providing any required documentation. If the child(ren) becomes ineligible for benefits under the military health care program, the parent who enrolls the child(ren) shall notify DOR within 30 days of the change in the child(ren)’s entitlement.

**Option 25 (Include if user selects)**

Additional Provisions: (Center as Header)

<<Free Form Text>>

**Option 33 (Use B if Respondent has an attorney)**

A. <<NCP Name>>

B. <<NCP Attorney Name>>

<<NCP Attorney Address>>

**Option 36 Reason for order modification:**

A. the needs of the child(ren) and/or financial circumstances of one or both parents have changed.

B. <<Free Form Text>>
Option 39:

A. The <<LV_HI_PROVIDER>> shall obtain and maintain health insurance for the child(ren) by enrolling them in group health insurance available through the <<LV_HI_PROVIDER>>’s employer, union, or other source. The <<LV_HI_PROVIDER>> shall send written proof of coverage to the <<CSE Local Office and Address>>. If there is any change in health insurance the <<LV_HI_PROVIDER>> must notify DOR within 30 days and send written proof of the change. <<Option 23>>

B. Neither parent is ordered to provide health insurance for the minor child(ren).

C. The Respondent’s share of the cost of health insurance provided for the child(ren) by the Petitioning parent/caregiver is $<<NCP Share of Health Insurance Expense When CP/CTR Provides>>, which is included in the Respondent’s share of the total child support need stated in paragraph 9.

Option 41:

Current support for <<oldest child’s name 1>> is scheduled to end on <<child’s estimated emancipation date – 1 day>>, or date of high school graduation according to the conditions above, at which time the Respondent shall pay:

$<<1st step down support amount>> per month current support.

Current support for <<next oldest child’s name 1>> is scheduled to end on <<child’s estimated emancipation date – 1 day>>, or date of high school graduation according to the conditions above, at which time the Respondent shall pay:

$<<2nd step down support amount>> per month current support.

Option 50

A. [Insert when blank Title IV-D Standard Parenting Time Plan is included with Proposed Order.]

A written parenting time plan agreed to and signed by both parents has not been provided to the Department as part of this proceeding. Therefore, a parenting time plan is not incorporated into this Final Order.

B. [Insert when either signed Title IV-D Standard Parenting Time Plan or signed parenting time plan is enclosed with Proposed Order.]

A written parenting time plan agreed to and signed by both parents has been provided to the Department as part of this proceeding.

Option 51

[I. The attached parenting time plan, agreed to and signed by both parents, is made a part of and incorporated into this Final Order. The Department is not authorized to enforce or modify the parenting time plan. The parenting time plan may only be enforced or modified in court.]
Parenting Time

This Final Order does not include a parenting time plan. A written parenting time plan agreed to and signed by both parents was not provided to the Department as part of this proceeding.

Either parent may file a petition in circuit court to establish a parenting time plan. The enclosed blank form (Petition to Establish a Parenting Time Plan) is available for your use.

The Department of Revenue does not obtain, enforce or modify parenting time plans.

For more information, go to floridarevenue.com/childsupport/parenting_time_plans.
<<Option 1>> Notice of Administrative Proceeding to Establish Paternity

<<Recipient Name>>
<<Recipient Address>>

<<Date>>
Child Support Case Number: <<CSECase Number>>

1. We have started an administrative proceeding to determine whether you, <<NCP Name>>, are the biological and legal father of the child(ren) named below. According to our records paternity has not yet been established for the child(ren), and the child(ren)’s mother was not married when the child(ren) was conceived or born. You have been named by the mother, <<mother's name>>, as a possible father of the child(ren) named below. The mother’s written statement is included with this notice. The name and date of birth of the child(ren) is:

<<Child1Name>>                                                     <<Child1DOB>>
<<Child2Name>>                                                     <<Child2DOB>>

We have started this proceeding because public assistance has been received for the child(ren) or because the other parent or caregiver has asked for our help in establishing paternity and child support. <<Option 8>>

The name of the other parent is <<OtherParentName>>.
<<Option 24>>

2. <<Option 42>>

3. If the genetic test results are equal to or greater than a 99 percent probability of paternity, we will send you either:
   (a) a proposed order of paternity; or
   (b) a notice of proceeding to establish an administrative support order. The notice requires both parents to submit financial information so that we can determine your child support obligations, if any. If we do this, but cannot determine the correct monthly support amount, we may refer the proceeding to the Division of Administrative Hearings for an administrative law judge to conduct a hearing. Otherwise, we will issue a proposed order that addresses both paternity and child support. You will have the opportunity to contest the proposed order at an administrative hearing.
If we send you a proposed order and you do not contest it, we will issue a final order that establishes paternity or paternity and support.

<<Option 55>>

4. You must tell us your current mailing address and send us any changes to your mailing address. All proposed and final administrative support orders, notices of hearing, and any other papers will be mailed to you at the address on page one of this notice and we will presume you have received any documents we send you. You must provide us written notice of changes to your address right away. If you do not provide us address changes, you may not receive a notice causing you to miss a deadline and lose your right to ask for a hearing or file an appeal.

5. You or the other parent/caregiver may file a civil action in an appropriate circuit court of this state at any time to determine your paternity and/or support obligations, if any. If, within 20 days after you are served with this notice, you file an action in circuit court and serve us with a copy of the petition, this administrative proceeding will end and the action will proceed in circuit court. If you file a petition, you must serve a copy on us at

Deputy Agency Clerk
<<P.O.LegalAddress>>

Only the circuit court has jurisdiction to grant a divorce, resolve a paternity dispute, award alimony, make name changes or modify or enforce a parenting time plan. If you want a hearing on any of these issues, you must file a petition in circuit court.

A support order from a circuit court that changes the support obligation(s) takes the place of or supersedes a Department of Revenue administrative support order. However, any unpaid support due under the administrative order is still owed.

If you choose to file a court action and do not have a lawyer, you can check to see if there is a self-help center in the county courthouse where you live. For availability, locations, forms, and other information go to www.flcourts.org.

6. If you want us to proceed in circuit court to address your paternity and support obligation, we must receive a written request from you by mail within 20 days after you receive this notice at

Florida Department of Revenue
Child Support Program
<<Local Office Address>>

If we receive your request within that time we will file an action in circuit court to determine your paternity and support obligations, if any, after the other parent or caregiver provides a financial affidavit and will mail you a copy of the court petition and a waiver of service form. You must then sign and return the waiver of service form within 10 days after you receive it. Upon receipt of your signed waiver of service form, we will end this administrative proceeding and proceed with the circuit court action. If the waiver of service is not returned, this proceeding will continue. Our petition will only address paternity and support. It will not address time-sharing.
7. This proceeding is authorized by section 409.256, Florida Statutes.

8. We have given a copy of this notice to the other parent/caregiver.

9. If you have any questions call <<Option 31>>. Provide address updates to the address below:

Florida Department of Revenue
Child Support Program
P.O. Box 5330
Tallahassee, FL 32314-5330

Enclosures:
- Paternity Declaration or Affidavit
- Order to Appear for Genetic Testing
Notice to Non-English Speaking Respondents

The Department of Revenue, Child Support Program (DOR) has begun a legal proceeding to establish paternity or a child support order for the child(ren) named on page one of the enclosed notice. To fully understand your rights and obligations you need to read the enclosed notice and order. If you do not understand English, ask someone you know to help translate the notice or order for you. If you have questions, call <<COUNTYPHONENUMBER>> for further assistance.

Aviso Para Demandados Que No Hablen Inglés

El Ministerio de Hacienda (Department of Revenue) del Estado de la Florida, Programa Para Sustento de Menores, ha iniciado un procedimiento Legal para establecer una orden de paternidad/de sustento para el niño(s) nombrado en la primera página del documento incluido. Para entender sus derechos y obligaciones completamente usted necesita leer el documento y la orden incluida. Si usted no entiende Inglés, pídale a alguien conocido que le ayude a traducir el documento y la orden. Si tiene preguntas adicionales, llame al <<COUNTYPHONENUMBER>>.

Mesaj Pou Moun Ki Pa Ka Reponn An Angle

OPTION 1 (When applicable):

A. AMENDED (use in heading only)
B. Amended

OPTION 8 – Jurisdiction/Long Arm for parent who owes support/alleged father

A. When served in Florida
DOR has personal jurisdiction over the Respondent because he/she was properly served notice in Florida on <<Date Served With Initial Notice>>.

B. When NCP served in another state or country (long-arm); if 8B is selected, select one or more from 8B1-8B6.

The Respondent is subject to DOR's jurisdiction in this proceeding under sections 48.193(1)(e), (h), or 88.2011, Florida Statutes. The Respondent was properly served notice outside the State of Florida, and he/she

1. resided in this state with the child(ren) and/or the Petitioning parent before this proceeding started.
2. resided in this state and provided prenatal expenses or support for the child(ren) before this proceeding started.
3. maintained a matrimonial domicile in this state before this proceeding started.
4. acknowledged paternity of the child(ren) in this state before this proceeding started.
5. had sexual intercourse in this state, which may have resulted in conception of the child(ren).
6. submitted to the jurisdiction of this state by consent, by entering a general appearance, or by filing a responsive document having the effect of waiving any objection to personal jurisdiction.

Option 24 (in caregiver cases only)

<<CP/CTR Name>> is the child(ren)'s caregiver

Option 31 (Based on the office handling the case.)

A. <<ZCCOUNTY_CODES>>

NOTE: For <<ZCCOUNTY_CODES>> Use current State Office phone number from ZCCOUNTY_CODES table.

Option 42

A. When Alleged Father is being ordered to submit to genetic testing
An Order to Appear for Genetic Testing is enclosed with this notice. You are required by law to submit to genetic testing. Genetic testing will show if you are or are not the biological father of the child(ren). If the results of genetic testing do not prove that you are the father (99 percent or greater probability of paternity), this proceeding will end unless another test is required.

B. When we are using a sample that was previously collected
You have already given a sample for genetic testing. Enclosed are the results from that test, which proves that you are the biological father of the child(ren). If you think the test results are wrong, you may have another genetic test by sending a request to
us at the address listed at the end of this notice. We must receive your written request within 15 days after the date of this notice and you must pay us in advance for the full cost of the test.

Option 55 (when parenting time indicator on parent activity is Yes)

If there is a positive DNA test, we will mail you a blank Title IV-D Standard Parenting Time Plan form. If both you and the other parent agree to, sign, and return the Title IV-D Standard Parenting Time Plan or your own parenting time plan to the Department before an administrative Final Order is entered, the Title IV-D Standard Parenting Time Plan or your own parenting time plan will be made a part of the Final Order. We will provide a blank copy of the Title IV-D Standard Parenting Time Plan form to the other parent. Both parents do not need to sign the same form. The Department is not authorized to modify or enforce a parenting time plan.
We have issued this Proposed Order of Paternity (Proposed Order) based upon the enclosed genetic testing results and intend to enter a Final Order of Paternity (Final Order) for the child(ren) named below. In this Proposed Order <<NCP NAME>> is referred to as the Respondent.

Proposed Findings of Fact and Conclusions of Law

The Department of Revenue (DOR) has jurisdiction over the subject matter of this proceeding under section 409.256, Florida Statutes, because paternity has not been established for the child(ren) and DOR is providing Title IV-D services for <<CPorCTRname>>.

The mother, <<mother’s name>>, was not married when the child(ren) named below was conceived, and the child(ren)’s paternity has not previously been established.

The enclosed genetic testing results prove that you are the biological father of the following child(ren):

<table>
<thead>
<tr>
<th>Name</th>
<th>Date of Birth</th>
</tr>
</thead>
<tbody>
<tr>
<td>&lt;&lt;ChildName&gt;&gt;</td>
<td>&lt;&lt;ChildDOB&gt;&gt;</td>
</tr>
</tbody>
</table>

The child(ren) resides with <<CP/CTRName>>. No parenting plan or time-sharing schedule is being determined by this administrative proceeding.

We are not allowed to change the child’s name in this proceeding. That can only be done in circuit court.

<< Free form text>>
Notice of Rights

There are three ways you can proceed at this point:

A. If you, the Respondent, <<NCP Name>>, agree to the terms of this Proposed Order you do not need to do anything. We will issue a Final Order.

B. You may contact us within 10 days of the mailing of this Proposed Order at the address, phone number, or fax listed at the end of this notice to request an informal review of this Proposed Order.

C. You may request a hearing by filing a written request with the Deputy Agency Clerk at the following address:

   Deputy Agency Clerk
   <<Local Office Address>>
   <<Local Office Address>>

Your written request must be received no later than 20 days after the mailing date of this Proposed Order. If you file a written request for a hearing, you must tell us why you disagree with this Proposed Order, stating each point of disagreement.

If you file a timely request for a hearing, the Division of Administrative Hearings (DOAH) will mail you written notice of the date, time, and place of the hearing. Any hearing will consider only issues related to paternity and parenting time plans agreed to by both parents.

If you do not file a timely request for a hearing, we will find that you have waived your right to a hearing and we will render a Final Order.

<<Option 45>>

Effect of Final Order

If a Final Order is rendered, it will have the same effect as a judgment of paternity entered by the circuit court under chapter 742, Florida Statutes. You will be the legal father of the child(ren) named above and gain all the rights and responsibilities of a legal parent.

Notification Requirements

You must tell us and update all information about your identities and locations. This includes names you are known by, Social Security numbers, residential and mailing addresses, phone numbers, driver license numbers, and names, addresses, and telephone numbers of employers. You must promptly notify us in writing of any change in your mailing address. We will presume you have received any further papers we send you. If you change your address and do not notify us in writing, you may miss a deadline and lose your right to ask for a hearing or file an appeal.

If you have any questions call <<Option 31>> or visit:

<<localsiteaddress>>
This the <<day{ex: first}>> day of <<Month>>, <<year>>.

s/<<1st initial & Last Name Resp Employee from ZAPO>>
Authorized Representative
Florida Department of Revenue

This document has been electronically signed as authorized by s. 668.004, F.S.

Enclosures:
Genetic Testing Results

<<NCP NAME>>

cc: <<CP NAME>>
OPTIONS PAGE

OPTION 1 (When applicable)

A. AMENDED (use in heading only)

B. Amended

OPTION 8 (Jurisdiction/Long Arm for noncustodial parent/alleged father)

A. When served in Florida
   DOR has personal jurisdiction over the Respondent because he/she was properly served
   notice in Florida on <<Date Served With Initial Notice>>.

B. When NCP served in another state or country (long-arm); if 8B is selected, select one or
   more from 8B1-8B6.
   The Respondent is subject to DOR's jurisdiction in this proceeding under sections
   48.193(1)(e), (h), or 88.2011, Florida Statutes. The Respondent was properly served
   notice outside the State of Florida, however, he/she
   1. resided in this state with the child(ren) and/or the Petitioning parent before this
      proceeding started.
   2. resided in this state and provided prenatal expenses or support for the child(ren)
      before this proceeding started.
   3. maintained a matrimonial domicile in this state before this proceeding started.
   4. acknowledged paternity of the child(ren) in this state before this proceeding started.
   5. had sexual intercourse in this state, which may have resulted in conception of the
      child(ren).
   6. submitted to the jurisdiction of this state by consent, by entering a general
      appearance, or by filing a responsive document having the effect of waiving any
      objection to personal jurisdiction.

OPTION 31 (based on the office handling the case)

A. <<ZCCOUNTY_CODES>>

OPTION 35 (Notice goes to both parent who owes support and parent due support)

A. <<NCP Name>>
   <<NCP Address1>>
   <<NCP Address2>>

B. <<CP/CTR Name>>
   <<CP/CTR Address>>
   <<CP/CTR Address2>>
OPTION 45 (Insert this option when the parenting time indicator is Yes on the parent activity for Administrative Paternity Only (ZAPT). Attach the parenting time agreement document as the last page of the proposed order.)

If provided with a written parenting time plan agreed to and signed by both parents, we will make it part of the Final Order. A blank Title IV-D Standard Parenting Time Plan is included with this notice. If you and the other parent both agree to, sign, and return either the Title IV-D Standard Parenting Time Plan or your own parenting time plan before a Final Order is entered, we will make it part of the Final Order. A parenting time plan that is made part of the Final Order may only be modified or enforced by a court. The Department is not authorized to modify or enforce a parenting time plan.
<<Option 1>> Notice of Proceeding to Establish Administrative Support Order

<<Option 35>>

<<Date>>
Child Support Case Number(s): <<CSECaseNum>>

1. We have started a proceeding to establish an administrative support order that may require you, <<NCP Name>>, to pay child support and/or provide health insurance and noncovered medical expenses for your child(ren) named below. The name and date of birth of the child(ren) is:

<<Child1Name>> <<Child1DOB>>
<<Child2Name>> <<Child2DOB>>

<<Option 10>>

Our records show there is no support order for the child(ren). We have started this proceeding because public assistance has been received for the child(ren) or because the other parent or caregiver has asked for our help in establishing support. You have a legal duty to contribute to the support of the child(ren) named above because you are the <<Option 11>>. <<Option 8>>

The name of the other parent is <<OtherParentName>>.

<<Option 24>>
<<Option 55>>

Based on public assistance records or a statement by the other parent or caregiver, you also may owe past child support.

2. You are required by law to fill out and sign the enclosed Financial Affidavit and Parent Information Form. You must return the filled-out forms to the address below no later than 20 days after you receive this notice.

Florida Department of Revenue
Child Support Program
P.O. Box 5330
Tallahassee, FL 32314-5330
If you have already given support for the child(ren), send us written proof of this support with your Parent Information Form. If the information on this form changes you must let us know the changes in writing. &lt;&lt;InsertWebText:2&gt;&gt;.

The other parent/caregiver has already completed these forms.

3. We will review the financial affidavits we receive and will use all available, reliable information about your income and the other parent’s income to figure the monthly amount you should be required to pay to support the child(ren). If we cannot determine the correct monthly support amount, we may refer the proceeding to the Division of Administrative Hearings for an administrative law judge to conduct a hearing. Otherwise, this amount will be computed using the child support guidelines found in section 61.30, Florida Statutes, and placed in a Proposed Administrative Order (Proposed Order). Sometimes the support amount may be changed to an amount more or less than the amount shown by the guidelines. The deviation factors are found in section 61.30 (11)(a) & (b), Florida Statutes, which is available online at www.leg.state.fl.us. If you believe any of the reasons on the list apply to you then give us detailed information about that reason along with your Financial Affidavit.

If we know what your actual monthly income is, we will use that amount. We may ask for copies of your credit report, employment records, state wage data, or information from other sources to compute or verify your monthly income. If you do not tell us your income, we will use this other information to calculate a monthly income.

We will mail you the Proposed Order to the address on page one of this notice unless you provide a new address in writing. We will include the worksheet(s) used to compute the support amount and any financial affidavits we receive or prepare. We will send the same documents to the other parent/caregiver.

4. After you receive the Proposed Order you need to review it closely to be sure you agree with the information included in it. You will have the opportunity to discuss the proposed order with us or to request an administrative hearing. Directions about how to request an informal discussion or administrative hearing are included in the Proposed Order.

5. If a Final Administrative Support Order is issued, it can be enforced in any way the law allows.

6. You must tell us your current mailing address and send us any changes to your mailing address. All proposed and final administrative support orders, notices of hearing, and any other papers will be mailed to you at the address on page one of this notice and we will presume you have received any documents we send you. You must provide us written notice of changes to your address right away. If you do not provide us address changes, you may not receive a notice causing you to miss a deadline and lose your right to ask for a hearing or file an appeal.

7. You or the other parent/caregiver may file a civil action in an appropriate circuit court of this state at any time to determine your paternity and/or support obligations, if any. If, within 20 days after you are served with this notice, you file an action in circuit court and serve us with a copy of the petition, this administrative proceeding will end and the action will proceed in circuit court. If you file a petition, you must serve a copy on us at:

Deputy Agency Clerk
&lt;&lt;P.O.LegalAddress&gt;&gt;
Only the circuit court has jurisdiction to grant a divorce, resolve a paternity dispute, award alimony, make name changes or modify or enforce a parenting time plan. If you want a hearing on any of these issues, you must file a petition in circuit court.

A support order from a circuit court that changes the support obligation(s) takes the place of or supersedes a DOR administrative support order. However, any unpaid support due under the administrative order is still owed.

If you choose to file a court action and do not have a lawyer, you can check to see if there is a self-help center in the county courthouse where you live. For availability, locations, forms, and other information go to www.flcourts.org.

8. If you want us to proceed in circuit court to address your support obligation, we must receive a written request by mail within 20 days after you receive this notice at:

Florida Department of Revenue
Child Support Program
<<Local Office Address>>

If we receive your request within that time we will file an action in circuit court to determine your support obligations, if any, after the other parent or caregiver provides a financial affidavit and will mail you a copy of the court petition and a waiver of service form. You must then sign and return the waiver of service form within 10 days after you receive it. Upon receipt of your signed waiver of service form, we will end this administrative proceeding and proceed with the circuit court action. If the waiver of service is not returned, this proceeding will continue. Our petition will only address child support. It will not address custody or visitation.

9. Call us if you are now in a bankruptcy or Chapter 13 proceeding. Parts of this notice may not apply to you.

10. This proceeding is authorized by section 409.2563, Florida Statutes.

11. If you have any questions call <<Option 31>>. Provide address updates to the address below:

Florida Department of Revenue
Child Support Program
P.O. Box 5330
Tallahassee, FL 32314-5330

Enclosures:
Financial Affidavit
Parent Information Form
<<Option 49>>
Notice to Non-English Speaking Respondents

The Department of Revenue, Child Support Program (DOR) has begun a legal proceeding to establish paternity or a child support order for the child(ren) named on page one of the enclosed notice. To fully understand your rights and obligations you need to read the enclosed notice or order. If you do not understand English, ask someone you know to help translate the notice or order for you. If you have questions, call <<COUNTYPHONENUMBER>> for further assistance.

Aviso Para Demandados Que No Hablen Inglés

El Ministerio de Hacienda (Department of Revenue) del Estado de la Florida, Programa Para Sustento de Menores, ha iniciado un procedimiento Legal para establecer una orden de paternidad/de sustento para el niño(s) nombrado en la primera página del documento incluido. Para entender sus derechos y obligaciones completamente usted necesita leer el documento y la orden incluida. Si usted no entiende Inglés, pidale a alguien conocido que le ayude a traducir el documento y la orden. Si tiene preguntas adicionales, llame al << COUNTYPHONENUMBER >>.

Mesaj Pou Moun Ki Pa Ka Reponn An Angle

NOTE: For tag <<InsertWebText2>> We want the following text to be a condition that FDOR can turn on when the form is available on WSS:
You can complete this form online if you register at <<InsertAppropriateFDORInternetAddr>>.

Refer to Functional Spec FS B020F03177 for option logic.

OPTION 1 (When applicable):

A. AMENDED (use in heading only)
B. Amended

OPTION 8 – Jurisdiction/Long Arm for Noncustodial parent/alleged father

A. When served in Florida
   DOR has personal jurisdiction over the Respondent because he/she was properly served notice in Florida on <<Date Served With Initial Notice>>.
B. When NCP served in another state or country (long-arm); if 8B is selected, select one or more from 8B1-8B6.
   The Respondent is subject to DOR’s jurisdiction in this proceeding under sections 48.193(1)(e), (h), or 88.2011, Florida Statutes. The Respondent was properly served notice outside the State of Florida, and he/she
   1. resided in this state with the child(ren) and/or the Petitioning parent before this proceeding started.
   2. resided in this state and provided prenatal expenses or support for the child(ren) before this proceeding started.
   3. maintained a matrimonial domicile in this state before this proceeding started.
   4. acknowledged paternity of the child(ren) in this state before this proceeding started.
   5. had sexual intercourse in this state, which may have resulted in conception of the child(ren).
   6. submitted to the jurisdiction of this state by consent, by entering a general appearance, or by filing a responsive document having the effect of waiving any objection to personal jurisdiction.

OPTION 10 (One entry for each child.) (A-F on paternity codes associated with individual child BP record. H based on existence of Genetic Testing (ZGT) activity involving the child associated with the paternity activity)

A. Paternity has been legally established for <<Child Z>> by affidavit or voluntary acknowledgment.
B. Paternity has been established for <<Child Z>> through a court order issued within the State of Florida.
C. Paternity is presumed for <<Child Z>> because the Respondent was married to the mother when the child was born or conceived.
D. Paternity has been established for <<Child Z>> in another state by a court, other tribunal, or voluntary acknowledgment.
E. Paternity is not an issue for <<Child Z>> because the Respondent and the mother married after the child’s birth.
F. Paternity has been established for <<Child Z>> by an administrative order based on a positive genetic test.
G. Paternity is not an issue for <<Child Z>> because the Respondent is the child’s mother.
H. Paternity has been established for <<Child Z>> based on the attached genetic test results that equals or exceeds a 99 percent probability of paternity.
OPTION 11 (role/relationship of party to child[ren])

A. father
B. mother
C. caregiver

OPTION 24 (in caregiver cases only)

<<CP/CTR Name>> is the child(ren)'s caregiver

Option 31 (Based on the office handling the case.)

A. <<ZCCOUNTY_CODES>>

NOTE: For <<ZCCOUNTY_CODES>> use current State Office phone number from ZCCOUNTY_CODES table.

OPTION 35 (Notice goes to both parent who owes support and parent due support)

A. <<NCP Name>>
   <<NCP Address1>>
   <<NCP Address2>>

B. <<CP/CTR Name>>
   <<CP/CTR Address>>
   <<CP/CTR Address2>>

Option 49
A. [Insert when either signed Title IV-D Standard Parenting Time Plan or signed parenting time plan is included with Initial notice or the Proposed Order.]
Title IV-D Standard Parenting Time Plan

Option 55 (only when parenting time indicator on parent activity is Yes)

We have also enclosed a blank Title IV-D Standard Parenting Time Plan form. If both you and the other parent agree to, sign, and return the form or your own parenting time plan to the Department at the address before an administrative Final Order is entered, the Title IV-D Standard Parenting Time Plan or your own parenting time plan will be made a part of the Final Order. We will provide a blank copy of the Title IV-D Standard Parenting Time Plan form to the other parent. Both parents do not need to sign the same form. The Department is not authorized to modify or enforce a parenting time plan. For more information, go to floridarevenue.com/childsupport/parenting_time_plans.
1. We have started a combined proceeding to establish paternity and an administrative support order that may require you to pay child support and/or provide health insurance and noncovered medical expenses for children named below. The name and date of birth of the child(ren) are:

<<Child1Name>> <<Child1DOB>>
<<Child2Name>> <<Child2DOB>>

Our records show there is no support order for the child(ren). We have started this proceeding because public assistance has been received for the child(ren) or because the other parent or caregiver has asked for our help in establishing paternity and support. <<Option 8>>

The name of the other parent is <<OtherParentName>>.

<<Option 24>>

2. According to our records:

A. You are the legal father of
<<Child Z Name.>>
<<Child Z1 Name.>>

<<Option 10>>

As the legal father you have a legal duty to contribute to the child(ren)'s support. We will not proceed to establish a support order until after we find out if you are the father of <<Child Y, Y1, etc.>>. If you are the father of <<Child Y, Y1, etc.>> the support order will cover all of the children.

B. According to our records paternity has not been established for <<Child Y, Y1, etc>> and the child(ren)'s mother was not married when the child(ren) was conceived or born. You have been named by the mother, <<mother's name>>, as a possible father of the child(ren). The mother's written statement is included with this notice. We will determine in this proceeding if you are the biological and legal father of the child(ren).
C. <<Option 42>>.

<<Option 44>>

3. After we receive the genetic testing results, we will determine your child support obligations. We will mail you a notice that requires you to submit financial information that is needed to do that. If the genetic test results are equal to or greater than a 99 percent probability of paternity, we will determine support for that child(ren) and the other child(ren) named in paragraph 1. If the genetic test results are less than a 99 percent probability of paternity we will determine your support obligations only for the child(ren) for whom you are already the legal father. We will review the financial affidavits we receive and will use all available, reliable information about your income and the other parent’s income to figure the monthly amount you should be required to pay to support the child(ren). If we cannot determine the correct monthly support amount, we may refer the proceeding to the Division of Administrative Hearings for an administrative law judge to conduct a hearing. Otherwise, after we calculate your support obligation based on the child support guidelines, we will mail you a proposed order, which you can contest at an administrative hearing. The proposed order will address paternity, if applicable, and your child support obligations for the children named above in paragraph 1.

4. If a support order is established you will may be required to pay child support and/or provide health insurance and payment of noncovered medical expenses for the child(ren), including retroactive child support for up to 24 months before the start of this proceeding.

5. If a Final Administrative Support Order is issued, it can be enforced in any way the law allows.

6. You must tell us your current mailing address and send us any changes to your mailing address. All proposed and final administrative support orders, notices of hearing, and any other papers will be mailed to you at the address on page one of this notice and we will presume you have received any documents we send you. You must provide us written notice of changes to your address right away. If you do not provide us address changes, you may not receive a notice causing you to miss a deadline and lose your right to ask for a hearing or file an appeal.

7. You or the other parent/caregiver may file a civil action in an appropriate circuit court of this state at any time to determine your paternity and/or support obligations, if any. If, within 20 days after you are served with this notice, you file an action in circuit court and serve us with a copy of the petition, this administrative proceeding will end and the action will proceed in circuit court. If you file a petition, you must serve us a copy on us at

Deputy Agency Clerk
<<P.O.LegalAddress>>
Only the circuit court has jurisdiction to grant a divorce, resolve a paternity dispute, award alimony, make name changes, or modify or enforce a parenting time plan. If you want a hearing on any of these issues, you must file a petition in circuit court.

A support order from a circuit court that changes the support obligation(s) takes the place of or supersedes a DOR administrative support order. However, any unpaid support due under the administrative order is still owed.

If you choose to file a court action and do not have a lawyer, you can check to see if there is a self-help center in the county courthouse where you live. For availability, locations, forms, and other information go to www.flcourts.org.

8. If you want us to proceed in circuit court to address paternity and/or your support obligation, we must receive a written request by mail within 20 days after you receive this notice at

Florida Department of Revenue  
Child Support Program  
<<Local Office Address>>

If we receive your request within that time we will file an action in circuit court to determine your paternity and/or support obligations, if any, after the other parent or caregiver provides a financial affidavit and will mail you a copy of the court petition and a waiver of service form. You must then sign and return the waiver of service form within 10 days after you receive it. Upon receipt of your signed waiver of service form, we will end this administrative proceeding and proceed with the circuit court action. If the waiver of service is not returned, this proceeding will continue. Our petition will only address paternity and support issues. It will not address custody or visitation.

9. Call us if you are now in a bankruptcy or Chapter 13 proceeding. Parts of this notice may not apply to you.

10. This proceeding is authorized by section 409.256 and 409.2563, Florida Statues.

11. If you have any questions call <<Option 31>>. Provide address updates to the address below:

Florida Department of Revenue  
Child Support Program  
P.O. Box 5330  
Tallahassee, FL 32314-5330

Enclosures:  
Paternity Declaration or Affidavit  
Order to Appear for Genetic Testing
Notice to Non-English Speaking Respondents

The Department of Revenue, Child Support Program (DOR) has begun a legal proceeding to establish paternity or a child support order for the child(ren) named on page one of the enclosed notice. To fully understand your rights and obligations you need to read the enclosed notice or order. If you do not understand English, ask someone you know to help translate the notice or order for you. If you have questions, call <<COUNTYPHONENUMBER>> for further assistance.

Aviso Para Demandados Que No Hablen Inglés

El Ministerio de Hacienda (Department of Revenue) del Estado de la Florida, Programa Para Sustento de Menores, ha iniciado un procedimiento Legal para establecer una orden de paternidad/de sustento para el niño(s) nombrado en la primera página del documento incluido. Para entender sus derechos y obligaciones completamente usted necesita leer el documento y la orden incluida. Si usted no entiende Inglés, pídale a alguien conocido que le ayude a traducir el documento y la orden. Si tiene preguntas adicionales, llame al <<COUNTYPHONENUMBER>>.

Mesaj Pou Moun Ki Pa Ka Reponn An Angle

NOTE: For tag <<InsertWebText2:>> We want the following text to be a condition that FDOR can turn on when the form is available on WSS: You can complete this form online if you register at <<InsertAppropriateFDORInternetAddr>>.

OPTION 1 (When applicable):

A. AMENDED (use in heading only)
B. Amended

OPTION 8 – Jurisdiction/Long Arm for Parent Who Owes Support/alleged father

A. When served in Florida
DOR has personal jurisdiction over the Respondent because he/she was properly served notice in Florida on <<Date Served With Initial Notice>>.

B. When NCP served in another state or country (long-arm); if 8B is selected, select one or more from 8B1-8B6.

The Respondent is subject to DOR’s jurisdiction in this proceeding under sections 48.193(1)(e), (h), or 88.2011, Florida Statutes. The Respondent was properly served notice outside the State of Florida, and he/she

1. resided in this state with the child(ren) and/or the Petitioning parent before this proceeding started.
2. resided in this state and provided prenatal expenses or support for the child(ren) before this proceeding started.
3. maintained a matrimonial domicile in this state before this proceeding started.
4. acknowledged paternity of the child(ren) in this state before this proceeding started.
5. had sexual intercourse in this state, which may have resulted in conception of the child(ren).
6. submitted to the jurisdiction of this state by consent, by entering a general appearance, or by filing a responsive document having the effect of waiving any objection to personal jurisdiction.

OPTION 10 (One entry for each child.) (A-F on paternity codes associated with individual child BP record. H based on existence of ZGT activity involving the child associated with the paternity activity)

A. Paternity has been legally established for <<Child Z>> by affidavit or voluntary acknowledgment.
B. Paternity has been established for <<Child Z>> through a court order issued within the State of Florida.
C. Paternity is presumed for <<Child Z>> because the Respondent was married to the mother when the child was born or conceived.
D. Paternity has been established for <<Child Z>> in another state by a court, other tribunal, or voluntary acknowledgment.
E. Paternity is not an issue for <<Child Z>> because the Respondent and the mother married after the child’s birth.
F. Paternity has been established for <<Child Z>> by an administrative order based on a positive genetic test.
G. Paternity is not an issue for <<Child Z>> because the Respondent is the child’s mother.
H. Paternity has been established for <<Child Z>> based on the attached genetic test results that equals or exceeds a 99 percent probability of paternity.

OPTION 24 (in caregiver cases only)

<<CP/CTR Name>> is the child(ren)’s caregiver

OPTION 31 (Based on the office handling the case.)

A. <<ZCCOUNTYCODES>>

NOTE: For <<ZCCOUNTYCODES>> use current State Office phone number from ZCCOUNTYCODES table.

OPTION 42

A. When Alleged Father is being ordered to submit to genetic testing

An Order to Appear for Genetic Testing is enclosed with this notice. You are required by law to submit to genetic testing. Genetic testing will show if you are or are not the biological father of the child(ren). If the results of genetic testing do not prove that you are the father (99 percent or greater probability of paternity), this proceeding will end unless another test is required.

B. When we are using a sample that was previously collected

You have already given a sample for genetic testing. Enclosed are the results from that test, which proves that you are the biological father of the child(ren). If you think the test results are wrong, you may have another genetic test by sending a request to us at the address listed at the end of this notice. We must receive your written request within 15 days after the date of this notice and you must pay us in advance for the full cost of the test.

Option 44 (when parenting time indicator on parent activity is Yes)

Once genetic testing is complete, we will mail you a blank Title IV-D Standard Parenting Time Plan form. If both you and the other parent agree to, sign, and return the form or your own parenting time plan to the Department before an administrative Final Order is entered, the Title IV-D Standard Parenting Time Plan or your own parenting time plan will be made a part of the Final Order. The Department is not authorized to modify or enforce a parenting time plan.
Enclosed is a copy of a Notice to Establish or Modify an Administrative Order. We are trying to serve or have already served the notice on <<Respondents Name>>. <<Option 2>>

If you have any questions, information regarding an existing support order, or wish to give us additional information about the other parent or your case, please call us at: <<COUNTYPHONENUMBER>>.

By law you must tell us your current mailing address. All proposed and final administrative support orders, notices of hearing, and any other papers will be mailed to you at the address above and we will presume you have received any documents we send you, unless you provide us written notice of changes to your address. If you do not provide us address changes, you may not receive a notice causing you to miss a deadline and lose your right to ask for a hearing or file an appeal. Provide address updates to:

Florida Department of Revenue
Child Support Program
P.O. Box 5330
Tallahassee, FL 32314-5330

<<Option 55>>
OPTION 2 (when the form is generated from the Paternity Subsequent Notice (ZPSN) activity)

If you are a parent, we have also enclosed a Financial Affidavit and Parent Information Form. You must complete these forms and return them within **Option 4** days to the address at the end of this notice.

We need this information to determine the amount of child support owed by the parent named above.

If you receive temporary cash assistance, Medicaid, or Food Assistance and do not complete and return the form(s), your benefits may be reduced. However, if you are in fear of the other parent, please contact us at the number below to discuss your options regarding how to cooperate with us. If you do not receive public assistance and do not complete and return the forms, your case may be closed.

If you are a nonparent caregiver, you will not receive the Financial Affidavit. You do need to fill out the enclosed Parent Information Form and return it to the address at the end of this notice within the number of days listed above. If you are providing health insurance for the child(ren) please write the information about the insurance company and the cost to you for covering the child(ren) on the bottom of the form. The parent named in the notice may be ordered to pay for part of the cost of the health insurance.

Option 3 (based on Option 2)
A. when option 2 is selected
Enclosures: Financial Affidavit
   Parent Information Form
   Initial Notice

B. when option 2 is not selected
Enclosures: Initial Notice

C. when option 2 and 55a are selected
Enclosures: Financial Affidavit
   Parent Information Form
   Initial Notice
   Title IV-D Standard Parenting Time Plan

Option 4:
A. when case is not responding
20

B. when case is responding
45
Option 5:
A. when case is not responding parent due support address is printed normally

B. when case is responding parent due support name is selected, then the following text:

In Care of Child Support Agency

Then the street, street 2, city, state, and zip of the Business Partner in the role of other state county on the case, or, if other state county is missing, the Business Partner in the role of other state agency on the case.

Option 35:
refers to common administrative logic option 35 for recipients address. Must also incorporate option 5 language.

Option 55:
A. Insert when generated from Paternity Subsequent Notice (ZPSN) and the parenting time indicator is Yes on the Paternity and Support Mixed (ZPSM) activity

We have also enclosed a blank Title IV-D Standard Parenting Time Plan form. If both you and the other parent agree to, sign, and return the Title IV-D Standard Parenting Time Plan or your own parenting time plan to the Department at the above address before an administrative Final Order is entered, the Title IV-D Standard Parenting Time Plan or your own parenting time plan will be made a part of the Final Order. We will provide a blank copy of the Title IV-D Standard Parenting Time Plan form to the other parent. Both parents do not need to sign the same form. For more information, go to floridarevenue.com/childsupport/parenting_time_plans.

B. Insert when generated from Initial Notice to parent due support (ZINC) and the parenting time indicator is Yes on the parent Paternity and Support Mixed (ZPSM) or Administrative Paternity (ZAPT) activities.

If there is a positive DNA test, we will mail you a blank Title IV-D Standard Parenting Time Plan form. If both you and the other parent agree to, sign, and return the Title IV-D Standard Parenting Time Plan or your own parenting time plan to the Department before an administrative Final Order is entered, the Title IV-D Standard Parenting Time Plan or your own parenting time plan will be made a part of the Final Order. We will provide a blank copy of the Title IV-D Standard Parenting Time Plan form to the other parent. Both parents do not need to sign the same form. The Department is not authorized to modify or enforce a parenting time plan. For more information, go to floridarevenue.com/childsupport/parenting_time_plans.
Attached is a proposed administrative support order. Please read this Proposed Order in detail. In this Proposed Order we refer to <<NCP Name>> as the Respondent and <<CP/CTR Name>> as the Petitioning parent (or caregiver, if applicable).

The Proposed Order includes:

a. **Current child support** of $<<Current Support>> per month.
b. **Past (Retroactive) support** of $<<Monthly Retro Payment>> per month.
c. **Health Insurance. <<Option 38>>**.
d. **Noncovered medical expenses.** The Respondent is responsible for <<NCP Percent Support Need>> percent. The Petitioning/other parent is responsible for <<CP Percent Support Need>> percent.

The start date for payments and health insurance (if ordered) will be covered in the Final Order.

**WHAT YOU NEED TO DO**

<table>
<thead>
<tr>
<th>IF YOU AGREE WITH THIS PROPOSED ORDER</th>
<th>IF YOU DO NOT AGREE WITH THIS PROPOSED ORDER</th>
</tr>
</thead>
<tbody>
<tr>
<td>You do not need to do anything. The Department will issue a Final Order as outlined above. Learn more about the effects of a Final order on page 2.</td>
<td>• Please contact us by phone or in writing within 10 days. You can provide additional information and/or request an informal discussion. We will work with you to resolve any concerns or questions you have.</td>
</tr>
<tr>
<td></td>
<td>• Request a hearing by filing a written request within 20 days from the date of this Proposed Order. Address your written request to the Deputy Agency Clerk at the address in paragraph C on page 2.</td>
</tr>
<tr>
<td></td>
<td>If you do not agree with this Proposed Order and do not contact us as described above, the Department will issue a Final Order that requires you to provide child support as outlined above. Learn more about the effects of a Final Order on page 2.</td>
</tr>
</tbody>
</table>
The Florida Department of Revenue, Child Support Program, issues this Proposed Support Order (Proposed Order) as authorized by section 409.2563, Florida Statutes.

Respondent’s Notice of Rights

A. If you, the Respondent, agree to the terms of this Proposed Order you do not need to do anything. We will issue a Final Order.

B. If you have questions or want to discuss this Proposed Order with us informally, contact us at the address or phone number provided. If you ask for an informal discussion within 10 days from the issue date of this proposed order, your time to ask for a hearing will be extended until 10 days after we notify you in writing that the informal discussions have ended. We will work with you to resolve any concerns you have.

C. If you disagree with this Proposed Order, you may ask for a hearing by filing a written request with the Deputy Agency Clerk at the following address:

   Deputy Agency Clerk
   [CSE Local Office and Address]

   Your written request must be received no later than 20 days after the issue date of this proposed order, unless the time to request a hearing is extended under paragraph B. If you file a request for hearing, you should tell us in writing why you disagree with this Proposed Order, stating each point of disagreement.

   If you file a timely request for a hearing, the Division of Administrative Hearings (DOAH) will mail you written notice of the date, time, and place of the hearing. If there is a hearing you will be able to tell your story to an administrative law judge who will decide the case. You are allowed to bring witnesses, present information, argue your case, and ask questions of any witnesses that testify.

D. If you do not respond timely to this Proposed Order we will issue a Final Order that requires you to provide support. We will mail the Final Order to you and the Petitioning parent (or caregiver, if applicable) and file a copy with the clerk of the circuit court. If we or an administrative law judge issues a Final Order, you have the right to seek judicial review in the District Court of Appeal.
Effect of Final Order

E. <<Option 30>> If we issue a Final Order, we may enforce the support obligation by any lawful means, including:

- Requiring your employer to deduct payments from your income
- Filing liens against your property
- Suspending drivers, occupational, and recreational licenses
- Attaching bank accounts and settlement proceeds
- Obtaining judgments by operation of law against you
- Taking your lottery winnings and federal income tax refunds
- Taking 40 percent of your unemployment benefits
- Taking part of your worker’s compensation benefits
- Asking a court to enforce the order

If payments are late we will report the amount owed to credit reporting agencies.

F. If we issue a Final Order we will issue an income deduction order that will be effective right away.

Requirement to Notify Department of Revenue
Change of Address and Other Changes

G. Both parents (and caregiver, if any) must tell us of any changes concerning identity, contact information, or location. This includes name, social security number, residential and mailing addresses, phone numbers, driver’s license numbers, and names, addresses, and phone numbers of employers. You must promptly notify us in writing of any change in your mailing address. We will assume you receive any papers we send to the mailing address we have for you. If you change your address and do not notify us in writing, you may miss a deadline and lose your right to ask for a hearing or file an appeal.

<<Option 48>>

DONE and ISSUED this the <<Day; 1st, 2nd, 3rd, etc.>> day of <<Month>>, 20<<Year>>.

s/<<1st initial & Last Name Resp Employee from ZAPO>>
Authorized Representative
Florida Department of Revenue

This document has been electronically signed as authorized by s. 668.004, F.S.

Enclosures:
Child Support Guidelines Worksheet(s)
Financial Affidavits
<<Option 49>>

Copies furnished to:
<<Option 33>>
<<CP/CTR name>>
State of Florida Department of Revenue
Child Support Program and
<<CP/CTR NAME>>
   Petitioners,

vs.

<<NCP NAME>>
   Respondent.

FINAL ADMINISTRATIVE <<OPTION 2>> SUPPORT ORDER

Important Notice: This is only a Proposed Order at this time. It is not yet in effect. If you disagree with this Proposed Order, read the Notice of Rights section above. It tells you what to do to request a hearing. If you do nothing, we will enter this as a Final Order.

The Florida Department of Revenue, Child Support Program, enters this Final Administrative <<OPTION 2>> Support Order (Final Order) to establish <<OPTION 3>> a support obligation for the child(ren) named in Paragraph 5. We have considered <<OPTION 4>> the financial affidavits we received and/or other reliable information about the income of each parent. We have taken into account the child support guidelines and any relevant deviation factors in section 61.30, Florida Statutes. In this Final Order we refer to <<NCP Name>> as the Respondent and <<CP/CTR Name>> as the Petitioning parent (or caregiver, if applicable).

Findings of Fact and Conclusions of Law

1. The Child Support Program has subject matter jurisdiction in this proceeding and enters this Final Order as authorized by section<<OPTION 5>> 409.2563, Florida Statutes.
2. The Child Support Program is providing Title IV-D child support services for <<CP/CTR Name>>, the <<OPTION 6>> of the child(ren) named in Paragraph 5. <<OPTION 6.1>>
3. There is no support order for the child(ren) named in Paragraph 5. <<OPTION 7>>
4. <<OPTION 8>>
5. The Respondent has a legal duty to contribute to the support of the child(ren) named below because the Respondent is the child(ren)’s parent. <<OPTION 9>>

<table>
<thead>
<tr>
<th>Child(ren) Name</th>
<th>Date of Birth</th>
</tr>
</thead>
<tbody>
<tr>
<td>&lt;&lt;Child1Name&gt;&gt;</td>
<td>&lt;&lt;Child1DOB&gt;&gt;</td>
</tr>
<tr>
<td>&lt;&lt;Child2Name&gt;&gt;</td>
<td>&lt;&lt;Child2DOB&gt;&gt;</td>
</tr>
</tbody>
</table>

<<OPTION 10>>
6. The child(ren) needs support and the Respondent has the ability to provide support as determined by this Final Order.

7. The child(ren) resides with <<CP/CTR Name>> most of the time. <<CP/CTR Name>> is the child(ren)’s <<Option 11>>.

8. This Final Order is being entered without a hearing because (Not Applicable – This is a Proposed Order).

9. The Child Support Program makes the following findings of fact:
   a. The Respondent’s <<Option 13.1>> net monthly income is $ <<NCP Net Income>> (<<NCP Percent Support Need>> percent of the parents’ combined net income).
   b. The Petitioning/other parent’s <<Option 13.2>> net monthly income is $ <<Petitioning Parent’s Net Income>> (<<Petitioning Parent’s Percent Support Need>> percent of the parents’ combined net income).
   c. Monthly child care costs are $ <<Monthly Child Care Expense>>.
   d. Monthly health insurance costs for the child(ren) are $ <<Monthly Health Insurance Expense>>.

<<Option 14.1>>
<<Option 14.2>>

10. The total monthly child support need under Florida’s Child Support Guidelines is $ <<Total Monthly Child Support Need>>.

11. The Respondent’s guideline share of the total child support need is $ <<Current Support>> per month. The amount is based on section 61.30, Florida Statutes, which includes the factors in paragraph 9.

<<Option 15>>

12. Health insurance for the child(ren) <<Option 16.1>> available to the Respondent at reasonable cost through his/her employer, union, or other source and <<Option 16.2>> accessible to the child.

Health insurance for the child(ren) <<Option 16.3>> available to Petitioning/other parent at reasonable cost through his/her employer, union, or other source and <<Option 16.4>> accessible to the child.

<<Option 17>>
<<Option 18>>

13. <<Option 19>>

14. <<Option 50>>

<<Option 20>>
Based upon the Findings of Fact and Conclusions of Law and in accordance with sections 61.30 <<Option 21>> and 409.2563, Florida Statutes, it is ORDERED that:

A. <<NCP Name>> is the legal <<Option 22>> father of <<Child1FullName>>, date of birth <<Child1DOB>>
   <<NCP Name>> is the legal <<Option 22>> father of <<Child2FullName>>, date of birth <<Child2DOB>>

B. Starting _______ (Start date will be stated in the Final Order) the Respondent shall pay:

   $<<Current Support>> per month current support, plus
   $<<Monthly Retro Support Payment>> per month to reduce the retroactive support amount of
   $<<Net Retro Support Owed>>, for a total monthly payment of
   $<<Total Monthly Payment>>

   When the total retroactive support amount and any arrears that accrue after the date of this
   Final Order are paid, the monthly obligation becomes the current support amount.

C. All payments must be paid by cashier’s check, certified check, money order, or a personal or
   business check payable to the Florida State Disbursement Unit at the following address:

   Florida State Disbursement Unit
   <<SDUAddress>>

   Cash is not accepted. If a personal or business check is returned, the person who wrote the
   check may no longer be allowed to pay by check. All payments must be identified with the
   Respondent’s name, the amount of the payment and depository number <<Depository
   Number>>. The Respondent shall not receive credit for any future support payments made
   directly to the <<CP/CTR Name>> or to the child(ren). Any payment that is not paid when
   due is considered late and will result in collection action by DOR.

D. Duration of order. This Final Order stays in effect until:
   (1) Vacated, modified, suspended or terminated by DOR;
   (2) Vacated on appeal; or
   (3) Superseded by a circuit court order.

   The current support obligation in Paragraph B is reduced according to the schedule below as
each child reaches age 18, dies, marries, or otherwise emancipates, unless the child is
dependent in fact, between the ages of 18 and 19, still in high school and performing in good
faith with a reasonable expectation of graduating before the age of 19. If payable beyond the
age of 18, the current support obligation ends when the child graduates from high school.
Current support for <<youngest child's name 1>> is scheduled to end on <<child's estimated emancipation date – 1 day>>, or date of high school graduation according to the conditions above, at which time the Respondent’s current support obligation ends for all children.

E. Health Insurance and Noncovered Medical Expenses. <<Option 39>>
The obligation to pay reasonable and necessary noncovered medical, dental, and prescription medication expenses incurred for the minor child(ren) shall be based on each parent’s percentage share of the monthly support obligation as stated in the child support guidelines worksheet(s). The Petitioning/other parent’s share is <<CP Percent Support Need>> percent and the Respondent’s share is <<NCP Percent Support Need>> percent.

F. Notice of Changes. Within seven (7) days the Respondent shall notify the <<CSE Local Office and Address>> and the Clerk of the Circuit Court in <<County Name>> County at <<Clerk of Court Address>> in writing of any change in name, Social Security number, residential address, mailing address, employer, employment address, phone numbers, and driver license number. It will be presumed that the Respondent has received any documents sent by regular U.S. Mail to the most recent mailing address provided.

G. The Respondent’s income is subject to immediate income deduction for payment of the support obligations in Paragraph B and any late payments or past-due amounts that accrue after entry of this Final Order.

H. The Florida Department of Economic Opportunity (or its successor agency) shall deduct, withhold, and pay to the Child Support Program, forty percent (40%) of any unemployment compensation which may now or in the future be payable to the Respondent. The amount may not exceed the total monthly payment amount in Paragraph B and any subsequent late payments or past-due amounts that accrue after entry of this Final Order.

<<Option 51>>

<<Option 25>>
Option 1 (When applicable):

A. AMENDED (use in heading only)
B. Amended

Option 2 (When proceeding determines paternity)

A. PATERNITY AND (use in heading only)
B. Paternity and

Option 3 - If activity is for paternity and support order:

Paternity and

Option 4 (when proceeding determines paternity):

genetic testing results and

Option 5 (When proceeding determines paternity)(the leading ‘s’ makes statute plural in the order)

s 409.256 and

Option 6

A. parent
B. caregiver

Option 6.1 (for each child for whom respondent is excluded by genetic testing,)

Based on the attached genetic test results the Respondent is not the biological father of <<Child X>>.

Option 7 (A or B)

A. When proceeding determines paternity in non-mixed case
Paternity has not been established previously and the child(ren) was not born or conceived when the mother was married.

B. When proceeding establishes paternity in mixed case (for each child)
Paternity has not been established previously for <<Child Y>> and the child was not born or conceived when the mother was married.

Option 8 – Jurisdiction/Long Arm for Parent Who Owes Support/alleged father

A. When served in Florida
DOR has personal jurisdiction over the Respondent because he/she was properly served notice in Florida on <<Date Served With Initial Notice>>.

B. When NCP served in another state or country (long-arm); if 8B is selected, select one or more from 8B1-8B6.
The Respondent is subject to DOR’s jurisdiction in this proceeding under sections 48.193(1)(e), (h), or 88.2011, Florida Statutes. The Respondent was properly served notice outside the State of Florida, and he/she

1. resided in this state with the child(ren) and/or the Petitioning parent before this proceeding started.

2. resided in this state and provided prenatal expenses or support for the child(ren) before
this proceeding started.
3. maintained a matrimonial domicile in this state before this proceeding started.
4. acknowledged paternity of the child(ren) in this state before this proceeding started.
5. had sexual intercourse in this state, which may have resulted in conception of the child(ren).
6. submitted to the jurisdiction of this state by consent, by entering a general appearance, or by filing a responsive document having the effect of waiving any objection to personal jurisdiction.

Option 9:

When proceeding determines paternity in non-mixed case (don’t use option 10 when 9 is selected).

Based on the attached genetic test results that equal or exceed a 99 percent probability of paternity, which are hereby incorporated by reference and made a part of this Final Order, the Respondent is the legal and biological father of the following child(ren):

Option 10 One entry for each child. (A-F Based on paternity codes associated with individual child BP record. H based on existence of ZGT activity involving the child associated with the parent activity)

A. Paternity has been legally established for <<Child Z>> by affidavit or voluntary acknowledgment.
B. Paternity has been established for <<Child Z>> through a court order issued within the State of Florida.
C. Paternity is presumed for <<Child Z>> because the Respondent was married to the mother when the child was born or conceived.
D. Paternity has been established for <<Child Z>> in another state by a court, other tribunal, or voluntary acknowledgment.
E. Paternity is not an issue for <<Child Z>> because the Respondent and the mother married after the child’s birth.
F. Paternity has been established for <<Child Z>> by an administrative order based on a positive genetic test.
G. Paternity is not an issue for <<Child Z>> because the Respondent is the mother to the child.
H. Paternity has been established for <<Child Z>> based on the attached genetic test results that equal or exceeds a 99 percent probability of paternity.

Option 11 (role/relationship of party to child[ren])

A. father
B. mother
C. caregiver

Option 13.1 (for NCP)

A. imputed
B. actual

Option 13.2 (for CP)

A. imputed
B. actual

Option 14.1 User selects additional findings related to income used for support guidelines for the NCP
Select only when NCP's income is imputed. Choose either A1, A2, or A3.

A. The Respondent is voluntarily underemployed and is capable of earning the imputed net monthly income based upon his or her recent work history, occupational qualifications and prevailing earnings level in the community.

B. The Respondent is voluntarily unemployed and is capable of earning the imputed net monthly income based upon his or her recent work history, occupational qualifications and prevailing earnings level in the community.

C. There is a lack of sufficient, reliable information concerning the Respondent’s actual earnings; therefore an earning capacity equal to full time employment at federal minimum wage is presumed for the purpose of establishing the support obligation.

Option 14.2 User selects additional findings related to income used for support guidelines for the CP

Select only when CP/OP (13.2) income is imputed. Choose either B1 or B2

A. The Petitioning/other parent is voluntarily underemployed and is capable of earning the imputed net monthly income based upon his or her recent work history, occupational qualifications and prevailing earnings level in the community.

B. The Petitioning/other parent is voluntarily unemployed and is capable of earning the imputed net monthly income based upon his or her recent work history, occupational qualifications and prevailing earnings level in the community.

C. There is a lack of sufficient, reliable information concerning the Petitioning/other parent's actual earnings; therefore an earning capacity equal to full time employment at federal minimum wage is presumed for the purpose of establishing the support obligation.

Option 15 Based on guideline information

DOR is deviating from the guideline amount, which would be inappropriate for the following reason(s):

[Note: User selects applicable deviation reason(s). System will enumerate alphabetically as a., b., c., etc.]

When options 15A – L are selected, option 20 must also be selected and the user must provide free text explanation.

A. A particular parenting plan, a court-ordered time-sharing schedule, or a time-sharing arrangement exercised by agreement of the parties provides that each child spend a substantial amount of time with each parent, as explained in the Additional Findings of Fact and Conclusions of Law.

B. The child(ren) spends a significant amount of time with the Respondent due to a particular parenting plan, a court-ordered time-sharing schedule, or a time-sharing arrangement exercised by agreement of the parties as explained in the Additional Findings of Fact and Conclusions of Law.

C. Extraordinary medical, psychological, educational, or dental expenses as explained in the Additional Findings of Fact and Conclusions of Law.

D. Payment of support to a parent that regularly has been paid and for which there is a demonstrated need as explained in the Additional Findings of Fact and Conclusions of Law.

E. Seasonal variations in one or both parents’ income as explained in the Additional Findings of Fact and Conclusions of Law.

F. Age(s) of the child(ren), taking into consideration the greater needs of older child(ren) as explained in the Additional Findings of Fact and Conclusions of Law.

G. Special needs that have been met traditionally within the family budget even though the fulfilling of those needs will cause support to exceed the guideline amount as explained in the Additional Findings of Fact and Conclusions of Law.

H. Total available assets of mother, father, and child(ren) as explained in the Additional Findings of Fact and Conclusions of Law.

I. Application of the child support guidelines requires the Respondent to pay more than 55
percent of gross income for a single support order as explained in the Additional Findings of Fact and Conclusions of Law.

J. Independent income of the child(ren), excluding the child(ren)’s SSI income as explained in the Additional Findings of Fact and Conclusions of Law.

K. Impact of IRS dependency exemption and waiver of that exemption as explained in the Additional Findings of Fact and Conclusions of Law.

L. Adjustments needed to achieve an equitable result as explained in the Additional Findings of Fact and Conclusions of Law.

M. The Respondent is entitled to a $<<Allowable Deduction>> deduction from gross income for the Respondent’s child(ren) who resides in his/her household.

N. The Respondent receives Social Security Disability (SSD) benefits. The Respondent’s guideline share of the total child support need is offset by $<<ReducedObligAmt>> which is the amount of Social Security dependent benefits received by the child(ren) due to Respondent’s disability.

[The following concludes Option 15 and must print when 15B-L is selected.]

Therefore, the Respondent’s monthly current support payment stated in Paragraph B is $<<TotalDeviationAmountPOSD>> per month than the guideline amount.

Option 15.1

A. more
B. less

Option 16.1 Select whether health insurance is or is not available at reasonable cost to the NCP

A. is
B. is not

Option 16.2 Select whether health insurance is or is not accessible to the child through the NCP

A. is
B. is not

Option 16.3 Select whether health insurance is or is not available at reasonable cost to the CP

A. is
B. is not

Option 16.4 Select whether health insurance is or is not accessible to the child through the CP

A. is
B. is not

Option 17

A. When CP is providing health insurance

The Respondent has the ability to pay all or part of the cost of the child(ren)’s health insurance, which is being provided by the Petitioning parent or caregiver.

B. When either the NCP or the CP parent (not caregiver) is active duty or retired military

The <<LV_HI_PROVIDER>> is active or retired United States military. As a dependent of the <<LV_HI_PROVIDER>>, the child(ren) is entitled to health insurance under the military health insurance program.
Option 18 [Select A, B, or C]

A. The Respondent has the ability to pay reasonable and necessary noncovered medical, dental, and prescription medication expenses incurred for the minor child(ren).

B. The Petitioning parent has the ability to pay reasonable and necessary noncovered medical, dental, and prescription medication expenses incurred for the minor child(ren).

C. Both parents have the ability to pay reasonable and necessary noncovered medical, dental, and prescription medication expenses incurred for the minor child(ren).

Option 19: Retroactive support

A. System pop when retroactive support is ordered

The total past (retroactive) child support amount in Paragraph B is based on the factors listed in the enclosed child support guideline worksheet(s).

The Respondent shall pay retroactive support for <<Number Months Retro Owed>> months. This is the period(s) of time when the Respondent did not live together with the child(ren), during the 24 months before <<Date Served With Initial Notice>>, the date the Respondent was served with the initial notice in this proceeding. If a Final Order is issued, monthly support that accrues between now and the date the first payment is due will be added to the total retroactive support amount in the Final Order.

The retroactive support amount of $<<Net Retro Support Owed>> is calculated <<Option 19A1/19A2>>

<<Option 19A3>

Select either 19A1 or 19A2

19A1. at the same monthly rate as current support.

19A2. based on the monthly amounts as shown in the enclosed Guideline Worksheet(s) for the retroactive period. The retroactive support amount is calculated differently than current support because <<Free Form Text>>.

19A3 - If credit provided for payments made

The Respondent is given $<<Retro Credit>> credit for support payments actually made or in-kind payments made during the retroactive period.

B. Select one of the following if retroactive support is not ordered

1. Past (retroactive) support is not appropriate because <<Free Form Text>>.

2. Past (retroactive) support is being waived by the Petitioning parent or caregiver

Option 20 (Include is user selects, However mandatory if option 15A – L is selected, as well as when 20A or 20B are selected) Center as header.

Additional Findings of Fact and Conclusions of Law

Option 20A Must be selected when option 15A or 15B is selected and is listed as unnumbered paragraph under Option 20.

The Respondent’s obligation of $<<DevOblig>> is based on a particular parenting plan, a court-ordered time-sharing schedule, or a time-sharing arrangement exercised by agreement of the Respondent and the Petitioning parent under which the child spends <<%ofNightsWithNCP>> percent of the overnights with Respondent.
Option 20B

<<Free Form Text>>

Option 21 When proceeding determines paternity (the leading ',' is needed in the order)
,
, 409.256

Option 22 When proceeding determines paternity

and biological

Option 23

A. When CP is providing health insurance

The Respondent’s share of the cost of health insurance provided for the child(ren) by the Petitioning parent/caregiver is $<<NCP Share of Health Insurance Expense When CP/CTR Provides>>, which is included in the Respondent’s share of the total child support need stated in paragraph 9.

B. When either parent is active duty or retired military

The parents shall promptly enroll the child(ren) in the Defense Enrollment Eligibility Reporting System (DEERS). The parents shall cooperate with each other in doing so, which includes but is not limited to signing forms needed to enroll the child(ren) and providing any required documentation. If the child(ren) becomes ineligible for benefits under the military health care program, the parent who enrolls the child(ren) shall notify DOR within 30 days of the change in the child(ren)’s entitlement.

Option 25 (Include if user selects)

Additional Provisions: (Center as Header)

<<Free Form Text>>

Option 28

A. When paternity is already established

Any hearing will consider issues related to child support. Neither DOR nor DOAH has authority in this proceeding to decide issues of divorce, alimony, or contested paternity. Only the circuit court may decide these issues.

B. When proceeding determines paternity

Any hearing will consider issues related to paternity and/or child support. Neither we nor DOAH may decide issues concerning name change.

Option 29 When proceeding determines paternity

establishes paternity and

Option 30 When proceeding determines paternity

If a Final Order is rendered, it will have the same effect as a judgment of paternity entered by the circuit court under chapter 742, Florida Statutes. You will be the legal father of the below named child(ren), and gain all the rights and responsibilities of a legal parent.

Option 31 (Based on the office handling the case.)

A. <<ZCCOUNTY_CODES>>
Option 33 (Use B if Respondent has an attorney)
A. <<NCP Name>>
B. <<NCP Attorney Name>>
   <<NCP Attorney Address>>

Option 35 (Notice goes to both NCP and CP)
A. <<NCP Name>>
   <<NCP Address1>>
   <<NCP Address2>>
B. <<CP/CTR Name>>
   <<CP/CTR Address>>
   <<CP/CTR Address2>>

Option 38:
A. Health Insurance is to be provided by <<LV_HI_PROVIDER>>.
B. Neither parent is ordered to provide health insurance for the minor child(ren).
C. The Respondent has the ability to pay all or part of the cost of the child(ren)’s health insurance, which is being provided by the Petitioning parent or caregiver.

Option 39:
A. The <<LV_HI_PROVIDER>> shall obtain and maintain health insurance for the child(ren) by enrolling them in group health insurance available through the <<LV_HI_PROVIDER>>’s employer, union, or other source. The <<LV_HI_PROVIDER>> shall send written proof of coverage to the <<CSE Local Office and Address>>. If there is any change in health insurance the <<LV_HI_PROVIDER>> must notify DOR within 30 days and send written proof of the change. <<Option 23>>

B. Neither parent is ordered to provide health insurance for the minor child(ren).

C. The Respondent’s share of the cost of health insurance provided for the child(ren) by the Petitioning parent/caregiver is $<<NCP Share of Health Insurance Expense When CP/CTR Provides>>, which is included in the Respondent’s share of the total child support need stated in paragraph 9.

Option 41:
Current support for <<oldest child’s name 1>> is scheduled to end on <<child’s estimated emancipation date – 1 day>>, or date of high school graduation according to the conditions above, at which time the Respondent shall pay:

$<<1st step down support amount>> per month current support.

Current support for <<next oldest child’s name 1>> is scheduled to end on <<child’s estimated emancipation date – 1 day>>, or date of high school graduation according to the conditions above, at which time the Respondent shall pay:

$<<2nd step down support amount>> per month current support.

Option 46
[Insert when either signed Title IV-D Standard Parenting Time Plan or signed parenting time plan is enclosed with Proposed Order.]

2. The enclosed parenting time plan has been agreed to and signed by both parents and will be made a part of the Final Order.
Option 47

A. [Insert when neither blank Title IV-D Standard Parenting Time Plan nor signed parenting time plan is enclosed with Proposed Order.]

If there is a hearing, DOAH may enter a Final Order.

B. [Insert when either blank Title IV-D Standard Parenting Time Plan or signed parenting time plan is enclosed with Proposed Order.]

If there is a hearing, DOAH may enter a Final Order, which would include a parenting time plan or Title IV-D Standard Parenting Time Plan that is agreed to and signed by both parents.

Option 48

A. [Insert when neither blank Title IV-D Standard Parenting Time Plan nor signed parenting time plan is enclosed with Proposed Order. ZAPO parenting time indicator = N]

I. If you have questions about this Proposed Order call <<Option 31>> or see us in person at <<CSE Local Office and Address>>.

B. [Insert when a blank Title IV-D Standard Parenting Time Plan is enclosed with Proposed Order.]

H. If provided with a written parenting time plan agreed to and signed by both parents, we will make it a part of the Final Order. A blank Title IV-D Standard Parenting Time Plan is included with this notice. If you and the other parent both agree to, sign, and return either the Title IV-D Standard Parenting Time Plan or your own parenting time plan before a Final Order is entered, we will make it a part of the Final Order. A parenting time plan that is made a part of the Final Order may only be modified or enforced by a court. The Department is not authorized to modify or enforce a parenting time plan.

I. If you have questions about this Proposed Order call <<Option 31>> or see us in person at <<CSE Local Office and Address>>.

Option 49

A. [Insert when blank Title IV-D Standard Parenting Time Plan is included with Proposed Order.]

Title IV-D Standard Parenting Time Plan

B. [Insert when nonstandard parenting time plan signed by both parents is enclosed with Proposed Order.]

Signed Parenting Time Plan
Option 50

A. [Insert when blank Title IV-D Standard Parenting Time Plan is included with Proposed Order.]

A written parenting time plan agreed to and signed by both parents has not been provided to the Department as part of this proceeding. Therefore, a parenting time plan is not incorporated into this Final Order.

B. [Insert when either signed Title IV-D Standard Parenting Time Plan or signed parenting time plan is enclosed with Proposed Order.]

A written parenting time plan agreed to and signed by both parents has been provided to the Department as part of this proceeding.

Option 51

[Insert when either signed Title IV-D Standard Parenting Time Plan or signed parenting time plan is enclosed with Proposed Order.]

I. The attached parenting time plan, agreed to and signed by both parents, is made a part of and incorporated into this Final Order. The Department is not authorized to enforce or modify the parenting time plan. The parenting time plan may only be enforced or modified in court.
Attached is a proposed administrative support order. Please read this order in detail. In this Proposed Order we refer to <<NCP Name>> as the Respondent and <<CP/CTR Name>> as the Petitioning parent (or caregiver, if applicable).

This order includes:

a. **Current child support** of $<<Current Support>> per month.
b. **Past (Retroactive) support** of $<<Monthly Retro Payment>> per month.
c. **Health Insurance. <<Option 38>>.**
d. **Noncovered medical expenses.** The Respondent is responsible for <<NCP Percent Support Need>> percent. The Petitioning/other parent is responsible for <<CP Percent Support Need>> percent.

The start date for payments and health insurance (if ordered) will be covered in the Final Order.

### WHAT YOU NEED TO DO

<table>
<thead>
<tr>
<th>IF YOU AGREE WITH THIS PROPOSED ORDER</th>
<th>IF YOU DO NOT AGREE WITH THIS PROPOSED ORDER</th>
</tr>
</thead>
<tbody>
<tr>
<td>You do not need to do anything. The Department will issue a Final Order as outlined above. Learn more about the effects of a Final Order on page 2.</td>
<td>• Please contact us by phone or in writing within 10 days. You can provide additional information and/or request an informal discussion. We will work with you to resolve any concerns or questions you have.</td>
</tr>
<tr>
<td></td>
<td>• Request a hearing by filing a written request within 20 days from the date of this Proposed Order. Address your written request to the Deputy Agency Clerk at the address in paragraph C on page 2. If you do not agree with this Proposed Order and do not contact us as described above, the Department will issue a Final Order that requires you to provide child support as outlined above. Learn more about the effects of a Final Order on page 2.</td>
</tr>
</tbody>
</table>
The Florida Department of Revenue, Child Support Program, issues this Proposed Administrative Support Order (Proposed Order) as authorized by section 409.2563, Florida Statutes.

Respondent’s Notice of Rights

A. If you the Respondent, <<NCP Name>>, agree to the terms of this Proposed Order you do not need to do anything. We will issue a Final Order.

B. If you have questions or want to discuss this Proposed Order with us informally, contact us at the address or phone number provided. If you ask for an informal discussion within 10 days from the issue date of this proposed order, your time to ask for a hearing will be extended until 10 days after we notify you in writing that the informal discussions have ended. We will work with you to resolve any concerns you have.

C. If you disagree with this Proposed Order, you may ask for a hearing by filing a written request with the Deputy Agency Clerk at the following address:

Deputy Agency Clerk
<< CSE Local Office and Address>>

Your written request must be received no later than 20 days after the issue date of this Proposed Order, unless the time to request a hearing is extended under paragraph B. If you file a request for hearing, you should tell us in writing why you disagree with this Proposed Order, stating each point of disagreement.

If you file a timely request for a hearing, the Division of Administrative Hearings (DOAH) will mail you written notice of the date, time, and place of the hearing. If there is a hearing you will be able to tell your story to an administrative law judge who will decide the case. You are allowed to bring witnesses, present information, argue your case, and ask questions of any witnesses that testify. <<Option 47>>

D. If you do not respond timely to this Proposed Order we will issue a Final Order that requires you to provide support. We will mail the Final Order to you and the Petitioning parent (or caregiver, if applicable) and file a copy with the clerk of the circuit court. If we or an administrative law judge issues a Final Order, you have the right to seek judicial review in the District Court of Appeal.
Effect of Final Order

E. **Option 30** If we issue a Final Order, we may enforce the support obligation by any lawful means, including:
   - Requiring your employer to deduct payments from your income
   - Filing liens against your property
   - Suspending drivers, occupational, and recreational licenses
   - Attaching bank accounts and settlement proceeds
   - Obtaining judgments by operation of law against you
   - Taking your lottery winnings and federal income tax refunds
   - Taking 40 percent of your unemployment benefits
   - Taking part of your worker’s compensation benefits
   - Asking a court to enforce the order

If payments are late we will report the amount owed to credit reporting agencies.

F. If we issue a Final Order we will issue an income deduction order that will be effective right away.

Requirement to Notify Department of Revenue
Change of Address and Other Changes

G. Both parents (and caregiver, if any) must tell us of any changes concerning identity, contact information, or location. This includes name, social security number, residential and mailing addresses, phone numbers, driver’s license numbers, and names, addresses, and phone numbers of employers. You must promptly notify us in writing of any change in your mailing address. We will assume you receive any papers we send to the mailing address we have for you. If you change your address and do not notify us in writing, you may miss a deadline and lose your right to ask for a hearing or file an appeal.

**Option 48**

DONE and ISSUED this the **Day; 1st, 2nd, 3rd, etc.>> day of **Month>>, 20**Year>>.

s/<<1st initial & Last Name Resp Employee from ZAPO>>
Authorized Representative
Florida Department of Revenue

This document has been electronically signed as authorized by s. 668.004, F.S.

**Enclosures:**
- Child Support Guidelines Worksheet(s)
- Financial Affidavits
- **Option 49**

**Copies furnished to:**
- **Option 33**
- **CP/CTR name>>
STATE OF FLORIDA
DEPARTMENT OF REVENUE
CHILD SUPPORT PROGRAM

State of Florida Department of Revenue
Child Support Program and
<<CP/CTR NAME>>
   Petitioners,

vs.

<<NCP NAME>>
   Respondent.

FINAL ADMINISTRATIVE <<OPTION 2>> SUPPORT ORDER

Important Notice: This is only a Proposed Order at this time. It is not yet in effect. If you disagree with this Proposed Order, read the Notice of Rights section above. It tells you what to do to request a hearing. If you do nothing, we will enter this as a Final Order.

The Florida Department of Revenue, Child Support Program, enters this Final Administrative <<OPTION 2>> Support Order (Final Order) to establish <<OPTION 3>> a support obligation for the child(ren) named in Paragraph 5. We have considered <<OPTION 4>> the financial affidavits we received and/or other reliable information about the income of each parent. We have taken into account the child support guidelines and any relevant deviation factors in section 61.30, Florida Statutes. In this Final Order we refer to <<NCP Name>> as the Respondent and <<CP/CTR Name>> as the Petitioning parent (or caregiver, if applicable).

Findings of Fact and Conclusions of Law

1. The Child Support Program has subject matter jurisdiction in this proceeding and enters this Final Order as authorized by section <<OPTION 5>> 409.2563, Florida Statutes.

2. The Child Support Program is providing Title IV-D child support services for <<CP/CTR Name>>, the <<OPTION 6>> of the child(ren) named in Paragraph 5. <<OPTION 6.1>>

3. There is no support order for the child(ren) named in Paragraph 5. <<OPTION 7>>

4. <<OPTION 8>>

5. The Respondent has a legal duty to contribute to the support of the child(ren) named below because the Respondent is the child(ren)’s parent. <<OPTION 9>>

<table>
<thead>
<tr>
<th>Child(ren) Name</th>
<th>Date of Birth</th>
</tr>
</thead>
<tbody>
<tr>
<td>&lt;&lt;Child1Name&gt;&gt;</td>
<td>&lt;&lt;Child1DOB&gt;&gt;</td>
</tr>
<tr>
<td>&lt;&lt;Child2Name&gt;&gt;</td>
<td>&lt;&lt;Child2DOB&gt;&gt;</td>
</tr>
</tbody>
</table>
6. The child(ren) needs support and the Respondent has the ability to provide support as determined by this Final Order.

7. The child(ren) resides with <<CP/CTR Name>> most of the time. <<CP/CTR Name>> is the child(ren)’s <<Option 11>>.

8. This Final Order is being entered without a hearing because (Not Applicable – This is a Proposed Order).

9. The Child Support Program makes the following findings of fact:
   a. The Respondent’s <<Option 13.1>> net monthly income is $ <<NCP Net Income>> (<<NCP Percent Support Need>> percent of the parents’ combined net income).
   b. The Petitioning/other parent’s <<Option 13.2>> net monthly income is $<<Petitioning Parent’s Net Income>> (<<Petitioning Parent’s Percent Support Need>> percent of the parents’ combined net income).
   c. Monthly child care costs are $<<Monthly Child Care Expense>>.
   d. Monthly health insurance costs for the child(ren) are $<<Monthly Health Insurance Expense>>.

10. The total monthly child support need under Florida’s Child Support Guidelines is $<<Total Monthly Child Support Need>>.

11. The Respondent’s guideline share of the total child support need is $<<Current Support>> per month. The amount is based on section 61.30, Florida Statutes, which includes the factors in paragraph 9.

12. Health insurance for the child(ren) <<Option 16.1>> available to the Respondent at reasonable cost through his/her employer, union, or other source and <<Option 16.2>> accessible to the child.

   Health insurance for the child(ren) <<Option 16.3>> available to Petitioning/other parent at reasonable cost through his/her employer, union, or other source and <<Option 16.4>> accessible to the child.

13. <<Option 19>>

14. <<Option 50>>
Based upon the Findings of Fact and Conclusions of Law and in accordance with sections 61.30 and 409.2563, Florida Statutes, it is ORDERED that:

A. <<NCP Name>> is the legal father of <<Child1FullName>>, date of birth <<Child1DOB>>
   <<NCP Name>> is the legal father of <<Child2FullName>>, date of birth <<Child2DOB>>

B. Starting ______ (Start date will be stated in the Final Order) the Respondent shall pay:

   $<<Current Support>> per month current support, plus
   $<<Monthly Retro Support Payment>> per month to reduce the retroactive support amount of
   $<<Net Retro Support Owed>>, for a total monthly payment of
   $<<Total Monthly Payment>>

   When the total retroactive support amount and any arrears that accrue after the date of this Final Order are paid, the monthly obligation becomes the current support amount.

C. All payments must be paid by cashier’s check, certified check, money order, or a personal or business check payable to the Florida State Disbursement Unit at the following address:

   Florida State Disbursement Unit
   <<SDUAddress>>

   Cash is not accepted. If a personal or business check is returned, the person who wrote the check may no longer be allowed to pay by check. All payments must be identified with the Respondent’s name, the amount of the payment and depository number <<Depository Number>>. The Respondent shall not receive credit for any future support payments made directly to the <<CP/CTR Name>> or to the child(ren). Any payment that is not paid when due is considered late and will result in collection action by DOR.

D. Duration of order. This Final Order stays in effect until:
   (1) Vacated, modified, suspended or terminated by DOR;
   (2) Vacated on appeal; or
   (3) Superseded by a circuit court order.

   The current support obligation in Paragraph B is reduced according to the schedule below as each child reaches age 18, dies, marries, or otherwise emancipates, unless the child is dependent in fact, between the ages of 18 and 19, still in high school and performing in good faith with a reasonable expectation of graduating before the age of 19. If payable beyond the age of 18, the current support obligation ends when the child graduates from high school.

<<Option 41>>
Current support for <<youngest child’s name 1>> is scheduled to end on <<child’s estimated emancipation date – 1 day>>, or date of high school graduation according to the conditions above, at which time the Respondent’s current support obligation ends for all children.

E. Health Insurance and Noncovered Medical Expenses. <<Option 39>>
The obligation to pay reasonable and necessary noncovered medical, dental, and prescription medication expenses incurred for the minor child(ren) shall be based on each parent’s percentage share of the monthly support obligation as stated in the child support guidelines worksheet(s). The Petitioning/other parent’s share is <<CP Percent Support Need>> percent and the Respondent’s share is <<NCP Percent Support Need>> percent.

F. Notice of Changes. Within seven (7) days the Respondent shall notify the <<CSE Local Office and Address>> and the Clerk of the Circuit Court in <<County Name>> County at <<Clerk of Court Address>> in writing of any change in name, Social Security number, residential address, mailing address, employer, employment address, phone numbers, and driver license number. It will be presumed that the Respondent has received any documents sent by regular U.S. Mail to the most recent mailing address provided.

G. The Respondent’s income is subject to immediate income deduction for payment of the support obligations in Paragraph B and any late payments or past-due amounts that accrue after entry of this Final Order.

H. The Florida Department of Economic Opportunity (or its successor agency) shall deduct, withhold, and pay to the Child Support Program, forty percent (40%) of any unemployment compensation which may now or in the future be payable to the Respondent. The amount may not exceed the total monthly payment amount in Paragraph B and any subsequent late payments or past-due amounts that accrue after entry of this Final Order.

<<Option 51>>

<<Option 25>>
Option 1 (When applicable):
A. AMENDED (use in heading only)
B. Amended

Option 2 (When proceeding determines paternity):
A. PATERNITY AND (use in heading only)
B. Paternity and

Option 3 (If activity is for paternity and support order):
Paternity and

Option 4 (When proceeding determines paternity):
genetic testing results and

Option 5 (When proceeding determines paternity) (the leading ‘s’ makes statute plural in the order):
s 409.256 and

Option 6
A. parent
B. caregiver

Option 6.1 (for each child for whom respondent is excluded by genetic testing,)
Based on the attached genetic test results the Respondent is not the biological father of <<Child X>>.

Option 7 (A or B)

A. When proceeding determines paternity in non-mixed case
Paternity has not been established previously and the child(ren) was not born or conceived when the mother was married.

B. When proceeding establishes paternity in mixed case (for each child)
Paternity has not been established previously for <<Child Y>> and the child was not born or conceived when the mother was married.
OPTION 8 – Jurisdiction/Long Arm for Noncustodial parent/alleged father

A. *When served in Florida*
   DOR has personal jurisdiction over the Respondent because he/she was properly served notice in Florida on <<Date Served With Initial Notice>>.

B. *When NCP served in another state or country (long-arm); if 8B is selected, select one or more from 8B1-8B6.*
   The Respondent is subject to DOR’s jurisdiction in this proceeding under sections 48.193(1)(e), (h), or 88.2011, Florida Statutes. The Respondent was properly served notice outside the State of Florida, and he/she
   - resided in this state with the child(ren) and/or the Petitioning parent before this proceeding started.
   - resided in this state and provided prenatal expenses or support for the child(ren) before this proceeding started.
   - maintained a matrimonial domicile in this state before this proceeding started.
   - acknowledged paternity of the child(ren) in this state before this proceeding started.
   - had sexual intercourse in this state, which may have resulted in conception of the child(ren).
   - submitted to the jurisdiction of this state by consent, by entering a general appearance, or by filing a responsive document having the effect of waiving any objection to personal jurisdiction.

OPTION 9:
When proceeding determines paternity in non-mixed case (don’t use option 10 when 9 is selected).
Based on the attached genetic test results that equal or exceed a 99 percent probability of paternity, which are hereby incorporated by reference and made a part of this Final Order, the Respondent is the legal and biological father of the following child(ren):

Option 10 One entry for each child. (A-F Based on paternity codes associated with individual child BP record. H based on existence of Genetic Testing (ZGT) activity involving the child associated with the parent activity)

A. Paternity has been legally established for <<Child Z>> by affidavit or voluntary acknowledgment.
B. Paternity has been established for <<Child Z>> through a court order issued within the State of Florida.
C. Paternity is presumed for <<Child Z>> because the Respondent was married to the mother when the child was born or conceived.
D. Paternity has been established for <<Child Z>> in another state by a court, other tribunal, or voluntary acknowledgment.
E. Paternity is not an issue for <<Child Z>> because the Respondent and the mother married after the child birth.
F. Paternity has been established for <<Child Z>> by an administrative order based on a positive genetic test.
G. Paternity is not an issue for <<Child Z>> because the Respondent is the mother to the child.
H. Paternity has been established for <<Child Z>> based on the attached genetic test results that equal or exceeds a 99 percent probability of paternity.
Option 11 (role/relationship of party to child[ren])
A. father
B. mother
C. caregiver

Option 13.1 (for parent who owes support)
A. imputed
B. actual

Option 13.2 (for parent due support)
A. imputed
B. actual

Option 14.1 User selects additional findings related to income used for support guidelines for the parent who owes support
Select only when parent who owes support’s income is imputed. Choose either A1, A2, or A3.

A. The Respondent is voluntarily underemployed and is capable of earning the imputed net monthly income based upon his or her recent work history, occupational qualifications and prevailing earnings level in the community.
B. The Respondent is voluntarily unemployed and is capable of earning the imputed net monthly income based upon his or her recent work history, occupational qualifications and prevailing earnings level in the community.
C. There is a lack of sufficient, reliable information concerning the Respondent’s actual earnings; therefore an earning capacity equal to full time employment at federal minimum wage is presumed for the purpose of establishing the support obligation.

Option 14.2 User selects additional findings related to income used for support guidelines for the parent due support. Select only when parent due support/other parent (13.2) income is imputed. Choose either B1 or B2

A. The Petitioning/other parent is voluntarily underemployed and is capable of earning the imputed net monthly income based upon his or her recent work history, occupational qualifications and prevailing earnings level in the community.
B. The Petitioning/other parent is voluntarily unemployed and is capable of earning the imputed net monthly income based upon his or her recent work history, occupational qualifications and prevailing earnings level in the community.
C. There is a lack of sufficient, reliable information concerning the Petitioning/other parent’s actual earnings; therefore an earning capacity equal to full time employment at federal minimum wage is presumed for the purpose of establishing the support obligation.

Option 15 Based on guideline information
DOR is deviating from the guideline amount, which would be inappropriate for the following reason(s):
[Note: User selects applicable deviation reason(s). System will enumerate alphabetically as a., b., c., etc.] When options 15A – L are selected, option 20 must also be selected and the user must provide free text explanation.

A. A particular parenting plan, a court-ordered time-sharing schedule, or a time-sharing arrangement exercised by agreement of the parties provides that each child spend a substantial amount of time with each parent, as explained in the Additional Findings of Fact and Conclusions of Law.

B. The child(ren) spends a significant amount of time with the Respondent due to a particular parenting plan, a court-ordered time-sharing schedule, or a time-sharing arrangement exercised by agreement of the parties as explained in the Additional Findings of Fact and Conclusions of Law.

C. Extraordinary medical, psychological, educational, or dental expenses as explained in the Additional Findings of Fact and Conclusions of Law.

D. Payment of support to a parent that regularly has been paid and for which there is a demonstrated need as explained in the Additional Findings of Fact and Conclusions of Law.

E. Seasonal variations in one or both parents’ income as explained in the Additional Findings of Fact and Conclusions of Law.

F. Age(s) of the child(ren), taking into consideration the greater needs of older child(ren) as explained in the Additional Findings of Fact and Conclusions of Law.

G. Special needs that have been met traditionally within the family budget even though the fulfilling of those needs will cause support to exceed the guideline amount as explained in the Additional Findings of Fact and Conclusions of Law.

H. Total available assets of mother, father, and child(ren) as explained in the Additional Findings of Fact and Conclusions of Law.

I. Application of the child support guidelines requires the Respondent to pay more than 55 percent of gross income for a single support order as explained in the Additional Findings of Fact and Conclusions of Law.

J. Independent income of the child(ren), excluding the child(ren)’s SSI income as explained in the Additional Findings of Fact and Conclusions of Law.

K. Impact of IRS dependency exemption and waiver of that exemption as explained in the Additional Findings of Fact and Conclusions of Law.

L. Adjustments needed to achieve and equitable result as explained in the Additional Findings of Fact and Conclusions of Law.

M. The Respondent is entitled to a $<<Allowable Deduction>> deduction from gross income for the Respondent’s child(ren) who resides in his/her household.

N. The Respondent receives Social Security Disability (SSD) benefits. The Respondent’s guideline share of the total child support need is offset by $<<ReducedObligAmt>> which is the amount of Social Security dependent benefits received by the child(ren) due to Respondent’s disability.

[The following concludes Option 15 and must print when 15B-L is selected.] Therefore, the Respondent’s monthly current support payment stated in Paragraph B is $<<TotalDeviationAmountPOSD>><<Option 15.1>> per month than the guideline amount.

Option 15.1

A. more
B. less
Option 16.1 Select whether health insurance is or is not available at reasonable cost to the parent who owes support
  A. is
  B. is not

Option 16.2 Select whether health insurance is or is not accessible to the child through the parent who owes support
  A. is
  B. is not

Option 16.3 Select whether health insurance is or is not available at reasonable cost to the parent due support
  A. is
  B. is not

Option 16.4 Select whether health insurance is or is not accessible to the child through the parent due support
  A. is
  B. is not

Option 17
  A. When parent due support is providing health insurance
  The Respondent has the ability to pay all or part of the cost of the child(ren)’s health insurance, which is being provided by the Petitioning parent or caregiver.

  B. When either the parent who owes support or the parent due support(not caregiver) is active duty or retired military
  The <<LV_HI_PROVIDER>> is active or retired United States military. As a dependent of the <<LV_HI_PROVIDER>>, the child(ren) is entitled to health insurance under the military health insurance program.

Option 18 [Select A, B, or C]
  A. The Respondent has the ability to pay reasonable and necessary noncovered medical, dental, and prescription medication expenses incurred for the minor child(ren).
  B. The Petitioning parent has the ability to pay reasonable and necessary noncovered medical, dental, and prescription medication expenses incurred for the minor child(ren).
  C. Both parents have the ability to pay reasonable and necessary noncovered medical, dental, and prescription medication expenses incurred for the minor child(ren).

Option 19: Retroactive support
  A. System pop when retroactive support is ordered
  The total past (retroactive) child support amount in Paragraph B is based on the factors listed in the enclosed child support guideline worksheet(s).

  The Respondent shall pay retroactive support for <<Number Months Retro
Owed>> months. This is the period(s) of time when the Respondent did not live together with the child(ren), during the 24 months before <<Date Served With Initial Notice>>, the date the Respondent was served with the initial notice in this proceeding. If a Final Order is issued, monthly support that accrues between now and the date the first payment is due will be added to the total retroactive support amount in the Final Order.

The retroactive support amount of $<<Net Retro Support Owed>> is calculated <<Option 19A1/19A2>>
<<Option 19A3>

Select either 19A1 or 19A2

19A1. at the same monthly rate as current support.

19A2. based on the monthly amounts as shown in the enclosed Guideline Worksheet(s) for the retroactive period. The retroactive support amount is calculated differently than current support because<<Free Form Text>>.

19A3 - If credit provided for payments made
The Respondent is given $<<Retro Credit>> credit for support payments actually made or in-kind payments made during the retroactive period.

B. Select one of the following if retroactive support is not ordered
   1. Past (retroactive) support is not appropriate because <<Free Form Text>>.
   2. Past (retroactive) support is being waived by the Petitioning parent or caregiver.

Option 20 (Include is user selects, However mandatory if option 15A – L is selected, as well as when 20A or 20B are selected) Center as header.
Additional Findings of Fact and Conclusions of Law

Option 20A Must be selected when option 15A or 15B is selected and is listed as unnumbered paragraph under Option 20.

The Respondent’s obligation of $<<DevOblig>> is based on a particular parenting plan, a court-ordered time-sharing schedule, or a time-sharing arrangement exercised by agreement of the Respondent and the Petitioning parent under which the child spends <<%ofNightsWithNCP>> percent of the overnights with Respondent.

Option 20B
<<Free Form Text>>

Option 21 When proceeding determines paternity (the leading ‘,’ is needed in the order)
   409.256
   Views
   Option 22 When proceeding determines paternity
       and biological
Option 23

A. When parent due support is providing health insurance

The Respondent’s share of the cost of health insurance provided for the child(ren) by the Petitioning parent/caregiver is $<<NCP Share of Health Insurance Expense When CP/CTR Provides>>>, which is included in the Respondent’s share of the total child support need stated in paragraph 9.

B. When either parent is active duty or retired military

The parents shall promptly enroll the child(ren) in the Defense Enrollment Eligibility Reporting System (DEERS). The parents shall cooperate with each other in doing so, which includes but is not limited to signing forms needed to enroll the child(ren) and providing any required documentation. If the child(ren) becomes ineligible for benefits under the military health care program, the parent who enrolls the child(ren) shall notify DOR within 30 days of the change in the child(ren)’s entitlement.

Option 25 (Include if user selects)

Additional Provisions: (Center as Header)
<<Free Form Text>>

Option 28

A. When paternity is already established

Any hearing will consider issues related to child support. Neither DOR nor DOAH has authority in this proceeding to decide issues of divorce, alimony, or contested paternity. Only the circuit court may decide these issues.

B. When proceeding determines paternity

Any hearing will consider issues related to paternity and/or child support. Neither we nor DOAH may decide issues concerning name change.

Option 29 When proceeding determines paternity

establishes paternity and

Option 30 When proceeding determines paternity

If a Final Order is rendered, it will have the same effect as a judgment of paternity entered by the circuit court under chapter 742, Florida Statutes. You will be the legal father of the below named child(ren), and gain all the rights and responsibilities of a legal parent.

Option 31 (based on the office handling the case )

A. <<ZCCOUNTY_CODES>>

Option 33 (Use B if Respondent has an attorney)

A. <<NCP Name>>

B. <<NCP Attorney Name>>

<<NCP Attorney Address>>
Option 35 (Notice goes to both parent who owes support and parent due support)
A. <<NCP Name>>
   <<NCP Address1>>
   <<NCP Address2>>

B. <<CP/CTR Name>>
   <<CP/CTR Address1>>
   <<CP/CTR Address2>>

Option 38:
A. Health Insurance is to be provided by <<LV_HI_PROVIDER>>.
B. Neither parent is ordered to provide health insurance for the minor child(ren).
C. The Respondent has the ability to pay all or part of the cost of the child(ren)’s health insurance, which is being provided by the Petitioning parent or caregiver.

Option 39:
A. The <<LV_HI_PROVIDER>> shall obtain and maintain health insurance for the child(ren) by enrolling them in group health insurance available through the <<LV_HI_PROVIDER>>’s employer, union, or other source. The <<LV_HI_PROVIDER>> shall send written proof of coverage to the <<CSE Local Office and Address>>. If there is any change in health insurance the <<LV_HI_PROVIDER>> must notify DOR within 30 days and send written proof of the change. <<Option 23>>
B. Neither parent is ordered to provide health insurance for the minor child(ren).
C. The Respondent’s share of the cost of health insurance provided for the child(ren) by the Petitioning parent/caregiver is $<<NCP Share of Health Insurance Expense When CP/CTR Provides>>, which is included in the Respondent’s share of the total child support need stated in paragraph 9.

Option 41:
Current support for <<oldest child’s name 1>> is scheduled to end on <<child’s estimated emancipation date – 1 day>>, or date of high school graduation according to the conditions above, at which time the Respondent shall pay:

$<<1st step down support amount>> per month current support.

Current support for <<next oldest child’s name 1>> is scheduled to end on <<child’s estimated emancipation date – 1 day>>, or date of high school graduation according to the conditions above, at which time the Respondent shall pay:

$<<2nd step down support amount>> per month current support.

Option 46
[Insert when either signed Title IV-D Standard Parenting Time Plan or signed parenting time plan is enclosed with Proposed Order.]
3. The enclosed parenting time plan has been agreed to and signed by both parents and will be made a part of the Final Order.
Option 47
A. [Insert when neither blank Title IV-D Standard Parenting Time Plan nor signed parenting time plan is enclosed with Proposed Order.]

If there is a hearing, DOAH may enter a Final Order.

B. [Insert when either blank Title IV-D Standard Parenting Time Plan or signed parenting time plan is enclosed with Proposed Order.]

If there is a hearing, DOAH may enter a Final Order, which would include a parenting time plan or Title IV-D Standard Parenting Time Plan that is agreed to and signed by both parents.

Option 48
A. [Insert when neither blank Title IV-D Standard Parenting Time Plan nor signed parenting time plan is enclosed with Proposed Order. Administrative Paternity (ZAPO) parenting time indicator = N]

H. If you have questions about this Proposed Order call <<Option 31>> or see us in person at <<CSE Local Office and Address>>.

B. [Insert when a blank Title IV-D Standard Parenting Time Plan is enclosed with Proposed Order.]

H. If provided with a written parenting time plan agreed to and signed by both parents, we will make it a part of the Final Order. A blank Title IV-D Standard Parenting Time Plan is included with this notice. If you and the other parent both agree to, sign, and return either the Title IV-D Standard Parenting Time Plan or your own parenting time plan before a Final Order is entered, we will make it a part of the Final Order. A parenting time plan that is made a part of the Final Order may only be modified or enforced by a court. The Department is not authorized to modify or enforce a parenting time plan.

I. If you have questions about this Proposed Order call <<Option 31>> or see us in person at <<CSE Local Office and Address>>.

Option 49
A. [Insert when blank Title IV-D Standard Parenting Time Plan is included with Proposed Order.]

Title IV-D Standard Parenting Time Plan

B. [Insert when parenting time plan signed by both parents is enclosed with Proposed Order.]

Signed Parenting Time Plan

Option 50
A. [Insert when blank Title IV-D Standard Parenting Time Plan is included with Proposed Order.]
A written parenting time plan agreed to and signed by both parents has not been provided to the Department as part of this proceeding. Therefore, a parenting time plan is not incorporated into this Final Order.

B. [Insert when either signed Title IV-D Standard Parenting Time Plan or signed parenting time plan is enclosed with Proposed Order.]

A written parenting time plan agreed to and signed by both parents has been provided to the Department as part of this proceeding.

Option 51
[Insert when either signed Title IV-D Standard Parenting Time Plan or signed parenting time plan is enclosed with Proposed Order.]

I. The attached Title IV-D Standard Parenting Time Plan, agreed to and signed by both parents, is made a part of and incorporated into this Final Order. The Department is not authorized to enforce or modify the parenting time plan. The parenting time plan may only be enforced or modified in court.
State of Florida Department of Revenue
Child Support Program and
<<CP/CTR NAME>>
Petitioners,

vs.

<<NCP NAME>>
Respondent.

FINAL ORDER OF PATERNITY

The Florida Department of Revenue, Child Support Program (DOR), enters this Final Order of Paternity.

Findings of Fact and Conclusions of Law

1. DOR has subject matter jurisdiction to determine paternity in this administrative proceeding for the child(ren) named below as provided by section 409.256, Florida Statutes.

2. DOR is providing Title IV-D child support services on behalf of <<CPorCTRname>>. The child(ren) resides with <<CPorCTRname>>.

3. The child(ren)'s mother is <<Mother's Full Name>>.

4. The child(ren) was not born or conceived while the mother was married, and the child(ren)'s paternity has not previously been established.

5. <<Option 8>>

6. The attached genetic test results, which are hereby incorporated by reference and made a part of this Final Order, show a 99 percent or greater probability that the Respondent is the biological father of the following child(ren):

<table>
<thead>
<tr>
<th>Child(ren) Name</th>
<th>Date of Birth</th>
</tr>
</thead>
<tbody>
<tr>
<td>&lt;&lt;ChildFullName&gt;&gt;</td>
<td>&lt;&lt;ChildDOB&gt;&gt;</td>
</tr>
</tbody>
</table>
7. The Respondent did not file a timely request for an administrative hearing in response to DOR's Proposed Order of Paternity, which was served on the Respondent by regular U.S. mail. Under section 409.256(10)(b), Florida Statutes, the Respondent is deemed to have waived the right to a hearing.

<<Option 53>>

<< Free form text1 – If populated starts with paragraph number 8>>

Based upon the Findings of Fact and Conclusions of Law and in accordance with sections 409.2563, Florida Statutes, it is ORDERED that:

A. <<Respname>> is the legal and biological father of:

<table>
<thead>
<tr>
<th>Child(ren)'s Name</th>
<th>Date of Birth</th>
</tr>
</thead>
<tbody>
<tr>
<td>&lt;&lt;Child1FullName&gt;&gt;</td>
<td>&lt;&lt;ChildDOB&gt;&gt;</td>
</tr>
<tr>
<td>&lt;&lt;Child2FullName&gt;&gt;</td>
<td>&lt;&lt;ChildDOB&gt;&gt;</td>
</tr>
</tbody>
</table>

B. The Respondent shall notify DOR in writing within seven (7) days after the date of this Final Order of any change in name, Social Security number, residential address, mailing address, employer, employment address, phone numbers, or driver’s license number. It will be presumed that the Respondent receives any documents that DOR mails to the most recent mailing address provided by the Respondent.

<<Option 54>>

<<Option 43>>

Effective Date. This Final Order is effective immediately and remains in effect until modified by DOR, vacated on appeal, or superseded by a subsequent court order.

DONE and ORDERED this the << Day; 1st, 2nd, 3rd, etc.>> day of <<Month>>, 20<<YY>>.

<<Image of Ann Coffin’s signature>>
Director, Child Support Program
Authorized Representative
Florida Department of Revenue

This document has been signed electronically as authorized by section 668.004, Florida Statutes. A copy has been rendered and filed on this date in the office records of the Florida Department of Revenue.
NOTICE OF RIGHT TO APPEAL

A party that is adversely affected by this Final Order of Paternity has the right to judicial review under section 120.68, Florida Statutes. To obtain judicial review you must complete the following steps:

1. File an original Notice of Appeal with the Department of Revenue’s Deputy Agency Clerk within 30 days after the date the Final Order is rendered. The address is:

   Department of Revenue
   Child Support Program
   Attention: Deputy Agency Clerk
   P.O. Box 8030
   Tallahassee, Florida 32314-8030

2. File a copy of the Notice of Appeal with the Clerk of the First District Court of Appeal or the Clerk of the District Court of Appeal for the district where you live. You also must pay a filing fee when you file the Notice of Appeal with the court.

Filing with the Department of Revenue or the District Court of Appeal is complete when the Notice of Appeal is received, not when it is mailed.
OPTI6N 8 (Jurisdiction/Long Arm for noncustodial parent/alleged father)

A. When served in Florida
   DOR has personal jurisdiction over the Respondent because he/she was properly served notice in Florida on <<Date Served With Initial Notice>>.

B. When NCP served in another state or country (long-arm); if 8B is selected, select one or more from 8B1-8B6.
   The Respondent is subject to DOR’s jurisdiction in this proceeding under sections 48.193(1)(e), (h), or 88.2011, Florida Statutes. The Respondent was properly served notice outside the State of Florida, however, he/she

   1. resided in this state with the child(ren) and/or the Petitioning parent before this proceeding started.
   2. resided in this state and provided prenatal expenses or support for the child(ren) before this proceeding started.
   3. maintained a matrimonial domicile in this state before this proceeding started.
   4. acknowledged paternity of the child(ren) in this state before this proceeding started.
   5. had sexual intercourse in this state, which may have resulted in conception of the child(ren).
   6. submitted to the jurisdiction of this state by consent, by entering a general appearance, or by filing a responsive document having the effect of waiving any objection to personal jurisdiction.

OPTION 43 (Include if user selects)
A. Additional Provisions: <<Free Form Text>>

Option 53

A. [Insert when neither a signed Title IV-D Standard Parenting Time Plan nor a signed parenting time plan is enclosed with the Final Order.]

8. A written parenting time plan agreed to and signed by both parents has not been provided to the Department as part of this proceeding. Therefore, a parenting time plan is not incorporated into this Final Order.

B. [Insert when either signed Title IV-D Standard Parenting Time Plan or signed parenting time plan is enclosed with Proposed Order.]

8. A written parenting time plan agreed to and signed by both parents has been provided to the Department as part of this proceeding.

Option 54

[Insert when either signed Title IV-D Standard Parenting Time Plan or signed parenting time plan is enclosed with Final Order.]

C. The attached parenting time plan, agreed to and signed by both parents, is made a part of and incorporated into this Final Order. The Department is not authorized to enforce or modify the parenting time plan. The parenting time plan may only be enforced or modified in court.
Option 56

[Insert when no parenting time plan is enclosed and parenting time indicator on the parent activity = Y]

Parenting Time

This Final Order does not include a parenting time plan. A written parenting time plan agreed to and signed by both parents was not provided to the Department as part of this proceeding.

Either parent may file a petition in circuit court to establish a parenting time plan. The enclosed blank form (Petition to Establish a Parenting Time Plan) is available for your use.

The Department of Revenue does not obtain, enforce or modify parenting time plans.

For more information, go to floridarevenue.com/childsupport/parenting_time_plans.
State of Florida Department of Revenue  
Child Support Program and  
<<CP/CTR NAME>>  
Petitioners,  

vs.  

<<NCP NAME>>  
Respondent.

FINAL ADMINISTRATIVE <<OPTION 2>> SUPPORT ORDER

The Florida Department of Revenue, Child Support Program (DOR), enters this Final Administrative <<Option 2>> Support Order (Final Order) to establish <<Option 3>> a support obligation for the child(ren) named in Paragraph 5. We have considered <<Option 4>> the financial affidavits we received and/or other reliable information about the income of each parent. We have taken into account the child support guidelines and any relevant deviation factors in section 61.30, Florida Statutes. In this Final Order we refer to <<NCP Name>> as the Respondent and <<CP/CTR Name>> as the Petitioning parent (or caregiver, if applicable).

Findings of Fact and Conclusions of Law

1. The Department of Revenue has subject matter jurisdiction in this proceeding and enters this Final Order as authorized by section<<Option 5>> 409.2563, Florida Statutes.

2. DOR is providing Title IV-D services on behalf of <<CP/CTR Name>>, the <<Option 6>> of the child(ren) named in Paragraph 5. <<Option 6.1>>

3. There is no support order for the child(ren) named in Paragraph 5. <<Option 7>>

4. <<Option 8>>

5. The Respondent has a legal duty to contribute to the support of the child(ren) named below because the Respondent is the child(ren)’s parent. <<Option 9>>

<table>
<thead>
<tr>
<th>Child(ren) Name</th>
<th>Date of Birth</th>
</tr>
</thead>
<tbody>
<tr>
<td>&lt;&lt;Child1Name&gt;&gt;</td>
<td>&lt;&lt;Child1DOB&gt;&gt;</td>
</tr>
<tr>
<td>&lt;&lt;Child2Name&gt;&gt;</td>
<td>&lt;&lt;Child2DOB&gt;&gt;</td>
</tr>
</tbody>
</table>

Mail Use Only
6. The child(ren) needs support and the Respondent has the ability to provide support as determined by this Final Order.

7. The child(ren) resides with <<CP/CTR Name>> most of the time. <<CP/CTR Name>> is the child(ren)'s <<Option 11>>.

8. This Final Order is being entered without a hearing because <<Option 12>>

9. DOR makes the following findings of fact:
   a. The Respondent’s <<Option 13.1>> net monthly income is $ <<NCP Net Income>> (<<NCP Percent Support Need>> percent of the parents’ combined net income).
   b. The Petitioning/other parent’s <<Option 13.2>> net monthly income is $<<Petitioning Parent’s Net Income>> (<<Petitioning Parent’s Percent Support Need>> percent of the parents’ combined net income).
   c. Monthly child care costs are $<<Monthly Child Care Expense>>.
   d. Monthly health insurance costs for the child(ren) are $<<Monthly Health Insurance Expense>>.

<<Option 14.1>>
<<Option 14.2>>

10. The total monthly child support need under Florida’s Child Support Guidelines is $<<Total Monthly Child Support Need>>.

11. The Respondent’s guideline share of the total child support need is $<<Current Support>> per month. The amount is based on section 61.30, Florida Statutes, which includes the factors in paragraph 9.

<<Option 15>>

12. Health insurance for the child(ren) <<Option 16.1>> available to the Respondent at reasonable cost through his/her employer, union, or other source and <<Option 16.2>> accessible to the child.

Health insurance for the child(ren) <<Option 16.3>> available to Petitioning/other parent at reasonable cost through his/her employer, union, or other source and <<Option 16.4>> accessible to the child.

<<Option 17>>
<<Option 18>>
Based upon the Findings of Fact and Conclusions of Law and in accordance with sections 61.30 <<Option 21>> and 409.2563, Florida Statutes, it is ORDERED that:

A. <<NCP Name>> is the legal <<Option 22>> parent of <<Child1FullName>>, date of birth <<Child1DOB>>
<<NCP Name>> is the legal <<Option 22>> parent of <<Child2FullName>>, date of birth <<Child2DOB>>

B. Starting <<Payment Start Date>> the Respondent shall pay:

$<<Current Support>> per month current support, plus
$<<Monthly Retro Support Payment>> per month to reduce the retroactive support amount of
$<<Net Retro Support Owed>>, for a total monthly payment of
$<<Total Monthly Payment>>

When the total retroactive support amount and any arrears that accrue after the date of this Final Order are paid, the monthly obligation becomes the current support amount.

C. All payments must be paid by cashier’s check, certified check, money order, or a personal or business check payable to the Florida State Disbursement Unit at the following address:

Florida State Disbursement Unit
<<SDUAddress>>

Cash is not accepted. If a personal or business check is returned, the person who wrote the check may no longer be allowed to pay by check. All payments must be identified with the Respondent’s name, the amount of the payment and depository number <<Depository Number>>. The Respondent shall not receive credit for any future support payments made directly to <<CP/CTR Name>> or to the child(ren). Any payment that is not paid when due is considered late and will result in collection action by DOR.

D. Duration of order. This Final Order stays in effect until:

(1) Vacated, modified, suspended or terminated by DOR;
(2) Vacated on appeal; or
(3) Superseded by a circuit court order.

The current support obligation in Paragraph B is reduced according to the schedule below as each child reaches age 18, dies, marries, or otherwise emancipates, unless the child is dependent in fact, between the ages of 18 and 19, still in high school and performing in good faith with a reasonable expectation of graduating before the age of 19. If payable beyond the age of 18, the current support obligation ends when the child graduates from high school.

<<Option 41>>

Current support for <<youngest child’s name 1>> is scheduled to end on <<child’s estimated emancipation date – 1 day>>, or date of high school graduation according to the conditions above, at which time the Respondent’s current support obligation ends for all children.
E. Health Insurance and Noncovered Medical Expenses. <<Option 39>>

The obligation to pay reasonable and necessary noncovered medical, dental, and prescription medication expenses incurred for the minor child(ren) shall be based on each parent’s percentage share of the monthly support obligation as stated in the child support guidelines worksheet(s). The Petitioning/other parent’s share is <<CP Percent Support Need>> percent and the Respondent’s share is <<NCP Percent Support Need>> percent.

F. Notice of Changes. Within seven (7) days the Respondent shall notify the <<CSE Local Office and Address>> and the Clerk of the Circuit Court in <<County Name>> County at <<Clerk of Court Address>> in writing of any change in name, Social Security number, residential address, mailing address, employer, employment address, phone numbers, and driver license number. It will be presumed that the Respondent has received any documents sent by regular U.S. Mail to the most recent mailing address provided.

G. The Respondent’s income is subject to immediate income deduction for payment of the support obligations in Paragraph B and any late payments or past-due amounts that accrue after entry of this Final Order. A separate Income Deduction Order is being entered. The Respondent is responsible for paying the support obligations under this Final Order to the State Disbursement Unit until income deduction starts.

H. The Florida Department of Economic Opportunity (or its successor agency) shall deduct, withhold, and pay to the Child Support Program, forty percent (40%) of any unemployment compensation which may now or in the future be payable to the Respondent. The amount may not exceed the total amount in Paragraph B and any subsequent late payments or past-due amounts that accrue after entry of this Final Order.

<<Option 51>>

<<Option 25>>

Effective Date. This Final Order is effective immediately and remains in effect until modified by DOR, vacated on appeal, or superseded by a subsequent court order.

DONE and ORDERED this the <<Day, 1st, 2nd, etc>> day of <<MonthSpelledout>>, 20<<YY>>.

<<Image of Ann Coffin’s signature>>
Director, Child Support Program
Authorized Representative
Florida Department of Revenue

This document has been signed electronically as authorized by section 668.004, Florida Statutes. A copy has been rendered and filed on this date in the office records of the Florida Department of Revenue.

Copy furnished this date to:
<<County Name>> County Clerk of the Circuit Court

<<Option 33>>
<<CP/CTR name>>
NOTICE OF RIGHT TO APPEAL

A party that is adversely affected by this Final Administrative Order, the Income Deduction Order, or both has the right to judicial review under section 120.68, Florida Statutes. To obtain judicial review, you must complete the following steps:

1. File an original Notice of Appeal with the Department of Revenue’s Deputy Agency Clerk within 30 days after the date the Final Order is rendered. The address is:

   Department of Revenue
   Child Support Program
   Attention: Deputy Agency Clerk
   P.O. Box 8030
   Tallahassee, Florida 32314-8030

2. File a copy of the Notice of Appeal with the Clerk of the First District Court of Appeal or the Clerk of the District Court of Appeal for the district where you live. You also must pay a filing fee when you file the copy of the Notice of Appeal with the court.

Filing with the Department of Revenue or the District Court of Appeal is complete when the Notice of Appeal is received, not when it is mailed.
INCOME DEDUCTION ORDER
ADMINISTRATIVE SUPPORT PROCEEDING

The Florida Department of Revenue, Child Support Program (DOR) enters this Income Deduction Order regarding the Respondent’s child support obligation pursuant to section 409.2563(7), Florida Statutes.

To: All current and subsequent employers and payors of income to Respondent <<NCP Name>>

YOU ARE HEREBY ORDERED, as required by Florida law, to make regular deductions from all income of the Respondent in accordance with this Income Deduction Order and any accompanying Order/Notice to Withhold Income.

YOU ARE FURTHER ORDERED:

1. To deduct from all money due and payable to the Respondent:

   (a) $<<Current Support>> per month for current child support, plus
   (b) $<<Monthly Retro Support Payment>> per month for past-due/retroactive support until the total past-due/retroactive/arrears amount of $<<Net Retro Support Owed>> is paid,
   (c) for a total monthly payment of $<<Total Monthly Payment>>
   (d) When the total past-due/retroactive/arrears amount in (b) has been paid, continue to deduct the amount in (a) for current child support.

   <<Option 41>>

   Current support for <<youngest child’s name 1>> is scheduled to end on <<child’s estimated emancipation date – 1 day>>, or date of high school graduation according to the conditions above, at which time the Respondent’s current support obligation ends for all children.

2. To deduct 100 percent of any income paid in the form of a bonus or other similar one-time payment, up to the amount of the arrearage reported in the Order/Notice to Withhold, or any subsequent past-due amount that accrues.
3. To send these amounts to:

Florida State Disbursement Unit
<<SDUAddress>>

Your check or other form of payment must include the Respondent’s name, the date the deduction was made, and the court depository number <<Depository Number>>.

4. Not to deduct more than the amounts allowed under Section 303(b) of the Consumer Credit Protection Act, 15 U.S.C. 1673(b), as amended.

5. To deduct an additional 20 percent of the current support obligation or other amount agreed to by the parties if a delinquency accrues after the order establishing, modifying, or enforcing the obligation has been entered and there is no order for repayment of the delinquency or a preexisting arrearage. This amount is to be deducted until the delinquency and any attorney’s fees and costs are paid in full. No deduction may be applied to attorney’s fees and costs until the delinquency is paid in full.

6. To continue income deduction at the rate in effect immediately prior to emancipation, if the obligation to pay current support is reduced or terminated due to emancipation of a child and the obligor owes an arrearage, retroactive support, delinquency, or costs. Continued deduction at that rate shall continue until all arrearages, retroactive support, delinquencies, and costs are paid in full or until the amount of withholding is modified by the DOR or a court.

This Income Deduction Order or an Income Deduction Notice will be served on the Respondent’s present and future employers. Enforcement of the Income Deduction Order may only be contested on the grounds of mistake of fact regarding the amount due pursuant to the order establishing, enforcing, or modifying the amounts in paragraph 1, or the identity of the Respondent, the Petitioning parent/caregiver, or the employer.

DONE and ORDERED this the << Day; 1st, 2nd, 3rd, etc.>> day of <<Month>>, 20<<YY>>.

<<Image of Ann Coffin’s signature>>
Director, Child Support Program
Authorized Representative
Florida Department of Revenue

This document has been signed electronically as authorized by section 668.004, Florida Statutes. A copy has been filed on this date in the office records of the Florida Department of Revenue.
Notes:
(1) The Certificate of Rendition paragraph must remain all together on a single page.
(2) The Income Deduction Order section of this form must start on its own page.

OPTIONS PAGE

OPTION 2 (When proceeding determines paternity)
   A. PATERNITY AND (use in heading only)
   B. Paternity and

OPTIONS 3 (If activity is for paternity and support order)
   Paternity and

OPTION 4 (When proceeding determine paternity)
   genetic testing results and

OPTION 5 (When proceeding determines paternity)(the leading 's' makes statute plural in the order)
   s 409.256 and

OPTION 6 (Based on whether parent due support is a Caregiver or not)
   A. parent
   B. caregiver

OPTION 6.1 (For each child for whom respondent is excluded by genetic testing)
   Based on the attached genetic test results the Respondent is not the biological father of <<Child X>>.

OPTION 7 (A or B)
   A. When proceeding determines paternity in non-mixed case
      Paternity has not been established previously and the child(ren) was not born or conceived when the mother was married.
   B. When proceeding establishes paternity in mixed case (for each child)
      Paternity has not been established previously for <<Child Y>> and the child was not born or conceived when the mother was married.
OPTION 8 (Jurisdiction/Long Arm for noncustodial parent/alleged father)

A. When served in Florida
DOR has personal jurisdiction over the Respondent because he/she was properly served notice in Florida on <<Date Served With Initial Notice>>.

B. When NCP served in another state or country (long-arm); if 8B is selected, select one or more from 8B1-8B6.
The Respondent is subject to DOR’s jurisdiction in this proceeding under sections 48.193(1)(e), (h), or 88.2011, Florida Statutes. The Respondent was properly served notice outside the State of Florida, however, he/she

1. resided in this state with the child(ren) and/or the Petitioning parent before this proceeding started.
2. resided in this state and provided prenatal expenses or support for the child(ren) before this proceeding started.
3. maintained a matrimonial domicile in this state before this proceeding started.
4. acknowledged paternity of the child(ren) in this state before this proceeding started.
5. had sexual intercourse in this state, which may have resulted in conception of the child(ren).
6. submitted to the jurisdiction of this state by consent, by entering a general appearance, or by filing a responsive document having the effect of waiving any objection to personal jurisdiction.

Option 9:

When proceeding determines paternity in non-mixed case (don’t use option 10 when 9is selected. Based on the attached genetic test results that equal or exceed a 99 percent probability of paternity, which are hereby incorporated by reference and made a part of this Final Order, the Respondent is the legal and biological father of the following child(ren):

OPTION 10 (One entry for each child.) (A-F Based on paternity codes associated with individual child BP record. H based on existence of ZGT activity involving the child associated with the parent activity)

A. Paternity has been legally established for <<Child Z>> by affidavit or voluntary acknowledgment.
B. Paternity has been established for <<Child Z>> through a court order issued within the State of Florida.
C. Paternity is presumed for <<Child Z>> because the Respondent was married to the mother when the child was born or conceived.
D. Paternity has been established for <<Child Z>> in another state by a court, other tribunal, or voluntary acknowledgment.
E. Paternity is not an issue for <<Child Z>> because the Respondent and the mother married after the child’s birth.
F. Paternity has been established for <<Child Z>> by an administrative order based on a positive genetic test.
G. Paternity is not an issue for <<Child Z>> because the Respondent is the mother to the child.
H. Paternity has been established for <<Child Z>> based on the attached genetic test results that equal or exceeds a 99 percent probability of paternity.

OPTION 11 (role/relationship of party to child[ren])

A. father
B. mother
C. caregiver
OPTION 12 (Based on activity status codes)

A. No DOAH Request
The Respondent did not file a timely request for an administrative hearing. The time limits are stated in the Proposed Administrative Support Order, which was served on the Respondent. The Respondent is deemed to have waived the right to request a hearing as provided by section 409.2563(7)(b), Florida Statutes.

B. DOAH Relinquishes Jurisdiction
The Respondent waived his or her right to contest the proposed order at an administrative hearing.

OPTION 13.1 (for parent who owes support)

A. imputed
B. actual

OPTION 13.2 (for parent due support)

A. imputed
B. actual

OPTION 14.1 (User selects additional findings related to income used for support guidelines for the parent who owes support) Select only when parent who owes support’s income is imputed. Choose either A1, A2, or A3.

A. The Respondent is voluntarily underemployed and is capable of earning the imputed net monthly income based upon his or her recent work history, occupational qualifications and prevailing earnings level in the community.
B. The Respondent is voluntarily unemployed and is capable of earning the imputed net monthly income based upon his or her recent work history, occupational qualifications and prevailing earnings level in the community.
C. There is a lack of sufficient, reliable information concerning the Respondent’s actual earnings; therefore an earning capacity equal to full time employment at federal minimum wage is presumed for the purpose of establishing the support obligation.

OPTION 14.2 (User selects additional findings related to income used for support guidelines for the parent due support)
Select only when parent due support/other parent (13.2) income is imputed. Choose either B1 or B2

A. The Petitioning/other parent is voluntarily underemployed and is capable of earning the imputed net monthly income based upon his or her recent work history, occupational qualifications and prevailing earnings level in the community.
B. The Petitioning/other parent is voluntarily unemployed and is capable of earning the imputed net monthly income based upon his or her recent work history, occupational qualifications and prevailing earnings level in the community.
C. There is a lack of sufficient, reliable information concerning the Petitioning/other parent’s actual earnings; therefore an earning capacity equal to full time employment at federal minimum wage is presumed for the purpose of establishing the support obligation.
OPTION 15 (Based on guideline information)
DOR is deviating from the guideline amount, which would be inappropriate for the following reason(s):

[Note: User selects applicable deviation reason(s). System will enumerate alphabetically as a., b., c., etc.] When options 15A – L are selected, option 20 must also be selected and the user must provide free text explanation.

A. A particular parenting plan, a court-ordered time-sharing schedule, or a time-sharing arrangement exercised by agreement of the parties provides that each child spend a substantial amount of time with each parent, as explained in the Additional Findings of Fact and Conclusions of Law.

B. The child(ren) spends a significant amount of time with the Respondent due to a particular parenting plan, a court-ordered time-sharing schedule, or a time-sharing arrangement exercised by agreement of the parties as explained in the Additional Findings of Fact and Conclusions of Law.

C. Extraordinary medical, psychological, educational, or dental expenses as explained in the Additional Findings of Fact and Conclusions of Law.

D. Payment of support to a parent that regularly has been paid and for which there is a demonstrated need as explained in the Additional Findings of Fact and Conclusions of Law.

E. Seasonal variations in one or both parents’ income as explained in the Additional Findings of Fact and Conclusions of Law.

F. Age(s) of the child(ren), taking into consideration the greater needs of older child(ren) as explained in the Additional Findings of Fact and Conclusions of Law.

G. Special needs that have been met traditionally within the family budget even though the fulfilling of those needs will cause support to exceed the guideline amount as explained in the Additional Findings of Fact and Conclusions of Law.

H. Total available assets of mother, father, and child(ren) as explained in the Additional Findings of Fact and Conclusions of Law.

I. Application of the child support guidelines requires the Respondent to pay more than 55 percent of gross income for a single support order as explained in the Additional Findings of Fact and Conclusions of Law.

J. Independent income of the child(ren), excluding the child(ren)’s SSI income as explained in the Additional Findings of Fact and Conclusions of Law.

K. Impact of IRS dependency exemption and waiver of that exemption as explained in the Additional Findings of Fact and Conclusions of Law.

L. Adjustments needed to achieve and equitable result as explained in the Additional Findings of Fact and Conclusions of Law.

M. The Respondent is entitled to a $<<Allowable Deduction>> deduction from gross income for the Respondent’s child(ren) who resides in his/her household.

N. The Respondent receives Social Security Disability (SSD) benefits. The Respondent’s guideline share of the total child support need is offset by $<<ReducedObligAmt>>>, which is the amount of Social Security dependent benefits received by the child(ren) due to Respondent’s disability.

[The following concludes Option 15 and must print when 15B-L is selected.]
Therefore, the Respondent’s monthly current support payment stated in Paragraph B is $<<TotalDeviationAmountPOSD>><<Option 15.1>> per month than the guideline amount.

OPTION 15.1
A. more
B. less
OPTION 16.1 (Select whether health insurance is or is not available at reasonable cost to the parent who owes support)
   A. is
   B. is not

OPTION 16.2 (Select whether health insurance is or is not accessible to the child through the parent who owes support)
   A. is
   B. is not

OPTION 16.3 (Select whether health insurance is or is not available at reasonable cost to the parent due support)
   A. is
   B. is not

OPTION 16.4 (Select whether health insurance is or is not accessible to the child through the parent due support)
   A. is
   B. is not

OPTION 17
A. When parent due support is providing health insurance
   The Respondent has the ability to pay all or part of the cost of the child(ren)’s health insurance, which is being provided by the Petitioning parent or caregiver.

B. When either the parent who owes support or the parent due support parent (not caregiver) is active duty or retired military
   The <<LV_HI_PROVIDER>> is active or retired United States military. As a dependent of the <<LV_HI_PROVIDER>>, the child(ren) is entitled to health insurance under the military health insurance program.

OPTION 18 [Select A, B, or C]
A. The Respondent has the ability to pay reasonable and necessary noncovered medical, dental, and prescription medication expenses incurred for the minor child(ren).
B. The Petitioning parent has the ability to pay reasonable and necessary noncovered medical, dental, and prescription medication expenses incurred for the minor child(ren).
C. Both parents have the ability to pay reasonable and necessary noncovered medical, dental, and prescription medication expenses incurred for the minor child(ren).

OPTION 19 (Retroactive support)
A. System pop when retroactive support is ordered
   The total past (retroactive) child support amount in Paragraph B is based on the factors listed in the enclosed child support guideline worksheet(s).

   The Respondent shall pay retroactive support for <<Number Months Retro Owed>> months. This is the period(s) of time when the Respondent did not live together with the child(ren), during the 24 months before <<Date Served With Initial Notice>>, the date the Respondent was served with the initial notice in this proceeding. If a Final Order is issued, monthly support that accrues between now and the date the first payment is due will be added to the total retroactive support amount in the Final Order.
The retroactive support amount of $<<Net Retro Support Owed>> is calculated <<Option 19A1/19A2>>

<<Option 19A3>

Select either 19A1 or 19A2

19A1. at the same monthly rate as current support.

19A2. based on the monthly amounts as shown in the enclosed Guideline Worksheet(s) for the retroactive period. The retroactive support amount is calculated differently than current support because<<Free Form Text>>.

19A3 - If credit provided for payments made
The Respondent is given $<<Retro Credit>> credit for support payments actually made or in-kind payments made during the retroactive period.

B. Select one of the following if retroactive support is not ordered
1. Past (retroactive) support is not appropriate because <<Free Form Text>>.
2. Past (retroactive) support is being waived by the Petitioning parent or caregiver.

OPTION 20 (Include is user selects, However mandatory if option 15A – L is selected, as well as when 20A or 20B are selected) Center as header.

Additional Findings of Fact and Conclusions of Law

OPTION 20A (Must be selected when option 15A or 15B is selected and is listed as unnumbered paragraph under Option 20.)
The Respondent’s obligation of $<<DevOblig>> is based on a particular parenting plan, a court-ordered time-sharing schedule, or a time-sharing arrangement exercised by agreement of the Respondent and the Petitioning parent under which the child spends <<%ofNightsWithNCP>> percent of the overnights with Respondent.

Option 20B

<<Free Form Text>>

OPTION 21 (When proceeding determines paternity) (the leading ‘,’ is needed in the order)

, 409.256

OPTION 22 (When proceeding determines paternity) and biological
Option 23

A. **When parent due support is providing health insurance**
The Respondent’s share of the cost of health insurance provided for the child(ren) by the Petitioning parent/caregiver is $<<NCP Share of Health Insurance Expense When CP/CTR Provides>>, which is included in the Respondent’s share of the total child support need stated in paragraph 9.

B. **When either parent is active duty or retired military**
The parents shall promptly enroll the child(ren) in the Defense Enrollment Eligibility Reporting System (DEERS). The parents shall cooperate with each other in doing so, which includes but is not limited to signing forms needed to enroll the child(ren) and providing any required documentation. If the child(ren) becomes ineligible for benefits under the military health care program, the parent who enrolls the child(ren) shall notify DOR within 30 days of the change in the child(ren)’s entitlement.

OPTION 25 (Include if user selects)

Additional Provisions: (Center as Header)
<<Free Form Text>>

OPTION 33 (Use B if Respondent has an attorney)

A. <<NCP Name>>

B. <<NCP Attorney Name>>
   <<NCP Attorney Address>>

Option 39:

A. The <<LV_HI_PROVIDER>> shall obtain and maintain health insurance for the child(ren) by enrolling them in group health insurance available through the <<LV_HI_PROVIDER>>’s employer, union, or other source. The <<LV_HI_PROVIDER>> shall send written proof of coverage to the <<CSE Local Office and Address>>. If there is any change in health insurance the <<LV_HI_PROVIDER>> must notify DOR within 30 days and send written proof of the change. <<Option 23>>

B. Neither parent is ordered to provide health insurance for the minor child(ren).

C. The Respondent’s share of the cost of health insurance provided for the child(ren) by the Petitioning parent/caregiver is $<<NCP Share of Health Insurance Expense When CP/CTR Provides>>, which is included in the Respondent’s share of the total child support need stated in paragraph 9.

OPTION 41

Current support for <<oldest child’s name 1>> is scheduled to end on <<child’s estimated emancipation date – 1 day>>, or date of high school graduation according to the conditions above, at which time the Respondent shall pay:

$<<1st step down support amount>> per month current support.

Current support for <<next oldest child’s name 1>> is scheduled to end on <<child’s estimated emancipation date – 1 day>>, or date of high school graduation according to the conditions above, at which time the Respondent shall pay:

$<<2nd step down support amount>> per month current support.
Option 50

A. [Insert when a Title IV-D Standard Parenting Time Plan or other parenting time plan is not included with Final Order.]

A written parenting time plan agreed to and signed by both parents has not been provided to the Department as part of this proceeding. Therefore, a parenting time plan is not incorporated into this Final Order.

B. [Insert when either signed Title IV-D Standard Parenting Time Plan or signed parenting time plan is enclosed with Proposed Order.]

A written parenting time plan agreed to and signed by both parents has been provided to the Department as part of this proceeding.

Option 51

[Insert when either signed Title IV-D Standard Parenting Time Plan or signed parenting time plan is enclosed with Final Order.]

I. The attached parenting time plan, agreed to and signed by both parents, is made a part of and incorporated into this Final Order. The Department is not authorized to enforce or modify the parenting time plan. The parenting time plan may only be enforced or modified in court.

Option 56

[Insert when no parenting time plan is enclosed and parenting time indicator on the parent activity = Y]

Parenting Time

This Final Order does not include a parenting time plan. A written parenting time plan agreed to and signed by both parents was not provided to the Department as part of this proceeding.

Either parent may file a petition in circuit court to establish a parenting time plan. The enclosed blank form (Petition to Establish a Parenting Time Plan) is available for your use.

The Department of Revenue does not obtain, enforce or modify parenting time plans.

For more information, go to floridarevenue.com/childsupport/parenting_time_plans.
State of Florida Department of Revenue
Child Support Program and
<<CP/CTR NAME>>

Petitioners,

vs.

<<NCP NAME>>

Respondent.

FINAL ADMINISTRATIVE <<OPTION 2>> SUPPORT ORDER

The Florida Department of Revenue, Child Support Program (DOR), enters this Final Administrative <<Option 2>> Support Order (Final Order) to establish <<Option 3>> a support obligation for the child(ren) named in Paragraph 5. We have considered <<Option 4>> the financial affidavits we received and/or other reliable information about the income of each parent. We have taken into account the child support guidelines and any relevant deviation factors in section 61.30, Florida Statutes. In this Final Order we refer to <<NCP Name>> as the Respondent and <<CP/CTR Name>> as the Petitioning parent (or caregiver, if applicable).

Findings of Fact and Conclusions of Law

1. The Department of Revenue has subject matter jurisdiction in this proceeding and enters this Final Order as authorized by section<<Option 5>> 409.2563, Florida Statutes.

2. DOR is providing Title IV-D child support services for <<CP/CTR Name>>, the <<Option 6>> of the child(ren) named in Paragraph 5. <<Option 6.1>>

3. There is no support order for the child(ren) named in Paragraph 5. <<Option 7>>

4. <<Option 8>>

5. The Respondent has a legal duty to contribute to the support of the child(ren) named below because the Respondent is the child(ren)’s parent. <<Option 9>>

<table>
<thead>
<tr>
<th>Child(ren) Name</th>
<th>Date of Birth</th>
</tr>
</thead>
<tbody>
<tr>
<td>&lt;&lt;Child1Name&gt;&gt;</td>
<td>&lt;&lt;Child1DOB&gt;&gt;</td>
</tr>
<tr>
<td>&lt;&lt;Child2Name&gt;&gt;</td>
<td>&lt;&lt;Child2DOB&gt;&gt;</td>
</tr>
</tbody>
</table>
6. The child(ren) needs support and the Respondent has the ability to provide support as determined by this Final Order.

7. The child(ren) resides with <<CP/CTR Name>> most of the time. <<CP/CTR Name>> is the child(ren)’s <<Option 11>>.

8. This Final Order is being entered without a hearing because <<Option 12>>.

9. DOR makes the following findings of fact:
   a. The Respondent’s <<Option 13.1>> net monthly income is $<<NCP Net Income>> (<<NCP Percent Support Need>> percent of the parents’ combined net income).
   b. The Petitioning/other parent’s <<Option 13.2>> net monthly income is $<<Petitioning Parent’s Net Income>> (<<Petitioning Parent’s Percent Support Need>> percent of the parents’ combined net income).
   c. Monthly child care costs are $<<Monthly Child Care Expense>>.
   d. Monthly health insurance costs for the child(ren) are $<<Monthly Health Insurance Expense>>.

<<Option 14.1>>
<<Option 14.2>>

10. The total monthly child support need under Florida’s Child Support Guidelines is $<<Total Monthly Child Support Need>>.

11. The Respondent’s guideline share of the total child support need is $<<Current Support>> per month. The amount is based on section 61.30, Florida Statutes, which includes the factors in paragraph 7.

<<Option 15>>

12. Health insurance for the child(ren) <<Option 16.1>> available to the Respondent at reasonable cost through his/her employer, union, or other source and <<Option 16.2>> accessible to the child.

Health insurance for the child(ren) <<Option 16.3>> available to Petitioning/other parent at reasonable cost through his/her employer, union, or other source and <<Option 16.4>> accessible to the child.

<<Option 17>>
<<Option 18>>
Based upon the Findings of Fact and Conclusions of Law and in accordance with sections 61.30 <<Option 21>> and 409.2563, Florida Statutes, it is ORDERED that:

A. <<NCP Name>> is the legal <<Option 22>> parent of <<Child1FullName>>, date of birth <<Child1DOB>>
   <<NCP Name>> is the legal <<Option 22>> parent of <<Child2FullName>>, date of birth <<Child2DOB>>

B. Starting <<Payment Start Date>> the Respondent shall pay:

   $<<Current Support>> each month in current support, plus $<<Total Payment for Past-Due Support>> each month for past-due support, for a total monthly payment of $<<Total Monthly Payment>>

   When the total past-due support amount and any arrears that accrue after the date of this Final Order are paid, the monthly obligation becomes the current support amount.

C. All payments must be paid by cashier’s check, certified check, money order, or a personal or business check payable to the Florida State Disbursement Unit at the following address:

   Florida State Disbursement Unit
   <<SDUAddress>>

   Cash is not accepted. If a personal or business check is returned, the person who wrote the check may no longer be allowed to pay by check. All payments must be identified with the Respondent’s name, the amount of the payment and depository number <<Depository Number>>. The Respondent shall not receive credit for any future support payments made directly to <<CP/CTR Name>> or to the child(ren). Any payment that is not paid when due is considered late and will result in collection action by DOR.

D. Duration of order. This Final Order stays in effect until:
   (1) Vacated, modified, suspended or terminated by DOR;
   (2) Vacated on appeal; or
   (3) Superseded by a circuit court order.

   The current support obligation in Paragraph B is reduced according to the schedule below as each child reaches age 18, dies, marries, or otherwise emancipates, unless the child is dependent in fact, between the ages of 18 and 19, still in high school and performing in good faith with a reasonable expectation of graduating before the age of 19. If payable beyond the age of 18, the current support obligation ends when the child graduates from high school.

   <<Option 41>>

   Current support for <<youngest child’s name 1>> is scheduled to end on <<child’s estimated emancipation date – 1 day>>, or date of high school graduation according to the conditions above, at which time the Respondent’s current support obligation ends for all children.
E. Health Insurance and Noncovered Medical Expenses. <<Option 39>>

The obligation to pay reasonable and necessary noncovered medical, dental, and prescription medication expenses incurred for the minor child(ren) shall be based on each parent’s percentage share of the monthly support obligation as stated in the child support guidelines worksheet(s). The Petitioning/other parent’s share is <<CP Percent Support Need>> percent and the Respondent’s share is <<NCP Percent Support Need>> percent.

F. Notice of Changes. Within seven (7) days the Respondent shall notify the <<CSE Local Office and Address>> and the Clerk of the Circuit Court in <<County Name>> County at <<Clerk of Court Address>> in writing of any change in name, Social Security number, residential address, mailing address, employer, employment address, phone numbers, and driver license number. It will be presumed that the Respondent has received any documents sent by regular U.S. Mail to the most recent mailing address provided.

G. The Respondent’s income is subject to immediate income deduction for payment of the support obligations in Paragraph B and any late payments or past-due amounts that accrue after entry of this Final Order. A separate Income Deduction Order is being entered. The Respondent is responsible for paying the support obligations under this Final Order to the State Disbursement Unit until income deduction starts.

H. The Florida Department of Economic Opportunity (or its successor agency) shall deduct, withhold, and pay to DOR, forty percent (40%) of any unemployment compensation which may now or in the future be payable to the Respondent. The amount may not exceed the total amount in Paragraph B and any subsequent late payments or past-due amounts that accrue after entry of this Final Order.

<<Option 51>>

<<Option 25>>

Effective Date. This Final Order is effective immediately and remains in effect until modified by DOR, vacated on appeal, or superseded by a subsequent court order.

DONE and ORDERED this the <<Day; 1st, 2nd, 3rd, etc.>> day of <<Month>>, 20<<YY>>.

<<Image of Ann Coffin’s signature>>
Director, Child Support Program
Authorized Representative
Florida Department of Revenue

This document has been signed electronically as authorized by section 668.004, Florida Statutes. A copy has been rendered and filed on this date in the office records of the Florida Department of Revenue.

Copy furnished this date to:
<<County Name>> County Clerk of the Circuit Court

<<Option 33>>
NOTICE OF RIGHT TO APPEAL

A party that is adversely affected by this Final Administrative Order, the Income Deduction Order, or both has the right to judicial review under section 120.68, Florida Statutes. To obtain judicial review you must complete the following steps:

1. File an original Notice of Appeal with the Department of Revenue’s Deputy Agency Clerk within 30 days after the date the Final Order is rendered. The address is:

   Department of Revenue  
   Child Support Program  
   Attention: Deputy Agency Clerk  
   P.O. Box 8030  
   Tallahassee, Florida 32314-8030

2. File a copy of the Notice of Appeal with the Clerk of the First District Court of Appeal or the Clerk of the District Court of Appeal for the district where you live. You also must pay a filing fee when you file the Notice of Appeal with the court.

Filing with the Department of Revenue or the District Court of Appeal is complete when the Notice of Appeal is received, not when it is mailed.
INCOME DEDUCTION ORDER
ADMINISTRATIVE SUPPORT PROCEEDING

The Florida Department of Revenue, Child Support Program (DOR) enters this Income Deduction Order regarding the Respondent’s child support obligation pursuant to section 409.2563(7), Florida Statutes.

To: All current and subsequent employers and payors of income to Respondent <<NCP Name>>

YOU ARE HEREBY ORDERED, as required by Florida law, to make regular deductions from all income of the Respondent in accordance with this Income Deduction Order and any accompanying Order/Notice to Withhold Income.

YOU ARE FURTHER ORDERED:

1. To deduct from all money due and payable to the Respondent:
   
   (a) $<<Current Support>> per month for current child support, plus
   (b) $<< Monthly Retro Support Payment >> per month for past-due/retroactive support until the total past-due/retroactive/arrears amount of $<< Net Retro Support Owed >> is paid,
   (c) for a total monthly payment of $<<Total Monthly Payment>>
   (d) When the total past-due/retroactive/arrears amount in (b) has been paid, continue to deduct the amount in (a) for current child support.

<<Option 41>>

Current support for <<youngest child’s name 1>> is scheduled to end on <<child’s estimated emancipation date – 1 day>>, or date of high school graduation according to the conditions above, at which time the Respondent’s current support obligation ends for all children.
2. To deduct 100 percent of any income paid in the form of a bonus or other similar one-time payment, up to the amount of the arrearage reported in the Order/Notice to Withhold, or any subsequent past-due amount that accrues.

3. To send these amounts to:

   Florida State Disbursement Unit
   <<SDUAddress>>

   Your check or other form of payment must include the Respondent's name, the date the deduction was made, and the court depository number <<Depository Number>>.

4. Not to deduct more than the amounts allowed under Section 303(b) of the Consumer Credit Protection Act, 15 U.S.C. 1673(b), as amended.

5. To deduct an additional 20 percent of the current support obligation or other amount agreed to by the parties if a delinquency accrues after the order establishing, modifying, or enforcing the obligation has been entered and there is no order for repayment of the delinquency or a preexisting arrearage. This amount is to be deducted until the delinquency and any attorney's fees and costs are paid in full. No deduction may be applied to attorney's fees and costs until the delinquency is paid in full.

6. To continue income deduction at the rate in effect immediately prior to emancipation, if the obligation to pay current support is reduced or terminated due to emancipation of a child and the obligor owes an arrearage, retroactive support, delinquency, or costs. Continued deduction at that rate shall continue until all arrearages, retroactive support, delinquencies, and costs are paid in full or until the amount of withholding is modified by the DOR or a court.

This Income Deduction Order or an Income Deduction Notice will be served on the Respondent's present and future employers. Enforcement of the Income Deduction Order may only be contested on the grounds of mistake of fact regarding the amount due pursuant to the order establishing, enforcing, or modifying the amounts in paragraph 1, or the identity of the Respondent, the Petitioning parent/caregiver, or the employer.

DONE and ORDERED this the <<Day; 1st, 2nd, 3rd, etc.>> day of <<Month>>, 20<<YY>>.

<<Image of Ann Coffin's signature>>
Director, Child Support Program
Authorized Representative
Florida Department of Revenue

This document has been signed electronically as authorized by section 668.004, Florida Statutes. A copy has been filed on this date in the office records of the Florida Department of Revenue.
Notes:
(1) The Certificate of Rendition paragraph must remain all together on a single page.
(2) The Income Deduction Order section of this form must start on its own page.

OPTIONS PAGE

OPTION 2 (When proceeding determines paternity)
  A. PATERNITY AND (use in heading only)
  B. Paternity and

OPTIONS 3 (If activity is for paternity and support order)
  Paternity and

OPTION 4 (When proceeding determine paternity)
  genetic testing results and

OPTION 5 (When proceeding determines paternity)(the leading ‘s’ makes statute plural in the order)
  s 409.256 and

OPTION 6 (Based on whether parent due support is a Caregiver or not)
  A. parent
  B. caregiver

OPTION 6.1 (For each child for whom respondent is excluded by genetic testing)
Based on the attached genetic test results the Respondent is not the biological father of <<Child X>>.

OPTION 7 (A or B)
  A. When proceeding determines paternity in non-mixed case
     Paternity has not been established previously and the child(ren) was not born or conceived when the mother was married.
  B. When proceeding establishes paternity in mixed case (for each child)
     Paternity has not been established previously for <<Child Y>> and the child was not born or conceived when the mother was married.

OPTION 8 (Jurisdiction/Long Arm for parent who owes support/alleged father)
  A. When served in Florida
     DOR has personal jurisdiction over the Respondent because he/she was properly served notice in Florida on <<Date Served With Initial Notice>>.
  B. When NCP served in another state or country (long-arm); if 8B is selected, select one or more from 8B1-8B6.
     The Respondent is subject to DOR’s jurisdiction in this proceeding under sections 48.193(1)(e), (h), or 88.2011, Florida Statutes. The Respondent was properly served notice outside the State of Florida, however, he/she
1. resided in this state with the child(ren) and/or the Petitioning parent before this proceeding started.
2. resided in this state and provided prenatal expenses or support for the child(ren) before this proceeding started.
3. maintained a matrimonial domicile in this state before this proceeding started.
4. acknowledged paternity of the child(ren) in this state before this proceeding started.
5. had sexual intercourse in this state, which may have resulted in conception of the child(ren).
6. submitted to the jurisdiction of this state by consent, by entering a general appearance, or by filing a responsive document having the effect of waiving any objection to personal jurisdiction.

Option 9:
When proceeding determines paternity in non-mixed case (don’t use option 10 when 9 is selected)

Based on the attached genetic test results that equal or exceed a 99 percent probability of paternity, which are hereby incorporated by reference and made a part of this Final Order, the Respondent is the legal and biological father of the following child(ren):

OPTION 10 (One entry for each child.) (A-F Based on paternity codes associated with individual child BP record. H based on existence of Genetic Testing (ZGT) activity involving the child associated with the parent activity)

A. Paternity has been legally established for <<Child Z>> by affidavit or voluntary acknowledgment.
B. Paternity has been established for <<Child Z>> through a court order issued within the State of Florida.
C. Paternity is presumed for <<Child Z>> because the Respondent was married to the mother when the child was born or conceived.
D. Paternity has been established for <<Child Z>> in another state by a court, other tribunal, or voluntary acknowledgment.
E. Paternity is not an issue for <<Child Z>> because the Respondent and the mother married after the child’s birth.
F. Paternity has been established for <<Child Z>> by an administrative order based on a positive genetic test.
G. Paternity is not an issue for <<Child Z>> because the Respondent is the mother to the child.
H. Paternity has been established for <<Child Z>> based on the attached genetic test results that equal or exceeds a 99 percent probability of paternity.

OPTION 11 (role/relationship of party to child[ren])

A. father
B. mother
C. caregiver

OPTION 12 (Based on activity status codes)

A. No DOAH Request
The Respondent did not file a timely request for an administrative hearing. The time limits are stated in the Proposed Administrative Support Order, which was served on the Respondent. The Respondent is deemed to have waived the right to request a hearing as provided by section 409.2563(7)(b), Florida Statutes.
B. DOAH Relinquishes Jurisdiction
The Respondent waived his or her right to contest the proposed order at an administrative hearing.

OPTION 13.1 (for parent who owes support)
A. imputed
B. actual

OPTION 13.2 (for parent due support)
A. imputed
B. actual

OPTION 14.1 (User selects additional findings related to income used for support guidelines for the parent who owes support) Select only when parent who owes support’s income is imputed. Choose either A1, A2, or A3.

A. The Respondent is voluntarily underemployed and is capable of earning the imputed net monthly income based upon his or her recent work history, occupational qualifications and prevailing earnings level in the community.
B. The Respondent is voluntarily unemployed and is capable of earning the imputed net monthly income based upon his or her recent work history, occupational qualifications and prevailing earnings level in the community.
C. There is a lack of sufficient, reliable information concerning the Respondent’s actual earnings; therefore an earning capacity equal to full time employment at federal minimum wage is presumed for the purpose of establishing the support obligation.

OPTION 14.2 (User selects additional findings related to income used for support guidelines for the parent due support) Select only when parent due support/other parent (13.2) income is imputed. Choose either B1 or B2

A. The Petitioning/other parent is voluntarily underemployed and is capable of earning the imputed net monthly income based upon his or her recent work history, occupational qualifications and prevailing earnings level in the community.
B. The Petitioning/other parent is voluntarily unemployed and is capable of earning the imputed net monthly income based upon his or her recent work history, occupational qualifications and prevailing earnings level in the community.
C. There is a lack of sufficient, reliable information concerning the Petitioning/other parent’s actual earnings; therefore an earning capacity equal to full time employment at federal minimum wage is presumed for the purpose of establishing the support obligation.

OPTION 15 (Based on guideline information)
DOR is deviating from the guideline amount, which would be inappropriate for the following reason(s):

[Note: User selects applicable deviation reason(s). System will enumerate alphabetically as a., b., c., etc.] When options 15A – L are selected, option 20 must also be selected and the user must provide free text explanation.
A. A particular parenting plan, a court-ordered time-sharing schedule, or a time-sharing arrangement exercised by agreement of the parties provides that each child spend a substantial amount of time with each parent, as explained in the Additional Findings of Fact and Conclusions of Law.

B. The child(ren) spends a significant amount of time with the Respondent due to a particular parenting plan, a court-ordered time-sharing schedule, or a time-sharing arrangement exercised by agreement of the parties as explained in the Additional Findings of Fact and Conclusions of Law.

C. Extraordinary medical, psychological, educational, or dental expenses as explained in the Additional Findings of Fact and Conclusions of Law.

D. Payment of support to a parent that regularly has been paid and for which there is a demonstrated need as explained in the Additional Findings of Fact and Conclusions of Law.

E. Seasonal variations in one or both parents’ income as explained in the Additional Findings of Fact and Conclusions of Law.

F. Age(s) of the child(ren), taking into consideration the greater needs of older child(ren) as explained in the Additional Findings of Fact and Conclusions of Law.

G. Special needs that have been met traditionally within the family budget even though the fulfilling of those needs will cause support to exceed the guideline amount as explained in the Additional Findings of Fact and Conclusions of Law.

H. Total available assets of mother, father, and child(ren) as explained in the Additional Findings of Fact and Conclusions of Law.

I. Application of the child support guidelines requires the Respondent to pay more than 55 percent of gross income for a single support order as explained in the Additional Findings of Fact and Conclusions of Law.

J. Independent income of the child(ren), excluding the child(ren)’s SSI income as explained in the Additional Findings of Fact and Conclusions of Law.

K. Impact of IRS dependency exemption and waiver of that exemption as explained in the Additional Findings of Fact and Conclusions of Law.

L. Adjustments needed to achieve and equitable result as explained in the Additional Findings of Fact and Conclusions of Law.

M. The Respondent is entitled to a $\text{Allowable Deduction}$ deduction from gross income for the Respondent’s child(ren) who resides in his/her household.

N. The Respondent receives Social Security Disability (SSD) benefits. The Respondent’s guideline share of the total child support need is offset by $\text{ReducedObligAmt}$, which is the amount of Social Security dependent benefits received by the child(ren) due to Respondent’s disability.

[The following concludes Option 15 and must print when 15B-L is selected.] Therefore, the Respondent’s monthly current support payment stated in Paragraph B is $\text{TotalDeviationAmountPOSD} \text{Option 15.1}$ per month than the guideline amount.

**OPTION 15.1**

A. more

B. less

**OPTION 16.1** (Select whether health insurance is or is not available at reasonable cost to the parent who owes support)

A. is

B. is not
OPTION 16.2 (Select whether health insurance is or is not accessible to the child through the parent who owes support)
A. is
B. is not

OPTION 16.3 (Select whether health insurance is or is not available at reasonable cost to the parent due support)
A. is
B. is not

OPTION 16.4 (Select whether health insurance is or is not accessible to the child through the parent due support)
A. is
B. is not

OPTION 17
A. When parent due support is providing health insurance
The Respondent has the ability to pay all or part of the cost of the child(ren)’s health insurance, which is being provided by the Petitioning parent or caregiver.

B. When either the parent who owes support or the parent due support (not caregiver) is active duty or retired military
The <<LV_HI_PROVIDER>> is active or retired United States military. As a dependent of the <<LV_HI_PROVIDER>>, the child(ren) is entitled to health insurance under the military health insurance program.

OPTION 18 [Select A, B, or C]
A. The Respondent has the ability to pay reasonable and necessary noncovered medical, dental, and prescription medication expenses incurred for the minor child(ren).
B. The Petitioning parent has the ability to pay reasonable and necessary noncovered medical, dental, and prescription medication expenses incurred for the minor child(ren).
C. Both parents have the ability to pay reasonable and necessary noncovered medical, dental, and prescription medication expenses incurred for the minor child(ren).

OPTION 19 (Retroactive support)
A. System pop when retroactive support is ordered
The total past (retroactive) child support amount in Paragraph B is based on the factors listed in the enclosed child support guideline worksheet(s).

The Respondent shall pay retroactive support for <<Number Months Retro Owed>> months. This is the period(s) of time when the Respondent did not live together with the child(ren), during the 24 months before <<Date Served With Initial Notice>>, the date the Respondent was served with the initial notice in this proceeding. If a Final Order is issued, monthly support that accrues between now and the date the first payment is due will be added to the total retroactive support amount in the Final Order.

The retroactive support amount of $<<Net Retro Support Owed>> is calculated <<Option 19A1/19A2>>

<<Option 19A3>>

Select either 19A1 or 19A2
19A1. at the same monthly rate as current support.

19A2. based on the monthly amounts as shown in the enclosed Guideline Worksheet(s) for the retroactive period. The retroactive support amount is calculated differently than current support because <<Free Form Text>>.

19A3 - If credit provided for payments made
The Respondent is given $ <<Retro Credit>> credit for support payments actually made or in-kind payments made during the retroactive period.

B. Select one of the following if retroactive support is not ordered
1. Past (retroactive) support is not appropriate because <<Free Form Text>>.
2. Past (retroactive) support is being waived by the Petitioning parent or caregiver.

OPTION 20 (Include is user selects, However mandatory if option 15A – L is selected, as well as when 20A or 20B are selected) Center as header.

Additional Findings of Fact and Conclusions of Law

OPTION 20A (Must be selected when option 15A or 15B is selected and is listed as unnumbered paragraph under Option 20.)
The Respondent’s obligation of $ <<DevOblig>> is based on a particular parenting plan, a court-ordered time-sharing schedule, or a time-sharing arrangement exercised by agreement of the Respondent and the Petitioning parent under which the child spends <<%ofNightsWithNCP>> percent of the overnights with Respondent.

Option 20B
<<Free Form Text>>

Option 21 (When proceeding determines paternity) (the leading ‘,’ is needed in the order)
, 409.256

Option 22 (When proceeding determines paternity)
and biological

Option 23

A. When parent due support is providing health insurance
The Respondent’s share of the cost of health insurance provided for the child(ren) by the Petitioning parent/caregiver is $ <<NCP Share of Health Insurance Expense When CP/CTR Provides>> , which is included in the Respondent’s share of the total child support need stated in paragraph 9.

B. When either parent is active duty or retired military
The parents shall promptly enroll the child(ren) in the Defense Enrollment Eligibility Reporting System (DEERS). The parents shall cooperate with each other in doing so, which includes but is not limited to signing forms needed to enroll the child(ren) and providing any required documentation. If the child(ren) becomes ineligible for benefits under the military health care program, the parent who enrolls the child(ren) shall notify DOR within 30 days of the change in the child(ren)’s entitlement.
Option 25 (Include if user selects)
Additional Provisions: (Center as Header)
<<Free Form Text>>

Option 33 (Use B if Respondent has an attorney)
A. <<NCP Name>>
B. <<NCP Attorney Name>>
<<NCP Attorney Address>>

Option 39:
A. The <<LV_HI_PROVIDER>> shall obtain and maintain health insurance for the child(ren) by enrolling them in group health insurance available through the <<LV_HI_PROVIDER>>’s employer, union, or other source. The <<LV_HI_PROVIDER>> shall send written proof of coverage to the <<CSE Local Office and Address>>. If there is any change in health insurance the <<LV_HI_PROVIDER>> must notify DOR within 30 days and send written proof of the change. <<Option 23>>
B. Neither parent is ordered to provide health insurance for the minor child(ren).
C. The Respondent’s share of the cost of health insurance provided for the child(ren) by the Petitioning parent/caregiver is $<<NCP Share of Health Insurance Expense When CP/CTR Provides>>, which is included in the Respondent’s share of the total child support need stated in paragraph 9.

Option 41
Current support for <<oldest child’s name 1>> is scheduled to end on <<child’s estimated emancipation date – 1 day>>, or date of high school graduation according to the conditions above, at which time the Respondent shall pay:

$<<1st step down support amount>> per month current support.

Current support for <<next oldest child’s name 1>> is scheduled to end on <<child’s estimated emancipation date – 1 day>>, or date of high school graduation according to the conditions above, at which time the Respondent shall pay:

$<<2nd step down support amount>> per month current support

Option 50
A. [Insert when a Title IV-D Standard Parenting Time Plan or other parenting time plan is not included with Final Order.]

A written parenting time plan agreed to and signed by both parents has not been provided to the Department as part of this proceeding. Therefore, a parenting time plan is not incorporated into this Final Order.

B. [Insert when either signed Title IV-D Standard Parenting Time Plan or signed parenting time plan is enclosed with Proposed Order.]

A written parenting time plan agreed to and signed by both parents has been provided to the Department as part of this proceeding.
Option 51

[Insert when either signed Title IV-D Standard Parenting Time Plan or signed parenting time plan is enclosed with Final Order.]

I. The attached parenting time plan, agreed to and signed by both parents, is made a part of and incorporated into this Final Order. The Department is not authorized to enforce or modify the parenting time plan. The parenting time plan may only be enforced or modified in court.

Option 56

[Insert when no parenting time plan is enclosed and parenting time indicator on the parent activity = Y]

Parenting Time

This Final Order does not include a parenting time plan. A written parenting time plan agreed to and signed by both parents was not provided to the Department as part of this proceeding.

Either parent may file a petition in circuit court to establish a parenting time plan. The enclosed blank form (Petition to Establish a Parenting Time Plan) is available for your use.

The Department of Revenue does not obtain, enforce or modify parenting time plans.

For more information, go to floridarevenue.com/childsupport/parenting_time_plans.