AGENDA FLORIDA DEPARTMENT OF REVENUE

Meeting Material Available on the web at: http://floridarevenue.com/opengovt/Pages/meetings.aspx

MEMBERS

Governor Ron DeSantis Attorney General Ashley Moody Chief Financial Officer Jimmy Patronis Commissioner Wilton Simpson

March 26, 2024

Contacts: Alec Yarger, Director Office of Legislative and Cabinet Services (850) 617-8324

Jamie Peate, Legislation Specialist Office of Legislative and Cabinet Services (850) 617-8324

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

ITEM

SUBJECT

RECOMMENDATION

 Respectfully request approval of and authority to publish a Notices of Proposed Rule in the Florida Administrative Register, for rules relating to Property Tax Oversight and Child Support; and further request approval to file and certify with the Secretary of State for final adoption under Chapter 120, Florida Statutes, if the substance of the proposed rules remain unchanged upon reaching the date applicable for final adoption. Additionally, respectfully request permission to provide future updates to the non-rule standard measures of value guidelines without returning for approval if the requirements set forth in section 195.062, F.S., are met.

(ATTACHMENT 1)

(ATTACHMENT 2)

RECOMMEND APPROVAL

ATTACHMENT 1



5050 West Tennessee Street, Tallahassee, FL 32399

floridarevenue.com

March 26, 2024

MEMORANDUM

TO:	The Honorable Ron DeSantis, Governor	
	Attention: Cody Farrill, Deputy Chief of Staff	
	The Honorable Jimmy Patronis, Chief Financial Officer Attention: Robert Tornillo, Director, Cabinet Affairs	
	The Honorable Ashley Moody, Attorney General Attention: Erin Sumpter, Director of Cabinet Affairs	
	The Honorable Wilton Simpson, Commissioner of Agriculture Attention: India Steinbaugh, Cabinet Affairs Director	
THRU:	Jim Zingale, Executive Director	
FROM:	Alec Yarger, Director, Legislative and Cabinet Services	
SUBJECT:	T: Requesting Approval to File Notice of Proposed Rule and Hold Public He and Requesting Approval of Filing and Certifying Proposed Rule for Fina Adoption if the Rule Remains Unchanged	

Statement of Sections 120.54(3)(b) and 120.541, F.S., Impact: No impact.

The Department has reviewed the proposed rule for compliance with Sections 120.54(3)(b), and 120.541, F.S. The proposed rule will not likely have an adverse impact on small business, small counties, or small cities, and will not likely have an increased regulatory cost in excess of \$200,000 within one year. Additionally, the proposed rule will not likely have an adverse impact or increased regulatory costs in excess of \$1,000,000 within five years.

What is the Department requesting?

This rule approval presents a fairly novel request. The Department is statutorily charged to prepare and maintain these Florida Agricultural Classified Use Real Property Appraisal Guidelines as part of the Department's duty to provide aid and assistance to property appraisers in developing their assessments and establish standard measures of value as directed by ss. 195.062 and 195.032, Florida Statutes. Section 195.062, F.S., provides in relevant part, "the standard measures of value shall be adopted in *general conformity* with the procedures set forth in s. 120.54, F.S., but *shall not have the force or effect of such rules* [...] (emphasis added)."

While it is clear these guidelines are not rules and there is no established legal standard for what constitutes "general conformity" with Chapter 120 Administrative Procedures Act, the Department has historically incorporated by reference in Rule 12D-51, F.A.C., these appraisal guidelines, and has sought and obtained approval from the Governor and Cabinet as head of the Department.

In light of this aforementioned general conformity requirement, s. 120.54(3)(a), F.S., requires the Department to obtain Governor and Cabinet approval to hold public hearings for the proposed amended rule. The Department therefore requests approval to publish a Notice of Proposed Rule in the *Florida Administrative Register* for Rule 12D-51.001, F.A.C., Florida Agricultural Classified Use Real Property Appraisal Guidelines.

The Department further requests final adoption of this rule and approval to file and certify the rule with the Secretary of State pursuant to s. 120.54(3)(e)1., F.S., if the substance of the proposed rule including materials incorporated by reference, remains unchanged upon reaching the date applicable to filing for final adoption pursuant to s. 120.54(3)(e)2., F.S. The Department also asks permission to provide future updates to the non-rule standard measures of value guidelines without returning to the Governor and Cabinet for approval so long as the requirements set forth in s. 195.062, F.S., are met.

Why is the proposed rule necessary?

The Florida Agricultural Classified Use Real Property Appraisal Guidelines are being amended to remove obsolete language, update the capitalization methodology utilized, revise content to current best practices and reformat the guidelines for clarity. The amendments to Rule 12D-51.001, F.A.C., are necessary to incorporate by reference the updates to the Florida Agricultural Classified Use Real Property Appraisal Guidelines and provide information on how property appraisers may obtain these guidelines.

What does the proposed rule do?

12D-51.001, F.A.C., Florida Classified Use Real Property Appraisal Guidelines.

The proposed amendments to this rule adopt by reference the updated Florida Agricultural Classified Use Real Property Appraisal Guidelines and add a weblink to the Department of Revenue webpage where the document is located online for electronic access to better assist property appraisers who use these guidelines to appraise property.

Were comments received from external parties?

Yes. Three rule development workshops were held February 21, 2023, June 27, 2023, and November 8, 2023.

Comments received from the February 21, 2023, workshop included the Property Appraisers' Association of Florida, Inc (PAAF) comments regarding revisions to prevent any inference that the classified use assessment of property in one county may be relevant to whether the assessment in another county is lawful, elimination of references to sources of general appraisal procedures, language revision that does not reflect current practices, case law inclusion that has been superseded by legislative changes, and general language writes to provide more clarity.

Comments received from the June 27, 2023, workshop included value adjustment board tax representative concerns regarding uncleared lots in residential subdivisions, standards of compliance for agricultural exemptions, and general revisions to provide more clarity. General revisions were still a concern of PAAF.

The Department received comments from a property owner tax representative during the November 8, 2023, workshop and responded to the comments at that time. No written comments were received after the workshop and no additional changes were made to the guidelines.

In response to all comments, the Department addressed concerns on case law, revised provisions, and examples to provide clarity for property appraisers in determining the agricultural classification.

Attached are copies of:

- Summary, which includes:
 - Summary of Proposed Rule
 - Facts and Circumstances Justifying Proposed Rule
 - Federal Comparison Statement
 - Summary of Rule Development Workshops
- Proposed rule text
- Incorporated materials

STATE OF FLORIDA DEPARTMENT OF REVENUE PROPERTY TAX OVERSIGHT PROGRAM CHAPTER 12D-51, FLORIDA ADMINISTRATIVE CODE STANDARD ASSESSMENT PROCEDURES AND STANDARD MEASURES OF VALUE: GUIDELINES AMENDING RULE 12D-51.001

SUMMARY OF PROPOSED RULE

The proposed amendments to Rule 12D-51.001, F.A.C. (Florida Agricultural Classified Use Real Property Appraisal Guidelines), incorporate by reference, updates to the non-rule Florida Agricultural Classified Use Real Property Appraisal Guidelines and provide information on how property appraisers may obtain these guidelines. The guidelines are being amended to remove obsolete language, update the capitalization methodology utilized, revise content to current best practices and reformat the guidelines for clarity.

FACTS AND CIRCUMSTANCES JUSTIFYING PROPOSED RULE

The purpose of the proposed amendments removes obsolete language, bring the capitalization methodology up to date, revise content to current best practices and reformat the guidelines for clarity.

FEDERAL COMPARISON STATEMENT

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

SUMMARY OF RULE DEVELOPMENT WORKSHOP

FEBRUARY 21, 2023

The Department of Revenue published a Notice of Rule Development for proposed amendments to Rule 12D-51.001, F.A.C., in the *Florida Administrative Register* on January 31, 2023 (Vol. 49, No. 20, p. 346). A second Notice of Rule Development was published on February 6, 2023 (Vol. 49, No. 24, p. 429) to correct the workshop webinar link published in the January 31, 2023 notice. The Department held a rule development workshop on February 21, 2023, and invited interested parties and county officials to attend in person and through a teleconference system. Written comments were received. The Property Appraisers' Association of Florida, Inc. (PAAF) provided comments regarding revisions to prevent any inference that the classified use assessment of property in one county may be relevant to whether the assessment in another county is lawful, elimination of references to sources of general appraisal procedures, revisions that does not reflect current practices, case law inclusion that has been superseded by legislative changes, and general revisions to provide additional clarity. The Department reviewed the suggestions and revised the guidelines based on the comments.

SUMMARY OF RULE DEVELOPMENT WORKSHOP

JUNE 27, 2023

The Department of Revenue published a Notice of Rule Development for proposed amendments to Rule 12D-51.001, F.A.C., in the *Florida Administrative Register* on June 8, 2023 (Vol. 49, No. 111, p. 2151). The Department held a rule development workshop on June 27, 2023, and invited interested parties and county officials to attend in person and through a teleconference system. Comments were received during the workshop. Written comments were received. Property owner tax representatives provided concerns regarding uncleared lots in residential subdivisions, standards of compliance for agricultural exemptions, and general revisions to provide additional clarity. General revisions were still a concern of PAAF. The Department reviewed the comments and provided additional changes to the guidelines based on the comments.

SUMMARY OF RULE DEVELOPMENT WORKSHOP

<u>NOVEMBER 8, 2023</u>

The Department of Revenue published a Notice of Rule Development for proposed amendments to Rule 12D-51.001, F.A.C., in the *Florida Administrative Register* on October 19, 2023 (Vol. 49, No. 204, p. 3924). The Department held a rule development workshop on November 8, 2023, and invited interested parties and county officials to attend in person and through a teleconference system. The Department received comments from a property owner tax representative during the workshop and responded to the comments at that time. No written comments were received after the workshop and no additional changes were made to the guidelines.

NOTICE OF PROPOSED RULE

FLORIDA DEPARMENT OF REVENUE

Property Tax Oversight Program

RULE NO.: RULE TITLE:

12D-51.001 Florida Agricultural Classified Use Real Property Appraisal Guidelines

PURPOSE AND EFFECT: The purpose of the proposed amendments to Rule 12D-51.001

F.A.C., is to incorporate by reference, updates to the Florida Agricultural Classified Use Real Property Appraisal Guidelines.

SUMMARY: The proposed amendments to Rule 12D-51.001, F.A.C., adopt updates to the Florida Agricultural Classified Use Real Property Appraisal Guidelines to provide aid and assistance to property appraisers in developing property assessments and establishing standard measures of value. The proposed amendments remove obsolete language, bring the capitalization methodology up to date, revise content to current best practices and reformat the guidelines for clarity.

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: 195.027(1), 195.032, 213.06(1) FS.

LAW IMPLEMENTED: 193.461, 195.032, 195.062 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 any rulemaking proceeding before the Property Tax Oversight Program is asked to advise the Department at least 48 hours before the proceeding by contacting Mike Cotton at (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) 955-8771 (Voice). THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Mike Cotton, Property Tax Oversight Program, telephone 850-617-8870 or email

DORPTO@floridarevenue.com.

THE FULL TEXT OF THE PROPOSED RULE IS:

12D-51.001 Florida Agricultural Classified Use Real Property Appraisal Guidelines.

Pursuant to Section 195.062, F.S., these guidelines are adopted <u>and incorporated by reference</u> in general conformity with the procedures set forth in Section 120.54, F.S., but <u>do shall</u> not have the force and effect of rules and are to be used only to assist property appraisers in the assessment of agricultural property as provided by Section 195.002, F.S. <u>These guidelines are titled Florida</u> <u>Agricultural Classified Use Real Property Appraisal Guidelines.</u> Copies of these guidelines may be obtained from the <u>Department's website at</u>

floridarevenue.com/property/Pages/Cofficial_MOI.aspx. Department of Revenue, Property Tax Oversight Program, P.O. Box 3000, Tallahassee, Florida 32315-3000.Rulemaking Authority 195.027(1), 195.032, 213.06(1) FS. Law Implemented 193.461, 195.032, 195.062 FS. History– New 12-30-82, Formerly 12D-51.01<u>, Amended xx-xx-xx</u>. NAME OF PERSON ORIGINATING PROPOSED RULE: Mike Cotton

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE:

DATE PROPOSED RULE APPROVED BY AGENCY HEAD:

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: January 31, 2023, February 6, 2023, June 8, 2023, and October 19, 2023.

Florida Agricultural Classified Use Real Property Appraisal

Guidelines

The Florida Agricultural Classified Use Appraisal Guidelines



Property Tax Oversight [TBD] 2024

RULES OF THE STATE OF FLORIDA, DEPARTMENT OF REVENUE

CHAPTER 12D-51.001

12D-51.001 Classified Use Real Property Guidelines, Standard Assessment Procedures and Standard Measures of Value, Agricultural Guidelines.

Pursuant to Section 195.062, F.S., these guidelines are adopted in general conformity with the procedures set forth in section 120.54, F.S., but shall not have the force and effect of rules and are to be used only to assist property appraisers in the assessment of agricultural property as provided by section 195.002, F.S. Copies of these guidelines may be obtained from the Department of Revenue, Property Tax Oversight Program, P.O. Box 3000, Tallahassee, Florida 32315-3000.

Specific authority 195.027(1), 195.032, 213.06(1), Law Implemented 193.461, 195.032, 195.062, 213.05, F.S. History New 12-30-82. Formerly 12D-51.01

CLASSIFIED USE REAL PROPERTY GUIDELINES STANDARD ASSESSMENT PROCEDURES AND STANDARD MEASURES OF VALUE

AGRICULTURAL GUIDELINE

I. General Provisions II. Woodlands Section III. Pasture Land IV. Citrus Lands V. Croplands

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1.0 INTRODUCTION

1.1 Overview and Specific Authority. Section 195.002(1), Florida Statutes (F.S.), identifies the Florida Department of Revenue (Department) as a state administrative agency with the statutory responsibility of general supervision of the assessment and valuation of property, and the administration and collection of property taxes. The Department's supervision is necessary to ensure all property is placed on the tax rolls and valued in accordance with the requirements of the state constitution.

Every four years, the voters in each Florida county elect a property appraiser as directed by Article VIII, section 1(d), of the Florida Constitution. Section 192.001(3), F.S., states the property appraiser is "the county officer charged with determining the value of all property within the county, with maintaining certain records connected therewith, and with determining the tax on taxable property after taxes have been levied." In the course of discharging its statutory duties, the Department provides general supervision to the property appraiser of each of the 67 counties in the state of Florida.

Property appraisers have the statutory responsibility to list and assess all real property in their respective county each year for ad valorem taxation purposes, as stated in ss. 192.011 and 193.085(1), F.S.

Section 192.011, F.S., states, in pertinent part "[t]he property appraiser shall assess all property located within the county, except inventory, whether such property is taxable, wholly or partially exempt, or subject to classification reflecting a value less than its just value at its present highest and best use." Section 193.085(1), F.S., states, in pertinent part "[t]he property appraiser shall ensure that all real property within his or her county is listed and valued on the real property assessment roll."

Sections 195.062(1) and 195.032, F.S., specifically direct the Department to develop guidelines to establish standard measures of value, which include these Agricultural Classified Use Real Property Appraisal Guidelines, to aid and assist property appraisers in performing their assessment and valuation responsibilities. Statute provides the specific authority and legislative directive for the Department's development of these guidelines, as well as underscores the Legislature's intent to limit the scope of their use.

Section 195.062(1), F.S., states, in pertinent part:

The department shall prepare and maintain a current manual of instructions for property appraisers and other officials connected with the administration of property taxes. This manual shall contain all:

- Rules and regulations.
- Standard measures of value.
- Forms and instructions relating to the use of forms and maps.

Section 195.032, F.S., states:

In furtherance of the requirement set out in s. 195.002, the Department of Revenue shall establish and promulgate standard measures of value not inconsistent with those standards provided by law, to be used by property appraisers in all counties, including taxing districts, to aid and assist them in arriving at assessments of all property. The standard measures of value shall provide guidelines for the valuation of property and methods for property appraisers to employ in arriving at the just valuation of particular types of property consistent with ss. 193.011 and 193.461. The standard measures of value shall assist the property appraiser in the valuation of property and be deemed prima facie correct, but shall not be deemed to establish the just value of any property. However, the presumption of correctness accorded an assessment made by a property appraiser shall not be impugned merely because the standard measures of value do not establish the just value of any property.

1.2 Description of Guidelines. The standard measures of value are provided through three sets of guidelines: the *Tangible Personal Property Appraisal Guidelines*, the *Real Property Appraisal Guidelines*, and this document, the *Agricultural Classified Use Real Property Appraisal Guidelines*. The full set of documents that comprise the manual of instructions, in accordance with s. 195.062(1), F.S., are available here: floridarevenue.com/property/Pages/Cofficial_MOLaspx

The required scope of the components of the appraisal process will vary among the diverse real property markets in Florida's 67 counties. Resources (e.g., availability of information, equipment, and personnel) may differ among Florida counties and affect how property appraisers specifically apply the appraisal process. Property appraisers should apply these *Agricultural Classified Use Real Property Appraisal Guidelines* based on the economic factors and market dynamics present in their county. The guidelines are not a substitute for the duty to comply with current Florida ad valorem tax law, administrative rules, and regulatory requirements.

Section 195.0012, F.S., states: "It is declared to be the legislative purpose and intent in this entire chapter to recognize and fulfill the state's responsibility to secure a just valuation for ad valorem tax purposes of all property and to provide for a uniform assessment as between property within each county and property in every other county or taxing district." General application of the principles detailed in these guidelines, even among counties experiencing different market conditions or varying resources, should yield uniform assessments.

1.3 Purposes of These Guidelines. These Agricultural Classified Use Real Property Appraisal Guidelines have three primary purposes:

- 1. <u>To aid and assist property appraisers and staff in developing agricultural classified use</u> <u>assessment valuations of real property for ad valorem tax purposes in accordance with</u> <u>Florida ad valorem tax law</u>
- 2. <u>To promote and facilitate the accuracy and equity of agricultural classified use</u> <u>assessment valuations of real property for ad valorem tax purposes, both within and</u>

among counties

3. <u>To meet the Department's statutory obligations to aid and assist property appraisers, as</u> stated in ss. 195.062(1), 195.002(1), and 195.032, F.S.

In accordance with s. 194.035(3), F.S., these guidelines are also statutorily cross-referenced as necessary source materials for purposes of the Department's duty to provide Value Adjustment Board (VAB) special magistrate training. For more information, the VAB training materials are available on the Department's website: floridarevenue.com/property/Pages/VAB.aspx

1.4 Context of These Guidelines. Section 195.062(1), F.S., dictates these guidelines do not have the force and effect of rules. As such, these guidelines do not function as the complete reference authority on any of the following or similar subjects: valuation theory, approaches, methods, or procedures; assessment administration; or applicable provisions of Florida ad valorem tax law, or regulatory requirements. In accordance with the limitations imposed by s. 195.062(1), F.S., these guidelines do not constitute a determinative legal standard for the valuation of agricultural land. The statutory valuation legal standards are described in further detail in s. 194.301, F.S., and sections 2.1 and 2.5 of this document.

The user should not solely rely on these guidelines. A thorough and independent knowledge of Florida ad valorem tax law and professionally accepted appraisal practices and appropriate appraisal methodologies is necessary. Property appraisers should use other professionally accepted sources of appraisal guidance, such as the Uniform Standards of Professional Appraisal Practice (USPAP), published by the Appraisal Foundation. These sources should not conflict with current Florida ad valorem tax law.

Users should review all statements contained within the context of this entire document and should refer to this document in conjunction with other professionally accepted source materials. Citation to information from a particular source does not imply that all applicable information from that source is cited or relevant to the appraisal of property for ad valorem tax purposes in the State of Florida. These guidelines do not establish the value of any property and could not and do not encompass or address every methodological detail, legal premise, appraisal practice or educational treatise that might be applicable in the valuation of every property.

These guidelines do not address the procedure for approving or disapproving applications for agricultural classified use. Chapter 12D-5, Florida Administrative Code (F.A.C.), sets forth the administrative rules for classifying real property as agricultural land for the purpose of ad valorem taxation in accordance with s. 193.461, F.S.

1.5 Content of These Guidelines. This document addresses the requirements for assessing agricultural classified use property in compliance with Florida ad valorem tax law and administrative rules. Users should refer to this document in conjunction with other applicable sources of professionally accepted appraisal practices and standards but only to the extent that other sources do not conflict with Florida ad valorem tax law.

This version of the Agricultural Classified Use Real Property Appraisal Guidelines replaces the 1982 version entitled The Florida Agricultural Classified Use Appraisal Guidelines. The 1982 version was organized into five sections which have been updated and appear in this version as sections 2 through 6 with all tables now provided as addenda. Section 1 has been added to provide an overview of legal roles and authority and to provide a description and context for these guidelines. The methods and approaches to value for agricultural classified use land have not changed significantly since these guidelines were last published. The most substantial updates to the document are the inclusion in section 2 of statute language specific to assessing agricultural classified use property and updates to the band-of-investment (BOI) section, including the addition of a detailed BOI example (addendum A). The BOI update was communicated to property appraisers in a memo from the Department in spring 2021.

Throughout these guidelines hyperlinks to relevant material are provided. Some of the material is published by other entities, and the Department does not maintain those web addresses or the material. If a hyperlink fails, users should search the internet for the referenced material.

2.0 GENERAL PROVISIONS I. General Provisions

<u>2.1 Overview</u>. (1) The procedures and data sources set forth in this section are to be used <u>in</u> the context of generally with the other agricultural sections in <u>these guidelines</u> the Classified Use Real Property Guidelines of the Manual of Instructions.

These guidelines contain sections dealing with the four major agricultural land uses in Florida: timberland, pasture land, citrus land, and cropland. It is impracticable, if not impossible, to detail each and every type of agricultural endeavor within the state. Therefore, lands used for other agricultural endeavors should be valued in accordance with the principles set forth in these guidelines to the extent they apply. For instance, lands used for dairy purposes should be valued according to the principles contained in the pasture land section, even though the pasture land section generally deals with the more typical cow-calf operation, or land used for groves other than citrus could be valued according to the principles contained in the citrus land section, provided the approach is relevant to the grove type. For highly specialized crops, livestock, or agricultural endeavors, if there is insufficient data to support a specialized valuation, property appraisers may value them with "like kind" properties.

2.1.1 Classified Use Valuation. Section 192.042(1), F.S., requires that all real property must be assessed according to just value each year on January 1. Article VII, Section 4(a), of the Florida Constitution permits agricultural land to be classified and assessed based solely on its character or use for purposes of ad valorem taxation. Classified use value is defined in s. 192.001(1)(c), F.S., as "[t]he value of property in a classified use or at a specified percentage of its value under Art. VII of the State Constitution."

Specific information regarding the valuation of properties classified as agricultural is provided in s. 193.441(1), F.S., which states "[f]or the purposes of assessment roll preparation and recordkeeping, it is the legislative intent that any assessment for tax purposes which is less than the just value of the property shall be considered a classified use assessment and reported accordingly."

Throughout these guidelines, the term "agricultural classified use assessment" is used to refer to the value determination. To achieve agricultural classified use assessment valuations of real property, property appraisers may use the procedures detailed in these guidelines or other methods so long as they adhere to professionally accepted appraisal practices and comply with Florida ad valorem tax law.

2.1.2 Property Identification and Classification. The property appraiser is responsible for approving or disapproving applications for agricultural classified use. Section 193.461, F.S., pertains to the threshold determination of whether real property can be properly classified as agricultural property. Section 193.461(3)(b), F.S., states, in relevant part:

Subject to the restrictions specified in this section, only lands that are used primarily for bona fide agricultural purposes shall be classified agricultural. The term "bona fide agricultural purposes" means good faith commercial agricultural use of the land.

In determining whether the use of the land for agricultural purposes is bona fide, the following factors may be taken into consideration:

- The length of time the land has been so used.
- Whether the use has been continuous.
- The purchase price paid.
- <u>Size, as it relates to specific agricultural use, but a minimum acreage may not be</u> required for agricultural assessment.
- Whether an indicated effort has been made to care sufficiently and adequately for the land in accordance with accepted commercial agricultural practices, including, without limitation, fertilizing, liming, tilling, mowing, reforesting, and other accepted agricultural practices.
- <u>Whether the land is under lease and, if so, the effective length, terms, and conditions of the lease.</u>
- Such other factors as may become applicable.

<u>Chapter 12D-5, F.A.C., sets forth the administrative rules related to classifying real property as</u> agricultural land for the purpose of ad valorem taxation in accordance with s. 193.461, F.S.

<u>The land on which supporting farm/agricultural buildings are built is agricultural land and should be assessed at use value. The land on which residential improvements are built is not agricultural land and should be assessed at just value. See s. 196.461(3)(d), F.S., and rule 12D-5.003, F.A.C.</u>

In 2021 and 2022, the Legislature provided clarification on land used for agritourism purposes. Section 570.86, F.S., defines agritourism activity to mean: "any agricultural related activity consistent with a bona fide farm, livestock operation, or ranch or in a working forest which allows members of the general public, for recreational, entertainment, or educational purposes, to view or enjoy activities, including farming, ranching, historical, cultural, civic, ceremonial, training and exhibition, or harvest-your-own activities and attractions. An agritourism activity does not include the construction of new or additional structures or facilities intended primarily to house, shelter, transport, or otherwise accommodate members of the general public. An activity is an agritourism activity regardless of whether the participant paid to participate in the activity."

Section 570.85, F.S., allows agritourism operators to maintain agricultural classifications for ad valorem tax purposes under s. 193.461, F.S., so long as the agritourism activity is consistent with agricultural production. For more information on Florida agritourism, visit www.followfreshfromflorida.com/agritourism.

Please note the following summarized legislative changes effective July 1, 2022 (chapter 2022-77, Laws of Florida, SB 1186):

Amended s. 570.85(1), F.S., to remove a requirement that agritourism be a "secondary" stream of revenue for a bona fide agricultural operation. However, it is important to remember for purposes of agricultural classification, s. 193.461(3)(b), F.S., still requires that the primary use of the land be a bona fide agricultural use.

Amended s. 570.87, F.S., to provide an agricultural classification pursuant to s. 193.461, F.S., may not be denied or revoked solely due to the conduct of agritourism activity on a bona fide farm or the construction, alteration, or maintenance of a nonresidential farm building, structure, or facility on a bona fide farm which is used to conduct agritourism activities. So long as the building, structure, or facility is an integral part of the agricultural operation, the land it occupies shall be considered agricultural in nature. However, such buildings, structures, facilities, and other improvements on the land must be assessed under s. 193.011, F.S., at their just value and added to the agriculturally assessed value of the land.

(2) The procedure to be used in classifying real property as agricultural land for purpose of ad valorem tax in accordance with Section 193.461, F.S. (1975), is set forth in Chapter 12D-5, F.A.C., which is included in the Manual of Instructions.

<u>2.2 Agricultural Factors.</u> (3) The assessment of <u>Once the</u> real property that has been granted agricultural classification, the assessment shall be <u>made</u> in accordance with s. 193.461(6)(a), F.S. (1979), which <u>states provides in pertinent part the following</u>:

(a) In years in which proper application for agricultural assessment has been made and granted pursuant to this section, the assessment of land shall be based solely on its agricultural use. "....The property appraiser shall consider the following use factors only:

- 1. The quantity and size of the property;
- 2. The condition of the said property;
- 3. The present market value of <u>the</u> said property as agricultural land;
- 4. The income produced by the said property;
- 5. The productivity of land in its present use;
- 6. The economic merchantability of the agricultural product; and
- Such other agricultural factors as may from time to time become applicable, which are reflective of the standard present practices of agricultural use and production.²

(b) Notwithstanding any provision relating to annual assessment found in s. 192.042, F.S., the property appraiser shall rely on 5-year moving average data when utilizing the income methodology approach in an assessment of property used for agricultural purposes.

(c) 1. For purposes of the income methodology approach to assessment of property used for agricultural purposes, irrigation systems, including pumps and motors, physically attached to the land shall be considered a part of the average yields per acre and shall have no separately assessable contributory value.

2. Litter containment structures located on producing poultry farms and animal waste nutrient containment structures located on producing dairy farms shall be assessed by the methodology described in subparagraph 1.

<u>3. Structures or improvements used in horticultural production for frost or freeze</u> protection, which are consistent with the interim measures or best management practices adopted by the Department of Agriculture and Consumer Services pursuant to s. 570.93 or s. 403.067(7)(c), F.S., shall be assessed by the methodology described in subparagraph 1.

4. Screened enclosed structures used in horticultural production for protection from pests and diseases or to comply with state or federal eradication or compliance agreements shall be assessed by the methodology described in subparagraph 1.

(d) In years in which proper application for agricultural assessment has not been made, the land shall be assessed under the provisions of s. 193.011, F.S.

(4) The agricultural section of the Classified Use Real Property Guidelines of the Manual of Instructions is intended to provide a method or procedure whereby Section 193.461 (6) (a), F.S. (1975), may be implemented in accordance with Sections 195.032 and 195.062, F.S. (1976 Supp.).

(5) Agricultural land has value because of its productivity and ultimately from its ability to generate income. Estimating the value of any property is an opinion generated by competent and qualified appraisers based on the three traditional and proven approaches to value: <u>sales</u> <u>comparison</u> Market, income Income, and <u>cost</u> Cost.

(6) The property appraiser Property Appraiser may use the sales comparison Market, income Income, and cost approaches Cost Approaches in estimating the value of agricultural lands in Florida for ad valorem tax purposes. These approaches may be used as a check against each other. In addition, specific and unusual situations such as, but not limited to, unreliable or unobtainable data, may effectively prohibit the use of a particular approach. The property appraiser Property Appraiser has the discretion in of selecting the approach to be used. Whichever approach is used, care must be exercised to ensure value conclusions insure values thus generated do not exceed market values (see s. 193.441(1), F.S.).

(7) Due to the large number of <u>agricultural</u> parcels of property to be valued by the <u>property</u> <u>appraiser</u> Property Appraiser each year, it is impracticable, if not impossible, for the <u>property</u> <u>appraiser</u> Property Appraiser to <u>value</u> appraise each parcel of property in the manner of a fee appraisal. Therefore, the <u>property appraiser</u> Property Appraiser <u>may</u> must utilize <u>a</u> what is commonly referred to as the mass appraisal <u>system to value agricultural property</u> technique in valuing within the county.

2.2.1 The Sales Comparison Approach. (8) The Market Approach which should be considered by the Property Appraiser The sales comparison approach relies heavily on verified sales of similar properties in order to make comparisons. for comparison to be made. However, that market must be limited to the market for comparable agricultural properties. Generally, the sale of land in Florida the past few years strictly for bona fide agricultural use, as defined by <u>s.</u> 193.461(3)(b), F.S. Florida Statutes, in contrast as contrasted to agricultural use combined with speculative use has other property rights, is not been of sufficient volume to permit accurate and dependable comparisons. Also, the amount and maturity of the commodity being produced on the properties is often a distorting influence on the sale. This can be illustrated using the six basic property ownership rights or "bundle of rights." These rights are:

1. The right to use

2. The right to sell

3. The right to lease or rent

<u>4. The right to enter or leave</u><u>5. The right to give away</u><u>6. The right to refuse to do any of these</u>

Each of these rights can be assigned a value, and the total amount would be equal to an estimate of value. Section 193.461(6)(a), F.S., specifies that "the assessment of land shall be based solely on its agricultural use." The only property right that can be assessed for property tax purposes is the right to use it for "bona fide agricultural purposes" as defined by s. 193.461(3)(b), F.S.

2.2.2 The Cost Approach. (9) The Cost Replacement Approach The cost approach is a method in which the appraiser estimates the contributory value of the improvements to land. As such, it is not a method for measuring the ability of the land to generate income from agricultural use. Farm buildings and residences should be appraised <u>separately</u>, at just value, using the procedures set forth in the Cost Approach Section found in the General Real Property Guideline and their value added to the agricultural value of the land.

2.2.3 The Income Approach. (10) The income approach, or capitalization of net earnings to land <u>as inte</u> an indication of value, is the approach that is recommended and is used throughout these guidelines this guide to value agricultural classified use appraise those properties given agriculture classification in accordance with s. 193.461, F.S. (1975). However, it is recognized that this is not the exclusive method of valuing agricultural lands. See *St. Joe Paper Co. v. Brown*, (Fla. 1969) 223 So 2d 311 (Fla. 1969). The property appraiser shall rely on 5-year moving average data when utilizing the income approach in an assessment of property used for agricultural purposes in accordance with s. 193.461(6)(b), F.S.

(11) <u>The income approach</u> Since arms-length market sales of land for agricultural use reflects <u>a</u> the buyer's <u>and seller's</u> evaluation of the earning potential of the land., <u>Any</u> any land values computed on an income approach <u>that</u> which exceed market sales values should be re-evaluated to determine if the components were adequately accounted for in the income computation. The use of the capitalized net income approach as set forth in this guide inherently considers the factors required to be considered by s. 193.461(6)(a), F.S.

(12) The capitalization rate Capitalization Rate expresses the relationship between net income from to the land and value. Value is defined as the present worth of future rights to income. There are three basic methods used to use to estimate the capitalization rate in an appraisal process. They are the market comparison, summation, and the band-of-investment (BOI) band-of-investment, summation, and market comparison methods. All components used to derive a capitalization rate shall be calculated using a 5-year moving average. The property appraiser should add the county millage rate for vacant agricultural lands to develop the overall capitalization rate. The Department recommends property appraisers use the current year county millage rate without adjustment for 5-year averaging.

<u>The Market Comparison Method.</u> (13) The <u>market comparison</u> Market Comparison method attempts to directly establish a capitalization rate by dividing the net income by the <u>sale</u> sales price, which is a proxy for value. This method may be unsuitable for one of two reasons. The first is that only sales for agricultural <u>uses</u> use can be developed as comparables. <u>The second reason this method may be unsuitable is that it may produce a</u> <u>market value rather than an agricultural classified use value.</u> There are many reasons for buying <u>agricultural land</u> farmland other than the desire to receive a current income stream. These include but are not limited to the following:

- (a) Desire to gain the status of landowner Landowner.
- (b) Opportunity to live in <u>a rural setting</u> the country and avoid the social ills of the city.
- (c) Desire to live near relatives or reclaim a family homestead.
- (d) Gain Gaining of income tax advantage.
- (e) Opportunity to provide a hedge against inflation.
- (f) <u>Spread</u> Spreading of fixed costs <u>through the</u> by more efficient use of machinery.

(14) The second reason why this method may be unsuitable is that it may produce a market value rather than a (agricultural) "use" value.

<u>The Summation Method.</u> (15) The <u>summation method</u> Summation Method attempts to estimate the capitalization rate by <u>summing</u> adding up the individual components of the capitalization rate. These components are:

- (a) The <u>safe rate</u> Safe Rate is the rate obtainable with the most safety and the least risk.
- (b) The <u>risk rate</u> Risk Rate is the return commensurate with the risk assumed by the investor; it is a component because the return on real estate is a desired return and may or may not be realized by the investor.
- (c) The <u>nonliquidity rate</u> Nonliquidity Rate is necessary, since an investment in real estate ties up money which cannot be quickly reconverted to cash; therefore, real estate is considered a nonliquid asset.
 - (d) The <u>management rate</u> Management Rate is a necessary component in order to compensate for the time and cost involved in managing the real estate investment, not to be confused with the management of the real estate itself.

(16) The <u>summation method</u> Summation Method</u> provides a theoretical presentation <u>of</u> <u>investors' desired returns</u>, risks, liquidity, management, and other rates, to justify or explain why a <u>selected capitalization</u> rate <u>is</u> used in the valuation of real property is in excess of the "safe" rate. <u>Because</u> Nevertheless, because of the intangible character of the components, it is not considered a sound procedure through which a specific rate may actually be derived.

The Band-of-Investment (BOI) Method. (17) The BOI Band-Of-Investment method uses mortgage debt financing information to estimate a capitalization rate by weighting the fractional rates of mortgages and equity. Since Farm Credit of Florida the Columbian District of the Federal Land Bank is the major agricultural real estate lender in Florida, it would be appropriate to use their typical loan to value ratio and interest rate as of January 1, in the mortgage portion of this method. The equity rate can be obtained by comparing equity yields on similar risk investments-; or it may be calculated as shown

below using a mortgage constant. In the equations that follow, the average of January 20-year fixed bond rates from the Federal Farm Credit Banks Funding Corporation (FFCBFC) in conjunction with the mortgage constant are used to represent the equity yield rate or the rate required to attract an investor to this type of investment. FFCBFC bond rates may be obtained from farmcreditfunding.com. A source for this information could be the yield, as of January 1, of Federal Farm Credit Bond Yields.

The BOI is a straightforward calculation built from four different components:

- Loan-to-value (LTV) ratio
- Prevailing interest on debt financing
- Expected return on equity
- <u>A mortgage constant</u>

The LTV and typical interest rate are often set by the lending institution and the remainder becomes the equity portion of the valuation. These components are combined to calculate a capitalization rate as shown in the following table. An example of the BOI capitalization rate calculation is provided in addendum A.

Band of Invostment Capitalization Bate Calculation						
		and-or-investment capitalization Nate Calculation				
		$\underline{MR_m} + \underline{ER_e} = \underline{R_o}$				
Where:						
M		Loan-to-value ratio (LTV)				
<u>R</u> m	III	Mortgage constant (calculated using the annual percentage rate (APR) and available loan funds)				
<u>E</u>	É	Required equity percentage of the loan (1 – LTV)				
<u>R</u> e	ш	Equity yield rate (mortgage constant plus the FFCBFC January 20- year bond rate)				
<u>R</u> o	=	BOI capitalization rate				

(18) In an example of a hypothetical case these components would be used in the Band-of-investment method as follows:

Mortgage 70% financing X 10% interest = 7.0%

Equity 30% equity X 14% yield =4.2% Total Discount Rate 11.2%

*Local Millage Rate 1.5%

Overall Capitalization Rate 12.7%

*The individual county ad valorem millage rate, expressed as a percentage should be added to the discount rate to establish the final capitalization rate to be used. This should be done regardless of which method is used unless ad valorem taxes are handled as an expense item when estimating net income.

2.2.4 Data Sources. (19) Production, income, expense, acreage, and other data should be based on a typical operation. Typical is defined as (that which most frequently exists or occurs in the particular situation or area under consideration) operation. A typical agricultural operation may be confined within one county or span an area in several counties. <u>Yield data</u> Data used in these guidelines this section were obtained from the Florida Department of Agriculture, the Institute of Food and Agricultural Sciences, United States Department of Agriculture publications and other authoritative sources which reflect typical agricultural

operations in Florida. However, consideration has been, and should be, given, to the fact that some of these publications reflect net income from above average operators or research projects, in contrast as contrasted to the typical operator. Until such time as the property appraiser can justify and verify typical net income from typical operators in his county or the area concerned, these publications These data sources should be used with appropriate adjustments for the county.

(20) In these guidelines this guide, the land capability unit system of the Soil Conservation Service United States Department of Agriculture's (USDA) Natural Resources Conservation Service (NRCS) Web Soil Survey, may be used as an alternative method where local production information is not available. (21) Yields shown in the SCS system these soil surveys are for a few representative crops and grasses and indicate the potential attainable with <u>highlevel high level</u> management and <u>assume</u> assumes normal growing seasons. They Yield adjustments are recommended within the NRCS surveys that also assume the use of <u>high-quality</u> high quality seeds adapted to the soil and climate, good seedbed preparation, liming based on soil analysis, use of adequate amounts of fertilizer and control of plant diseases and insects. Therefore, in order to obtain typical yields from typical operations, the Soil Conservation Service recommends their yields be adjusted by 85 percent.

(22) The property appraiser Property Appraiser should be familiar with the most important soil types in the his county. Data on soil types may be obtained from NRCS's Web Soil Survey website. Detailed soil surveys for of many counties have been published and are underway in others. A general soil map of each county is available for all counties. The property appraiser should use this source as a reference to verify soil types and production levels for each parcel subject to an agricultural classified use assessment. Some farmers have soil surveys of their lands which they may make available to the property appraiser Property Appraiser. Data on soil types may be obtained from the District Conservationist (DC), of the Soil Conservation Service located in most counties.

(23) Local data is the preferred data source. The property appraiser should actively solicit, collect and verify local data when available. Published data may be used to back up local verified data or used in the absence of local data. The user of published data needs to verify that it is correct for the application for which it is being used. For instance, soil quality plays an important role in the assessment of agricultural lands. In the absence of local data, an appraiser's The use of published soil Soil Conservation Service data may be a professionally accepted appraisal practice, does not infer the Property Appraiser become a soil scientist. However, he must be cognizant of the important role of soil quality in the assessment of agricultural lands.

(24) Attached to this general section are sections dealing with the four major agricultural uses within the State. It is impracticable, if not impossible, to detail each and every type of agricultural endeavor within the State. Therefore, lands used for other agricultural endeavors should be valued in accordance with the principles set forth in these general provisions and so much of those specific provisions set forth hereafter as may logically apply. For instance, lands used for dairy purposes should be valued according to the principles contained in the pasture section, even though the pasture section generally deals with the more typical cow-calf operation.

2.2.5 Value Consistent with Use. (25) It should be noted that it is an accepted agricultural practice in some areas to obtain more than one crop from the same field each year. Where this is typical, it should, of course, be recognized in order to arrive at a total net income. Also, for land conservation purposes, land may be permitted to lie fallow on an occasional basis. Likewise,a <u>A</u> bona fide agriculturist may change the use of certain lands from one agricultural pursuit to another (or allow land to lie fallow on occasion), and this change may be incomplete and not readily discernable on January 1, the assessment date established in s. 192.042(1), <u>F.S</u>. In these instances, the land would not lose its agricultural classification, and using his discretion, the Property Appraiser <u>The property appraiser</u> should value the lands in a manner consistent with reason according to the use and value of its prior use, its intended use in the immediate future, if discernable, and the value of surrounding lands used in a similar capacity.

2.2.6 Nonproductive Land Value. (26) Nonproductive land, or wasteland, has some value and may contribute to the value of the surrounding productive land, but obviously is not subject to valuation by the income approach. The property appraiser Property Appraiser should, therefore, value these lands according to their contribution to the surrounding land. According to the Property Use Classification System detailed in *The Dictionary of Real Estate Appraisal*, 7th ed. (Chicago: Appraisal Institute, 2022), wasteland is: "Land that is not suitable for the economical production of beneficial crops including but not limited to river bottoms, sand hills, rock outcroppings, sandy washes, areas of high salinity, and land that is inaccessible by typical farm equipment."

2.2.7 Five-year Average. (27) In order to To minimize the effect of the wide fluctuation of data used and to provide a measure of stability to the resulting values on agricultural lands, it is recognized that a number of several years of historical data on cost and income should be considered. However, due to lack of historical data or lack of research on a particular technique, it is recommended by the Department that a simple five year (5) moving average be used until more data are available or further research can be accomplished to justify modification of the simple five year average concept. The property appraiser shall rely on 5-year moving average data when utilizing the income methodology approach in an assessment of property used for agricultural purposes in accordance with s. 193.461(6)(b), F.S.

2.3 Property Inspection. Section 193.023(2), F.S., requires property appraisers to inspect real property every five years. This statute allows property appraisers to use image technology in lieu of physical inspection where geographically suitable. The minimum technology standards for physical inspection are provided in the Department's annual *Tax Roll Production*, *Submission, and Evaluation Standards* available at https://floridarevenue.com/property/Pages/Cofficial CompleteSubRollEval.aspx.

In the event of a natural disaster, the property appraiser should attempt to reinspect all affected parcels to document damage caused by the disaster as of January 1 and consider the impact it may have on the use value.

2.4 Quality Assurance. The *Real Property Appraisal Guidelines* discuss the quality assurance process for mass appraisal. Quality assurance for properties assessed based on their value in use differs in some respects. Details for the Department's in-depth review and ratio study and any differences for classified use properties are provided in section 11 of the

Department's annual *Tax Roll Production, Submission, and Evaluation Standards* available at https://floridarevenue.com/property/Pages/Cofficial_CompleteSubRollEval.aspx.

2.5 Assessment Challenges. Property appraisers should also be aware of s. 194.301, F.S., which was substantially changed in 2009, related to administrative (Value Adjustment Board) and judicial review of ad valorem tax assessment challenges. This statute describes some of the standards property appraisers must follow in the assessment of property for ad valorem taxes, including agricultural classified use property. The property appraiser has the responsibility to ensure their valuation procedures and methodologies meet these statutory standards. The professional standards for the property appraiser's development and reporting of agricultural classified use valuations for ad valorem taxation in Florida are stated in s. 194.301, F.S. The standards are:

1. Compliance with professionally accepted appraisal practices,

2. Avoidance of arbitrarily different appraisal practices within groups of comparable property within the same county,

3. Avoidance of superseded case law, and

4. The correct application of an appropriate appraisal methodology

The 2009 amendments to ss. 194.301 and 194.3015, F.S., made clear the Florida Legislature's intent to supersede contradicting case law. Specifically, s. 194.301(1), F.S., now states: "The provisions of this subsection preempt any prior case law that is inconsistent with this subsection" and s. 194.3015(1), F.S., provides: "... any cases published since 1997 citing the every-reasonable-hypothesis standard are expressly rejected to the extent that they are interpretative of legislative intent." Yet, some pre-2009 and post-2009 case law does not reflect the appropriate application of the principles outlined in these major statutory changes and applies the statutorily superseded burden of proof. Some examples of such case law applying the superseded burden of proof legal standard include:

City National Bank v. Blake, 257 So.2d 264 (Fla. 3d DCA 1972)

Blake v. Xerox, 447 So.2d 1348 (Fla. 1984)

Bystrom v. Whitman, 488 So.2d 520, 521 (Fla. 1986)

Walmart v. Todora, 7<mark>91</mark> So. 2d 29,30 (Fla. DCA 2001)

Mazourek v. Walmart, 831 So.2d 85, 91 (Fla. 2002), quoting Walmart v. Todora

Fla. Dept. of Revenue v. Howard, 916 So.2d 640 (Fla. 2005)

In re Lifestream Technologies, LLC, 337 B.R. 705, 710 (Bkrtcy. M.D. Fla. 2006), quoting Mazourek v. Walmart

Specific Authority 195.027, 195.032, 195.062 F.S.

Law Implemented 193.461 F.S.

History - New

3.0 TIMBERLAND II. Woodlands Section

3.1 Timberland Defined. According to the Property Use Classification System detailed in *The Dictionary of Real Estate Appraisal*, 7th ed. (Chicago: Appraisal Institute, 2022), timberland is: "Land with merchantable trees, timber, or timber products that is periodically harvested. The amount of time between harvests varies depending on the species and growing conditions. Interim uses may include passive and active recreation like hunting."

<u>3.2 (1) Timberland</u> Valuation Basis. This section describes <u>procedures</u> a procedure for the <u>assessment appraisal</u> of <u>timberland</u> woodland <u>based</u> on <u>potential net income from</u> the basis of average annual growth potential from seedling to economically mature timber. <u>This Actually, this</u> is a modified 'sustained yield' method in that annual increment of value represented by growth is recognized and converted into a dollar value. Expenditures for management and protection are deducted and the resulting annual net income is capitalized. <u>The basic Basically, the</u> formula in the income approach is:

(yield x price) – costs

Value =

capitalization rate

The assessment of timberland is based on the land's capability to produce timber, not the amount of timber growing on the land at the time of the appraisal. Primary emphasis should be placed on the income approach with adjustments made to reflect other factors where a variation from the norm is noted. Two sources of income data for timber operations are calculated, potential net income and annual land rent income. Reliable rental information may be difficult to obtain for bona fide timber operations. When available, rental income lends itself readily to the 5-year capitalization process, because rent income is usually a net income, except for taxes which are considered in the capitalization rate.

(2) Currently, pines are the primary species in approximately 65% of Florida's 16 million acres in woodlands. "Actually, 93% of Florida's timber is grown in the northern part of the State, roughly north of Disney World; and all indications are that this proportion may be even higher at the turn of the century."* Of the acreage devoted to growing pines, approximately 25% is in plantation. About 3 to 4 percent of these plantations are 'old field' plantations; the balance is in forest site plantations. The primary products derived from these operations are pulpwood, sawtimber, poles, logs and bolts. * Timber for Florida Today and Tomorrow, A Summary Report; Walter Smith, Division of Forestry, 1974.

(3) A large portion of fresh water swamp land in Florida is growing usable hardwood or cypress. Upland hardwoods are also prevalent in many areas. Generally, the hardwood and cypress industry in Florida has consisted of harvesting whatever trees were available of sufficient size and quality with minor emphasis toward management of timber on these areas.

3.3 Timberland Categories. (4) For taxation purposes, timberland woodland is considered to have two categories: productive Productive and nonproductive Nonproductive. Productive timberland is generally understood in the agricultural industry to include land that is: woodland defined as: land which is

- (1) Producing producing or is physically capable of producing usable crops of wood,
- (2) Economically economically accessible now or in the foreseeable future, and
- (3) Not not withdrawn from wood products utilization for use as parks, orchards,

pastures, or other purposes.

Since timberland is valued on the land's ability to produce marketable timber, the agricultural classified use valuation should be determined based on how much marketable timber the land is capable of producing. Productive timberland includes land from which the timber has been removed. The landowner would then determine how this land would be used. If left as a forest site, there are many acceptable methods to regenerate timberland. These include machine or hand planting, seeding (seed tree or spreading seed), coppice regeneration, allowing natural regeneration from residual seeds, and others.

(5) Nonproductive <u>timberland</u> woodland is <u>generally understood in the agricultural industry to</u> <u>include</u> defined as: nonproductive marshes, depleted mines, dumps, pits, lakes, ponds, <u>utility</u> <u>rights-of-way</u>, or other nonproductive or waste <u>lands land</u>. <u>Nonproductive lands have some</u> <u>value and may contribute to the value of surrounding timberland but are not subject to valuation</u> <u>by the income approach</u>. The property appraiser should, therefore, value this land according to <u>its contribution to the surrounding productive timberland</u>. It is acceptable to value this land at or <u>below productive swampland</u>.

(6) This definition of woodland includes land from which the timber has been removed, but which has, for bona fide forestry reasons, not yet been replanted. It excludes homesites or building areas which are occupied by trees for ornamental purposes.

(7) In addition to the value of the growth, the values of naval stores and range pasture usage can be considered and added where applicable.

<u>3.4 Factors Influencing Timberland Values</u>. (8) The primary factors influencing <u>timberland</u> woodland values are:

- (a) Productivity of soil expressed as site index-
- (b) Local stumpage prices in the area. These vary considerably in different areas of the State.
- (c) Management costs which include <u>costs</u> cost of site preparation, planting, and annual recurring expenses.

(9) These three factors must be <u>evaluated and</u> established by each <u>property appraiser</u> Property Appraiser for the his county in order to arrive at assessed value for timberland woodlands.

3.4.1 Determining Productive Capacity/Site Index. (10) Site Index. Productive capacity may be generally determined from site index yield tables for pine stands. <u>These guidelines utilize</u> data from both *Growth and Yields of Natural Stands of the Southern Pines* by F.X. Schumacher and T.S. Coile (copyright 1960 by T.S. Coile, Inc., Durham, NC) and data from University of Florida, School of Forestry, *Growth and Yield of Slash Pine Plantations in Florida, Research Report No. 3*, by Robert L. Barnes (May 1955). Slash pine yield tables have been used throughout these guidelines this Guide because slash pine <u>has historically been</u> is the predominant species under intensive management in the <u>state State</u>.

(11) <u>The site</u> Site index is defined as the average total height of the dominant <u>and/or co-</u> dominant trees (dominant stand) <u>will attain</u> at either 25 or 50 years of age. Normally, 25-year site indexes (sometimes <u>are</u> referred to as site quality) are applied to planted stands and 50year indexes are applied to natural timber. <u>As shown in addendum B, which is an excerpt from</u> <u>Growth and Yields of Natural Stands of the Southern Pines (cited above), an A generally</u> acceptable <u>way to convert 25-year</u> means of converting 22-year indexes to 50-year indexes is the addition of 20 feet to the 25-year index which gives an equivalent 50-year index. <u>All timber</u> <u>schedules in this document are production based using 50-year site indexes.</u>

(12) Site index is obtained by measuring the height of a representative tree and determining its age. This data is applied to a <u>50-year</u> site index curve and a reading in feet is made. Using the site index curve in addendum B, a 27-year-old tree that is 65 feet tall, following the curve to the right results a site index of 80. That is, according to this graph, the tree will be 80 feet tall when it reaches 50 years of age. See addendums B and C tables 1 and 2 for site index curves. The NRCS soil surveys for Florida counties also list the site index for several major pine species by soil type. The site index information for sand pine, longleaf pine, and loblolly pine can be cross-referenced to a slash pine site index using the NRCS soil surveys.

(13) The number of sample points required to establish <u>the</u> site index for a given parcel of land depends on the size of the parcel and the variability of the soil. A few measurements may suffice if the soil is relatively uniform, but otherwise many may be required. <u>Some Most</u> parcels may be represented by a single pine site index figure, but this figure must be representative of the parcel as a whole and not the result of an isolated sample.

(14) Site index measurements on young trees are frequently not very reliable. Measurements on trees under 15 years of age, especially on <u>sites with lower-than-average</u> lower than average sites yields, should be used with caution. A check on the correctness of site index measurements may be obtained by comparing them with those on neighboring parcels having similar soils. <u>The site</u> Site index should not change abruptly from parcel to parcel without an accompanying noticeable change in the timber, other vegetation, or the soil.

Timber stands that are predominantly hardwoods which can be legally harvested (as in a clearcut) and reforested to planted pine may be valued at a percentage of the associated pine value for the slash pine site index of the property. Hardwood timber types that do not meet the criteria stated above (usually bottom land hardwoods or creek or river banks) should be classified as productive swamp and valued as such.

(15) Where a parcel of land has no suitable trees to measure for <u>a</u> site index, <u>the</u> site index should be established by comparison with adjacent or neighboring tracts with similar <u>soils</u> <u>using NRCS soil surveys</u> soil. The Department of Revenue, <u>county forester</u> County Forester or representative of the Florida Forest Service, <u>or</u> <u>Division of Forestry</u>, <u>industry forester and</u> other professional foresters <u>may also</u> will assist the <u>property appraiser</u> Property Appraiser in establishing the indexes in these <u>cases</u> areas.

(16) Many company and individual forest land managers have site index information on their property which they will furnish upon request. The property appraiser should realize that his application of site index information to reflect value on an entire parcel is subject to some judgment and it is an estimate of value. The property appraiser, with the assistance of the Department of Revenue, should familiarize himself with the technique of obtaining site index.

(17) Steps in taking a site index on a field inspection of a parcel would be as follows:

- (a) selection of dominant or representative slash pine tree.
- (b) Measure the height (hypsometer, altimeter or clinometer).
- (c) Determine age (increment sample).
- (d) Plot age and height on the site index curve to find the site index.

(18) Site index information for sand pine, longleaf pine and loblolly pine can be related to a standard slash pine site index.

(19) Five site index classes for productive pine timberland shall be used as set out in this guideline. Where all five classes are not present in a given county, the Property Appraiser may establish only those classes that are present. The classes consist of 10 foot increments on a 50 year basis with a range of 50 feet to 90 feet and over.

(20) Yields. The annual growth increment expressed in tons cords per acre per year can be obtained from addendum D. Table 3 which gives yields for the five established index classes. The yield tables used for this purpose were Coile and Schumacher's *Growth and Yield of Natural Stands of the Southern Pines*, 1960 and Bennett and Clutter's *Per Acre Sawtimber, Pulpwood and Gum Yields – 25-year Basis* from United States Forest Service's U.S.F.S. Research Paper SE-35 were the sources for addendum D. The yields in these publications are listed in cords (128 cubic feet of stacked wood) per acre. This yield data has been converted from cords per acre to tons per acre using a factor that reflects the current market and reporting of timber yields and stumpage prices.

(21) In addition to natural pine and planted old fields, there is the timber type referred to as forest site plantation. These are plantations established with various amounts of site preparation and in recent years planted with seedlings with improved growth characteristics. Although no published yield tables for forest site plantations are available, preliminary studies have shown that yields from these plantations fall near midpoint between yields of old field plantations and those of well stocked natural stands. Calculated yield figures from these sources are presented in Table 3, Integrated Yield Data.

3.4.2 Stumpage Value. (22) Stumpage Prices According to International Association of Assessing Officer's (IAAO) *Glossary for Property Appraisal and Assessment*, 3rd ed. (2022), stumpage value is defined as: The value of uncut timber. Prices paid for stumpage vary considerably throughout the state State. Historically, prices have been highest in the northeast Northeast, lessening in the panhandle Northwest and lowest least in the south South. Patterns of land ownership and distances to mills influence these prices along with accessibility, volume, method of cutting, quality of the raw product and other factors. (23) While the stumpage price reflects value for all forest products in a county, pulpwood prices should be given the most emphasis. The reasons reason for this are being the relative stability of pulpwood prices over the years and its strong influence on wood-using the wood using industries.

(24) The development of stumpage prices and timber stand management costs should be accomplished by and compatible with the averaging techniques as set forth in the General Provisions.

(25) The <u>selected</u> final stumpage <u>price</u> figure used in a county for <u>timberland</u> forest land valuation <u>may</u> should be established <u>from landowner sales</u>, timber buyer surveys, local timber <u>pricing publications</u>, and through a joint effort of the <u>property appraiser</u> Property Appraiser and the Department of Revenue. However, the <u>The</u> Department of Revenue <u>obtains</u> shall obtain current local stumpage prices each year from property owners, industry representatives, timber brokers, the <u>Florida Forest Service</u> Division of Forestry, and other sources of reliable sales information. The selected stumpage price should be derived consistently by the same method used in the preceding years and compatible with the 5-year averaging techniques described in <u>section 2</u>. The price figure arrived at should be consistent, in the manner derived and by definition, with the price figures used in the preceding years.

<u>3.4.3 Management Costs.</u> (26) Forest Management Expenses. Forest management Management costs associated with timber operations are of two types: annual recurring expenses and improvements to the land <u>and annual recurring expenses</u>. The prorated improvements to the land prorated include annualized costs (cost/rotation age) costs of for site preparation, <u>seedlings</u>, and planting are the only for improvements to land that should be included. Forest maintenance and protection from insects, disease, fire, and natural disasters are annual <u>recurring expenses</u> management costs.

(27) Management costs <u>may be acquired</u> will be derived by the Department of Revenue</u> from cost data supplied to the Florida Forest Service, Florida Division of Forestry from timber industry, and private forestry operations on an individual county basis. This data will be interpreted and adjusted in the same manner as stumpage prices. An average cost figure will be provided Upon upon request, by the Department of Revenue will provide a typical cost figure to the property appraiser Property Appraiser for use in the valuation of timberland.

(28) Ad valorem Valorem taxes are a component of the capitalization rate and are not to be included in the annual management cost since they are a component of the capitalization rate.

3.5 Establishing Pine Timberland Classes. The Department's Land Use Codes list provided annually in the Tax Roll Production, Submission, and Evaluation Standards, available at https://floridarevenue.com/property/Pages/Cofficial. CompleteSubRollEval.aspx, identifies five site index classes for productive pine timberland. Where all five classes are not present in a given county, the property appraiser may establish only those classes that are present. The classes consist of 10-foot site index increments based on a 50-year site index. (29) Value Tables. The Property Appraiser should establish value tables for the site index ranges within the county. The timberland classes with their respective site index ranges are:

Class Timberland 1 Timberland 2 Timberland 3 Timberland 4 Timberland 5

(50 Year) Slash

Site Index 90 and above Site Index 80-89 Site Index 70-79 Site Index 60-69 Site Index 50-59

Hardwood or <u>natural pine-hardwood mixed pine hardwood</u> timberlands <u>should be</u> classified by <u>a</u> percentage of <u>the</u> above site index classes<u>.</u>, i.e. Timberland #2 75. Swamp <u>– Productive swamplands capable of producing hardwoods or cypress</u> for many economical commercial uses.

Nonproductive <u>– Lands not capable of producing an economical commercial</u> agricultural product. (30) For proper coding, See 12D-8.08, F.A.C.

(31) Timber classification should be separated into the <u>sub-use</u> use categories of natural pine and planted pine. These two different methods of forest management are readily discernible on the ground and <u>using</u> by the use of aerial photography. The two methods are different in reference to yields, prices paid and costs of establishment and maintenance. By using the yield figures given in <u>addendum D</u> Table 3 (Integrated Yield Data) for related use category (planted, natural) and site index, a value table may be constructed <u>as explained in the next section</u>. Yield and cost figures for use category and site index would <u>be he</u> consistently applied. The stumpage prices used in the calculation would be the same for both and be derived as stated <u>in section 3.4.2 of these guidelines</u> previously in the section on stumpage prices.

3.6 Local County Value Tables. (32) The construction of local county value tables for the five site index categories is predicated on reasonable forest management practice in regard to number of stems per acre. The property appraiser should establish value tables for the site index ranges within the county. The timber value table included in these guidelines (see addendum E) is recommended for use. The pine stand rotation age, number of trees per acre, and yield data provided in the table are researched, established, and published by USDA. The property appraiser inputs a 30-year annualized cost per acre for natural and planted stands, local price per ton, and an overall capitalization rate. Natural timber sites will not include annualized site preparation and planting costs but will include other annualized management costs.

Value tables are predicated on data that could be interpreted in many ways. Without a thorough knowledge of forestry and forest operations data may be misinterpreted and applied in a way that would be impossible to duplicate and would invariably lead to erroneous value conclusions. A local county value table that deviates fixed data from the recommended table should be well-researched and documented to provide an appraisal method that is consistent and replicable. The rotation age selected for the local value table development should reflect reflects the most consistently used rotation periods in the county particular counties by prudent forest land managers. Site-preparation and planting costs should be annualized by the selected rotation period. Yields should be annualized and typical for the rotation selected and stated in units that are typical for the stumpage prices collected. See Table 4 for an example Value Table.

<u>A non-pine value table is included for hardwood and swamp land based on potential production, local prices, costs, and market information (see addendum F). Upland hardwood land that cannot be legally harvested and re-planted should be classified as productive swampland.</u>

<u>3.7 Timberland Valuation Summary.</u> (33) In summarizing the key factors in establishing value tables, the following is a review of terminology Key elements and terminology in timberland valuation include:

• (a) <u>50-year</u> site index – measure of forest soil capability of productivity; established by the <u>property appraiser</u> Property Appraiser.
- (b) Yield yield information see addendum D Table 3.
- (c) Local local stumpage price typical per ton pulpwood price collected during the calendar year applied as a <u>5-year</u> 5 year average.
- <u>Site-preparation and planting cost the one-time per acre cost of site preparation for pine tree seedlings (clearing, chopping, burning, bedding, etc.) and planting pines (seedlings, planting, etc.), annualized over the rotation age and applied as a 5-year average</u>
- (d) Local local management costs annual expenses incurred in managing natural pines and planted pines such as forest maintenance and protection, applied as a 5year average-
- (e) <u>Capitalization</u> capitalization rate derived as <u>described</u> set forth in <u>section 2 of</u> these guidelines the General Provision of the Agricultural Section of the Guidelines.
- (f) <u>Value</u> tables are locally derived by the <u>property appraiser based on the five factors described above</u>. Property Appraiser from the previous factors. Tables are revised <u>using</u> through the use of updated <u>capitalization rates</u>, stumpage prices, <u>site preparation and planting costs</u>, and management costs. The value tables are the final product of the income approach to timberland valuation.

(34) Consideration of all factors in Section 193.461(6), Florida Statutes, will normally be reflected in the above approach to value. Factors other than site index and degree of land improvement will usually have a minor effect on agricultural value, however, when the County Property Appraiser determines that a particular parcel varies significantly from the norm, a further adjustment may be made on an individual table.

(35) A non-pine table of value is included for hardwood and swamp land based on potential local prices, costs, and market information. Since hardwood forest land is rarely managed in the State it may be best represented by a percentage of pine valuation if on a good pine site. However, much of the forest land that will be classed as hardwood will be productive swampland in most counties. See Non-Pine Value Table 5.

(36) Nonproductive lands have some value and may contribute to the value of surrounding woodlands but obviously are not subject to valuation by the income approach. The property appraiser should, therefore, value this land according to its contribution to the surrounding productive woodlands.

(37) Assessment Procedure. Primary emphasis should be placed on the income approach with adjustments made to reflect other factors where a variation from the norm is noted. The two sources of income data for timber operations are calculated net income and annual rental. Although reliable, rental information is difficult to obtain for bona fide timber operations, when available it lends itself readily to the capitalization process, because such income is usually a net income, with the exception of taxes which are considered in the Capitalization rate.

"Literature Cited"

Barnes, R.L., 1955. Growth and Yield of Slash Pine Plantations in Florida. School of Forestry, University of Florida, Res. Rept. No. 3.

Bennett, F.A. and Clutter, J.L., 1968. Multiple...product yield estimates for unthinned slash pine plantations...pulpwood, sawtimber, gum. Southeast Forest Exp. Sta., U.S. Forest Service Res. Paper SE-35, 21 pp.

Schumacher, F.X. and Coile, T.S., 1960. Growth and Yield of Natural Stands of the Southern Pines. Durham, North Carolina, T.S. Coile, Inc.

Smith, Walter, 1974. Timber for Florida Today and Tomorrow, A Summary Report, Division of

Forestry. Specific Authority 195.027, 195.032, 195.062, F.S. Law Implemented 193.461, F.S. History New

Growth and Yields of the Southern Pines



Slash Pine

Age in Years



a from: "Growth and Yields of Natural Stands of the Southern Pines" by F. X. umacher and T.S. Coile. Copyright 1960 by T.S. Coile, Inc., Durham, North Carolina

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INTEGRATED YIELD DATA



No yield information in for SI 50 and 60 (50 yr.) in the Bennett and Clutter SE-35; the volumes above are from Coji Schumacher natural slash pine tables.

¹Natural: num *i* trees per acre given in the table used in Growth and Yield of Natural Stands of the Sou⁺ Pines. Schumacher and Coile.

²Planted: 0 trees per acre selected from table used in Multiple Product Yield Estimates for Unth' Slash Plantations . . . pulpwood, sawtimber and gum. Bennett and Clutter SE-35.



NON-PINE VALUE TABLE

CLASS	PHYSICAL CHARACTERISTICS	VALUE
Hardwood	Hardwood or pine hardwood mixtures on sites subject to stand conversion; high hammocks	75% alue for slash pine site index
Swamp	Stream and river bottoms that floo ndu stream margins, bays, cypress p b de, swamp P	\$30.00 Average value calculated from:; a .4 cd/ac/yr growth rate; \$7.50 cd stumpage rate; management cost of \$.25 ac/yr cap rate 10%*
Nonproductive	Permanent opes; permanent open water; borrors rights-of-way highway rnd powerline; salt water marsh;, dumps and pits	See General Provision Section

*Growth and manager gures for Florida's Timber 1910, U.S.O.A. F.S. Resource Bulletin SE-20.

4.0 PASTURE LAND III. Pasture Lands

4.1 Pasture Land Defined. Pasture land is generally understood in the agricultural industry to be land used for the production of herbage or grasses for the purpose of livestock grazing or feeding. The NRCS defines pasture land as: Range and pasture lands are diverse types of land where the primary vegetation produced is herbaceous plants and shrubs (see https://www.nrcs.usda.gov/wps/portal/nrcs/main/national/landuse/rangepasture/).

4.2 Pasture Land Valuation. (1) The capitalized net income approach as <u>described in section</u> <u>2 of these guidelines</u> set forth in the General Provisions of the Agricultural Guidelines is recommended for use in the valuation of agricultural pasture land. <u>Two methods of obtaining</u> income from pasture land are agricultural land rents for grazing or hay production and operational budgets. Operational budgets can be for saleable hay to produce income or from the production of salable beef pounds from the production of forage.

(2) Considerable acreage is devoted to livestock operations in Florida. These grazing lands encompass all acreage irrespective of the state of development which is or typically would be utilized for the production of grass and herbage. Within this vast acreage are numerous variables and operational diversities which relate principally to soils, climate and responsiveness to typical herd management. In seeking a valuation basis it is imperative that these diversities together with their underlying variables be reconciled insofar as possible. This can best be accomplished by the derivation of defensible valuation data incorporated into an appraisal system designed for easy administration. Knowledgeable appraisers recognize that specific data applicable to every type and level of operation is a practical impossibility. Rather it is more feasible and doubtlessly more correct to derive representative models for guides. Each model may be typical of numerous field properties. It should be based on supportive data compatible with the data of all other models and within established, operation parameters.

(3) Model guide inputs such as price, rate and expense are of course subject to annual update. The models when completed will have been derived from logical premises encompassed within reasonable operation parameters. Each value for each condition level should rest on supportable data and exhibit a consistent and equitable relationship with all other levels. Using models as herein derived should in no way absolve or limit the field appraiser from applying discretionary adjustments to individual properties where conditions warrant.

4.3 Rental Income for Pasture Land. Using rental information is the preferred method for obtaining pasture land value. Rental income is recommended since it is relatively easy to obtain, and it closely approximates income attributable to the land only, although rent paid to corporate land owners often includes a management fee. The management fee represents a small amount per acre and includes owner-incurred costs of incidentals related to establishing the lease and collecting rent as well as lease broker fees. Renters often form a competitive market among themselves with the resulting rents they are willing to pay tending to represent a typical management level.

Property appraisers should qualify rental agreements by verifying all terms. Qualified rents or leases are bona fide arms-length transactions between knowledgeable persons where the entire remuneration (money or services) is shown in the agreement. The only rents considered should be for agricultural use of the land only, less any management fee. Rental agreements may be verbal and must also be verified.

Annual countywide rental surveys should be conducted because the responses represent the agricultural rental market for the county. In order to derive a meaningful unit of comparison, the rents collected should be sorted based on the Animal Unit Months (AUM) of the soils. The NRCS soil survey for each Florida county lists the AUMs for each soil type. The soil types can be found using the maps listed in the soil surveys or by using the GIS maps supplied by the Department. The typical rent per acre is obtained by weighting the selected net rents (net income) for each production level or AUM class to be valued. Sum the product of each rent (net rent x acres) then divide by the sum of the selected rent acreages. See addendum G for an example of pasture land rental analysis.

<u>The selected rent should be reconciled using other statistical measures such as the mode and</u> median. Previous years' selected rents should be compared to the current year's rents. The selected rent should not vary by large percentages from one year to the next. Increasing or decreasing rents should show a trend in the agricultural market and using the 5-year averaging should smooth any large value changes from year to year.

To calculate value, average the current typical net rent with the previous four years of typical net rent. Next, divide the computed 5-year average net rent by the 5-year overall capitalization rate (see section 2) to get the classified use value. Values for the various types of operations should be compiled into basic tables and applied to all range and pasture land within the county. See the value schedule in addendum H.

4.4 Income from Livestock Operation. (4) <u>Valuation Basis</u>. This section describes a procedure for the appraisal of grazing land based primarily on <u>beef</u> yields <u>derived from the capability of the pasture land to produce forage for livestock</u>. Pounds of beef produced is treated as the production unit. Beef yields are converted to <u>a</u> dollar value; from which annual operating expenses are deducted and the resulting annual net income is capitalized. <u>The property appraiser shall rely on 5-year moving average data when utilizing the income methodology approach in an assessment of property used for agricultural purposes in accordance with s. 193.461(6)(b), F.S.</u>

Pasture land varies relative to soils, local climate, and ability to support livestock. To properly value these lands, it is important to consider these variables. Since using specific data for every type and level of operation is a practical impossibility, it is appropriate to create value tables based on supportive data and within established parameters used in actual operations. Property appraisers should make discretionary adjustment to individual properties where conditions warrant.

(5) Pasture land is defined as: Land under fence which is used for the production of herbage or grasses and the use of livestock grazing or feeding.

(6) Pasture land is considered to have four classes as follows:

(a) Range Pasture – raw, unimproved, native pasture used for grazing livestock.
(b) Semi-improved Pasture is range pasture having some improvement such as webbing, chopping, or mowing which increases the grazing capacity of the land but does not include improvements such as seeding or application of fertilizer and lime.

(c) *Improved Pasture* is land that has been cleared, limed, drained and seeded to legumes and/or grass mixtures. Such grasses include but are not limited to bahia grass, bermuda grass, pangola

etc. This improved pasture is typically fertilized and renovated from time to time and is grazed or harvested for hay or silage.

(d) *Waste Pasture (nonproductive)* includes acreage in depleted mines, dumps, pits, lakes, pond, and other non-productive nonproductive land.

(7) On a statewide basis, the primary <u>factors</u> factor influencing pasture land values are:

- (a) Productivity of <u>the</u> soil Productivity is reflected by higher yields on more productive soils.
- (b) Market price of beef.
- (c) Extent of pasture land improvement.
- (d) Annual expenses associated with different types of operation-
- (e) Climatic conditions Additional expenses (including supplemental feeding, (if necessary) treated as an additional expense.

(8) In order to <u>To</u> arrive at value for pasture land, the <u>property appraiser</u> Property Appraiser should determine these factors on a local basis.

4.4.1 (9) Productivity of Soils. Soil productivity is expressed Expressed in terms of AUM, as described in sections 4.4.6 through 4.4.7 beef yields. Soil productivity and degree of land improvement are important factors influencing the thee value of grazing land. This has been verified by consultations with the United States Soil Conservation Service, The University of Florida Soils Sciences Department and the University of Florida Food and Resource Economics Department. While most soils soils soils in Florida are low in natural fertility, beef production is closely related to the amount of plant nutrients in the form of fertilizer applied to them it; soils do affect beef production and profit. The property appraiser Property Appraiser must be cognizant of the role of the soil quality in assessment of pasture land.

(10) The <u>property appraiser</u> Property Appraiser should be familiar with the most important soil types in <u>the</u> his county and which of these are the most productive. (11) Published <u>NRCS soil</u> <u>surveys</u> are available to <u>the property appraiser</u> appraisers and should be utilized. to the best advantage. Data on soil types can be secured from County Extension Directors or from the <u>District Conservationist</u> (S.C.S.) in counties without soil surveys. Identifying major soil types is an important tool in the assessment of pasture land.

4.4.2 Classes of Pasture Improvement. Pasture land is considered to have four classes:

- Range pasture raw, unimproved, native pasture used for grazing livestock
- <u>Semi-improved pasture range pasture having some improvement such as</u> webbing, chopping, or mowing which increases the grazing capacity of the land but does not include improvements such as seeding or application of fertilizer and lime
- Improved pasture land that has been cleared, limed, drained and seeded to legumes and/or grass mixtures. Such grasses include but are not limited to Bahia, Bermuda, and Pangola grasses. Improved pasture is typically fertilized and renovated from time to time and is grazed or harvested for hay or silage.
- <u>Waste pasture (nonproductive) includes acreage in depleted mines, dumps, pits,</u> lakes, pond, and other nonproductive lands

Nonproductive land has some value and may contribute to the value of the surrounding

productive land but may not be subject to valuation by the income approach. The property appraiser should, therefore, value these lands according to their contribution to the surrounding productive land. Ponds and water sources that are accessible by livestock may be considered pasture land to the extent they support livestock. Excess ponds and water sources may be considered nonproductive land.

- (12) These comments are presented with the idea that major soil types should be considered, if possible. Comments do not infer that appraisers become soil scientists or use soil types to supplant the income approach to assessment of pasture land. It is a tool to improve expertise in assessment of Agricultural land.
- (13) Market Price of Beef. Market prices for all grades and types of beef may be obtained either, locally or from the Florida Crop and Livestock Statistical Reporting Service.

<u>4.4.3</u> (14) Annual Expenses. Annual expenses such as feed, fertilizer, labor, machinery, transportation, veterinarian <u>services</u>, and other costs should be obtained from sources which reflect actual local expenses.

(15) Climatic Conditions. Climatic influences includes among other things, the length of growing season, average mean temperature, the amount and distribution of rainfall, the occurrence or non occurrence of frost, and if it occurs the frequency of such occurrence. Adjustments for climatic conditions will generally be made on a statewide basis since variation from one area of a county to another will probably not have any significant influence on value.

(16) Two sources of income data for pasture operations are calculated: net income and annual rental. Annual rental information, if it can be obtained and verified, can prove to be an excellent indicator of what the actual return to the land really is. If unqualified, however, rental information can be misleading in that often, pasture land is rented for a nominal sum while the owner awaits an alternate use for the land.

(17) Yield and related expense information may be secured from sources such as: (a) Producer records (b) Research data (c) livestock budgets

(18) Producer Records. Producer records, although difficult to, obtain. can give highly accurate data where good records are maintained.

4.4.4 (19) Livestock Budgets. Livestock budgets prepared by economists with the <u>University</u> of Florida Institute of Food and Agricultural Sciences (IFAS) Institute of Food and Agricultural Sciences can be used to obtain <u>income</u> net return information if local producer records are not available. These budgets reflect income and expense summaries <u>that</u> which consider investment and operating costs for machinery and equipment, <u>buildings</u> building and fences, water control systems, costs of hay production, fertilizer, interest on livestock investment, pasture renovation and all other practices which are typically included in the operation of a ranch.

(20) These budgets should represent typical levels of management. Net returns from budgets that represent unusually high levels of management should be adjusted before being included in the determination of income value.

<u>4.4.5</u> (21) Value Table. The property appraiser shall establish value tables for each general type of ranch operation found within the county (native range pasture; semi-improved semi improved pasture; and improved pasture). Using the following steps:

- <u>1.</u> (a) Determine the yields in pounds of saleable beef per acre from:
 - <u>1. Typical</u> Typically managed ranch operations within the county.
 - <u>2. Soil Conservation Service NRCS</u> land capability unit system using <u>AUM</u> Animal Unit Months (AUM) as explained in the addendum following this section <u>below</u>.
- 2. (b) Determine the expenses associated with the yields determined in (a) above step 1.
- 3. (c) Determine the market price of beef on an annual basis. Apply the price of beef to the yields as determined in (a) above step 1.
- <u>4.</u> (d) Subtract the expenses as found in (b) above step 2 from the dollar value of beef found in (c) above step 3 to obtain the annual net income.

(e) Add this resulting net income to the preceding 4 annual net income values and divide by 5 to give a rolling five-year average net income. To calculate value, average the current typical net income with the previous four years of typical net income. Next, divide the computed 5-year average net income by the 5-year overall capitalization rate to get the classified use value. (f) Divide the average net income value computed in (e) by the capitalization rate to get the classified above shall be compiled into basic tables and, applied to all range and pasture land within the county. See the value schedule in addendum H.

(22) Factors other than soil and degree of land improvement will usually have a minor effect on agricultural value, however, when the <u>property appraiser</u> Property Appraiser determines that a particular parcel varies significantly from the norm, a further adjustment may be made on an individual basis.

(23) It should be noted that often native pasture in one area of the state will produce substantially more than native pasture in another area and may even produce as much as some improved pasture.

(24) Nonproductive land has some value and may contribute to value of the surrounding productive land but may not be subject to valuation by the income approach. The property appraiser should, therefore, value these lands according to their contribution to the surrounding productive land. Nonproductive land should never exceed the value of the least productive range land.

Addendum

(25) One of the basic factors in deriving agricultural pasture land values is the production of pounds of saleable beef. Where adequate local information is available use of the Soil Conservation Service (SCS) land capability unit system may be helpful in establishing production levels for the pasture conditions set forth, however, such information must be supportable and verifiable.

4.4.6 NRCS Soil Capability and Animal Unit Month (AUM). (26) The NRCS Soil

Conservation Service (SCS) has compiled information on all soils in Florida (see link in section 4.4.1). These compilations reflect study and observations by soil scientists, district conservationists and other skilled specialists over a period of years. Under the <u>NRCS system</u>, Land Capability System soils of similar productivity and profile characteristics are grouped together <u>and referred to</u> as a capability unit. Each <u>capability</u> unit is further identified with a W, S, or E to denote either wetness, soil quality or erosion as the principal limitation in its use. <u>NRCS soil</u> Soil surveys with land capability designations are available for <u>most less than one half</u> of Florida's counties. (27) The basic measure of land capability for pasture and grazing land in the SCS <u>NRCS</u> system is an <u>AUM</u> Animal Unit Month (AUM). The NRCS defines AUM as "The amount of forage required by one mature cow of approximately 1,000 pounds weight, with or without a calf, for 1 month." One Animal Unit Month may be defined as forage production sufficient to meet the feed requirements for normal health and growth of one animal unit for one month. (28) The animal unit comparison is based on one mature beef bull or cow with calf to four months of age. <u>A 7-AUM means</u> Thus, an AUM rating of seven is interpreted to mean that one acre will provide sufficient forage to maintain one <u>cow-calf</u> mature beef animal in normal health and growth for seven months of the growing season. Since seven months is less than one year it would require more than one acre to carry one animal for one year. The operator would need to provide food for 5-months of the year.

In the example of an AUM rating of seven would require 1.714 acres to carry one animal for one year (1 acre x 12 months \div 7 months per year = 1.714 acres per year).

(29) The <u>NRCS</u> Soil Conservation Service reports AUM ratings only for high levels of management on improved grass or irrigated grass/clover pastures. The values represent the production levels attained by the best producers utilizing the best technology available when the soil survey was conducted. Before the yield values can be used for establishing ad valorem values they need to be adjusted <u>These yields should be adjusted as necessary</u> to reflect local conditions under typical management, with current production practices, type and condition of vegetation, and level of pasture or range improvement. For example, since fertilizer prices have increased about 50 percent faster than beef cattle prices during the last decade many producers have reduced their fertilization program and thereby reduced the carrying capacity of their pastures. Production records of local ranches should be used to establish the AUM ratings for the land capability units. The AUM rating should reflect the pounds of saleable beef produced per acre. This net production level should reflect the typical level of management.

(30) In the absence of local production information, the <u>NRCS</u> Soil Conservation Service AUM ratings can be used as the basis for computing the pounds of saleable beef per unit as a percentage of total beef pounds. Generally, the <u>NRCS</u> SCS calculates total beef pounds by multiplying the AUM rating times 51.0. Total beef production is then adjusted to account for:

- <u>•</u> (1) <u>Percent</u> percent calf crop;
- (2) Typical typical level of management;
- (3) Herd herd maintenance; and
- (4) Percent percent death loss-

Calf crop refers to the number of calves born expressed as a percentage of the total brood cows and bred heifers. Typical management level recognizes imperfect knowledge and that a degree of inefficiency exists in all operations. Herd maintenance requirements are the percentage of total beef pounds essential to maintain a breeding herd <u>(replacement heifers)</u> as opposed to that available for market. Death loss is loss from all causes expressed as a percent of the total herd number.

<u>4.4.7 Pounds of Saleable Beef Formula</u>. (31) To derive the pounds of saleable beef produced per acre in this manner, <u>use</u> the following equation would be used:

#AUM per acre x 51.0 pounds of beef per AUM x percent level of management x percent calf crop x (1 - percent herd maintenance needs)

- x (1 percent death loss)
- = pounds of saleable beef

(32) The pounds of saleable beef <u>are</u> is multiplied by the market price to obtain total revenue. The production expenses, as described earlier, are then subtracted from total revenue to obtain net <u>income</u> revenue. The net <u>income</u> revenue is then divided by the capitalization rate in order to obtain the land value <u>as explained above using a 5-year average</u>.

(33) Values obtained by computation on Soil Conservation Service AUM ratings must be checked and verified against typical ranch operations in the area.

Specific Authority 195.027, 195.032, 195.062 FS.

Law Implemented 193.461 F5.

History - New

5.0 CITRUS LAND IV. Citrus Lands

5.1 Citrus Land Defined. Citrus land is land suitable for citrus groves. According to the Property Use Classification System detailed in *The Dictionary of Real Estate Appraisal*, 7th ed. (Chicago: Appraisal Institute, 2022), orchard/grove land is: "Uniformly spaced fruit- or nut-bearing trees or shrubs that are not annually planted. Plantings are spaced for easy equipment operation and maximum production from a specific variety of trees or shrubs. Does not include vineyards, which are separately categorized." While this section details valuation of citrus land, the procedure discussed may be relevant for valuation of other types of orchard or grove land.

<u>5.2 Citrus Land Valuation.</u> (1) In citrus land valuation, <u>variables</u> the variable factors affecting groves are numerous and complex; therefore, it should be recognized at the outset that <u>there</u> <u>are many</u> few statements or descriptions are without exceptions. Rather, it is the intent here <u>These guidelines intend</u> to set forth as succinctly and explicitly <u>set forth as possible</u> meaningful parameters to encompass most grove situations and to assist in just and equitable valuations.

<u>5.3 Citrus Producing Areas.</u> (2) Broadly defined, there <u>There</u> are three citrus producing areas within the state:. These are the older established

- 1) Ridgelands and rolling country of the central interior Central Interior; secondly, the
- <u>2</u>) Indian River section of the <u>central Central</u> and lower <u>east coast</u> East Coast; and lastly, the
- 3) Flatwoods and marshes of <u>central</u> Central and <u>south</u> Florida.

(3) The Interior area notably is Groves in the Interior are characterized by longer tree life, wider settings with fewer trees per acre, and the attainment of larger tree sizes physical size in later maturity. Conversely, <u>citrus trees in</u> the Indian River area has, for the most part, have significantly shorter tree life, much closer settings and will attain lives while attaining greater physical size <u>earlier</u> in their early producing years. At maturity, however, these trees are seldom as large as those of the interior Interior. As to the The trees of the flatwoods and marsh area have intermediate longevity, spacing and size., longevity, spacing, and size attained at any given age can most appropriately be thought of as intermediate. Obviously, the The areas are also differ dissimilar in other many other particulars, namely; terrain, susceptibility to diseases, insects, weather hazards and other features. Moreover, Local factors affect the quantity and quality of fruit produced are likely to be affected. Therefore, local costs and prices reflected through the practices of typical managements are very important to recognize and incorporate in the determination of value schedules. Consideration of disease and disease pressure as well as mitigation strategies are important factors in determining value schedules.

5.4 Economic Life of Typical Grove. (4) In view of the foregoing, it may be logically deduced that there are different economic lives representative <u>Given the variations in local conditions</u>, the economic life of a typical grove <u>differs</u> for each <u>area</u> of the <u>state</u> areas</u>. Economic life <u>is</u> may be defined as the period over which a property will yield a return on and of the investment over and above the <u>land's</u> economic rent due to land. The precise length thereof is necessarily an appraisal judgment. The estimate of economic life is an appraiser's judgment based on <u>supporting data</u>. Theoretically, economic life ends in a predetermined number of years. In

practice, recycling of the better groves is usually continuous and unending. <u>Economic life</u> <u>should be based</u> upon consultations with citrus industry leaders and the attrition rates

experienced by growers in each area., it is suggested that economic lives of 50 and 40 years are most applicable for the Interior and 30 years for the Indian River and the flatwood areas.

5.5 Determining Typical Yield. (5) A typical citrus tree is one that exhibits the predominant characteristics of a group. Obviously, a tree typical of a particular group may not be typical of all groups. Data published by <u>USDA's National Agricultural Statistics Service (NASS) in the annual *Florida Citrus Summary* is Institute of Food and Agricultural Sciences is recommended as the best guide to establish baseline typical yields determine yields for typical citrus trees in the interior (available at: www.nass.usda.gov/Statistics by State/Florida/Publications/Citrus/).</u>

This data should be adjusted when applied to the Indian River and flatwood areas. These data establish high, low and average tree yields for various citrus varieties by age. Production estimates based on field observations should never exceed these yield per acre parameters. based on observed production averages or production records available in the area. Disease pressure may be a major influence in determining yields and may cause large variances. It is recommended to use industry leaders as well as appraisers well versed and educated in citrus to make these determinations. The yields should represent an average of the typical yields within the county or geographic area for various citrus varieties by age. In the event there are geographical areas within a county with differing production levels, there should be well-documented reasons for the differences. Every effort should be made to have singular production levels based on ages across a county in accordance with the typical production of the county.

5.6 Citrus Value Schedules. (6) The property appraiser should develop annual value Value schedules using the income approach should be developed annually by the Property Appraiser. In order to keep the assessed values as current as possible, the annual updates must incorporate the most recent cost and price information available. It should be recognized, however, that a time lag in the updated schedules is unavoidable because the data is not available from official sources until a year after the fact.

Data published by IFAS in the annual *Citrus Production Cost* publication is the best guide to establish typical costs (available at: https://crec.ifas.ufl.edu/research/economics/). Data published by USDA's NASS in the annual *Florida Citrus Summary* is the best guide to establish typical on-tree price per box (see link in section 5.5). In the event neither of these publications are available due to late publication or discontinuation of the service, knowledgeable industry leaders should be consulted and/or appraisers educated in citrus should make the determination based on available empirical data and research.

5.6.1 Basis of Citrus Value Schedules. (7) Value schedules are necessarily based upon certain premises. They are based on these factors: a basic agricultural capitalization rate, the base land value of citrus land, the cost of trees and planting, representative numbers of trees per acre, typical yield levels at given ages, ages of peak output, and the length of and economic life. Next Then the variables of production costs and fruit prices must be considered which, aside from the influence of management, are largely the results of external forces and

are subject to annual variations.

(8) In Florida, the vast majority of citrus acreage is devoted to the production of <u>a few</u> five classes of fruit. They are:

- late, early and Early, mid-season, and late oranges,
- <u>Mandarin varieties</u> Mandarins and derivatives thereof, together with seedy and seedless grapefruit.
- Grapefruit varieties

These fruits <u>are</u> represent those dominant in the industry, <u>Florida and</u> are individually distinguishable throughout the industry, and should therefore be valued separately. Additionally, there are several specialty fruits. Generally, these are more costly to produce, have historically been subject to very erratic markets and do not have the same degree of marketability as the more dominant citrus fruits. The <u>property appraiser may include</u> Property Appraiser specifically is not prohibited from using further classifications should a locally significant fruit not be encompassed in the <u>dominant classifications</u> above.

(9) The <u>annual</u> value schedule as prepared annually by the Property Appraiser is to be used only as a guide. It is the responsibility of the property appraiser to recognize In application this will permit recognition of local situations requiring a departure from the schedule. It is the responsibility of the Property Appraiser to recognize these situations and make the appropriate The property appraiser should make necessary and justifiable adjustments. considered necessary and justifiable.

Adjustments may be on a specific parcel basis, encompass a regional area or be made on a countywide basis. Appropriate and adequate documentation should be available to warrant adjustments. Reasons to apply adjustments may include disease, damage from natural or man-made disasters, and general industry conditions. Likewise, an inherent discrepancy could potentially exist through the use of statewide averages which deviate from the typical production of a county, local region, or soil type.

One example of this could be a high value derived from a specific variety that is predominantly grown for fresh fruit in other portions of the state. This variety may not typically be harvested for fresh fruit in one area, but it is grown and harvested for processed fruit in that particular area. Because that area carries a low percentage of the statewide acreage, the fresh fruit price complied by USDA's NASS and found in the annual *NASS Citrus Statistics Report* statistically outweighs the processed fruit price (juice). This would cause the production in that area to be inaccurately valued, causing an adjustment to be warranted. Adjustments should be determined by individuals knowledgeable in citrus and the specific geographical area and should be documented. Current fresh and processed fruit prices are published in the *NASS Citrus Statistics Report* (see link in section 5.5).

To assist him in applying these adjustments, the following procedure is suggested:

(a) Establish a visual image of good, average and poor groves consistent with the description set forth below. These are reflective of a broad assortment of conditions including management, adaptability, diseases, damages and deficiencies.

MATURE GROVE CONDITION

	Poor	<u>Average</u>	Good
<u>Trunks</u>	Very hard trunks. Many	Trunks fairly uniform	Trunks uniform and
	large limbs removed.	and pliable.	supple showing
			evidence of growth
			cracks.
	Disease of trunk and	Few limbs removed.	No visible signs of cold
	root system. Large cold	Some cold damage	damage. Trees full
	sores evident. Skirts on	indicated from past.	skirted.
	trees high.	Skirts on trees low.	
<u>Foliage</u>			
Color	Defoliation due to	Some deficiencies,	Dark green
	deficiencies, disease,	disease, insect damage.	
	and insects.		
Density	See through tree with	See through tree with	Heavy.
	ease.	difficulty.	
Size	Mouse eared.	Mostly standard.	Standard.
	Poor	Average	Good
Tree			
Uniform	Missing trees - more	Uniform, some resets –	Uniform, very few
	than 5%	2-5%	resets - less than 2%
Size	Many different	20-35'	20-35'
<u>Soils</u>			
Elevation	Very flat or excessively	Moderately rolling	Moderately rolling,
	steep		nearby lakes; drained.
Color	Very white or mucky	Grey	Red, brown or black

5.6.2 Preparing the Value Schedule. Follow these steps to prepare the value schedule:

- (b) Determine the region as characteristically defined. The Indian River region is distinct, but in locations where the <u>interior</u> Interior and <u>flatwoods</u> Flatwoods merge, a discretionary judgment must be made.
- 2. (c) Estimate the length of economic life. A thirty-year life schedule adequately represents most groves in Indian River and the Flatwoods, but fifty and forty-year life schedules are needed to equitably represent the grove conditions encountered for the Interior. This may be established by inquiry of industry leaders and other knowledgeable sources. Geographic area and disease pressure will be the predominate influences on economic life and should be applied on a regional basis.
- 3. (d) Compute <u>acreage</u>. the gross grove acreage (all acreage plantable to citrus). To obtain net tree acres, subtract all areas in skips, pushups, and non-bearing trees from the gross grove acerage. Subtract net tree acres from gross grove acres. <u>The planted grove acreage may include small ancillary portions such as turning rows and perimeter driveways</u>. Multiply <u>this acreage difference</u> by the appropriate <u>base</u> land value <u>of each category</u>. <u>Skips and pushed trees should be classified as citrus base land and multiplied by the base land rate</u>. Sometimes this difference may be a composite of good, average

citrus and poor groveland. In this event, the land value used should be a weighted composite of the three. Sandsoaks, sandponds, bayheads, <u>wetlands</u>, etc., are not <u>citrus</u> <u>land and</u> to be construed as groveland and therefore, should have only a nominal <u>or</u> <u>nonproductive</u> value assigned. Any area that complements a grove or that is essential to its operation is <u>citrus land</u>; groveland; and as before, valuation should be commensurate with quality <u>citrus base land</u>.

- <u>4.</u> (e) Discern fruit varieties and their relative composition in the grove. Where the composition is mixed or cannot be accurately blocked off, <u>an estimate</u> a sound judgment of the proportionate composition must <u>be determined</u>. necessarily suffice.
- 5. (f) Ascertain effective tree age. Effective tree age is developed by estimating the remaining years of economic life. For a given tree or block of trees it may be defined as the age of a similar and typical It may be applied to a given tree or block of trees having equivalent condition, size, productivity and remaining economic life. Most often the effective age will equal or closely parallel chronological age, for the first fifteen to twenty twenty-five years provided correct judgments have been made with respect to area and economic life for the area. Two notable exceptions are trees that have been buckhorned and those that have sustained extensive damage, thus reducing bearing wood surface. In either event, remaining economic life is would be considerably lessened, and value should be predicated on rejuvenation or recovery prospects as well as reduced production. Tree size and chronological age usually have little relationship for older trees older than twenty-five years. Where there is uniformity of tree size, effective age is most easily estimated. Otherwise, a sound judgment must again be relied on in categorizing age groups by variety. Because Inasmuch as citrus production levels increase increment at larger rates in early producing years, grove valuations should increase increment correspondingly. Thus, it is most important in this period to have correct age estimates in the early producing years. Effective age is determined by the length of economic life, kind of fruit, yield and tree condition. To a knowledgeable citrus appraiser, effective tree age or the number of years of remaining economic life of a tree is generally discernable, young tree is easily discernable plus or minus one year; in the plateau of maturity, plus or minus 2 1/2 years; and thereafter, plus or minus 5 years.
- <u>6.</u> (g) Estimate fruit production in boxes per net or gross tree acre, depending on which procedure is used as previously described in Paragraph (4). Average yields per tree by age and variety will prove a very useful guide. particularly, if the earlier tree descriptions are taken into consideration. Moreover, it is well to remember that additional Additional trees per acre make for significant increases in per acre yields during a grove's earlier years. Thereafter, the amount of bearing wood surface or linear feet of canopy becomes relatively more important.
- <u>7.</u> (h) Multiply the per-box fruit price by boxes produced per acre.
- 8. Deduct production expenses corresponding to effective age. When yields significantly depart from the average indicated, production cost should be proportionately raised or lowered within high and low cost parameters.
- <u>9.</u> (i) Divide net income thus derived by the applicable capitalization rate. The result is value per net tree acre.

(i) The Property Appraiser may at his discretion estimate the gross per acre simply by adding the value of net tree acres together with the value of the unplanted acreage and dividing by gross grove acres.

5.7 Value Adjustment. (10) Values derived by the foregoing procedure may in certain situations warrant consideration for reductions. Badly mixed age groups and fruit types, sparse or non-contiguous groups of trees and Citrus land values derived using value tables may require adjustment due to disease pressure, climate conditions, natural or man-made disasters, or greater than normal susceptibility to a contingent hazard, are examples of possible situations requiring adjustment. Should a When a value reduction be made for these or similar reasons which are not apparent is made, the extent of adjustment and justification to in support thereof should be noted the adjustment must be documented. The appropriateness of value adjustments should be reviewed annually.

5.8 Procedures and Formulas. Procedures and formulas for citrus valuation are provided below. (11) In order to add clarity to this section the procedures and formulae used are explained below.

(12) Fruit Price Gross Income Computation Formula:

Dollars per box x boxes per acre = Gross Income per Acre

Pi x Yi = APFormula:

X - Total number of boxes over 5 year period Where: Pi – Price per box by year Yi = Boxes produced by year <u>AP – Average Price per box</u>

- (a) Compute the average dollars per box price of a the particular variety for the last 5 years. using the 5-year average dollars per box of that variety.
- (b) Obtain the average box production per acre for effective age of tree. for that variety.
- (c) Compute the average gross return per acre by multiplying the average 5 year price by the average boxes per acre.

(13) Production Cost Computation computation. Use a 5-year 5 year simple average. General and specific cost components are:

- (a) Labor, power, and equipment:
 - -1. Cultivation
 - -3. Pruning
 - -5. Cold protection
 - -7. Site preparation and planting -8. Cost and maintenance of
 - <u>-9.</u> Banking and unbanking
- -2. Irrigation
- -4. Hedging and topping
- -6. Tree and bush removal
- power and equipment

- (b) Fertilizers and lime
- (c) Spray and dust: (ground 1. Ground and/or aerial application)
- (d) Production management Management (refers to expense of managing the grove)
- Business management
- (e) Miscellaneous

NOTE: Caretaker costs as supplied by Brooke Data (Economic Information Report 58) include the above items. These costs are also the easiest to document.

(14) The interest on grove investment and county ad valorem taxes shall not be included in the above production costs. These are reflected in the capitalization rate.

5.9 Capitalizing Net Income. (15) Subtract the production cost per acre (cost of managing one acre of citrus for commercial production, determined through information provided by citrus growers) from the gross income per acre (sum of all earnings for each acre) to arrive at the net income per acre. (16) Capitalize this net income into value per acre by dividing the net income by the capitalization rate.

5.10 Recapture. (17) Since citrus trees are a wasting asset, there may be a provision for recapture (earnings or profits beyond a fixed amount), in addition to the discount rate (agriculture tax rate) and the effective tax rate (standard tax rate). The following definitions from IAAO's *Glossary for Property Appraisal and Assessment*, 3rd ed. (2022) are provided for reference:

- <u>Recapture Rate "A portion of the overall rate in an income approach representing the return of the owner's investment in property. Expressed as the current year's percentage of the remaining economic life."</u>
- <u>Discount Rate "A rate of return that converts future payments to present value."</u>
- Effective Tax Rate "The rate expressing the ratio between the current tax bill and the property value; the official tax rate of the taxing jurisdiction multiplied by the assessment ratio (statutory level of assessment). It is expressed as a percentage of market value. Differs from nominal tax rate when the assessment ratio (statutory level of assessment) is not 100 percent. The rate may be calculated either by dividing the amount of taxes by market value or by multiplying a property's assessment level by the nominal tax rate."
- <u>Economic Life</u> "The total number of years during which the improvements and/or personal property contribute to the total property value. Economic life is equal to the effective age plus the remaining economic life and is often referred to as the Total Economic Life."
- <u>Effective Age "The age of a property based on the amount of observed deterioration</u> and obsolescence, which may be less than, greater than, or equal to the chronological age."</u>

(18) Recapture can be calculated by dividing 1 by the remaining economic life. For example, a grove with an effective age of 20 years is in an area where groves are generally thought to have an economic life of 50 years. To find the recapture rate:, find Find the remaining economic life by subtracting the effective age (how old the trees are) of the grove from the economic life (age at which a grove does not become profitable anymore due to decline of tree health).

50 years "economic life" - 20 years "effective age" = 30 years "remaining economic life" Then divide <u>1 by</u> the remaining economic life by 1 to find the recapture rate. 1 ÷ 30 years "remaining economic life" = .033 or 3.3% "recapture rate"

5.11 Base Land Value. (19) Base land This value should be reflective of the land's suitability for producing citrus in its existing condition. Costs incurred to engineer or develop raw acreage (i.e., clearing, perimeter ditches, etc.) to the point of bedding should be included in the base land value. This is a theoretic value based on the income ability of the land with all improvements in place for growing citrus. The property appraiser appraisers should be able to discern this value from knowledgeable citrus growers and/or verified sales of similar land uses given the same type of inputs to the land in preparation for production. For grove development.

Specific Authority 195.027, 195.032, 195.062 F.S.

Law Implemented 193.461 F.S.

History - New

6.0 CROPLAND (Vegetables and Field Crops) V. Croplands

6.1 Cropland Defined. (1) This section describes, the procedure used in the guidelines for the appraisal of cropland for ad valorem tax purposes in Florida. (2) Cropland is land (soil) capable of producing vegetation useful to man when it is cultivated to some degree. According to the Property Use Classification System detailed in *The Dictionary of Real Estate Appraisal*, 7th ed. (Chicago: Appraisal Institute, 2022), cropland is: "Land that is planted, cultivated, and harvested in consistent intervals. Large-scale mechanical equipment is often used. Related functions may include irrigation, pest control, and fertilization. Crops include but are not limited to vegetables, fruits, corn, wheat, flowers, hay, and other commodities. May include buildings or structures such as houses, barns, or sheds than [sic] contribute nominally to value. Sometimes called a farm." The production (vegetation) obtained may be the result of a simple form of agricultural operation or one that which is very concentrated, intense and complicated. The Field field crops (vegetation) are annuals rather than groves, pastures, orchards, timber, etc. Cropland includes For purposes of this section, cropland is divided into field crops such as which include corn (field corn), soybeans, tobacco, cotton, and peanuts, etc...; and annual crops grown for fresh produce or processing, which are generally called vegetables.

6.2 Cropland Valuation. (3) Basically cropland Cropland has value because of its ability to generate income through productivity. As described stated in the General Provision of the Agricultural Guidelines section 2 of these guidelines, the income approach is recommended for use in appraising assessing agricultural lands and is used for in the cropland valuation section for both field crops and vegetables. Furthermore, the prices and costs used should be accomplished by and compatible with the derived using the 5-year averaging technique described in section 2 of these guidelines. Set forth in the General Provisions of these Agricultural Guidelines.

Vegetables

6.3 Income from Cropland. (4) Two methods of obtaining income from cropland are operational budgets for growing crops and land rents for growing crops. Operational budgets can be difficult to use since there are many different types of crops grown as well as methods of growing them. There are two generally acceptable methods of obtaining income from croplands: rental of the land to another and operation of the property by the owner. In either instance, the proper income to be used is that of a TYPICAL renter or owner. Preferably, rental income instead of owner-operated income is used for vegetables if possible for several reasons. First, rental income Rental income is preferable since it is easier to obtain, and it more closely approximates income attributable to the land only., lessees (renters Renters often form a competitive market among themselves with the resulting rents they are willing to pay tending to represent a typical TYPICAL management level.: and last but not least, rents are easier to use. See 6.6 Irrigated Land Valuation.

6.4 Use of Budgets in Valuation. Owner-operated budgets may be used if rental income does not encompass the local market area. The budgets used should be for typical annual crops grown within the county. The net income derived should represent a typical net income for the production level or capability class of the soil. Income for one-time or rotated specialty

crops should not be used unless it reflects the typical market. Exercise care to ensure values generated do not exceed market value.

6.5 Use of Qualified Rental Agreements for Valuation. (5) In using rental incomes, qualified rental agreements are to be used. Qualified rentals or leases are those bona fide arms length transactions between knowledgeable persons where the entire remuneration (money or services) is shown in the agreement. Annual countywide rental surveys should be conducted because the responses represent the agricultural rental market for the county. In order to derive a meaningful unit of comparison, the rents collected should be sorted based on the capability unit of the soils. The NRCS soil survey for each Florida county lists the capability class for each soil type. The soil types can be found using the maps listed in the soil surveys or can be found using the GIS mapping supplied by the Department. The typical rent per acre indication is obtained by the weighting of the selected net rents (net income) for each production level or capability class to be valued. See addendum G for an example of cropland rental analysis. The rents considered It should be recognized that rental for agricultural use of the land only, less any management fee. Rental agreements may be verbal. However, verbal agreements should and must also be verified. Reliable sources for cropland rent (income) by county may be obtained from local agricultural agents or the Department's countywide surveys.

The selected rent value should be reconciled using other statistical measures such as the mode and median of the rents collected. Previous years' selected rents should be compared to the current year's rents. The selected rent should not vary by large percentages from one year to the next. Increasing or decreasing rents will show a trend in the agricultural market and using the 5-year averaging method should smooth large value changes from year to year.

To calculate the value, the current typical net rent is averaged with the previous four years' typical net rent then divided by the 5-year overall capitalization rate. Values for the various soil classifications as determined above shall be compiled into basic tables and applied to all cropland within the county. See addendum H for an example of a cropland valuation table.

6.6 Irrigated Land Valuation. Agricultural producers face many challenges to produce crops. Irrigation is used to supplement annual rainfall and act as insurance during drought periods. When estimating net income using a budget, the cost of irrigation equipment and its use should only be included if irrigation use is typical for the county. Other costs and yields that are used in a budget should also be typical for the county. NRCS county soil surveys list yields that are based on adequate irrigation for typical crops. In the absence of local yields, these yields should be used. Rents that are collected that state "irrigated rent" should be scrutinized to ensure the rent is a net-rent to the landowner.

Regarding irrigation systems, s. 193.461(6)(c)1, F.S., states: "For purposes of the income methodology approach to assessment of property used for agricultural purposes, irrigation systems, including pumps and motors, physically attached to the land shall be considered a part of the average yields per acre and shall have no separately assessable contributory value."

(6) Owner-operated income may be used if rental income does not encompass the local-situation and provided the input data is justified and verified. There may be situations where both incomes should be used in the same county but for different vegetables. It is in this concept of capitalizing net incomes in the Income Approach that vegetable land in Florida will be appraised by the Property Appraiser for ad valorem tax purposes. Care must be exercised, however, to ensure values thus generated do not exceed market value.

(7) A reliable source for actual vegetable land rent (income) by counties and/or areas is contained in the agricultural economics report published annually by the University of Florida entitled, "<u>Costs And Returns</u> from Vegetable crops in Florida – With Comparisons." It may be obtained from local Agricultural Agents or the Department of Agricultural Economics, Florida Agricultural Experiments Stations, Institute of Food and Agricultural Experiments Stations, Institute of Florida, Gainesville.

(8) The acreage in one vegetable is not the same in all counties. Furthermore, all counties do not produce the same vegetables. Therefore, the acreage used or devoted to each vegetable for each county is a factor in determining appropriate rent (income). An excellent source for acreage utilized annually by counties and/or areas for each vegetable is the Florida Department of Agriculture and Consumer Services publication, "Florida Agricultural Statistics - Vegetable Summary 19 ", as compiled by the Florida Crop and Livestock Reporting Service in cooperation with the United States Department of Agriculture. This publication may be obtained locally from the County Agricultural Agent or by contacting the Florida Crop and Livestock Reporting Service, 1222 Woodward Street, Orlando.

(9) The acreage for each vegetable is obtained as above for each of the years under study and each year is multiplied by the rent (income). These annual results are added and the sum divided by the total acreage to obtain the rent (income) per acre.

(10) A composite rent per acre for all vegetables is obtained by multiplying the rent (income) for each vegetable by its total unweighted acreage and dividing the sum of the result by the sum of the acreages over the period under study.

(11) An indication of value using the Income Approach involves the capitalization of income (rent). Since the income (rent) has been determined, it now becomes necessary to develop a capitalization rate. In the Vegetable portion of the Cropland Section, the rent (income) obtained should be used as the income to be capitalized. The general approach to develop a capitalization rate for agriculture has been set forth earlier in the General Provisions of the Agricultural Section, but it is necessary here to consider the risk factor used for vegetable land. Risk will differ depending on the income being, capitalized – rent or owner operated. If the income to be capitalized is rent, the risk to the land owner is less or lower than property which is owner-operated.

(12) At this stage, the composite rent (income) and capitalization rate have been determined. To calculate the value, the income (rent) is divided by the capitalization rate.

Field Crops

(13) Land used to produce field crops should be appraised for ad valorem tax purposes in Florida by the Income Approach method. Since this approach has been discussed in the General Provisions of these Agricultural Guidelines, it is only necessary here to relate the method as it applies to Field Crops.

(14) At the outset, owner-operated income is recommended for use to appraise field crop land instead of rental income, although rental income may be used where appropriate and supportable. However, whichever type income is used, it should be used throughout the county for all field crops. Cost data used may be obtained from the Institute of Food and Agricultural Sciences of the University of Florida Agricultural Research and Education Centers. Local grower information should also be used where

supportable and verified.

(15) A composite net income of typical corn and soybean farmers is recommended instead of separate net incomes for each individual crop grown in a county because corn and soybeans are the typical field crops grown throughout the field crop producing areas of the State. Individual values may be obtained for those particular crops other than corn or soybeans and that are considered typical for the county.

(16) Prices used to determine field crop gross income may be obtained from Florida Agricultural Statistics published annually by the Florida Crop and Livestock Crop Reporting Service. Prices will be based on the five years immediately prior to the year of the study.

(17) Prices as determined above are multiplied by the yield per acre to obtain gross income per acre. Yields are obtained from the Soil Conservation Service Land Capability Unit Descriptions Manual, where available. The District Conservationist in each county may also supply pertinent yield information for local situations. Local grower production records should also be used where the same are verifiable.

(18) The gross income per acre is next multiplied by the harvested acreage as documented by the Florida Agricultural Statistics for the period under study. This result is the total gross income of the particular crop being studied in the county for the period studied. To obtain the average gross income per acre, the sum of each annual total income is divided by the sum of the acreages. The cost per acre is determined using the same procedure.

(19) Costs per acre are subtracted from gross income per acre to obtain the net income per acre. The procedure is applied separately to corn and soybeans and results in individual net incomes per acre for corn and soybean.

(20) Since a composite net income per acre should be used, the net incomes for corn and soybeans are converted by:

(1) Multiplying the weighted acreages of both, as already determined, by their respective gross incomes per acre;

(2) dividing the sum of the results by the sum of the weighted acreages;

(3) follow the same procedure in (1) and (2) to determine costs; and

(4) subtract the cost obtained in (3) from the gross income in (2). The difference is the composite net income per acre. This is next capitalized into value by dividing it by the capitalization rate.

Specific Authority 195.027. 195.032.

195.062 FS. Law Implemented 193.461

FS.

History New Approved by Governor and Cabinet December 7, 1982 Filed with secretary of State December 10. 1982 Effective December 30. 1982

Addendum A – Band-of-Investment (BOI) Example

		Band-of-Investment Capitalization Rate Calculation
		$M \mathcal{R}_m + E \mathcal{R}_e = \mathcal{R}_o$
Where:		
М	=	Loan-to-value ratio (LTV)
R _m	Ш	Mortgage constant
		(calculated using the annual percentage rate (APR) and available loan funds)
Е	Ш	Required equity percentage of the loan (1 – LTV)
R _e	=	Equity yield rate (mortgage constant plus the FFCBFC January 20-year bond rate)
Ro	=	BOI capitalization rate

Band-of-Investment Capitalization Rate Example					
In the examples belo	ow t	he following are assumed:			
M (LTV)	=	.75 or 75% (\$200,000 needed; the bank will loan 75% or \$150,000)			
E (required equity)	=	.25 or 25% (The bank requires 25% equity or \$50,000)			
Loan term	=	20 years			
Gross loan	Ш	\$150,000			
Loan fees	=	\$3,000			
Loan interest rate (i)	Ш	.05 or 5%			
FFCBFC bond rate	Ш	.021 or 2.1%			
APR	=	Amortized first year's interest / Loan Available funds			
		For example: A \$150,000 loan that included \$3,000 loan fees would give			
		\$147,000 of available funds. If the interest payable is based on the gross loan			
		amount then at 5% annual interest with annual payments, the required annual			
		interest payment would be, \$150,000.00 x 0.05 = \$7,500.			
		Placing these figures into the APR formula results in:			
		APR = \$7,500 / \$147,000 = .05102 or 5.1%			
R _m	-	The annual payment (calculated using the APR) / The gross loan			
(mortgage constant)		The mortgage constant is calculated by using the APR not the loan interest rate.			
		For example: Solving for the annual, end of period payment (one annual			
		payment in this example) for the 20-year, \$150,000 loan and substituting the			
		APR of 5.1% for "i" results in annual payments of \$12,138.66. NOTE: To			
		calculate the annual payment using an HP 12C calculator, enter the following: f,			
		CLx; n = 20; i = 5.1; PV = 150,000; PMT.			
		Placing these figures in the R _m formula results in:			
		$R_m = $12,138.66 / $150,000 = 0.0809 \text{ or } 8.09\%$			
Re	=	FFCBFC January 20-year bond rate + R_m			
(equity yield rate)		Placing these figures in the R _e formula results in:			
		$R_e = 2.1\% + 8.09\% = 10.19\%$			
R₀	=	$MR_m + ER_e$			
(BOI capitalization		For example: The capitalization rate with 75% mortgage and 25% equity would			
rate)		then be calculated as follows:			
		(75% x 8.09%) + (25% x 10.19%)			
		$R_{o} = 0.060675 + 0.025475 = 0.08615$ or $8.62\%^{*}$			
		*The county ad valorem millage rate, expressed as a percentage, should be			
		added to the 5-year average capitalization rate to establish the overall			
		capitalization rate. The Department recommends property appraisers use the			
		current year county millage rate without adjustment for 5-year averaging.			



Addendum B – Growth and Yield of the Southern Pines, Slash Pine

Data from "Growth and Yields of Natural Stands of the Southern Pines" by F.X. Schumacher and T.S. Coile. Copyright 1960 by T.S. Coile, Inc., Durham, NC



Addendum C – Site Quality Curves for Slash Pine Plantations in Florida, 25-Year Basis

Data from University of Florida, School of Forestry, Growth and Yield of Slash Pine Plantations in Florida, Research Report No. 3, by Robert L. Barnes, May 1955

Addendum D – Integrated Yield Data for Planted and Natural Pines

PINE CLASSIFICATION @ 30 year rotation		SITE INDEX (50 yr.)	SITE INDEX (25 yr.)	YIELD (cords)	YIELD (tons)*	CLASS
Natural:	no. trees/ac given	95 Avg.	75 Avg.	1.62	4.50	Timberland I
Planted:	@ 400 trees/ac	90+	70+	1.98	5.49	"
Natural:	no. trees/ac given	85 Avg.	65 Avg.	1.28	3.55	Timberland 2
Planted:	@ 400 trees/ac	80~89	<mark>60-69</mark>	1.48	4.11	"
Natural:	no. trees/ac given	75 Avg.	55 Avg.	1	2.78	Timberland 3
Planted:	@ 400 trees/ac	70-79	50-59	1.1	3.05	"
Natural:	no. trees/ac given	65 Avg.	45 Avg.	0.75	2.08	Timberland 4
Planted:	@ 400 trees/ac	60-69	40-49	**	**	"
Natural:	no. trees/ac given	55 Avg.	35 Avg.	0.55	1.53	Timberland 5
Planted:	@ 400 trees/ac	<mark>50-59</mark>	30-39	**	**	"

*The YIELD (tons) is converted from cords by a factor of 2.775 tons per cord.

**No yield information is given for SI 50 and 60 (50 yr.) in the Bennett and Clutter SE-35; the volumes above are from Coile and Schumacher natural slash pine tables.

Natural: number of trees per acre given in the table used in Growth and Yield of Natural Stands of the Southern Pines. Schumacher and Coile.

Planted: 400 trees per acre selected from table used in Multiple Product Yield Estimates for Unthinned Slash Plantations. Bennett and Clutter SE-35.



	TIM	IBERLAN	١D	VALU	E	SCHEDI	JL	E, 5-Yea	ar .	Average	<u>ə</u>			
PINE														
Total An	nual Cost per	Acre:												
Natural	•	=Manager	ner	ıt.				IDS Yea	ar:			Price/To	on:	
Planted		=Managen	ner	nt + (sitep	rep	&plant/30y	rs)	Count	y:			Cap Ra	te:	
CLASSIFICATION	SITE INDEX	YIELD **	x	PRICE /	=	GROSS	-	COST **	=	NET	÷	CAP		5-Year Average
	(50 Yr.)	Tons/ac/yr		TON		INCOME		PER ACRE		INCOME		RATE	=	VALUE
Timberland No. 1	90 +													
Natural	(95 Avg.)	4.50	х		I	0.00	-		=	0.00	÷		=	
Planted		5.49	х		=	0.00	-		=	0.00	÷		=	
Timberland No. 2	80-89													
Natural	(85 Avg.)	3.55	х		=	0.00	-		=	0.00	÷		=	
Planted		4.11	х		=	0.00	-		=	0.00	÷		=	
Timberland No. 3	70-79													
Natural	(75 Avg.)	2.78	х		=	0.00	-		=	0.00	÷		=	
Planted		3.05	х		=	0.00	-		=	0.00	÷		=	
Timberland No. 4	60-69													
Natural	(65 Avg.)	2.08	х		=	0.00	-		=	0.00	÷		=	
Planted														
Timberland No. 5	50-59													
Natural	(55 Avg.)	1.53	х		=	0.00	-		=	0.00	÷		=	
Planted														
** Yields are converted	* Yields are converted from cords per acre to tons per acre by a factor of 2.775 tons per cord.													
All costs and yields as	sume Siash Pir	ie, per acre	, ai	na annua	üIΖe	ea over a 3	0-y	ear rotatioi	п.					

Addendum F – Non-Pine Value Table

	Non-Pine Value Table							
<u>Yield/acre/ton</u> 1.11	x <u>Price/Ton</u> <u>Management Cost</u> /	Caprate Value						
	DESCRIPTION	NOTES						
	DESCRIPTION	NULES						
Hardwood	Hardwood or Pine-Hardwood mixtures on sites subject to stand conversion; high hammocks.	Valued by a percentage of the value calculated for the selected Slash Pine site index in the Timberland Value Schedule.						
Swamp	Stream and river bottoms that flood, stream margins, bays, cypress ponds and swamps all considered nonplantable.	Calculated using the formula above.						
Non-Productive	Permanent open sogs; permanent open water; borrow pits; highway, pipe, and powerline rights-of-way; salt water marsh; spoil, dumps, and pits.	Non-Productive should be less than Swamp value.						

	AGRICULTURAL RE	ENTAL ANALYSIS					
Cropland or Pasture							
Rental Letter Seq.	Rent Per Acre*	Acreage	Rent x Acreage				
1	\$30.00	40	\$1,200				
2	\$30.00	60	\$1,800				
3	\$45.00	20	\$900				
4	\$32.00	120	\$3,840				
TOTALS	>>	240	\$7,740				
WEIGHTED RENT	\$32.25	-					
* Net rent to owner bef	ore deducting managem	ent fee					

NOTE: This is an example scenario. In this example, the appraiser determined these rents to be the best comparable rents for the subject property, and the weighted mean is calculated. The selected rent should be reconciled using other statistical measures such as the mode and median. For context, see sections 4.3 and 6.5 of these guidelines.

Addendum H – Cropland and Pasture Land Value Schedule

A	PPRAISAL SCH	IEDULE:	CROP [<u>x</u>]	PASTURE [_X_]		
COUNTY_	ANY		<u>20xx</u> II	DS	c	AP RATE
Туре	Code/ Symbol	Capability	Gross 5 Yr Avg Rent	Net* 5 Yr Avg Rent	Cap Rate	Indicated Value
Cropland 1	5100 CNF	<u> </u>				
Cropland 2	5200 CNF	II				
Cropland 3	5300 CNF					
Pasture 1	6100 PIA	10-13 AUM				
Pasture 2	6200 PIA	7-9 AUM				
Pasture 3	6300 PIA	5-6 AUM				
·						

*Net Rent is Gross Rent less Management Fee. Management Fee for rents is owner incurred costs of incidentals and lease broker fees where applicable. It represents a small amount per acre to cover management cost in concluding and collecting rent.

*A Management Fee of **x%** is indicated typical of rented local farm operations.

ATTACHMENT 2



5050 West Tennessee Street, Tallahassee, FL 32399

floridarevenue.com

March 21, 2024

MEMORANDUM

TO:	The Honorable Ron DeSantis, Governor					
	Attention: Cody Farrill, Deputy Chief of Staff					
	The Honorable Jimmy Patronis, Chief Financial Officer Attention: Robert Tornillo, Director, Cabinet Affairs					
	The Honorable Ashley Moody, Attorney General Attention: Erin Sumpter, Director of Cabinet Affairs					
	The Honorable Wilton Simpson, Commissioner of Agriculture Attention: India Steinbaugh, Cabinet Affairs Director					
THRU:	Jim Zingale, Executive Director					
FROM:	Alec Yarger, Director, Legislative and Cabinet Services					
SUBJECT:	Requesting Approval to File Notice of Proposed Rules and Hold Public Hearings; and Requesting Approval of Filing and Certifying Proposed Rules for Final Adoption if the Rules Remain Unchanged					

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 one year. Additionally, the proposed rules are not likely to have an adverse impact or increased regulatory costs in excess of \$1,000,000 within five years.

<u>What is the Department requesting?</u> Section 120.54(3)(a), F.S., requires the Department to obtain Governor and Cabinet approval to hold public hearings on proposed rules. The Department therefore requests approval to publish a Notice of Proposed Rule in the *Florida Administrative Register* for the following proposed rules:

- 12E-1.014 Federal Offset Program; Passport Denial; Secretary of the Treasury Full Collection Services
- 12E-1.042 Income Withholding
The Department further requests final adoption of these rules and approval to file and certify the rules with the Secretary of State pursuant to s. 120.54(3)(e)1., F.S., if the substance of the proposed rules, including materials incorporated by reference, remain unchanged upon reaching the date applicable to filing for final adoption pursuant to s. 120.54(3)(e)2., F.S.

Why are the proposed rules necessary?

The proposed rules are necessary to adopt an updated form used in the administration of withholding income for child support purposes and to reflect the time period provided in federal law for distribution of a joint federal income tax refund withheld for child support purposes.

What do the proposed rules do?

<u>Rule 12E-1.014, F.A.C., Federal Offset Program; Passport Denial; Secretary of the Treasury</u> <u>Full Collection Services</u>

• Align timeframe references for when the Department delays distribution of an offset from a joint federal income tax refund with federal statutes and regulations.

Rule 12E-1.042, F.A.C., Income Withholding

• Adopt changes to the notice for Income Withholding for Support (CS-EF05/06), which the Child Support Program mails to payors of income to implement income deduction for child support obligations. The changes correspond to the updated Federal Office of Child Support Services form.

Were comments received from external parties?

No. The Department published a Notice of Rule Development on February 16, 2024, and scheduled a workshop for March 1, 2024, if requested in writing. No request was received.

For each rule, attached are copies of:

- Summaries, which includes:
 - Summary of Proposed Rules
 - o Facts and Circumstances Justifying Proposed Rules
 - Federal Comparison Statements
 - o Summary of Rule Development Workshop
- Proposed rule text
- Incorporated materials

STATE OF FLORIDA DEPARTMENT OF REVENUE CHAPTER 12E-1, FLORIDA ADMINISTRATIVE CODE CHILD SUPPORT PROGRAM AMENDING RULE 12E-1.014 AND 12E-1.042

SUMMARY OF PROPOSED RULES

The proposed amendments to Rule 12E-1.014, F.A.C. (Federal Offset Program; Passport Denial; Secretary of the Treasury Full Collection Services), align timeframe references for when the Department delays distribution of an offset from a joint federal income tax refund with federal statutes and regulations. The proposed amendment to Rule 12E-1.042, F.A.C. (Income Withholding), adopts the updated Income Withholding for Support form (CS-EF05/06), which the Child Support Program mails to payors of income to implement income deduction for child support obligations. The changes correspond to the updated Federal Office of Child Support Services form.

FACTS AND CIRCUMSTANCES JUSTIFYING PROPOSED RULES

The proposed amendments to Rule 12E-1.014, F.A.C. (Federal Offset Program; Passport Denial; Secretary of the Treasury Full Collection Services), are necessary to align timeframe references with 42 USC 664(a)(3)(B). The proposed amendment to Rule 12E-1.042, F.A.C. (Income Withholding), is necessary to adopt the updated Income Withholding for Support form (CS-EF05/06) amended to correspond to the updated Federal Office of Child Support Services form.

FEDERAL COMPARISON STATEMENT

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

SUMMARY OF RULE DEVELOPMENT WORKSHOP

MARCH 1, 2024

A Notice of Proposed Rule Development was published in the *Florida Administrative Register* on February 16, 2024 (Vol. 50, No. 33) to advise the public of the proposed changes to Rules 12E-1.014 and 12E-1.042 F.A.C., and to provide that, if requested in writing, and not deemed unnecessary by the agency head, a rule development workshop

would be held Friday, March 1, 2024. No request has been received, and no workshop has been held. No written comments have been received by the Department.

NOTICE OF PROPOSED RULE

DEPARTMENT OF REVENUE

CHILD SUPPORT PROGRAM

RULE NO: RULE TITLE:

12E-1.014 Federal Offset Program; Passport Denial; Secretary of the Treasury Full Collection Services

12E-1.042 Income Withholding

PURPOSE AND EFFECT: The purpose of proposed Rule 12E-1.014, F.A.C. (Federal Offset Program; Passport Denial; Secretary of the Treasury Full Collection Services), is to align timeframe references for when the Department delays distribution of an offset from a joint federal income tax refund with federal statutes and regulations. The purpose of proposed Rule 12E-1.042, F.A.C. (Income Withholding), is to adopt the updated Income Withholding for Support form (CS-EF05/06), which the Child Support Program mails to payors of income to implement income deduction for child support obligations. The changes correspond to the updated Federal Office of Child Support Services form.

SUMMARY: The proposed amendments to Rule 12E-1.014, F.A.C. (Federal Offset Program; Passport Denial; Secretary of the Treasury Full Collection Services), align timeframe references with 42 USC 664(a)(3)(B). The proposed amendment to Rule 12E-1.042, F.A.C. (Income Withholding), adopts the updated Income Withholding for Support form (CS-EF05/06) amended to correspond to the updated Federal Office of Child Support Services 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 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: 409.2557(3), 409.2564(13) FS.

LAW IMPLEMENTED: 61.1301(1)(a)1, 61.17, 409.2564 FS.

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

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) 955-8771 (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-1.014 Federal Offset Program; Passport Denial; Secretary of the Treasury Full Collection Services.

- (1) through (2) No change.
- (3) Federal Offset Program.
- (a) through (e) No change.
- (f) Distribution of Offset.
- 1. No change.

2. For past-due support not assigned to the state, the Department delays distribution of an offset from a joint federal income tax refund for <u>a period not to exceed six months</u> 180 days <u>after the Department receives notice of the offset</u>, as allowed by 42 USC 664(a)(3)(B) to allow the unobligated joint filer to claim the unobligated joint filer's share of the refund before the offset is distributed. In that case, distribution is delayed until one of the following occurs:

a. The Department receives written verification from the United States Department of Treasury that the unobligated joint filer's claim filed by the obligor's spouse has been resolved; or

b. Six months 180 days after has passed since the Department receives notice of received the offset.

3. No change.

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

Rulemaking Authority 409.2557(3)(i), 409.2564(13) FS. Law Implemented 61.17, 409.2564 FS. History–New 6-17-92, Amended 7-20-94, Formerly 10C-25.011, Amended 1-23-03, 1-12-10, 9-17-18.

12E-1.042 Income Withholding. In accordance with Section 61.1301(1)(a)1., F.S., the notice used by the Department to implement income deduction in Title IV-D cases is the Income Withholding for Support form (CS-EF05/06). Form CS-EF05/06, (http://www.flrules.org/Gateway/reference.asp?No=Ref-<u>xxxxx</u> 15881), is hereby incorporated by reference, effective <u>xx/xx</u> 09/23. The notice may be mailed to a payor of income or delivered electronically if the payor consents to electronic notification.

Rulemaking Authority 409.2557(3), FS. Law Implemented 61.1301(1)(a)1. FS. History–New 9-14-23.

NAME OF PERSON ORIGINATING PROPOSED RULE: Bobby York

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE:

DATE PROPOSED RULE APPROVED BY AGENCY HEAD:

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: February 16, 2024



Employer/Income Withholder's's Name: << WithholdersName>> Employer/Income Withholder's FEIN: << WithholdersFEIN>> Employee/Obligor's Name: <<NCPLastName>>,<<NCPFirstName>>,<<NCPMiddleInitial>> SSN: <<NCP SSN>> CSP Agency Case IDIdentifier: <<CSPCaseNum>> Order IDIdentifier: << DepositoryNumber>>

III. ORDER INFORMATION: (Completed by the Sender)

This document is based on the support order from <lsuingState>> (State/Tribe). You are required by law to deduct these amounts from the employee/obligor's income until further notice.

\$<CurrSupAmt> <Frequency> current child support \$<PDueSupAmt> <Frequency> past-due child support - Arrears greater than 12 weeks?
Yes
No \$<CshMedSup> <Frequency> current cash medical support \$<PDueCshMS> <Frequency> past-due cash medical support \$<CurSpSAmt> <Frequency> current spousal support \$<PdueSpSAmt> <Frequency> past-due spousal support \$<OthrAmount> <Frequency> other (must specify) for a Total Amount to Withhold of \$<TotalWithholdAmt> per <Free ency>.

IV. AMOUNTS TO WITHHOLD: (Completed by the Sender)

You do not have to vary your pay cycle to be in compliance with the Order Information. If your pay cycle does not match the ordered payment cycle, withhold one of the following amounts:

\$<AmtCovWeek> per weekly pay period

\$<AmtCovBiWeek> per biweekly pay period (every two weeks)

\$<AmtCovSeMnth> per semimonthly pay period (twice a month)

\$<AmtCovMnth> per monthly pay period

Lump Sum Payment: Do not stop any existing IWO unless you receive a termination order. \$

V. REMITTANCE INFORMATION: (Completed by the Sender except for the "Return to Sender" checkbox.)

If the employee/obligor's principal place of employment is Florida (State/Tribe), you must begin withholding no later than the first pay period that occurs 14 days after the date of <<Date>> of the order/notice. Send payment within 2 business days of the pay date. If you cannot withhold the full amount of support for any or all orders for this employee/obligor, withhold <<CCPALin ForNCP>>% of disposable income for all orders. If the employee/obligor's principal place of employment is not Florida (State/Tribe), obtain withholding limitations, time requirements, the appropriate method to allocate among multiple child support cases/orders and any allowable employer fees from the jurisdiction of the employee/obligor's principle place of employment.

State-specific withholding limit information is available at www.acf.hhs.gov/css/resource/state-incomewithholding-contacts-and-program-requirements. For tribe-specific contacts, payment addresses, and withholding limitations, please contact the tribe at www.acf.hhs.gov/sites/default/files/programs/css/tribal agency contacts printable pdf.pdf or https://www.bia.gov/tribalmap/DataDotGovSamples/tld_map.html.

You may not withhold more than the lesser of: 1) the amounts allowed by the Federal Consumer Credit

jurisdiction. The CCPA is available at www.dol.gov/sites/dolgov/files/WHD/legacy/files/garn01.pdf. If the

Order Information section does not indicate that the arrears are greater than 12 weeks, then the employer

XXXX Protection Act (CCPA) [15 USC §1673 (b)]; or 2) the amounts allowed by the law of the state of the XXXX employee/obligor's principal place of employment if the place of employment is in a state; or the tribal law XXXX of the employee/obligor's principal place of employment if the place of employment is under tribal XXXX xxxx should calculate the CCPA limit using the lower percentage. XXXX xxxx If there is more than one IWO against this employee/obligor and you are unable to fully honor all IWOs XXXX due to federal, state, or tribal withholding limits, you must honor all IWOs to the greatest extent possible, XXXX XXXX XXXX

XXXX



giving priority to current support before payment of any past-due support.

Page 2 of 5

Employer/Income Withholder's Name: <<WithholdersName>> Employer/Income Withholder's FEIN: <<WithholdersFEIN >> Employee/Obligor's Name: <<NCPLastName>>,<<NCPFirstName>>,<<NCPMiddleInitial>> SSN: <<NCP SSN>> CSP Agency Case IDIdentifier: <<CSPCaseNum>> Order IDIdentifier: <<CDepositoryNumber>>

If the obligor is a nonemployee, obtain withholding limits from the Supplemental Information section in this IWO. This information is also available at www.acf.hhs.gov/css/resource/state-income-withholding-contacts-and-programrequirements.

Remit payment to Florida State Disbursement Unit	(SDU/Tribal Order Payee)
at P.O. Box 8500, Tallahassee, FL 32314-8500	(SDU/Tribal Payee Address)

Include the Remittance ID with the payment and if necessary this locator code of the SDU/Tribal Order Payee: _______ on the payment.

To set up electronic payment or to learn state requirements for checks, call the State Disbursement Unit (SDU) at <<<u>EFT/EDTPhoneNum>></u> before first submission. Contacts and information are found at www.acf.hhs.gov/css/resource/sdu-eft-contacts-and-program-requirements.

□ **Return to Sender [Completed by Employer/Income Withholder].** Payment must be directed to an SDU in accordance with sections 466(b)(5) and (6) of the Social Security Act or Tribal Rayee (see Payments in Section VI). If payment is not directed to an SDU/Tribal Payee or this IWO is not regular on its face, you *must* check this box and return the IWO to the sender.

Issuing Official:

Print Name of Issuing Official: <<u><<PrintFullNak, Comp. reCoreProt Manager-Sharon Keri>></u> Title of Issuing Official: Process Manager

Date of Signature: <<u><Date>></u>

If the employee/obligor works in a state or for a tribe that is different from the state or tribe that issued this order, a copy of this IWO must be provided to the employee/obligor.

□ If checked, the employer/income withholder must provide a copy of this form to the employee/obligor.

VI. ADDITIONAL INFORMATION FOR EMPLOYERS/INCOME WITHHOLDERS: (Completed by the Sender)

State-specific contact and withholding information can be found on the Federal Employer Services website located at <u>www.a</u>cf.hhs.gov/css/r<u>eso</u>urce/state-income-withholding-contacts-and-program-requirements.

Employers/income withholders may use OCSE's Child Support Portal (<u>https://ocsp.acf.hhs.gov/csp/</u>) to provide information about employees who are eligible to receive a lump sum payment, have terminated employment, and to provide contacts, addresses, and other information about their company.

Priority: Withholding for support has priority over any other legal process under State law against the same income (section 466(b)(7) of the Social Security Act). If a federal tax levy is in effect, please notify the sender.

Payments: You must send child support payments payable by income withholding to the appropriate <u>SDU</u>
 <u>State Disbursement Unit</u> or to a tribal <u>CSA CSE agency</u> within 7 business days, or fewer if required by
 state law, after the date the income would have been paid to the employee/obligor and include the date
 you withheld the support from his or her income. You may combine withheld amounts from more than one
 employee/obligor's income in a single payment as long as you separately identify each employee/obligor's
 portion of the payment. Child support payments may not be made through the federal Office of Child
 Support <u>Services Enforcement (OCSEOCSS</u>) Child Support Portal.

FOR DOR MAILING ONLY

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Employer/Income Withholder's Name: <<WithholdersName>> Employer/Income Withholder's FEIN: <<WithholdersFEIN>> Employee/Obligor's Name: <<NCPLastName>>,<<NCPFirstName>>,<<NCPMiddleInitial>> SSN: <<NCP SSN>> CSP Agency Case IDIdentifier <<CSPCaseNum>> Order IDIdentifier: << DepositoryNumber>>

Lump Sum Payments: You may be required to notify a state or tribal CSA CSP agency of upcoming lump sum payments to this employee/obligor such as bonuses, commissions, or severance pay. Contact the sender to determine if you are required to report and/or withhold lump sum payments. Employers/income withholders may use OCSS OCSE's-Child Support Portal (ocsp.acf.hhs.gov/csp/) to provide information about employees who are eligible to receive lump sum payments and to provide contacts, addresses, and other information about their companies. Child support payments may not be made through the federal OCSS OCSE Child Support Portal.

Liability: If you have any doubts about the validity of this IWO, contact the sender. If you fail to withhold income from the employee/obligor's income as the IWO directs, you are liable for both the accumulated amount you should have withheld and any penalties set by state or tribal law/procedure.

Anti-discrimination: You are subject to a fine determined under state or tribal law for discharging an employee/obligor from employment, refusing to employ, or taking disciplinary action against an employee/obligor because of this IWO. (Section 61.1301(2)(e)9, Florida Statutes)

	Supplemental Information:
I	< <option 1="">></option>
	As of the date of this notice, the past-due balance owed is \$< <totalpastdue>>. Upon payment in full of the past-due balance, deduct \$<<amountreducedto>> per <<frequency>>.</frequency></amountreducedto></totalpastdue>
	If the employee's work state is Florida, you may collect up to \$5 against this employee's income to reimburse you for administrative costs for the first income deduction and up to \$2 for each deduction thereafter.
	□ Collection of Arrears upon Emancipation of Child: If the employee/obligor's current support obligation is reduced or terminated due to emancipation of a child and the obligor owes an arrearage, retroactive support, delinquency, or costs, you must continue to deduct income at the rate in effect immediately prior to emancipation until all arrearages, retroactive support, delinquency, and costs are paid in full or until the amount of withholding is modified by a court or administrative order.
	The rules for prorating support deductions when the person has multiple cases are stated in section 61.1301(4), Florida Statutes.
	Please contact us by one of the methods provided in section VIII if you have questions.
	Arrears greater than 12 weeks2 If the Order Information section does not indicate that the arrears of
_	greater than 12 weeks, then the employer should calculate the CCPA limit using the lower percentage.
XXXX	
XXXX	Supplemental Information: The specific rules for prorating support deductions when the person has
XXXX	multiple cases are stated in section 61.1301(4), Florida Statutes. Please contact us by calling the phon number given below if you have questions
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Employer/<u>Income Withholder</u>'s Name: <<WithholdersName>> Employer/<u>Income Withholder's</u> FEIN: <<WithholdersFEIN>> Employee/Obligor's Name: <<NCPLastName>>, <<NCPFirstName>>, <<NCPMiddleInitial>> SSN: <<NCP SSN>> <u>CSP Agency</u> Case <u>IDIdentifier</u>: <<CSPCaseNum>> Order <u>IDIdentifier</u>: <<CPcaseNum>>

VII. NOTIFICATION OF EMPLOYMENT TERMINATION OR INCOME STATUS: (Completed by the Employer/Income Withholder) If this employee/obligor never worked for you or you are no longer withholding income for this employee/obligor, you must promptly notify the <u>CSA CSP agency</u> and/or the sender by returning this form to the address listed in the Contact Information section below or using <u>OCSS OCSE's</u> Child Support Portal (ocsp.acf.hhs.gov/csp/). Please report the new employer or income withholder, if known.

□ This person has never worked for this employer nor received periodic income.
 □ This person no longer works for this employer nor receives periodic income.

Please provide the following information for the employee/obligor:

Termination date: _____

Last known phone number

Final payment amount

Last known address: _____

Final payment date to SDU/ tribal payee: ____

New employer's <mark>or income withholder's</mark> name: ___

New employer's or income withholder's address: ____

VIII. CONTACT INFORMATION: (Completed by the Sender)

<u>To Employer/Income Withholder</u>: If you have any questions, contact <u>Florida Department of Revenue</u> (sender) by telephone (÷850-617-8989), by fax (850-656-0528), by email, or website:

<<InsertAppropriateFDORInterr

Send termination/income status notice and other correspondence to: <<GenTaxWorldCentralActionss1>>, <<contTaxWorldCentralActionss1>>, <<contTaxWorldCentralActionss1>>, <<contTaxWorldCentralActionss2>> (sender address), or fax to (850)
656-0528.

IMPORTANT: The person completing this form is advised that the information may be shared with the employee/obligor.

Encryption Requirements:

employerservices@acf.hhs.gov.

When communicating this form through electronic transmission, precautions must be taken to ensure the security of the data. Child support agencies are encouraged to use the electronic applications provided by the federal Office of Child Support ServicesEnforcement. Other electronic means, such as encrypted attachments to emails, may be used if the encryption method is compliant with Federal Information Processing Standard (FIPS) Publication 140-2 (FIPS PUB 140-2).

PAPERWORK REDUCTION ACT OF 1995 (Pub. L. 104-13) STATEMENT OF PUBLIC BURDEN: The purpose of this information

Support Enforcement Program. An agency may not conduct or sponsor, and a person is not required to respond to, a collection of

information subject to the requirements of the Paperwork Reduction Act of 1995, unless it displays a currently valid OMB control

number. If you have any comments on this collection of information, please contact the Employer Services Team by email at

two to five minutes per response, including the time for reviewing instructions, gathering and maintaining the data needed, and reviewing the collection of information. This is a mandatory collection of information in accordance with 45 CFR 303.100 of the Child

collection is to provide uniformity and standardization. Public reporting burden for this collection of information is estimated to average

XXXX



Option 1 (When an amended Income Withholding notice is sent due to a change in the obligation amount or a change to the remittance identification number)

A. <u>This The</u> amended Income Withholding for Support notice is being sent to you because the obligation amount has changed on the case.

B. <u>This The</u> amended Income Withholding for Support notice is being sent to you because the remittance ID number has changed. (if A. Condition is not met)

C. This amended Income Withholding for Support notice is sent to you because the past-due balance is almost paid off. You must continue to withhold the periodic payment for past-due support until the balance is paid in full. Once the past-due balance is paid off, you must continue to withhold the current child support amount.

D. This termination of Income Withholding for Support notice is sent to you because the past-due balance is almost paid off. You must continue to withhold the periodic payment for past-due support until the balance is paid in full.

E. Leave blank (if A, B, C, or D conditions are not met)

NOTE: CAMS must place an "X" in the appropriate box for the following line.

Arrears greater than 12 weeks? □ Yes □ No

NOTE: CAMS must place an "X" in the appropriate box for the following line.

□ Collection of Arrears upon Emancipation of Child:

The EFT/EDT phone number is 888-883-1743

NOTE: Notification of Termination of Employment must be on its own page.